Guideline on principles for action and steps to be taken in relation to extraordinary circumstances

Compliance Policy Guideline 5

(adopted at the Twenty-Seventh Annual Meeting: 12-16 October 2020)

1. Introduction

Within this policy, extraordinary circumstances are considered to be rare and unpredictable events or problems that prevent the normal operation of the CCSBT's measures and/or a fishing vessel. This compliance policy provides guidelines on principles for action and steps to be taken under such extraordinary circumstances.

In this policy all references to the Commission include the Extended Commission, and all references to Members include Cooperating Non-Members (CNMs) of the Extended Commission.

This policy does not override or change any existing or future decisions or Resolutions of the Commission. If a discrepancy exists between these guidelines and a decision or Resolution of the Commission, then the decision or Resolution of the Commission takes precedence¹.

2. Purpose of policy

The purpose of this policy is to ensure, as far as practical, that extraordinary circumstances do not undermine the Commission's conservation and management measures, and that all Members understand how to respond to the Commission's expectations if extraordinary circumstances arise.

Extraordinary circumstances should not be used to justify non-compliance with measures when there are practical alternative means to achieve compliance, such as changing arrangements, or where reasonable foresight could have been used to ensure compliance.

¹ For example, paragraph 1.7 – 1.9 and 4.1.2 - 4.1.3 of the "Resolution on the Implementation of a CCSBT Catch Documentation Scheme" specifies "exceptional circumstances" and paragraph 20 of the "Resolution on Establishing a Program for Transhipment by Large-Scale Fishing Vessels" specifies "force majeure". For such cases, Members should take action in accordance with decisions or Resolutions adopted by the Commission.

3. Principles to guide actions in extraordinary circumstances

The following principles should be taken into account to guide the alternative action(s) to be taken when extraordinary circumstances occur:

- Action should be taken to minimise the risks² resulting from non-compliance with or reliance on exemptions³ from CCSBT measures where:
 - Extraordinary circumstances prevent the normal operation of CCSBT's measures; and
 - o Extraordinary circumstances are expected to affect either
 - multiple events⁴, or
 - a single event where it is practical to take action later⁵.
- Action(s) to be taken as a result of extraordinary circumstances should:
 - o Be described in an unambiguous manner;
 - Be proportionate to the risks resulting from any non-compliance with or reliance on exemptions³ from a measure and, when possible, implement remedial measures to minimize such risks;
 - Be otherwise consistent with international law;
 - Not unnecessarily undermine existing measures or the wider CCSBT management regime, and where possible, provide opportunities to improve the functioning of the CCSBT management regime and undertake all efforts to comply with the related CMM obligations;
 - o Be of a nature that as far as possible avoids exacerbating the extraordinary circumstance being experienced; and
 - Be justified by the extraordinary circumstance and be temporary, with a clearly specified end (or review) date, or a clearly specified set of ending conditions.

4. Steps to take when extraordinary circumstances prevent full compliance with or full implementation of CCSBT measures

The following steps should be followed by Members in situations where extraordinary circumstances prevent full compliance with or require reliance on exemptions from CCSBT measures

² Such as IUU SBT fishing or trade by Members or Non-Members that result in excess catch being taken.

³ In this context, "reliance on exemptions" refers to situations where a measure is only partially implemented, and that partial implementation occurred in accordance with exemptions within the measure which allow for extraordinary circumstances such as occurred in the COVID-19 pandemic, which prevented observer deployment for multiple transhipments at-sea.

⁴ Such as occurred in the COVID-19 pandemic, which prevented observer deployment for multiple transhipments at-sea.

⁵ For example, extraordinary circumstances during a single transhipment at-sea, could potentially be addressed later by conducting a port inspection of the transhipped SBT.

(1) In cases of non-compliance:

- Notify the Executive Secretary⁶ of the extraordinary circumstance as soon as possible and no later than 10 working days after they are identified and provide the information and proposed actions to be taken in accordance with Annex 1.
- Such actions should include those in accordance with the principles described in Section "3".
- If no Member objects to the proposed actions within 7 week days of the Executive Secretary circulating the notification of extraordinary circumstances, the proposed actions shall be deemed to have been authorised by the Commission and
 - o If the proposed actions are not authorised by the Commission, the Member will continue to be considered as being non-compliant in relation to the relevant measure unless a meeting of the Commission decides otherwise.
- Record all instances of non-compliance with measures together with details of the action taken in each instance.
- Advise the Executive Secretary⁶ of any changes in the extraordinary circumstance and/or the action taken as soon as practical after such changes.
- Provide a report to the next annual meeting of the Compliance
 Committeeor within six months, whichever is first, containing the
 information specified in Annex 3⁷. In cases that go on beyond the year,
 Members should report back on a six monthly basis until the issue is
 resolved. The Member may make the report earlier and periodically. The
 Secretariat will share this information with all Members,
- The Compliance Committee will discuss the information provided, and make recommendations for future action, particularly if the specific extraordinary circumstance is ongoing or if action taken is not suitable.

(2) In cases of reliance on exemptions:

- Notify the Executive Secretary⁶ of the extraordinary circumstance as soon as possible and no later than 10 working days after they are identified and provide the information specified in Annex 2;
- Such information should include actions taken or to be taken to minimise risks in accordance with the principles described in Section "3";

⁶ The Executive Secretary will circulate the notification including the relevant Annex to Members, as soon as possible after its receipt.

⁷ Irrespective of whether the exceptional circumstance is continuing or has ended.

- If other Member(s) are concerned that the actions taken to minimise risks are not sufficient, the Compliance Committee will discuss the information provided, and make recommendations for future action as appropriate, particularly if the specific extraordinary circumstance is ongoing; and
- Provide a report to the next annual meeting of the Compliance Committee containing the information specified in Annex 3⁷.

5. Roles and responsibilities under this Policy

Who	Responsibility to:
Commission	 Approve policy Consider/authorise action submitted in relation to "non-compliance" Consider Compliance Committee's recommendations
Compliance Committee	 If requested, consider the information provided in relation to cases of non-compliance and cases of reliance on exemptions Make recommendations to the Commission on future action as appropriate for a particular extraordinary circumstance should it arise again or be ongoing
Members facing extraordinary circumstances and non- compliance	 Notify the Executive Secretary of the extraordinary circumstance and the proposed action to be taken Report to the Compliance Committee on the extraordinary circumstance and the action(s) taken
Members facing extraordinary circumstances and relying on exemptions	 Notify the Executive Secretary of the extraordinary circumstance and the action taken or to be taken Report to the Compliance Committee on the extraordinary circumstance and the action(s) taken
Other Members	Respond to the proposed action within 7 days in case of non-compliance
Secretariat	 Place this policy on the website Circulate Annex 1 or Annex 2 notifications of extraordinary circumstances

6. Policy review

This policy should be reviewed after operational difficulties associated with the COVID-19 pandemic have been resolved to incorporate lessons learned during the crisis. The policy should then be reviewed every five years from the first review date. The Commission may direct a review at any earlier time. A Member may request an earlier review. The request, setting out the reasons for the review, must be submitted to the Executive Secretary not less than 70 days before the date fixed for the opening of the next scheduled Compliance Committee meeting in accordance with Rule 5 of the Rules of Procedure of CCSBT.

Template for Notification of Non-Compliance due to the Extraordinary Circumstances and Proposed Action(s) to be taken

1.	Date extraordinary	DD/MM/YYYY
	circumstance	
	commenced	
2.	Description of	(provide details of the extraordinary circumstance)
	extraordinary	
	circumstance	
3.	Date Member	DD/MM/YYYY (date when the Member became aware of this
	recognised the	extraordinary circumstance)
	extraordinary	
	circumstance	
4.	Affected CCSBT	(specify the CCSBT measures for which the normal operation will be
	measures	prevented (including related CCSBT Resolution/decision and
		paragraph etc.), and provide the extent to which the extraordinary circumstance will prevent full compliance with CCSBT measures)
		circumstance with prevent full compliance with CCSD1 measures)
5.	Proposed Action(s)	(propose action(s) to be taken by the Member, including the nature
	to be taken by the	and extent of the action(s) to be taken to minimise risks.
	Member	
6.	Proposed Start date	DD/MM/YYYY (propose the start date of action(s), or the date
	of Action(s)	action(s) started)
	(1)	
7.	Proposed Ending	(propose the conditions that need to be met for the action(s) to cease
	and Review	and normal operation of CCSBT measures to recommence. Also
	conditions	propose the conditions that would trigger a review of the action(s) if
		the ending conditions are not met for a prolonged period)
8.	Propose the End date	(propose the end date of the action(s) and when normal operation of
	(if known)	CCSBT measures recommenced or where possible, provide information on the progression of the situation that triggered the
		extraordinary circumstances)
		,
9.	Other	(if any)

Template for Notification of Reliance on Exemptions due to the Extraordinary Circumstance and Action(s) taken or to be taken

1.	Date extraordinary circumstance commenced	DD/MM/YYYY
2.	Description of extraordinary circumstance	(provide details of the extraordinary circumstance)
3.	Date Member recognised the extraordinary circumstance	DD/MM/YYYY (date when the Member became aware of this extraordinary circumstance)
4.	Affected CCSBT measures	(specify the CCSBT measures for which the normal operation will be prevented (including related CCSBT Resolution/decision and paragraph etc.), and provide the extent to which the extraordinary circumstance required reliance on exemptions ³ from CCSBT measures)
5.	Check with existing Resolutions	(specify relevant Resolutions which allow exemptions under extraordinary circumstance)
6.	Action(s) to be taken by the Member	(specify action(s) taken or to be taken by the Member, including the nature and extent of the action(s) taken or to be taken to minimise risks.)
7.	Start date of Action(s)	DD/MM/YYYY (the start date of action(s))
8.	Ending and Review conditions	(specify the conditions that need to be met for the action(s) to cease and normal operation of CCSBT measures to recommence. Also specify the conditions that would trigger a review of the action(s) if the ending conditions are not met for a prolonged period or where possible, provide information on the progression of the situation that triggered the extraordinary circumstances)
9.	End date (if known)	(specify the end date of the action(s) and when normal operation of CCSBT measures recommenced)
10.	Other	(if any)

Template for the Report to the Compliance Committee on the Extraordinary Circumstance and the Action(s) taken

1.	Circular Number	(the number of the Circular in which the first notification was provided)			
2.	Description of Extraordinary Circumstance	(provide details of the extraordinary circumstance, how it prevented full compliance with or full implementation of CCSBT measures, the date at which the extraordinary circumstance started, and the ending date if the circumstance has finished)			
3.	Start/End date of Action(s)	From DD/MM/YYYY to DD/MM/YYYY			
4.	Details of the action(s) taken	(Provide a breakdown, in Table 1 below, of the extent of non-complying events or reliance on exemptions ³ from measures due to the extraordinary circumstance and the actions actually taken.			
		Provide any additional general information about Table 1 here and/or clarification of any terms used in Table 1 that are ambiguous. For example, if the term "inspection" was used, describe here what such an inspection involves.)			
5.	Assessment of impact	(provide an assessment of the impact of the extraordinary circumstance given the actions taken)			
6.	Other	(if any)			

Annex 3 (continued)

Table 1: Details of non-compliance with and/or reliance on exemptions ³ from measures due to the extraordinary circumstance and the actions actually taken (*italicised text in the table are examples*).

Specific Date (if there are many dates, these may be grouped by month)	Extraordinary circumstance	Non-compliance or reliance on exemptions	Type of non-compliance or reliance on exemptions ³ from measures (specify the paragraphs of the relevant Resolutions)	Non-compliance or reliance on exemptions ³ from measures	Alternative action taken and for how many events	Assessment of the effectiveness of the alternative arrangements and whether there are any gaps
DD/MM/YYYY	COVID-19	Reliance on exemptions	Transhipments at-sea without an observer (paragraph 20 of the Transhipment Resolution)	5 transhipments at-sea involving 2,000 SBT (110,000kg) were conducted without an observer present	All SBT on all 5 vessels were inspected at #### when the carrier vessel arrived in port	
DD/MM/YYYY	COVID-19	Non-compliance	Use of non-compliant CDS tags (CDS tags could not be delivered to some vessels) (Paragraph 4.4 and Appendix 2 of the CDS Resolution)	500 SBT (27,500kg) from 3 vessels did not have a CDS compliant tag attached when killed	A paper tag was placed on all 500 SBT when they were killed, all SBT were inspected when landed at ####, and CDS compliant tags were attached to 400 of these SBT at this time	