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Northwest Atlantic



Fisheries Organization

Serial No. N221

NAFO/FC Doc. 80/IX/14 (Addendum 1)

Second Special Meeting of the Fisheries Commission

Halifax, Canada, 31 March-2 April 1981

Working Group on Conservation and Enforcement Measures

The Canadian Delegation has reviewed the latest draft of the "Conservation and Enforcement Measures in the Regulatory Area" and proposes the following amendments for discussion by the Working Group at their meeting on March 30.

1. The phrase "vessels under its fisheries jurisdiction" should be amended to read "vessels of that Party". This amendment would affect the following sections:

PART I

A.1 A.2 A.3.(a),(b), and (c) Mackerel - Minimum Size, paragraph 1 C.1 C.2.(a) <u>PART II</u> A.2 A.3 (a) <u>PART III</u> B.1

2. The phrase "vessels of, or under contract or charter to, a Contracting Party" should be amended to read "vessels of a Contracting Party". This change would affect Part I, B.2.(a).

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SECOND ANNUAL MEETING - SEPTEMBER 1980

Proposal by ad hoc Drafting Group on Proposed Conservation and Enforcement Measures

<u>Proposed redraft for "vessels under its fisheries jurisdiction" (throughout text)</u>

For "vessels under its fisheries jurisdiction" read "its vessels" or "vessels of a Contracting Party".

2. Treatment of chartered vessels

The following provisions should be added for Part I - Management.

New Section D - Chartered Vessels

- 1. A Contracting Party shall not be authorized to transfer all or part of its quota for fishing in the Regulatory Area to vessels of a non-Contracting Party.
- 2. In the event that a vessel of one Contracting Party is chartered to a company or person subject to the jurisdiction of another Contracting Party, and has been authorized to fish under the quota allocated to the second Contracting Party, the vessel shall be included in the report referred to in Part III, paragraph B below made by the second Contracting Party, and shall be regarded as a vessel of the second Contracting Party for the purposes of sections A and C above. However, once the second Contracting Party has prohibited fishing in accordance with Part I, paragraph 2 above, the vessel shall be regarded as a vessel of the first Contracting Party.