International Seafood Sustainability Trade Association, Inc. Compliance Policy Effective May 22, 2012 Amended May 21, 2016

Policy Statement

All Members of International Seafood Sustainability Trade Association, Inc. (ISSA) are obligated to comply with the ISSA Bylaws (Bylaws). The Bylaws provide as a sufficient cause for suspension or expulsion from Membership "failure to adhere to the seafood sustainability standards as promulgated by the International Seafood Sustainability Foundation (ISSF)." (Section 3.13.2(c)). To ensure the integrity of this Membership requirement, the following policies shall apply to all Members:

- 1. ISSA Members commit to conform to all in-effect ISSF Conservation Measures and to undergo and cooperate in periodic audits by an independent, third-party auditor pursuant to the current Participating Company Audit Protocols.
- In addition, each Member shall provide an annual statement of compliance certifying (a) compliance with ISSF conservation measures, (b) maintenance of adequate records supporting such compliance, (c) training of staff responsible for compliance. The certification must be signed by the managing director of the Member and shall be submitted retrospectively for each calendar year on or before January 31 of each year.
- 3. In order to set the appropriate annual dues, each Member shall provide a report detailing annual tuna revenues from the period of October 1 through September 30 of the following year. The request for this report will come from ISSA's outside counsel and will specify the time frame in which the Member must provide this information. Members will provide this information directly to outside counsel, not to ISSA. Founding and Full Members failing to provide this information within the time frame specified will be assessed the highest level of annual dues for full membership, beginning with the first quarter of the year following the default until such time as the Member produces its report of annual tuna revenues. Associate Members failing to provide this information within the time frame specified will be assessed annual dues for the lowest level of full membership, beginning with the first quarter of the year following the default until such time as the Membership, beginning with the first quarter of the year following the default until such time as the Membership, beginning with the first quarter of the year following the default until such time as the Membership, beginning with the first quarter of the year following the default until such time as the Member produces its report of annual tuna revenues.
- 4. All ISSA Members are obliged to respond fully, accurately and in a timely manner to all requests for documents, data and other information under the current Participating Company Audit Protocol. Members shall upon request provide appropriate supporting documents, data or other support. Submission of such information by or on behalf of Members will constitute verification of its accuracy and completeness. Appropriate confidentiality obligations will be established and observed by staff and the auditors.
- 5. For purposes of the chart in Paragraph 6, the term "default" (and any related usages) will mean with respect to any requests for information under Paragraphs 2, 3, and 4 above any of the

following: (a) failure by a Member to cooperate in good faith, (b) failure by a Member to respond to requests for documentation, documents, or access to personnel in the time frame specified, (c) submission by a Member of any untrue statement of material fact or a Member's omission of material fact in connection with documentation, data or responses to inquiries, or (d) other unwarranted interference or disruption by a Member. "Member" includes the officers, directors, employees, agents, attorneys, consultants or any other person purporting to respond to the requests for information on the Member's behalf.

6. With regard to the foregoing paragraphs, the following disciplinary steps shall be invoked:

Cause / Finding	Disciplinary Response
a. With respect to any time	Written notification of the default to the CEO of the
period specified in writing	defaulting Member by staff.
under Paragraphs 2, 3 or 4 for	
the provision of information, a	
Member fails to respond within	
the time period.	
b. The Member fails to respond	Each default will be considered a major non-conformance
for an additional 10-day period	and will be addressed under the schedule of responses in
or Member is otherwise in	Paragraph 8 below.
default as described in	
Paragraph 5.	

- 7. Upon completion of each audit or review, the auditor will issue a detailed report to the Member and staff.
- 8. The following schedule of actions will apply for non-conformance with a particular conservation measure or default under Paragraph 6.b above.

This section will not apply for Members that are undergoing their first annual audit; however, the terms of the ISSA By-laws apply. Minor non-conformances with new conservation measures in their first year of application will be included in the detailed audit reports provided to Members, but will not be used to determine the Compliance Level under this section.

Compliance Level	Non- Conformances	Initial Action	Failure to Remediate	Repeated Instances ¹
1	Minor – 1 to 3 minor non- conformances in one audit cycle	N/A ²	N/A	N/A
	Minor – 4 to 7	To the extent	To the extent	Findings of a total

All Members will be expected to remediate all non-conformances.

¹ Repeated instances refers to non-conformances occurring in two consecutive annual audit cycles.

² To the extent corrective action is possible, a Member, at its own expense³, may request a follow-up audit by auditor to document that corrective action has taken place.

2	minor non- conformances in one audit cycle	corrective action is possible, Member must correct the minor non- conformance(s) within 30 days after the Spring ISSA Board meeting, and demonstrate that it has taken corrective action as confirmed in writing by auditor. Member will bear the costs of the auditor review. ³	corrective action is possible, the Member will bear the costs of quarterly follow-up audits by auditor to demonstrate that corrective action has taken place, so that the total number of unremediated minor non-conformances is 3 or less.	of 4 to 7 minor non-conformances with any conservation measures in the next consecutive audit cycle will be handled as described in Compliance Level 4 below.
3	Minor – 8 or more minor non- conformances in one audit cycle	Will be handled as described in Compliance Level 4 below.	a. To the extent corrective action is possible, if unremediated minor non-conformances total 7 or less, the Member will bear the costs of quarterly follow-up audits by auditor to demonstrate that corrective action has taken place. b. To the extent corrective action is possible, if unremediated minor non-conformances total 8 or more, referral to Compliance Committee for review and recommendation	Findings of a total of 8 or more minor non-conformances with any conservation measures in the next audit cycle will be referred to Compliance Committee for review and recommendation up to and including termination from ISSA.

³ Failure to pay auditor for any follow-up audits referenced in this schedule will result in a major non-conformance and referral to the Compliance Committee.

Compliance	Non-	Initial Action	Failure to	Repeated
Level	Conformances		Remediate	Instances
	Major – Two or	Member must	Referral to	Findings of two or
4	less major non-	provide auditor	Compliance	less major non-
	conformances	with a Corrective	Committee for	conformances
	in one audit	Action Response	review and	with any
	cycle	(CAR) within 15	recommendation	conservation
		days after the		measures in the
		first ISSA Board		next audit cycle
		meeting of the		will be referred
		year. Non-		to Compliance
		conformance		Committee for
		must be		review and
		remediated		recommendation
		within 30 days		up to and
		after the		including
		submission of the		termination from
		CAR, and auditor		ISSA.
		confirms in		
		writing that the		
		corrective action		
		has taken place.		
		Member will bear		
		the costs of the		
		auditor review.		
	Major – 3 or	Referral to	N/A	N/A
5	more major	Compliance		
	non-	Committee for		
	conformances	review and		
	in one audit	recommendation		
	cycle	up to and		
		including		
		termination from		
		ISSA.		
	Major – Two	Referral to	N/A	N/A
6	majors and 8 or	Compliance		
	more minor	Committee for		
	non-	review and		
	conformances	recommendation		
	in one audit	up to and		
	cycle	including		
		termination from		
		ISSA		

Compliance Level	Non- Conformances	Initial Action	Failure to Remediate	Repeated Instances
Level				instances
7	Major – Failure	Referral to	N/A	Automatic
	to provide	Compliance		termination of
	information	Committee for		membership
	required in	review and		
	Paragraphs 2, 3,	recommendation		
	or 4 of the	up to and		
	Compliance	including		
	Policy, or	termination from		
	otherwise in	ISSA		
	default under			
	Paragraph 5 of			
	the Compliance			
	Policy			

- 9. ISSF shall establish on the ISSF website a public contact address to be available for reporting any ISSA Member's alleged violations of ISSF conservation measures.
- 10. Each Compliance Committee will be constituted pursuant the terms of ISSA and ISSF Bylaws.

End of Policy