Basic information

2016/0074(COD)

COD - Ordinary legislative procedure (ex-codecision procedure) Regulation

Conservation of fishery resources and protection of marine ecosystems through technical measures

Repealing Regulation (EC) No 894/97 1991/0532(CNS)

Repealing Regulation (EC) No 850/98 1996/0160(CNS)

Repealing Regulation (EC) No 2549/2000 2000/0071(CNS)

Repealing Regulation (EC) No 254/2002 2001/0279(CNS)

Repealing Regulation (EC) No 812/2004 2003/0163(CNS)

Repealing Regulation (EC) No 2187/2005 2005/0014(CNS)

Amending Regulation (EC) No 1967/2006 2003/0229(CNS)

Amending Regulation (EC) No 1098/2007 2006/0134(CNS)

Amending Regulation (EC) No 1224/2009 2008/0216(CNS) Amending Regulation (EU) No 1343/2011 2009/0129(COD)

Amending Regulation (EU) No 1380/2013 2011/0195(COD)

Amended by 2023/0206(COD)

Subject

3.15.01 Fish stocks, conservation of fishery resources 3.15.04 Management of fisheries, fisheries, fishing grounds Procedure completed

Key players

European **Parliament**

Committee responsible	Rapporteur	Appointed
PECH Fisheries	MATO Gabriel (PPE)	12/04/2016
	Shadow rapporteur	
	BRIANO Renata (S&D)	
	VAN DALEN Peter (ECR)	
	TORVALDS Nils (ALDE)	
	NÍ RIADA Liadh (GUE/NGL)	
	AFFRONTE Marco (Verts /ALE)	
	D'AMATO Rosa (EFDD)	

Committee for opinion	Rapporteur for opinion	Appointed
DEVE Development	The committee decided not to give an opinion.	
ENVI Environment, Public Health and Food Safety	TĂNĂSESCU Claudiu Ciprian (S&D)	27/04/2016

Council of the	Council configuration		Meetings	Date
European Union	Employment, Social Policy, Health and Consumer Affairs		3698	2019-06-13
	Agriculture and Fisheries	3533	2017-05-11	
European	Commission DG	Commis	ssioner	
Commission	Maritime Affairs and Fisheries VELLA K		Karmenu	
European Economic	ic and Social Committee			

Key events			
Date	Event	Reference	Summary
11/03/2016	Legislative proposal published	COM(2016)0134	Summary
11/04/2016	Committee referral announced in Parliament, 1st reading		
11/05/2017	Debate in Council		
21/11/2017	Vote in committee, 1st reading		
21/11/2017	Rejection by committee to open interinstitutional negotiations with report adopted in committee		
28/11/2017	Committee report tabled for plenary, 1st reading	A8-0381/2017	Summary
15/01/2018	Debate in Parliament	©	
16/01/2018	Decision by Parliament, 1st reading	T8-0003/2018	Summary
16/01/2018	Results of vote in Parliament	E	
16/01/2018	Matter referred back to the committee responsible for interinstitutional negotiations		
07/03/2019	Approval in committee of the text agreed at 1st reading interinstitutional negotiations	PE636.188 GEDA/A/(2019)001836	
16/04/2019	Decision by Parliament, 1st reading	T8-0381/2019	Summary
16/04/2019	Results of vote in Parliament	E	
13/06/2019	Act adopted by Council after Parliament's 1st reading		
20/06/2019	Final act signed		
20/06/2019	End of procedure in Parliament		
20/06/2019	Final act published in Official Journal		

Technical information		
Procedure reference		2016/0074(COD)
Procedure type		COD - Ordinary legislative procedure (ex-codecision procedure)

Procedure subtype	Legislation
Legislative instrument	Regulation
Amendments and repeals	Repealing Regulation (EC) No 894/97 1991/0532(CNS) Repealing Regulation (EC) No 850/98 1996/0160(CNS) Repealing Regulation (EC) No 2549/2000 2000/0071(CNS) Repealing Regulation (EC) No 254/2002 2001/0279(CNS) Repealing Regulation (EC) No 812/2004 2003/0163(CNS) Repealing Regulation (EC) No 2187/2005 2005/0014(CNS) Amending Regulation (EC) No 1967/2006 2003/0229(CNS) Amending Regulation (EC) No 1098/2007 2006/0134(CNS) Amending Regulation (EC) No 1224/2009 2008/0216(CNS) Amending Regulation (EU) No 1343/2011 2009/0129(COD) Amending Regulation (EU) No 1380/2013 2011/0195(COD) Amended by 2023/0206(COD)
Legal basis	Rules of Procedure EP 61 Treaty on the Functioning of the EU TFEU 043-p2
Mandatory consultation of other institutions	European Economic and Social Committee
Stage reached in procedure	Procedure completed
Committee dossier	PECH/8/06008

Documentation gateway

European Parliament

Document type	Committee	Reference	Date	Summary
Committee opinion	ENVI	PE595.707	10/03/2017	
Committee draft report		PE580.765	02/05/2017	
Amendments tabled in committee		PE603.068	13/06/2017	
Amendments tabled in committee		PE604.507	14/06/2017	
Committee report tabled for plenary, 1st reading/single reading		A8-0381/2017	28/11/2017	Summary
Text adopted by Parliament, partial vote at 1st reading /single reading		T8-0003/2018	16/01/2018	Summary
Text agreed during interinstitutional negotiations		PE636.188	22/02/2019	
Text adopted by Parliament, 1st reading/single reading		T8-0381/2019	16/04/2019	Summary

Council of the EU

Document type	Reference	Date	Summary
Coreper letter confirming interinstitutional agreement	GEDA/A/(2019)001836	22/02/2019	
Draft final act	00059/2019/LEX	20/06/2019	

European Commission

Document type	Reference	Date	Summary
Legislative proposal	COM(2016)0134	11/03/2016	Summary

Document attached to the procedure	SWD(2016)0056	11/03/2016
Document attached to the procedure	SWD(2016)0057	11/03/2016
Commission response to text adopted in plenary	SP(2019)440	08/08/2019
Follow-up document	COM(2021)0583	23/09/2021
Follow-up document	SWD(2021)0268	23/09/2021
Follow-up document	COM(2023)0520	11/09/2023
Follow-up document	COM(2024)0349	30/07/2024

National parliaments

Document type	Parliament /Chamber	Reference	Date	Summary
Contribution	FR_ASSEMBLY	COM(2016)0134	04/04/2018	

Other institutions and bodies

Economic and Social Committee: CES2507/2016 13/07/2016	Institution/body	Document type	Reference	Date	Summary
opinion, report	EESC		CES2507/2016	13/07/2016	

Additional information		
Source	Document	Date
EP Research Service	Briefing	
EP Research Service	Briefing	26/08/2019

Final act

Regulation 2019/1241 OJ L 198 25.07.2019, p. 0105

Summary

Delegated acts	
Reference	Subject
2021/2701(DEA)	Examination of delegated act
2021/3004(DEA)	Examination of delegated act

2020/2759(DEA)	Examination of delegated act
2021/3005(DEA)	Examination of delegated act
2021/3050(DEA)	Examination of delegated act
2021/2846(DEA)	Examination of delegated act
2022/2607(DEA)	Examination of delegated act
2021/2790(DEA)	Examination of delegated act
2023/3012(DEA)	Examination of delegated act
2022/2795(DEA)	Examination of delegated act
2022/2907(DEA)	Examination of delegated act
2023/3011(DEA)	Examination of delegated act
2025/2769(DEA)	Examination of delegated act
2022/2889(DEA)	Examination of delegated act
2024/2971(DEA)	Examination of delegated act
2025/2734(DEA)	Examination of delegated act
2025/2842(DEA)	Examination of delegated act
2025/2840(DEA)	Examination of delegated act
2022/2696(DEA)	Examination of delegated act
2025/2841(DEA)	Examination of delegated act
2025/2844(DEA)	Examination of delegated act
2022/2800(DEA)	Examination of delegated act

Conservation of fishery resources and protection of marine ecosystems through technical measures

2016/0074(COD) - 28/11/2017 - Committee report tabled for plenary, 1st reading/single reading

The Committee on Fisheries adopted the report by Gabriel MATO (EPP, ES) on the proposal for a regulation of the European Parliament and of the Council on the conservation of fishery resources and the protection of marine ecosystems through technical measures, amending Council Regulations (EC) No 1967/2006, (EC) No 1098/2007, (EC) No 1224/2009 and Regulations (EU) No 1343/2011 and (EU) No 1380/2013 of the European Parliament and of the Council, and repealing Council Regulations (EC) No 894/97, (EC) No 850/98, (EC) No 2549/2000, (EC) No 254/2002, (EC) No 812/2004 and (EC) No 2187/2005.

As a reminder, the Regulation lays down technical measures concerning the taking and landing of fisheries resources and the operation of fishing gears and the interaction of fishing activities with marine ecosystems. It aims to simplify the existing rules and to make the technical measures more likely to contribute to the achievement of the objectives of the new Common Fisheries Policy (CFP).

The committee recommended that the European Parliament's position adopted at first reading under the ordinary legislative procedure should amend the Commission proposal as follows.

Technical measures: whereas the Commission proposes to rely exclusively on technical measures to achieve the objectives of the CFP, Members considered that technical measures shall contribute to achieving the aforementioned objectives, namely:

- ensure sustainable exploitation patterns to provide protection for juveniles and spawning aggregations of marine species;
- ensure that incidental catches of sensitive marine species, in particular those listed under Directives 92/43/EEC and 2009/147/EC, that result
 from fishing are minimised and where possible eliminated;
- ensure, including by using appropriate incentives, that the negative environmental impacts of fishing on marine habitats are minimised and where possible eliminated.

Recreational fisheries can have a significant impact on the marine environment, stocks of fish and other species, and should therefore be subject to technical measures.

Performance indicators: Members proposed replacing the term 'targets' with 'performance indicators'. In this context, they did not follow the Commission's proposal to set the 5 % tolerance margin for catches under the minimum size as a target.

To evaluate the effectiveness of technical measures, Members proposed using performance indicators relating to the **reduction of catches of fish below the minimum conservation reference size** and incidental catches of sensitive species

In order to establish these performance indicators, the Commission may adopt delegated acts to define key fisheries and the levels of such catches that apply to those key fisheries taking into account the best available scientific advice, in particular that of the Scientific, Technical and Economic Committee for Fisheries (STECF).

Innovative fishing gears: Members considered that the commercial scale use of innovative fishing gears, such as **electrical pulse trawl**, should not be permitted where scientific assessment indicates that their use will lead to negative direct or cumulative impacts on marine habitats, especially sensitive habitats or non-target species, or compromise the achievement of a good environmental status of marine waters

Such an assessment shall be based on use of the innovative gear during a trial period which shall be limited to **no more than 5 % of the vessels** currently in that metier for a period of at least four years.

Derogation from the landing obligation: Members suggested that fishing vessels which participate voluntarily in a system of full documentation of catches and discards shall not be required to land non-marketable catches, provided that they are recorded and counted against quotas where applicable.

Regionalisation and reference standards: under the proposed Regulation, technical measures shall be established at regional level for the North Sea, North Western waters, South Western waters, Baltic Sea, Mediterranean Sea, Black Sea and Outermost Regions.

In order to take into account the particularities of a region, Members pointed out that technical measures deviating from regional rules may be adopted as part of a multiannual fishing plan or, in the absence of such a plan, through **delegated acts** of the European Commission.

The Commission may adopt such delegated acts also in the absence of a joint recommendation.

Member States may submit joint recommendations to this end. Joint recommendations shall be based on the best available scientific evidence.

Members stressed that the process of regionalisation should make it possible to combine effectively the common rules and local situations and situations per zone. It should not result in a kind of **renationalisation** of the CFP, and it is important that the Advisory Councils should continue to ensure that regionalisation takes place under a Union approach.

Conservation of fishery resources and protection of marine ecosystems through technical measures

2016/0074(COD) - 25/07/2019 - Final act

PURPOSE: to establish new technical measures for the conservation of fishery resources and the protection of marine ecosystems.

LEGISLATIVE ACT: Regulation (EU) 2019/1241 of the European Parliament and of the Council on the conservation of fisheries resources and the protection of marine ecosystems through technical measures, amending Council Regulations (EC) No 1967/2006, (EC) No 1224/2009 and Regulations (EU) No 1380/2013, (EU) 2016/1139, (EU) 2018/973, (EU) 2019/472 and (EU) 2019/1022 of the European Parliament and of the Council, and repealing Council Regulations (EC) No 894/97, (EC) No 850/98, (EC) No 2549/2000, (EC) No 254/2002, (EC) No 812/2004 and (EC) No 2187/2005.

CONTENT: the new Regulation lays down technical measures concerning: (a) the taking and landing of marine biological resources; (b) the operation of fishing gear; and (c) the interaction of fishing activities with marine ecosystems.

General objectives

The technical measures adopted are instruments to facilitate the implementation of the reformed Common Fisheries Policy (CFP), namely:

- fish at levels corresponding to the maximum sustainable yield, to reduce unwanted catches and eliminate discards, and also to contribute to the achievement of good environmental status;
- contribute to the protection of juveniles and spawning aggregations of marine species through the use of selective fishing gear and measures for the avoidance of unwanted catches;
- minimise the impacts of fishing gear on marine ecosystems and in particular on sensitive species and habitats, including where appropriate by using incentives and other measures.

Prohibited fishing gear and methods

Certain destructive fishing gear or methods which use explosives, poison, stupefying substances, electric current, pneumatic hammers or other percussive instruments, towed devices and grabs for harvesting red coral or other type of corals and coral-like species and certain spear-guns, shall be prohibited.

The Regulation prohibits the carrying on board or deployment of one or more driftnets with an individual or total length exceeding 2.5 km.

The use of **electric pulse trawl** shall be prohibited in all EU waters from 1 July 2021. However, it shall remain possible during a transitional period until 30 June 2021 and under certain strict conditions

Regionalisation of technical measures

When developing joint recommendations in relation to the protection of sensitive species and habitats, regional groups of Member States should be allowed to develop additional mitigation measures to reduce the impacts of fishing on such species and habitats. Such regional technical measures should as a minimum lead to such benefits for the conservation of marine biological resources that are at least equivalent to the ones provided by the baseline standards, in particular in terms of exploitation patterns and the level of protection provided for sensitive species and habitats.

On the basis of an assessment of the impacts of innovative gear, the use, or extending the use, of such innovative gear could be included as an option in joint recommendations from regional groups of Member States. The use of innovative fishing gear should not be permitted where scientific assessment indicates that their use would lead to significant negative impacts on sensitive habitats and non-target species.

Similarly, Member States shall have other tools at their disposal, such as the introduction of real-time closures and restrictions on the construction and use of certain fishing gear, in order to improve selectivity and environmental protection under certain conditions. A list of prohibited species that fishermen shall not be able to catch is also established.

The Commission shall be empowered to adopt delegated acts to complement the Regulation by defining pilot projects to develop a comprehensive catch and discard documentation system based on general and specific measurable objectives for results-based fisheries management.

Scientific research

In order not to hinder scientific research or direct restocking and transplantation, the technical measures provided for in this Regulation shall not apply to operations which may be necessary for conducting such activities. In particular, where fishing operations for the purposes of scientific research require such a derogation from the technical measures under this Regulation, they shall be subject to appropriate conditions.

The report shall also refer to advice from ICES on the progress that has been made, or impact arising from innovative gear. The report shall draw conclusions about the benefits for, or negative effects on, marine ecosystems, sensitive habitats and selectivity.

ENTRY INTO FORCE: 14.8.2019.

Conservation of fishery resources and protection of marine ecosystems through technical measures

2016/0074(COD) - 16/01/2018 - Text adopted by Parliament, partial vote at 1st reading/single reading

The European Parliament adopted by 399 votes to 189, with 86 abstentions, **amendments** to the proposal for a regulation of the European Parliament and of the Council on the conservation of fishery resources and the protection of marine ecosystems through technical measures, amending Council Regulations (EC) No 1967/2006, (EC) No 1098/2007, (EC) No 1224/2009 and Regulations (EU) No 1343/2011 and (EU) No 1380/2013 of the European Parliament and of the Council, and repealing Council Regulations (EC) No 894/97, (EC) No 850/98, (EC) No 2549/2000, (EC) No 254/2002, (EC) No 812/2004 and (EC) No 2187/2005.

The matter was referred back to the committee responsible for interinstitutional negotiations.

The main amendments adopted in plenary concern the following issues:

Simplification of rules: Parliament emphasised the need to simplify existing rules, to respect the consultation process of advisory councils and to ensure that all objectives on conservation and sustainability are fully respected. Before their adoption, the potential economic and social impact of technical measures should be considered.

Contribution to the objectives of the Common Fisheries Policy (CFP): whereas the Commission proposes to rely exclusively on technical measures to achieve the objectives of the CFP, Members considered that technical measures shall only contribute to achieving the objectives of the CFP, namely:

- ensure sustainable exploitation patterns to provide protection for juveniles and spawning aggregations of marine species;
- ensure that incidental catches of sensitive marine species, in particular those listed under Directives 92/43/EEC and 2009/147/EC, that result
 from fishing are minimised and where possible eliminated;
- ensure, including by using appropriate incentives, that the negative environmental impacts of fishing on marine habitats are minimised and where possible eliminated.

Recreational fisheries can have a significant impact on the marine environment, stocks of fish and other species, and should therefore be subject to technical measures.

Performance indicators: Parliament proposed replacing the term 'targets' with 'performance indicators' in order to assess whether technical measures contribute to achieving the objectives. In this context, it did not follow the Commission's proposal to set the 5 % tolerance margin for catches under the minimum size as a target.

Members proposed using performance indicators relating to the **reduction of catches of fish below the minimum conservation reference size** and incidental catches of sensitive species

In order to establish these performance indicators, the Commission may adopt delegated acts to define key fisheries and the levels of such catches that apply to those key fisheries taking into account the best available scientific advice, in particular that of the Scientific, Technical and Economic Committee for Fisheries (STECF).

Innovative fishing gears: Parliament called for a total ban on the use of electric pulse trawls.

Moreover, Members considered that the commercial scale use of innovative fishing gears should not be permitted where scientific assessment indicates that their use will lead to negative direct or cumulative impacts on marine habitats, especially sensitive habitats or non-target species, or compromise the achievement of a good environmental status of marine waters.

Such an assessment shall be based on use of the innovative gear during a trial period which shall be limited to **no more than 5 % of the vessels** currently in that metier for a period of at least four years.

Derogation from the landing obligation: the amended text stipulates that the landing obligation shall apply to all catches of species which are subject to catch limits. However, where specimens of those species are caught and immediately released in recreational fisheries and scientific evidence demonstrates high survival rates for those species, as may be the case for fish caught by recreational fishermen using angling equipment, it should be possible to exclude the fisheries concerned from the landing obligation by applying procedures set out in that Regulation, in particular by adopting measures to that effect under multiannual plans and/or discard plans.

Common technical measures: Members introduced specific rules on:

- the limitation of catches of marine mammals, seabirds and reptiles;
- the prohibition of the deliberate disturbance, deterioration or destruction of sensitive habitats, breeding sites or resting places of sensitive species;
- the prohibition of the practice of high grading;
- the possibility for Member States to carry out pilot projects with the aim of exploring methods for the avoidance, minimisation and elimination of unwanted catches.

Regionalisation and reference standards: technical measures shall be established at regional level for the North Sea, North Western waters, South Western waters, Baltic Sea, Mediterranean Sea, Black Sea and the Union waters in the Indian Ocean and the West Atlantic.

Regional measures would include minimum reference sizes as well as closed or restricted areas. However, the provisions on **mesh sizes** set out in Part B of Annexes V to XI shall only apply in so far as, by **18 months** after the date of entry into force of this Regulation, no delegated act has been adopted covering the same subject-matter for the fisheries concerned.

In order to take into account the particularities of a region, Members pointed out that technical measures deviating from regional rules may be adopted as part of a **multiannual fishing plan** or, in the absence of such a plan, through delegated acts of the European Commission.

The Commission may adopt such **delegated acts** also in the absence of a joint recommendation.

Member States may submit joint recommendations to this end. Joint recommendations shall be based on the best available scientific evidence.

Members stressed that the process of regionalisation should make it possible to combine effectively the common rules and local situations and situations per zone and that it should not result in a kind of **renationalisation** of the CFP, and it is important that the Advisory Councils should continue to ensure that regionalisation takes place under a Union approach.

Conservation of fishery resources and protection of marine ecosystems through technical measures

2016/0074(COD) - 16/04/2019 - Text adopted by Parliament, 1st reading/single reading

The European Parliament adopted by 571 votes to 60, with 20 abstentions, a legislative resolution on the proposal for a regulation of the European Parliament and of the Council on the conservation of fishery resources and the protection of marine ecosystems through technical measures, amending Council Regulations (EC) No 1967/2006, (EC) No 1098/2007, (EC) No 1224/2009 and Regulations (EU) No 1343/2011 and (EU) No 1380 /2013 of the European Parliament and of the Council, and repealing Council Regulations (EC) No 894/97, (EC) No 850/98, (EC) No 2549/2000, (EC) No 254/2002, (EC) No 812/2004 and (EC) No 2187/2005.

Parliament's position adopted in first reading following the ordinary legislative procedure amended the Commission proposal as follows:

Contributing to the objectives of the Common Fisheries Policy (CFP)

The amended text states that technical measures shall in particular contribute to achieving the following objectives of the CFP:

- optimise exploitation patterns to provide protection for juveniles and spawning aggregations of marine biological resources;
- ensure that incidental catches of sensitive marine species are minimised and where possible eliminated;
- ensure, including by using appropriate incentives, that the negative environmental impacts of fishing on marine habitats are minimised;

- have in place fisheries management measures, in particular with a view to achieving good environmental status.

Where appropriate, technical measures shall also apply to recreational fishing where this has a significant impact in a particular region.

Fishing gear and methods

Certain destructive fishing gear or methods which use explosives, poison, stupefying substances, electric current, pneumatic hammers or other percussive instruments, towed devices and grabs for harvesting red coral or other type of corals and coral-like species and certain spear-guns, are prohibited. It will not be allowed to sell, display or offer for sale any marine species caught using such gear or methods where they are prohibited under the Regulation.

Fishing with electric pulse trawl shall be prohibited in all Union waters as of 1 July 2021. Such fishing will, however, remain possible during a transition period up to 30 June 2021 under strict conditions.

The amended text also introduces specific rules regarding:

- general restrictions on the use of static nets and driftnets;
- prohibited fish and shellfish species;
- catches of marine mammals, seabirds and marine reptiles;
- minimum conservation reference sizes;
- the conditions related to mesh specifications.

Pilot projects

The amended text provides for:

- a possibility for Member States to carry out pilot projects with the aim of exploring ways to avoid, minimise and eliminate unwanted catches. Where the results of those projects or scientific advice indicate that there are significant unwanted catches, Member States should endeavour to establish technical measures to reduce such catches;
- a possibility to carry out pilot projects on full documentation of catches and discards. Such projects could involve derogations from the rules on mesh sizes laid down in the Regulation insofar as they contribute to achieving the objectives and targets of the Regulation. Where Member States submit joint recommendations for the establishment of pilot projects, they shall provide scientific evidence to support their adoption. The Scientific, Technical and Economic Committee for Fisheries (STEFC) shall assess those joint recommendations and shall make that assessment public.

Scientific research

It is specified that fishing operations conducted by commercial vessels for the purpose of scientific investigation shall be limited in time. When the fishing operations conducted by commercial vessels for a specific research involve more than six commercial vessels, the Commission shall be informed by the flag Member State at least three months in advance and shall seek, where appropriate, the advice of STECF to confirm that this level of participation is justified on scientific grounds

In the case of electric pulse trawl, vessels conducting scientific research must follow a specific scientific protocol as part of a scientific research plan that has been reviewed or validated by ICES or STECF, as well as a system for monitoring, control and evaluation.

Report and review

The Commission report on the implementation of the Regulation shall refer to advice from ICES on the progress that has been made, or impact arising from innovative gear. It shall draw conclusions about the benefits for, or negative effects on, marine ecosystems, sensitive habitats and selectivity.

For the purpose of that report, adequate selectivity indicators, such as the scientific concept of length of optimal selectivity (L opt), could be used as a reference tool to monitor progress over time towards the CFP objective of minimising unwanted catches. The Commission could include those indicators in the report on the implementation of this Regulation. The list of the key indicator stocks should include demersal species that are managed by catch limits, taking into account the relative importance of landings, discards and relevance of the fishery for each sea basin.

tenant compte de l'importance relative des débarquements, des rejets et de l'importance de la pêcherie pour chaque bassin maritime.

Conservation of fishery resources and protection of marine ecosystems through technical measures

2016/0074(COD) - 11/03/2016 - Legislative proposal

PURPOSE: to change the governance structure of technical measures on the conservation of fishery resources in order to optimise the contribution of technical measures to achieving the key objectives of the new Common Fisheries Policy (CFP).

PROPOSED ACT: Regulation of the European Parliament and of the Council.

ROLE OF THE EUROPEAN PARLIAMENT: the European Parliament decides in accordance with the ordinary legislative procedure and on an equal footing with the Council.

BACKGROUND: **technical measures** are rules governing how and where fishermen may fish. They aim to control the catch that can be taken with a given amount of fishing effort and also to minimise the impacts of fishing on the ecosystem. They concern: (i) measures that regulate the operation of the gear; (ii) minimum sizes below which fish must be returned to the sea; (iii) measures that set spatial and temporal controls to protect aggregations of juvenile or spawning fish; (iv) measures that mitigate the impacts of fishing gears on sensitive species or closed areas to protect sensitive habitats.

The history of technical measures applying in European fisheries legislation within the framework of the Common Fisheries Policy (CFP) is one of **numerous regulations, amendments, implementing rules and temporary technical measures** introduced as stop-gaps to resolve emerging problems. Across all Union sea basins and non-Union waters in which Union vessels operate there are more than 30 regulations which contain technical measures

With the new challenges of the new CFP, which came into force on 1 January 2014, the retrospective evaluation concluded that the current regulatory structure for technical measures will continue to be sub-optimal.

This is because of five identifiable problems:

- sub-optimal performance: technical measures provide little incentive to fish selectively where there is no cost to discarding, or of catching sensitive species or impacting adversely on the seabed;
- 2. difficult to measure effectiveness: the current regulations do not contain any defined metrics on which to measure success;
- 3. prescriptive and complex rules: some measures are difficult for control authorities to enforce, and for fishermen to comply with;
- 4. **lack of flexibility**: technical measures are mostly decided following a complex, inflexible and lengthy politically-driven process which is not well suited to defining detailed technical rules that need frequent updating and periodic review;
- 5. insufficient involvement of key stakeholders in the decision-making process.

These repeated failures to reach agreement on a new technical measures regulation clearly highlight the need for a **new approach** which aims to change the governance structure of technical measures rather than making wholesale changes to the measures themselves, the improved flexibility and incentives for fishing selectivity it introduces will deliver improvements in the effectiveness of technical measures.

IMPACT ASSESSMENT: the preferred approach is that of a **new framework Regulation** containing a) general provisions (scope, objectives, guiding principles) and definition of the expected results and corresponding standards; b) common rules and technical provisions; and c) baseline standards (by region) corresponding to identified results which would function as default measures in the context of regionalisation.

The preferred option largely presents **changes to the regulatory structure and governance of technical measures**. Few new measures are introduced and any changes to the substance are very much about deletion of rules in order to simplify and lessen administrative burden, improve controllability or consolidate nature conservation measures.

CONTENT: the proposal has the following structure:

Subject matter: the proposed Regulation lays down technical measures concerning: (a) the taking and landing of fisheries resources; and (b) the operation of fishing gears and the interaction of fishing activities with marine ecosystems.

The proposal contains general provisions, overarching and specific objectives, targets linked to the general and specific objectives expressed in terms of levels of unwanted catches; thresholds for bycatches of sensitive species; and reduction in the extent of the seabed significantly affected by fishing; principles of good governance and definitions.

The definitions relate primarily to the definition of fishing gears and fishing operations and are common to all regions. They consolidate and update the existing definitions contained in the existing Regulations.

Common technical measures: the proposal contains common rules currently contained in all of the primary technical measures regulations but applicable to all sea basins and considered as de facto permanent as there is no need or justification for changing them. The provisions included under this part are:

- prohibited gears and practices including prohibition on the sale of marine species caught using certain gear types,
- measures to protect sensitive species (e.g. marine mammals, reptiles and seabirds) and habitats (e.g. coldwater corals) including those listed
 in the Habitats and Birds Directives;
- general restrictions on the use of towed gears and conditions for their use (covers basic codend construction and permissible attachments to fishing gears):
- restrictions on the use of static nets. This includes the consolidation of the existing restrictions on the use of driftnets (i.e. prohibition to use
 drift nets above 2.5km, prohibition on using such gears to target highly migratory species and the total prohibition on the use of driftnets in the
 Baltic). Under regionalisation Member States should strengthen these provisions up to and including the introduction of a total prohibition on
 the use of such gears where there is scientific evidence that shows the continued use of driftnets constitutes a threat to the conservation
 status of sensitive species in that region;
- minimum conservation reference sizes;
- common measures to reduce discarding.

Regionalisation: regionalisation sets the general principles for regionalisation with reference to baseline measures which will apply where no regional measures are in places and establishes the empowerments needed for regionalisation of technical measures through multiannual plans, temporary discard plans and conservation measures necessary for compliance with obligations under environmental legislation.

The regional measures that can be taken under **temporary discard plans** are also defined, as well as **safeguards** that will be taken if scientific evidence shows that the conservation objectives are not being met by the regional measures. To this effect, a safeguard clause is included that allows the Commission to act where available scientific advice indicates that immediate action is required to protect marine species. Such measures could include restrictions on the use fishing gears or on fishing activities in certain areas or during certain periods.

Technical Measures in non-Union waters: the Commission may adopt delegated acts in respect of existing detailed rules concerning lists of vulnerable marine ecosystems and also specific technical measures related to defined fisheries for blue ling and redfish agreed by the North East Atlantic Fisheries Commission (NEAFC).

Annexes: the Annexes contain baseline measures by sea basin (i.e. North Sea, Baltic, Northwestern waters, Southwestern waters, Mediterranean, Black Sea and the outermost regions). These baseline measures will apply in the absence of measures being put in place regionally.

There are also annexes containing a list of prohibited species that if caught as bycatches must be returned immediately to the sea; closed areas established for the protection of sensitive habitats and a list of species that are prohibited for capture with driftnets.

Reporting: by the end of 2020 and every third year thereafter, the Commission will report on the implementation of this Regulation including an assessment of the impact of technical measures on the conservation of fisheries resources and on the environmental impacts of fisheries on marine ecosystems. On the basis of that report, the Commission will propose any necessary amendments.

DELEGATED ACTS: the proposal contains provisions empowering the Commission to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union.