

**RULES FOR ACCESS TO
CATCH DOCUMENTATION SCHEME DATA**

RULES FOR ACCESS TO CATCH DOCUMENTATION SCHEME DATA

The following Rules for Access to the Catch Documentation Scheme for *Dissostichus* spp. (CDS) Data were adopted by the Nineteenth Meeting of the Commission (CCAMLR-XIX, paragraph 5.23)*:

Contracting Parties

1. Access to CDS data by Contracting Parties shall generally be managed in accordance with the Rules for Access and Use of CCAMLR Data (*Basic Documents*, Part 11). National CDS contact officers and other authorised persons will have access to all CDS data, including *Dissostichus* catch documents (DCDs) via the website and other means. Authorised CDS persons will have access to data from the DCDs needed for the purpose of implementing the CDS.
2. All data concerning the landing and trade details of individual companies shall be aggregated, or encrypted, as appropriate, to protect the confidentiality of such information before it is made available to working groups of the Commission or Scientific Committee.

Non-Contracting Parties

3. Non-Contracting Parties shall be given only limited access to data in order to validate individual shipments (both to that country, and from that country). Further access shall not be provided and password-protected access and other precautions shall be taken as appropriate. Non-Contracting Parties should advise the Secretariat of their national CDS contact point(s) before any access to CDS information is granted.

* The Commission took into account the advice of the Standing Committee on Observation and Inspection (SCOI) that in considering the required Rules for Access of the Scientific Committee to CDS Data, the Commission should take into account the objectives of the data use, conditions for its release and its format (CCAMLR-XIX, Annex 5, paragraph 2.43).