

6.

- (a) Notwithstanding Article VIII, a Party may only terminate the Regime, by providing written notice to the other Party that:
- (i) an international fisheries management organization with competence over highly migratory species such as the Inter-American Tropical Tuna Commission has adopted a fisheries conservation and management measure for North Pacific Albacore that requires one or both Parties to adopt a domestic management regime, structure or measure that may not be consistent with or may undermine the implementation of the Regime, or
 - (ii) as a result of domestic fisheries management requirements, regulation or laws, a Party must put in place measures for managing fisheries on albacore or associated species that may not be consistent with or may undermine the implementation of the Regime.
- (b) Upon notification, the Parties shall consult, taking into account the provisions of paragraph 3, to consider re-establishment of a reciprocal fishing regime. The Regime shall terminate on December 31 of the calendar year following that in which such notice was received by the other Party.

I have the further honor of referring to the proposed arrangement between our two Governments ("the Parties") on terms to apply during the period of the renewed reciprocal fishing regime expressed in paragraph 1 of proposed Annex C above with regard to coordinated bilateral actions on future albacore tuna fishing allocations, which follows: