The workshop agreed:

1. That CMM 2013-06 will continue to be [a] the primary basis for the immediate future for the Commission to assess whether a proposed CMM will create and/or avoid a disproportionate burden on one or more SIDS. (SIDS includes territories) Noting that CCMs agreed that further discussion regarding the implementation of CMM 2013-06 was necessary.

Footnote: one CCM believed that “a basis” was appropriate.

2. As per that measure, proponents of CCMs should complete the checklist as comprehensively as possible to initiate discussions by the Commission.

3. That proponents are strongly encouraged to consult with SIDS in the preparation of their proposals.

4. That the Commission will need to determine on a case by case basis whether a DB potentially exists, and if so, how it can be addressed.

5. That principles outlined in the WPFC report will be useful to the Commission to take this step.

6. That formal impact assessments, including independent evaluation is one tool that may be available to the Commission, but that such a degree of formality may not be required.

7. That the Commission should maintain a flexible suite of tools to address, remedy or mitigate DB, including regulatory approaches such as rights based management, financial instruments and assistance, infrastructure or capacity building.

8. It is strongly encouraged that CCMs submit their proposals at least one month ahead of the commission meeting so that the appropriate consultations with SIDS could take place in implementing CMM 13-06.

---