

Procedure for the revision of the areas included in the SPAMI List



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Procedure for the revision of the areas included in the SPAMI List

The Protocol concerning Specially Protected Areas and Biological Diversity in the Mediterranean (hereafter the 'Protocol') came into force in 1999. Annex I of the Protocol lists mandatory criteria for eligibility for inclusion within the SPAMI list.

The purpose of this procedure is to evaluate SPAMI sites in order to examine whether it they meet the Protocol's criteria (Annex I).

I. Ordinary review

- 1. The ordinary review procedure consists in two different sources of information about the status of SPAMIs:
 - a) A Periodic Review, following the Format proposed herein after, entrusted every six years to a mixed national/independent Technical Advisory Commission; and
 - b) The biannual National Reports from the NFP/SPA, serving as an early warning.

a) Periodic Review

- 2. A regular in depth review of the SPAMIs shall take place every six years, counting from the date of the inclusion of the site in the SPAMI List. Following the Format proposed ahead, this Periodic Review will assess the degree of conformity with the criteria defined in the Protocol. The Format concerns the existing threats, regulations, management, protection measures, resources, means, knowledge, cooperation and networking. Stakeholders should agree to the proposed subquestions in the format before they are used in the evaluation. The Technical Advisory Commission (TAC) / evaluation team should receive the completed Format for Periodic Review and supporting documentation prior to the site visit.
- 3. The Periodic Review would be entrusted to a mixed TAC integrated by:
 - The NFP/SPA concerned and/or the person responsible for the SPAMI management;
 - A national expert on the particular biology and ecology of the area;
 - Two independent experts, who would have all the necessary qualifications among scientific rigor, regional experience in protected area management, independence and impartiality, and should not be national of the country in which the review is carried out.

At least one member of the evaluation team involved in the country visit must have a working knowledge of the language of that country (should not assume the PA staff can speak English, although this would be desirable).

The evaluation team should receive key SPAMI documents and prescriptive list of threats prior to the field site visit.

The evaluation team should make a preliminary assessment of SPAMI compliance based on the documents prior to the site visit.

- 4. To cover the costs of such Technical Advisory Commission a SPAMI Fund could be established, possibly allocating resources from the ordinary MAP budget, plus voluntary contributions from the States or other donor agencies. Expenses incurred by the experts during this visit shall be met by this Fund, as to ensure the appraisal is completely objective.
- 5. The Periodic Review will be based in an official format, for which a proposal is presented at the end of this document. The PA manager completes the *Format for Periodic Review* prior to the site visit by the evaluation team and that his/her responses to the sub-questions are crossed reference to supporting documentation. The completed format should be endorsed by signature

from all the members of the Technical Advisory Commission. However, the format includes a final field in which each member can add his /her own comments, if deemed necessary.

6. The results of the review shall be forwarded to the Centre, to be surveyed and presented in the next NFP/SPA biannual Meeting for endorsement. In the case of a negative recommendation (see Format) the NFP/SPA will recommend the Meeting of the Parties to include the SPAMI in a period of provisional nature.

b) National Reports

- 7. According to Art. 21.2. in the Protocol, the Parties must, at the earliest opportunity, communicate any situation that might endanger the ecosystems of specially protected areas or the survival of protected species to the other Parties, to the States that might be affected, and to the SPA/RAC. Article 23 states the three basic items that the reports from the Parties should consider.
- 8. As an early warning procedure, it is proposed that the existing National Report formats include three additional questions in Section 15, concerning the mandatory criteria of Annex I to the Protocol. This would be a simple means to allow a frequent review highlighting any relevant changes in the initial conditions within the SPAMI. Section 15 of the National Report format may be completed as follows:

15. SPAMI list:

- a) Any relevant modification in the s tatus of populati ons of protected species (acc ording to Annex II of the P rotocol) inside the SPAMI, in the status of its habitats or any adverse chages or potential changes in the functioning of its ecosystems (following Article 8.2.)
- b) Any modification in the management plan officially adopted, in the legal and institutional framework or in the management and protection measures (following Article 7.2.a).
- c) Any modification in the management body, in its powers and means or in its human resources (following Annex I D.6.)
- 9. A significantly adverse change in any of the six items in the biannual National Report shall be presented at the NFP/SPA Meeting and –should the seriousness of the threat to the SPAMI recommend it- a decision by the NFPs would be taken on whether to inform the Meeting of the Parties, and/or require early support from other Parties or from the Centre, in taking any possible measures to solve the detected deficiencies. The assignment of an Extraordinary review, in order to objectively establish the sources and seriousness of the problem, is one of these possible measures.
- 10. In case of an ecological catastrophe, serious adverse event or emergency anytime within a SPAMI, the NFP may wish to request the Centre, anytime within the biannual period between two successive NFP Meetings, to proceed with an Extraordinary Review of the SPAMI as detailed ahead.

II. Extraordinary review

- 11. The Parties must be immediately informed of any important threat affecting the SPAMIs and of any relevant change in their legal, management or ecological status. The sources of this information may be any of the following:
 - a) A Periodic Review report declaring that the SPA MI presents severe deficiencies about which the Technical Advisory Commission recommends to take action (see para.3).

- b) A biannual National Report recognizing relevant modifications in any of the questions already mentioned for point 15 (see para.8.).
- c) A request from the NFP to the Centre anytime within the two years between two NFP Meetings, based on a serious emergency, change or event in the SP AMI (see para.10).
- d) External sources (partner organizations, other international or national NGOs, or other interested bodies) (see para.12).
- 12. In the latter case d), should there be a threat or serious damage to the area, and subject to the approval of the government concerned, and also on case c) upon extraordinary request from the Party concerned, the Executive Secretary may appoint an independent expert to assess, in the company of a representative of SPA/RAC, the reality and seriousness of the threat to the SP AMI objectives, in which case it would recommend the NFP/MAP to proceed with a detailed appraisal in accordance to the procedures laid down in this proposal.
- 13. In any of the cases a) b) c) or d), should the adverse situation prove a real threat to the SPAMI objectives, the NFP/MAP may recommend the Meeting of the Parties to request the responsible authorities to take any appropriate corrective measures, while the SPAMI would enter into a provisional period of three years in which the necessary recommendations and measures must be taken and implemented.

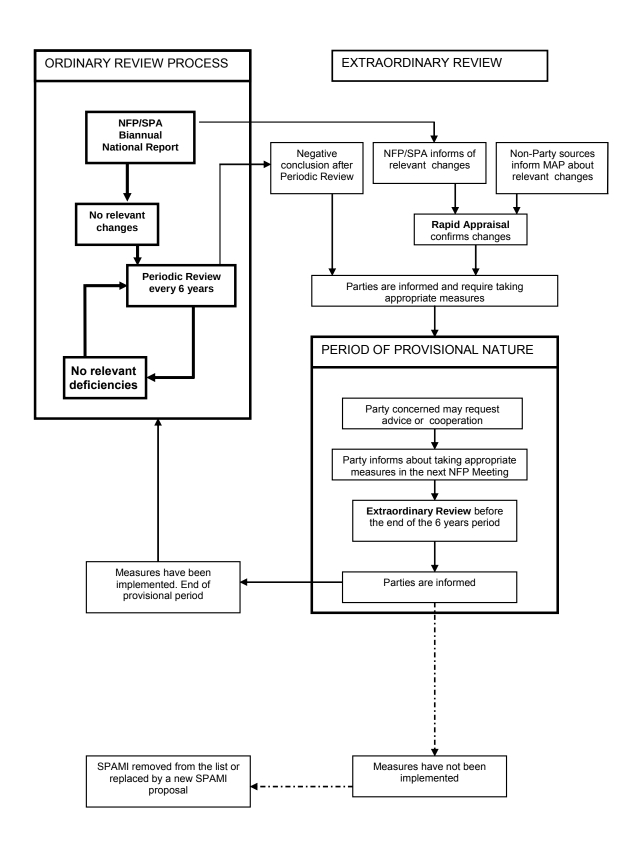
III. The period of provisional nature

- 14. A SPAMI would enter the period of provisional nature either
 - a) After an ordinary -or an extraordinary- review recommends it, or
 - b) It has been provisionally accepted as a new SPAMI in the List without fully complying with all the necessary criteria.
- 15. In fact, candidate sites to the S PAMI List, for which the selection criteria required under the Protocol are not completely but close to be met, pending the provision of assistance to the country concerned (V Meeting of the NFPs, para. 97) should also fall into this provisional period. The aim would be "to stimulate Mediterranean solidarity and cooperation, and to encourage countries to identify and nominate relevant areas while awaiting assistance to finalize dossier" (para.94).
- 16. A SPAMI can stay within the period of provisional nature for a maximum of six years. The Party concerned must inform in the next NFPs Meeting, within 2 years time, about the identification and launching of the adequate corrective measures.
- 17. SPAMIs in this provisional period, when the Party concerned asks for it, shall constitute a priority for cooperation and sponsorship from:
 - c) Other Parties;
 - d) Other SPAMIs, particularly those with a Diploma;
 - e) Any tools specifically established for the case, such as expert commissions or the support from a SPAMI Fund.
- 18. Before the end of the six year period, an Extraordinary Review will be developed. Two options are envisioned for this review:
 - Following the same procedure as for the Ordinary Review, or
 - A rapid assessment (e. g. 2 days) entrusted to a simplified mission from the national SPAMI manager and an independent non-national expert

The results of this appraisal will be transmitted through the Centre to the next NFP/SPA Meeting.

19. If the Extraordinary Review concludes that the recommended measures were implemented and the legal, protection or ecological status has improved during the six years period (see Scoring and Resolution in the Format ahead), the SPAMI will leave the period of provisional nature and enter again into the regular review process.

- 20. Should the Extraordinary Review conclude that the damage is irremediable or that the necessary measures have not been implemented within the provisional period, the Parties may suggest the State concerned to remove the SPAMI from the List, considering -as established in Art.10 to the Protocol- that important reasons for doing so still remain. For this part of the procedure, a choice should be done between two options:
 - f) The Party concerned would be invited to compensate the loss of a SPAMI with another site proposed within the same country. The final decision would rest in the Party concerned; or
 - b) As provisionally set by the VI Meeting of the NFP/SPA (2003) in the "Draft Criteria and Procedures for Awarding the Mediterranean Diploma for SPAMIs" (Art.10.4), the decision for withdrawal "shall be taken by the Meeting of the Parties by a two-thirds majority of the votes cast. It shall be notified by means of a resolution, and the reasons for such a decision shall be transmitted to the government concerned and the authorities responsible for managing the area".



IV. Format for the Periodic Review

a) Objectives

- 21. The purpose of the Format is to assess in a way as objective and homogeneous as possible, the degree of conformity that the sites included in the SP AMI list keep with the criteria provided in the Protocol, and to appraise the evolution of the SPAMIs by comparing the results obtained through consecutive reviews.
- 22. The Format shall be completed every six years by the Technical Advisory Commission (see para. 3 in previous Section).
- 23. The resulting completed format shall be signed by all the members of the Technical Commission. At the end of the format there is a blank space in which the individual members, if deemed necessary, may add his/her own comments.

b) Criteria set in the Protocol

- 24. The proposed Format responds to the pertinent Articles in the Protocol and Annex, and keeps a cross coherence and constant reference with the document "Annotated Format for the presentation reports for the areas proposed for inclusion in the SPAMI List" (UNEP(DEC)/MED WG.172/3). At the end of each question, a reference is given to the corresponding part in the Annotated Format (AF) in order to facilitate the search of the information.
- 25. Following the Protocol, two kinds of criteria have been considered in the Format:

Section I: Characteristics/features that the site must necessarily comply to be included in the SPAMI List. These features are specified in Article 8 of the Protocol, and in the Common Criteria of the Annex I. For these selected 9 features, a yes/no answer is requested.

Section II: Characteristics/features considered as a value-added for the SP AMIs (according to B.4. in Annex I and Articles 6 and 7 in the Protocol). These features receive 0-3 values. Their accumulative scoring provides an indication of the global performance of the SPAMI, permits comparative assessments with previous situations, and identifies thematic fields of strength and weaknesses allowing to objective recommendations.

c) TAC Conclusion

- 26. At the end of the format, the Technical Advisory Commission (TAC) will draw a Conclusion of consensus, signed by all of its members, including, if necessary, recommendations for improvement.
- 27. This Conclusion shall be forwarded through the SPA/RAC to the NFPs ordinary Meetings. The Meeting will decide whether the SPAMI remains in the ordinary review process or is considered for incorporation into the extraordinary review procedure.

SECTION I: CRITERIA WHICH ARE MANDATORY FOR THE INCLUSION OF AN AREA IN THE SPAMI LIST

(Art. 8.2. of the Protocol and General Principles and C and D of Annex I)

In each question, crossed references to the Annotated Format (AF) are given.

popul Protoc chang	Does the SPAMI fulfill one of the criteria related to the terranean interest as presented in Protocol's Annex I can be paragraph 2 ?strictly maintain the status of lations of its protected species (those in Annex II to the col), the status of its habitats and no adverse significant the ges in the functioning of its ecosystems? (Article 8. 2.) (See and 4 in the AF)	Υ
	", in dicate the r easons that have motivated the deficiencies, the ir sness and, if possible, the date in which they are expected to be overcome	

2.1. Does the area maintain or has improved its legal protection status from the date of the previous report? (A-e and C-2, Annex I) See 7.1.2 in the AF 2.2. Does the legal declaration of this area consider the conservation of natural values as the primary objective? (A-a and D1 in Annex I) See 7.1.3 in the AF

2.3. Are competencies and responsibilities clearly defined in the texts governing the area? (D4 in Annex I) See 7.4.3 in the AF 2.4. Are external influences/threats been taken into account in the legal framework of the SPAMIDoes the legal text clearly establish coordination means between land and sea authorities? (D4 in Annex I, Art.7.4. in the Protocol). In case there is no sea within the SPAMI, this question would be non-applicant. See 7.4.3. in the AF Indicate measures that have been adopted to address these influences/threats case any "no" answer, indicate the reasons that have motivated the deficiencies and the in which they are expected to be overcome.	
3. MANAGEMENT METHODS (General principles « D » in Annex 1)	
3.1. Does the area have the same or an improved managenment body/authorithy as when the SPAMI was established and/or last evaluated ?Existence of a management body with sufficient powers (Art. 7.2.d, 7.2.f). D6 in Annex I: To be included in the SPAMI List, a protected area must have a management body, endowed with sufficient powers as well as means and human resources to prevent and / or control activities likely to be contrary to the aims of the protected area) See 8.1. in the AF	N
3.2. Is the management plan in force ?Has the management plan been officially adopted? (D7 in Annex I) See 8.2.1, 8.2.2. in the AF	N
3.3. Does the management plan address the requirements set out in article 7 of the Protocol and Section 8.2.3 of the Annotated format ?	N.
More details useful for the evaluation of the management plan are addressed in que 7.1 of this questionnaireIn case of an y "no" answ er, indicate the reasons that h motivated the deficiencies and the date in which they are expected to be overcome.	

4.1. Is there basic	equipment, huma	n and financial re	esources	V
ensured to the man (Art. 7.2.d, 7.2.f). D6 in area must have a managemeans and human reso contrary to the aims of the	agement body? n Annex I: To be inclugement body, endowed urces to prevent and	ded in the SPAMI List, with sufficient powers or control activities	a protected as well as	1
contrary to the aims of the	e protected area) <u>See s</u>	. 1, 9.2. III tile AF	Г	
4.2 Does the area I (D8 in Annex I: The procertain number of signific the assessment of the ste of protection and mana adapted if need be See	ogram should include the cant parameters for the ate and evolution of the gement measures imp	e identification and mor area in question, in or area, as well as the ei	der to allow ffectiveness	Y
If yes, what are the n objectives being add			ment	
401.41 6.11			[
4.3 Is there a feedbalink between the moobjectives, and whi management measures.	onitoring results a ch allows adaptati	nd the manageme	nt	Y
In case of any "no" and their relative seriousness				

SECTION II: FEATURES PROVIDING A VALUE-ADDED TO THE AREA

(Section B4 of the Annex I, and other obligatory for a SPA (Arts. 6 and 7 of the Protocol)

5. THREATS AND SURROUNDING CONTEXT

5.1 Assess the level of threats within the site to the ecological, biological, aesthetic and cultural values of the area (B4.a of the Annex I) See 5.1., consider also 3.5.2.b, 6.3 & 6.4. in the AF

In particular: (0 means "no threats"; 3 means "very serious threats"):

Unregulated exploitation of natural resources (e.g. sand mining, water, timber, living resources) See 5.1.1. in the AF	0	1	2	3
Serious threats to habitats and species (e.g. disturbance, desiccation, pollution, poaching, introduced alien species) See 5.1.2. in the AF	0	1	2	3
Increase of human presence (e.g. tourism, boats, building, immigration) See 5.1.3. in AF	0	1	2	3
Historic and current conflicts (between users or user groups) <u>See 5.1.4., 6.2. in the AF</u>	0	1	2	3
(0 = no threats; 3 = very high level of threats)				

Please include a prescriptive list of threats that are of concern and a re evaluated individually

5.2 Assess the level of external threats to the ecological, biological, aesthetic and cultural values of the area (B4.a of the Annex I) See 5.2. in the AF 3 (0 = no threats; 3 = very high level of threats) Please include a prescriptive list of external threats that are of concern and are evaluated individually. In particular: Pollution problems from external sources (including solid waste and those affecting waters up-current) See 5.2.1. in the AF Significant impacts on landscapes and on cultural values See 5.2.2 Expected development of threats upon the surrounding area See 6.1. in the AF 5.3. Is there an integrated coastal management plan or landuse laws in the area limiting or surrounding the SPAMI? (B4.e in the Annex I) See 5.2.3. 5.4. Does the management plan for the SPAMI have Ν influence over the governance of the surrounding area?. (D5-d in Annex I) See 7.4.4. in the AF

6.1. Assess the degree of legal regulations See 7.4.2. in the AF In particular, within the national framework: a) Regulations concerning the strengthening of the application of the o ther Pro tocols to the Barcelona Convention, particularly dumping, passage of ships and modification of the soil (Art. 6b, 6c, 6e in the Protocol, D5-a in the Annex I) b) Regulations on the introduction of any species not indigenous to the specially protected a rea in question, or of any genetically modified species, (Art. 6 d in the Protocol, D5-b in the Annex I) c) Regulations concerning the Environmental Impact Assessment for the activities and projects that could significantly affect the protected areas (Art. 17 in the Protocol) In particular, within the SPAMI framework: d) Regulations for fishing, hunting, taking of an imals and harvesting of plants or their destruction, as well as trade with animals, parts of animals, plants, parts of plants, which originate in the area (Art. 6 g in the Protocol, D5-c in the Annex I)	6.	REGULATIONS
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	harve anima	sting of pla nts or t heir d estruction, a s w ell as t rade with

7.1. Assess the degree of detail of the management plan (e.g. zoning, regulations for each zone, competencies and responsibility governing bodies, management programs as protection, natural resomanagement, tourism, public use, education, research, monitoring, maintenaservices and concessions) See 8.2.3. in the AF SCORE: 0 = No Mgmt.Plan / 1 = Weak / 2 = Adequate / 3 = Excellent 7.2. Assess to what extent is land ownership well determined (undetermined land tenure regimes and registrations are a common source conflicts in most protected areas world-wide) See 7.3. in the AF SCORE: 0 = Undetermined / 1 = Weak / 2 = Adequate / 3 = Excellent 7.3. Is there a body representing the public, professional and regovernmental sector and the scientific community linked to management body? (B4b, B4c of the Annex I) See 8.1.2. & 8.1.3 7.4. Assess the quality of the involvement by the public, particularly of local communities, in the planning and managem of the area (B4.b of the Annex I) (e.g. adequate planning involves local stakeholders and accommodates we appropriate management regimes a spectrum of possible multiple uses regulated human activities, within the primary objective of conservation of me and coastal environments) See 8.1.4. in the AF SCORE: 0 = No involvement / 1 = Low / 2 = Adequate / 3 = Excellent 7.5. Is the management plan binding for other national/lite administrations with competencies in the area? See 8.2.2 in the AF	
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	/local
9.1. Access the degree of enforcement of the protection measures	
8.1. Assess the degree of enforcement of the protection measures	s
In particular:	

Ara + L				
	e ar ea b oundaries ade quate ble, adequately marked on th			¥
and su	e any collaboration from other veillance of the a rea and uard service contributing to the 3.3. in AF	, if ap plicable, i s t	here a	¥
	d party agencies also empor to the SPAMI protective mea		ulations	¥
enforc	nere adequate penalties a ement of regulations and is t sanctions? <u>See 8.3.4. in the A</u>	he field staff empow		¥
polluti	e area established a con ting n or other serious emergend 13 th Parties Meeting)			¥
9.HUI	IAN RESOURCES			
9.1. A body	IAN RESOURCES lequacy of the human resource. Art.7.2-f in the Protocol, D6 in A readequate management and p.	nnex I) (<i>e.g. enough ni</i>	umber of emplo	yees
9.1. A body to ensu	lequacy of the human resc Art.7.2-f in the Protocol, D6 in A	nnex I) (e.g. enough no rotection of the area) <u>S</u>	umber of emplo	yees

resources for the devel including e. g. int erpre	gree of adequacy of the opment and im plementatio tation, ed ucation, training ons) See 9.2.1. in the AF	on of the mar	nagement plan ,
SCORE: 0 = Very Insufficie	ent / 1= Low / 2 = Adequate / 3	= Excellent	0 1 2
Administrative premises	ic infrastructure (Art.7.2- s in the site, visitors' fact ation, education and awaren	ilities (receptior	
SCORE: 0 = Very Insufficie	ent / 1= Low / 2 = Adequate / 3	= Excellent	0 1 2
11. INFORMATION	AND KNOWLEDGE		
11.1. Assess the surrounding zones.	AND KNOWLEDGE extent of knowledge (D3 of the An nex I) (considered inventories, and socio-e	idering at least	specific maps,

SCORE: 0 = Inexistent / 1= Insufficient / 2= Adequate / 3= Excellent

12. COOPERATION AND NETWORKING

See 9.1.3. in the AF			0 1 2
SCORE: 0 = No / 1= Weakl	y / 2 = Satisfactory / 3= F	Excellent	
12.2. Assess the le SPAMIs (especially in A.d in Annex I) SCORE: 0 = No / 1= Insuffice	n other nations) (Ar	t. 8, Art. 21.1, Art.	
COMMENTS by the	Technical Adviso	ry Commissio	n
CONCLUSION			
CONCLUSION			
CONCLUSION			

RECOMMENDATIONS	
SIGNATURES	
National Focal Point	Independent Experts
SPAMI Manager(s)	
or Ami manager(s)	

(ADDITIONAL PAGES MAY BE ADDED FOR EACH MEMBER'S COMMENTS)