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**Agenda Item 1.C.ii: Pollution CORMON**

**2023 Med QSR: The Proposal of the IMAP Pollution Cluster Chapters**

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Athens, 2023

### **Note by the Secretariat**

In line with the Programme of Work and Budget for 2018-2019 adopted by the 20<sup>nd</sup> Ordinary Meeting of the Contracting Parties to the Barcelona Convention (COP 20) held in Tirana, Albania; the Programme of Work and Budget for 2020-2021 adopted by the 21<sup>st</sup> Ordinary Meeting of the Contracting Parties to the Barcelona Convention (COP 21) held in Naples, Italy; the Programme of Work and Budget for 2022–2023 adopted by the 22<sup>nd</sup> Ordinary Meeting of the Contracting Parties to the Barcelona Convention (COP 22) held in Antalya, Türkiye, MED POL Programme prepared a Proposal for 2023 MED QSR Pollution Chapters based on the thematic assessments provided for IMAP Common Indicators 13, 14, 17, 18, 20 and 21 presented in the respective information documents prepared for this meeting. The present proposal also included a thematic assessment for IMAP Common Indicator 19 provided by REMPEC.

In line with the Decision IG.23/6 of COP 20 related to the 2017 Mediterranean Quality Status Report (MED QSR), and Decision IG.24/4 of COP21 providing the 2023 MED QSR Roadmap implementation (Naples, Italy, December 2019), UNEP/MAP–MED POL implemented activities to address key priority needs towards a DPSIR-based GES assessment of the 2023 MED QSR. This resulted in the preparation of the present Proposal of the 2023 MED QSR Pollution Chapters by building on the following key achievements within the implementation of the 2023 MED QSR Roadmap:

- a) Setting the assessment criteria i.e. upgrading BC and BAC values for IMAP Common Indicator 17, as well as EAC values for IMAP Common Indicator 20; setting the reference conditions and G/M boundary values for Chl *a*, TP, DIN in the Adriatic Sea Sub-region coastal and open (offshore) waters; proposing approaches for future upgrades of EAC values for IMAP Common Indicators 17, 18 and 20 that will take place as of 2024.
- b) Setting the integration and aggregation rules for monitoring and assessment including: i) the methodology for proposing the spatial scales of assessment from the scales of monitoring as defined in national IMAP Pollution and Marine Litter Cluster monitoring programmes, as well as by also considering the areas of assessment as defined in national MSFD monitoring strategies by the Contracting Parties which are EU Member States; ii) the rules for integration of monitoring and assessment areas within the IMAP Pollution and Marine Litter Cluster (EO5, EO9, EO10), considering also interrelation with the Coast & Hydrography (EO6, EO7) and Biodiversity (EO1) Clusters; iii) the rules for aggregation – integration of assessments for specific IMAP Common Indicators/Ecological Objectives towards integrated GES assessment for IMAP Pollution and Marine Litter Cluster.
- c) Development, testing and implementation of the following GES and alternative environmental assessment methodologies by applying the above defined integration and aggregation rules along with the sales of assessment, the assessment criteria and the DPSIR approach within the IMAP nested scheme: i) the NEAT IMAP GES assessment methodology along the nested areas of assessment (CIs 13, 14 and 17); ii) the CHASE+ assessment methodology (CIs 13, 14 and 17); iii) the Ecological Quality Ratio (EQR) (CIs 13 and 14); iv) the simplified EQR methodology (CI 14); v) the simplified G/M assessment comparison methodology (CI 14); vi) the assessment approach for biological effects based on the use of the literature sources; vii) the assessment approach for contaminants in seafood based on the concentration limits for the contaminants regulated in EU; viii) the assessment approach for bathing water quality based on the complementary use of the assessment results as presented in the Assessment report from the European Environment Agency (EEA) on the State of Bathing Water Quality in 2020 and the assessment of monitoring data reported for IMAP; and ix) the adapted exposure index and assessment methodology as provided in the document “Setting of EU Threshold Values for impulsive and continuous underwater sound.”

Despite the significance of the above-listed achievements, the lack of reported data by the Contracting Parties, as stipulated in Decisions IG.23/6 and IG.24/4, as well as the administrative and management barriers, resulted in the preparation of the thematic assessments related to the 2023 MED QSR Pollution Cluster at the level of the IMAP Pollution Cluster Common Indicators, instead of the Common Indicators level, which was foreseen to be undertaken by each Contracting Party with the view to address specific knowledge gaps as stated in the 2023 MED QSR roadmap and needs assessment (Annex V of Decision IG.24/4).

The 2023 MED QSR Pollution Cluster thematic assessments were provided per sub-division i.e. at the sub-region level, as suitable and feasible for specific Common Indicators, by applying the rules for their integration and aggregation along the IMAP nested scheme. The four Mediterranean sub-regions and related sub-divisions were set as the highest level of IMAP Spatial Assessment Units for Common Indicators of the IMAP Pollution Cluster.

The preparation of the ~~present~~ Proposal of the 2023 MED QSR Pollution Chapters was undertaken successively further to the conclusions and recommendations of the Meetings of CorMon on Pollution Monitoring (2-3 April 2019, 1-3 December 2020, 26-28 April 2021, 27 and 30 May 2022); Meetings of the Online Working Groups on Eutrophication and Contaminants (June 2021); Meeting of the MEDPOL Focal Points (May 2019, May, July and September 2021 -, and Meetings of the EcAp Coordination Group (September 2019, September 2021, and July 2022) related to the technical documents on the assessment criteria, rules for integration and aggregation, the assessment methodologies and their testing in different areas of the Mediterranean. Moreover, an important contribution was provided, and an overall basis was set, during the Regional Meeting on IMAP Implementation “Best Practices, Gaps and Common Challenges” (Rome, Italy, 10-12 July 2018) which was organized in the context of applying different tools related to GES assessment.

The ~~present~~ Proposal of the 2023 MED QSR Pollution Cluster Chapters ~~was~~ submitted for the review and approval of the Meeting of the Ecosystem Approach Correspondence Group on Pollution Monitoring ([Athens, Greece, 1-2 March 2023](#)) with a view of: i) its finalization for consideration of the Meeting of Integrated CorMons planned in June 2023; and ii) preparation of Section 6 related to the measures ~~further to IMAP Pollution Cluster assessment findings~~ for consideration of the Meeting of the MED POL Focal Points ([Athens, Greece, 24-26 May 2023](#)) ~~to be convened in May 2023~~.

The Meeting of CorMon Pollution meeting found the work undertaken for the preparation of the Proposal of the 2023 MED QSR Pollution Chapters as an impressive achievement. Further to approval of the assessment findings, and the proposals for their finalization, work was undertaken by MED POL to complete the Proposal of the 2023 MED QSR Pollution Chapters for consideration of the present Meeting of Integrated CorMons with a view of its submission for approval of the Meeting of the Ecosystem Coordination Group and the Meeting of MAP Focal Points which will be held in September 2023. It should be noted that the present Proposal of the 2023 MED QSR Pollution Chapters includes the proposal of the measures as agreed upon by the Meeting of MED POL Points.

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- Annex II (CH 2):** Reference conditions and boundary values of ecological quality classes for ~~water types present in the Mediterranean Type I and Type II Adriatic in coastal and open waters~~
- Annex III (CH 2):** The assessment criteria and GES assessment categories applied for assessment of IMAP CIs ~~20 and 21~~
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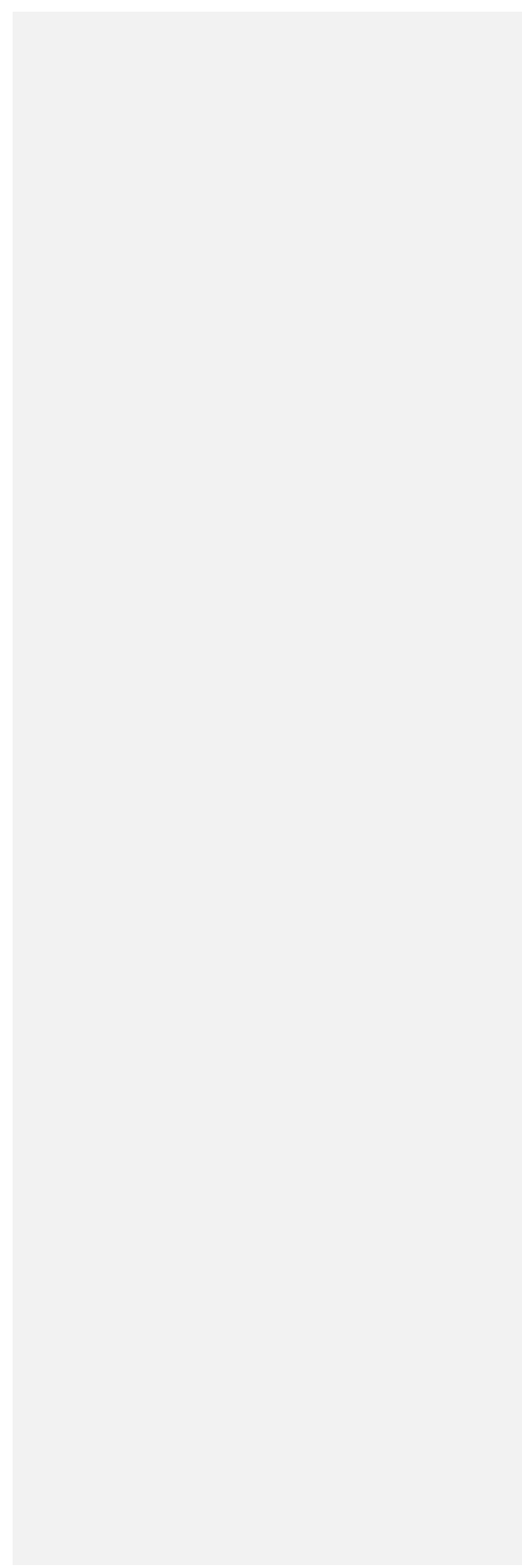
### List of Abbreviations / Acronyms

<b>ACCOBAMS</b>	Agreement on the Conservation of Cetaceans of the Black Sea, Mediterranean Sea and Contiguous Atlantic Area
<b>AChE</b>	Acetylcholinesterase
<b>ADR</b>	Adriatic Sea Sub-region
<b>AEGS</b>	Aegean Sea sub-division
<b>AEL</b>	Aegean and Levantine Seas Sub-region
<b>AIS</b>	Automated Identification System
<b>ALBS</b>	Alboran Sea sub-division
<b>AM</b>	Arithmetic mean
<b>AZ</b>	Assessment Zone
<b>BAC</b>	Background Assessment Concentrations
<b>BaP</b>	Benzo(a)pyrene
<b>BC</b>	Background Concentration
<b>BChE</b>	Butyrylcholinesterase
<b>BDL</b>	Below Detection Limit
<b>BFCOD</b>	7-benzyloxy-4-[trifluoromethyl]-coumarin-O-debenzyloxylase
<b>BWQ</b>	Bathing Water Quality
<b>C</b>	Concentration
<b>CAS</b>	Central Adriatic Sea sub-division
<b>CAT</b>	Catalase
<b>CDR</b>	Central Data Repository
<b>CE</b>	Carboxylesterase
<b>CEN</b>	Central Mediterranean Sea Sub-region
<b>CENS</b>	Central Mediterranean Sea sub-division
<b>CFU</b>	Colony forming units
<b>CHASE+</b>	Chemical Status Assessment Tool
<b>Chl <i>a</i></b>	Chlorophyll <i>a</i>
<b>CI</b>	Common Indicator
<b>COP</b>	Conference of the Parties
<b>CORMON</b>	Correspondence Group on Monitoring
<b>CP</b>	Contracting Party
<b>CR</b>	Contamination Ratio
<b>CS</b>	Contamination Score
<b>CW</b>	Coastal waters monitoring zone
<b>CWMS</b>	Central Western Mediterranean Sea sub-division
<b>D</b>	Descriptor
<b>DD</b>	Data Dictionary
<b>DIN</b>	Dissolved Inorganic Nitrogen
<b>dl</b>	Dioxin like
<b>DL</b>	Detection Limit
<b>DP</b>	Drivers and Pressures
<b>DPSIR</b>	Driver, pressure, state, impact, response
<b>DS</b>	Data Standard

<b>dw</b>	Dry weight
<b>E. coli</b>	Escherichia coli
<b>EAC</b>	Environmental Assessment Criteria
<b>EC</b>	European Commission
<b>EcoQOs</b>	Ecological Quality Objectives
<b>EDI</b>	Estimated daily intake
<b>EEA</b>	European Environmental Agency
<b>EIONET</b>	European Environment Information and Observation Network
<b>EMODnet</b>	European Marine Observation and Data Network
<b>EO</b>	Ecological Objective
<b>EQR</b>	Ecological Quality Ratio
<b>EQS</b>	Environmental Quality Standard
<b>ERL</b>	Effects Range Low
<b>EROD</b>	Ethoxyresorufin-O21 deethylase
<b>ESRI</b>	Environmental Systems Research Institute
<b>ESRI</b>	Environmental Systems Research Institute
<b>ETS</b>	Electron Transport System
<b>EU</b>	European Union
<b>EWI</b>	Estimated weekly intake
<b>FAO</b>	Food and Agriculture Organization of the United Nations
<b>FDA</b>	Food and Drug Administration
<b>GES</b>	Good Environmental Status
<b>GFCM</b>	General Fisheries Commission for the Mediterranean
<b>GLY</b>	Glycogen
<b>G/M</b>	Good/moderate status boundary
<b>GM</b>	Geometric mean
<b>GPx</b>	Glutathione peroxidase
<b>GRd</b>	Glutathione reductase
<b>GSH</b>	Glutathione
<b>GST</b>	Glutathione-S-transferase
<b>HCB</b>	Hexachlorobenzene
<b>HELCOM</b>	Helsinki Commission
<b>HI</b>	Total risk
<b>HQ</b>	Hazard quotient
<b>ICZM</b>	Integrated Coastal Zone Management
<b>IE</b>	Intestinal enterococci
<b>IHO</b>	International Hydrographic Organization
<b>IMAP</b>	Integrated Monitoring and Assessment Programme of the Mediterranean Sea and Coast and Related Assessment Criteria
<b>INR</b>	International Noise Register
<b>IONS</b>	Ionian Sea sub-division
<b>JRC</b>	Joint Research Centre

<b>LDH</b>	Lactate dehydrogenase
<b>LEVS</b>	Levantine Basin Sea sub-division
<b>LMS</b>	Lysosomal Membrane Stability
<b>LOBE</b>	Level of Onset of Biological Effects
<b>LPO</b>	Lipid peroxidation
<b>MAP</b>	Mediterranean Action Plan
<b>MB</b>	<i>Mullus barbatus</i>
<b>MDA</b>	Malondialdehyde
<b>MED</b>	Mediterranean
<b>MED POL</b>	Programme for the Assessment and Control of Marine Pollution in the Mediterranean Sea
<b>MED QSR</b>	Mediterranean Quality Status Report
<b>MedEAC</b>	Mediterranean Environmental Assessment Concertation
<b>MG</b>	<i>Mytilus galloprovincialis</i>
<b>MN</b>	Micronucleus Assay
<b>MP</b>	Microplastic
<b>MRL</b>	Maximum residue limit
<b>MRU</b>	Marine Reporting Unit
<b>MSFD</b>	Marine Strategy Framework Directive
<b>MSs</b>	Member States
<b>MT</b>	Metallothionein
<b>NAS</b>	North Adriatic Sea sub-division
<b>NEAT</b>	Nested Environmental Status Assessment Tool
<b>nonGES</b>	not Good Environmental Status
<b>NPA</b>	Non Problem Area
<b>NRTT</b>	Neutral red retention time
<b>OOAO</b>	One Out All Out
<b>OW</b>	Offshore waters monitoring zone
<b>OWG</b>	Online Working Group
<b>PA</b>	Problem Area
<b>PAHs</b>	Polycyclic Aromatic Hydrocarbons
<b>PCB</b>	Polychlorinated Biphenyl
<b>PCDD</b>	Polychlorinated dibenzo-para-dioxins
<b>PCDD/Fs</b>	Polychlorinated dibenzo-para-dioxins and dibenzofurans
<b>PCDF</b>	Polychlorinated dibenzofurans
<b>PDBE</b>	Polybrominated diphenyl ethers
<b>PFAS</b>	Per- and polyfluorinated alkyl substances
<b>POPs</b>	Persistent organic pollutants
<b>PUHA</b>	Potentially Usable Habitat Area
<b>QSR</b>	Quality Status Report
<b>RC</b>	Reference condition
<b>SAS</b>	South Adriatic Sea sub-division
<b>SAU</b>	Spatial Assessment Units
<b>SD</b>	Sub-division

<b>SOD</b>	Superoxide dismutase
<b>SoS</b>	Stress on Stress
<b>TEF</b>	Toxic equivalency factor
<b>TG</b>	Task group
<b>THQ</b>	Target hazard quotient
<b>TM</b>	Trace metals
<b>TP</b>	Total Phosphorous
<b>TYRS</b>	Tyrrhenian Sea sub-division
<b>UNEP</b>	United Nations Environmental Program
<b>VTG</b>	Vitellogenin
<b>WFD</b>	Water Framework Directive
<b>WHO</b>	World Health Organization
<b>WMS</b>	Western Mediterranean Sea sub-region
<b>ww</b>	Wet weight



## 1. Key messages<sup>1</sup>

### *The Aegean – Levantine Sea Sub-region*

#### *Aegean Sea Sub-division*

1. **EO 5 - CI 13 (DIN – Dissolved inorganic nitrogen and TP – total phosphorus) and CI 14 (Chla – Chlorophyll a):** [Available literature indicates the presence of drivers and pressures with impacts related to eutrophication in the two areas found in non-good status in the present assessment, i.e., in the 1 non-good status subSAUs out of 16 subSAUs, as elaborated in 4.2.1. The non-good status in the Izmir province is related to the: Izmir Bay and the southern coast of the province.](#) Drivers that could impact eutrophication are: i) urban wastewater discharge, although many treatment plants were put into operation; ii) agriculture; iii) riverine discharge: Küçük, Menderes, Bakırçay and Gediz rivers, as the most important rivers of the Aegean Region. The main tributary of the Gediz River- ,and the main streams feeding it, are considered to be under pressure in terms of point and diffuse pollution; iv) tourism; v) port operations: Izmir Port is the largest port in Turkey after Mersin Port and vi) aquaculture. There are 66 fish farms, and 8 mussel farms operating on the coasts of İzmir province. In addition, available literature indicates the presence of drivers and pressures with impacts related to eutrophication in other areas of the AEGS, which were classified in non-good status in the present assessment (see sections 4 and 5), for example, the Saronikos Gulf and Elfezis Bay, with extensive urbanization, industry and port activities and the Thermaikos Gulf impacted by agricultural discharges from the heavily polluted Axios River, and fish and shellfish mariculture

2. **EO 9 – CI 17 (TM,  $\Sigma_{16}$ PAHs,  $\Sigma_5$ PAHs and  $\Sigma_7$ PCBs in sediments):** Using CHASE+, the AEGS was classified as in-GES for TM in sediments when the contribution of the two very limited affected areas (Elfezis Bay and inner Saronikos Gulf and area near Aliaga and Yenisekran) were not taken into account (see below Sections 4 and 5). It was not possible to classify the AEGS sub-division for  $\Sigma_{16}$  PAHs due to insufficient data while for  $\Sigma_5$  the AEGS was classified as non-GES. It was not possible to classify the AEGS regarding  $\Sigma_7$  PCBs in sediments due to insufficient data.

3. Regarding TM in sediments, one of the very limited non-GES area was the Elfezis Bay/ inner Saronikos Gulf. Drivers and pressures in the area are extensive urbanization (metropolitan areas of Athens), Port activities and maritime traffic (Piraeus port), Industries located in the coastal area of the Elfezis Bay, such as oil refineries, steel and cement industries, and shipyards, Discharges of wastewater treatment plant. TM pollution decreased from 1999 to 2018 in some areas due to environmental policy enforcement combined with technological improvements by big industrial polluters (Karageorgis et al., 2020 and references therein). A second limited non-GES area was near Aliaga and Yenisekran. Possible drivers and pressures are port operations, industry, tourism and agriculture. [Further to input provided by Türkiye<sup>2</sup>, the possible drives and pressures are mapped in the expanded area of the Balıkesir district and the Izmir province, where stations were classified as non-GES in this assessment. Those include: Domestic wastewater: Many Urban wastewater treatment plants are operating in the districts of Balıkesir and Izmir province. However, some areas lack wastewater treatment plants, and in the summer months, domestic wastewater arising from the increasing population due to tourism may reach the Aegean Sea. Tourism : Ayvalık, Gömeç, Burhaniye and Edremit districts located on the shores of the Aegean Sea are the districts that constitute the tourism potential of Balıkesir on the Aegean coasts. The İzmir region is also a natural tourism area. Ports and port operations: Izmir Port is the largest port in Türkiye after Mersin Port and also hosts the only shipbreaking zone. The indented coast in the area lead to the establishment of many fishermen's shelters or yacht docking areas Aquaculture: Aquaculture is present in the Izmir](#)

<sup>1</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6: A short paragraph with the key messages for each Ecological Objective (EO). Provide a brief description of the EO and what the assessment outcome shows. This should be a non-technical, non-scientific description for a general or policy audience.

<sup>2</sup> Submitted after the Meeting of CORMON Pollution that took place in Athens, 1-2 March 2023

province, with 66 fish farms 8 mussel farms operating on the Aegean coasts. Aquaculture is also present in the Balıkesir district. Agricultural and industrial discharges. The Aegean coast of the Balıkesir district is the region where the olive oil sector is most concentrated. Olive black water arising from olive oil production in the winter months constitute the most important environmental problem. Agriculture-based industry is highly developed in the coastal area: olives, citrus fruits, figs, apples, pears, quinces and grapes. Agricultural production in İzmir is carried out in more diverse areas and with higher technology compared to the country in general. İzmir is important in the production of ornamental plants and aquaculture, and in organic agriculture. Riverine input. The most important stream originating from Balıkesir and ending in the Aegean Sea is the Havran Stream, which empties into the Edremit Gulf. There are 216 streams of various sizes in the settlement area of the city of İzmir, among which the most important streams flowing into the İzmir Bay. The main tributary of the Gediz River and the main streams feeding it are considered to be under pressure in terms of point and diffuse pollution.

4. It was not possible to classify the AEGS Sub-division regarding data for  $\Sigma 16$  PAHs in sediment due to insufficient data. There are indications that the offshore zone is in GES while the enclosed areas might be found as non-GES. Regarding  $\Sigma 5$  PAHs in sediments, the AEGS was classified as non-GES. The same limited areas classified as non-GES for TM in sediments are also non-GES for  $\Sigma 5$  PAHs, with the same drivers and pressures as for TM. Additional stations were found non-GES in the northern and central part of the AEGS, mainly in enclosed areas that are more sensitive to land-based sources pollutants.

5. The AEGS Sub-division could not be classified regarding assessment of  $\Sigma 7$  PCBs in sediments due to lack of data. An affected, non-GES area was identified in the coast around Aliaga, Yenisakran and Candarli, as for TM. Possible drivers and pressures are port operations, industry, tourism and agriculture.

6. IMPACTS. No data on biota were available for the AEGS. Drivers and pressures that can impact biota were found in the AEGS.

7. **CI 18 - Level of pollution effects of key contaminants where a cause-and-effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI 18, were identified in the AEGS, no data were available at IMAP-IS to check for impacts in biota. Only two relevant studies in the scientific literature reported data on biomarkers in the AEGS, both for Türkiye. Both showed indications of possible effect of TM and/or pesticides on the molluscs *Mytilus galloprovincialis* and *T. decussatus* collected from Homa Lagoon (Aegean Sea) (Uluturhan et al. 2019) and in the fish *M. barbatus*, *B. boops* and *T. trachurus* collected off the coast of Türkiye (Dogan et al., 2022).

8. **CI 20 - Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** See DPSIR assessment for the LEVS sub-division.

9. **CI 21 - Percentage of intestinal enterococci concentration measurements within established standards:** See DPSIR assessment for the LEVS Sub-division.

#### Levantine Sea Sub-division

10. **EO5 - CI 13 (DIN – Dissolved inorganic nitrogen and TP – total phosphorus) and CI 14 (Chla – Chlorophyll a):** Drivers that could impact CIs 13 and 14 are present in the LEVS: Agriculture, Tourism and maritime activities, Coastal urbanization, [Sewage discharge](#), [Seawater](#) Desalination, Ports operation and maritime traffic, gas and oil exploration.

11. The complete [GES](#) assessment of the [environmental status of the](#) AEL Sub-region for CIs 13 and 14 was impossible given the lack of quality-assured, homogenous data that prevented the application of both EQR and simplified EQR assessment methodologies (Section 2). Therefore, at this stage of 2023 MED QSR preparation, the assessment of eutrophication was performed by evaluating data only for Chla

available from the remote sensing COPERNICUS data by applying the simplified G/M comparison assessment methodology and only for the Levantine Sea (LEVS) sub-division (Sections 4 and 5). The assessment results show that all evaluated assessment zones can be considered in good status likely in GES regarding satellite derived Chla.

12. Detailed examination showed that only 1 out of 18 SAUs, in the open waters (OW), was classified in good status as likely in non-GES. The SAU is located in the easternmost part of the southern Levantine Sea. The drivers and pressures in this SAU that could impact CI 14 are related to the area being one of the most densely populated areas in the world. Moreover, untreated or partially treated wastewater are discharged along the shoreline, polluting the coastal zone (Abualtayef et al., 2016).

13. **EO 9 – CI 17 (TM in sediments and biota,  $\Sigma_{16}$ PAHs,  $\Sigma_5$ PAHs and  $\Sigma_7$ PCBs in sediments):** Using CHASE+, the northern and eastern (NE) LEVS was classified as in-GES for TM in sediments, when the contribution of the two very limited affected areas (off Haifa and off Beirut, see below in Sections 4 and 5) were not taken into account. No assessment could be performed for the southern LEVS as no data were available. The NE LEVS was in-GES for  $\Sigma_{16}$  PAHs in sediments in Israel, Greece and Lebanon and in-GES for  $\Sigma_5$  PAHs in sediments in Israel, Greece and Türkiye. The LEVS could not be classified based on assessment of  $\Sigma_7$  PCBs in sediments due to lack of data and their uneven spatial distribution.

14. Regarding TM in sediments, non-GES stations were identified across the NE LEVS as follows: 1) In Israel, Northern Haifa Bay was non-GES (moderate status) and the main element contributing to this classification was Hg. The area is known to be still contaminated by legacy Hg, a pressure resulting from industry driver by ways of contaminated wastewater discharge. Even though there was a vast improvement following pollution abatement measures (Herut et al. 2016, 2021), the area is still contaminated; 2) In Lebanon, the main area in non-GES (moderate and poor) was off Beirut, in particular the Dora region, followed by area in the North Lebanon, with Cd and Hg concentrations contributing equally to the moderate classification. In Beirut, the drivers contributing to the pressures and state of the coast are urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge of the Beirut River. In addition, dumpsites are present in the Dora region (Ghosn et al., 2020). Tripoli, in northern Lebanon, is known for its artisanal fishing and boat maintenance activities (Ghosn et al., 2020), the latter a driver for TM introduction.

15. Stations in moderate status regarding TM in sediments were found in Cyprus in Larnaka Bay, off Zygi and in Chrisochou Bay. Possible drivers are tourism and maritime activities, port operations among others. In Greece, two stations were found in moderate status (Koufonisi (S. Crete), Kastelorizo), with Pb and Cd concentrations contributing to this classification. Possible drivers are maritime activities and traffic, and fishing. In Türkiye, 4 stations were classified as in moderate status: Akkuyu, Taşucu, Anamur, Göksu River mouth. Possible drivers are agriculture, marine activities, riverine discharge.

16. Although the areas with data for  $\Sigma_{16}$  PAH in sediments were overall characterized as in-GES, the two geographically limited areas with non-GES status were identified. In Israel, at stations close to the locations of drilled wells for gas exploration (Astrahan et al., 2017). The driver was defined as maritime activities, offshore platforms of gas exploration. In Lebanon, off in Beirut. The same drivers contributing to the status of TM in sediments apply also for  $\Sigma_{16}$  PAH.

17. The LEVS sub-division could not be classified based on assessment of  $\Sigma_7$  PCBs in sediments due to lack of data and their uneven spatial distribution. The Dora region off Beirut was affected with possible drivers similar to TM in sediments: urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge of the Beirut River.

18. **IMPACTS.** Although drivers and pressures and non-GES statuses were identified for the CI 17 in the LEVS, essentially no impact was detected in the environmental status classification fish and the NE



LEVS was classified as in-GES for TM in *M. barbatus*. The only non-GES station (1 out of 15) in poor status was located off Paphos, Cyprus and this classification was due to the concentration of Hg. No data were available for TM in sediments in this area. It should be emphasized, that concentrations not in-GES do not necessarily imply a biotic effect.

19. **CI 18- Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI18, were identified in the LEVS, no data were available at IMAP-IS to check for impacts in biota. Only two relevant studies in the scientific literature reported data on biomarkers in the LEVS. Both showed indications of possible effect of TM on various biomarkers in the mussel *Ruditapes decussatus* from Port Said (Egypt) (Gabr et al. 2020) and in the fish *M. barbatus*, *B. boops* and *T. trachurus* off the coast of Türkiye (Dogan et al., 2022).

20. **CI 20 - Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** The CI 20 DPSIR analysis was performed at the level of the entire AEL Sub-region due to the lack of data for the separate analysis of LEVS and AEGS Sub-divisions. Drivers that could exert pressure and cause impact on CI 20 were detected in the AEL. The examination of CI 17 results showed no impact on biota in the LEVS and not data reported for biota in the AEGS. In addition, data reported to IMAP-IS for CI 17 for biota in the LEVS were examined based on the concentration limits for the regulated contaminants in the EU, concentrations higher than those used for the CI 17 assessment. No impact was detected on CI 20.

21. Out of the 23 studies found in the literature for the AEL, 87% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU, 4% reported concentrations above the limits but without risk to human health and 9% reported concentrations above the limits for the regulated contaminants with probable risk to human health.

22. **CI 21 - Percentage of intestinal enterococci concentration measurements within established standards:** The CI21 DPSIR analysis was performed at the level of the entire AEL Sub-region due to the lack of data for the separate analysis of LEVS and AEGS Sub-divisions. Drivers that could exert pressure and cause impact on CI 21 are present in the AEL, among them: Urban coastal development, Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, data were available only for Israel (2021) and Lebanon in 2019-2021 in the LEVS. All stations in Israel were in excellent category. In Lebanon, 4 out of 38 stations were classified in bad category, all in the Beirut area. Possible drivers are urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge.

#### The Adriatic Sea Sub-region

23. **EO 5 – CI 13 (DIN – Dissolved inorganic nitrogen and TP – total phosphorus) and CI 14 (Chla – Chlorophyll a):** The detailed status assessment results show that all the SAUs achieve GES conditions (high and good status). For all three parameters, the results show that all SAUs and sub-SAU are in GES. The only exceptions are the results for TP in a part of CAS in the Italian offshore coast (Abruzzo region), and the TP on the SAS coastal and offshore zones (Apulia region), that were classified in moderate status. The Abruzzo and Apulia regions were identified as having aquaculture and coastal and maritime tourism (Gissi et al., 2017). Both drivers were identified as high impact to CIs 13 and 14 (Table I, Annex IV (CH 3)). Nutrients might be introduced to the area causing pressure and have the possibility to cause eutrophication and impact habitats and biodiversity. In the case of moderate status for TP, it was a localized effect, not affecting the overall assessment status and all SAUs fall under the GES status (high, good). A natural process of nitrogen limitation in the area and subsequent accumulation of phosphorus may be an additional explanation to the moderate assessment. Although the two drivers,

aquaculture and coastal and maritime tourism, are present in other areas of the Adriatic Sea, they did not impact CI 13 nor CI 14, as represented by the available data.

24. **EO 9 – CI 17 (TM in sediments and biota,  $\Sigma_{16}$ PAHs in sediments and  $\Sigma_7$ PCBs in sediments and biota):** Overall, the aggregation of the chemical parameters data per SAU in the Adriatic Sub-region classified 80% of the SAUs as in GES (High or Good status), and 20% of the SAUs as non-GES under moderate status.

25. The detailed status assessment results per contaminant per SAU at the 1<sup>st</sup> level of assessment (no aggregation or integration) showed that in most cases (80% of SAUs ) GES conditions are achieved; 9% of the SAUs are classified- in moderate status, 6% in poor status and 5% in bad status.

26. For the sediment matrix, the highest contamination is observed from PCBs, PAHs and Hg resulting in non-GES status for 60%, 57% and 27 % of the sub-SAUs, respectively. For the mussels matrix, the highest contamination is observed from PCBs which results in 39% of sub-SAUs in non-GES status.

27. In the NAS, 19% of sub-SAUs are classified as non-GES. The most affected sub-SAUs in the NAS are HRO-0313-BAZ, HRO-0412-PULP and HRO-0423-RILP in Croatia; Emilia-Romana', 'Friuli-Venezia-Giulia-1' and 'Veneto-1' in Italy. Also, offshore SAUs IT-NAS-O and MAD-SI-MRU-12 are affected. The NAS subdivision suffers from Hg contamination (moderate status) in sediments and mussels and PCBs (poor status) contamination in sediments

28. In the CAS, 12% of the SAUs are classified as non-GES. The most affected sub-SAUs are HRO-0313-KASP, HRO-0313-KZ, HRO-0423-KOR in Croatia. The CAS sub-division suffers from Hg (poor status) and PCBs (moderate status) contamination in mussels

29. In the SAS, 22 % of the SAUs are classified as non-GES. The most affected SAUs are HRO-0313-ZUC, HRO-0423-MOP and HRO-0313-ZUC in Croatia; and MNE-1-N, MNE-1-C, MNE-1-S, MNE-Kotor, in Montenegro which are found in poor or bad conditions regarding several contaminants. The SAS sub-division is affected by Pb (moderate status) and PCBs (moderate status) contamination in mussels.

30. The main drivers that could put pressure on TM in sediments are industry (waste discharge and dumping of waste), tourism (litter, domestic waste water discharge), ports and maritime works (accidental discharges, dredging), shipping traffic (accidental discharges, solid waste disposal). Shipping traffic is extensive in the Adriatic Sea. In addition, Gissi et al., 2017 identified coastal and maritime tourism in Abruzzo, Apulia, Emilia Romagna, Marche, Molise, Veneto and Slovenia, although tourism is well developed in Croatia as well. They also identified dumping area for dredging in Emilia Romagna. See also Annex V (CH 3) with an extensive study on the DPSIR in the Adriatic Sea.

31. In the southern Adriatic Sea, Albania's coast and offshore SAUs are non-GES concerning Hg in sediments. -In Montenegro, Hg, Pb,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments were classified as non-GES in the central coastal SAU as well in the Kotor Bay. The project GEF (*Global Environment Facility*): Adriatic Implementation of the Ecosystem Approach in the Adriatic Sea through Marine Spatial Planning, examined in detail the DPSIR elements for Albania and Montenegro marine environment. Those support the results of the NEAT assessment achieved with IMAP monitoring data. In Albania, about 15% of the coastline is urbanized, and tourism is increasing (drivers and pressure). Status. The initial assessment of pollution shows established significant concentrations of mercury and organochlorinated compounds in some of the assessed areas on the northern and central coast (status). In Montenegro, about 32.5% of the coastline is urbanized, while tourism consists mainly beach goers. Nearshore activities, such as shipyards and ports are also of concern (drivers and pressures). Status. The preliminary assessment of pollution shows higher concentration of contaminants in the coastal area, particularly in Boka Kotorska Bay. The

levels of some contaminants exceed the established limit, specifically legacy pollutants such as heavy metals and organohalogen compounds in sediments.

32. **IMPACTS.** Although drivers and pressures and non-GES statuses were identified for CI 17 in the Adriatic Sea, a few impacts were detected in the environmental status classification of the biota. Moreover, the non-GES status of a contaminant in the biota usually did not correspond to a non-GES status for the contaminant in sediment in the same sub-SAU. In the NAS, sub-SAUs for biota were in non-GES status for Hg and PCBs, with no corresponding non-GES status in the sediment or no data for PCBs in sediments. In 3 instances there was a correspondence between non-GES status for Hg in biota and sediment. In several sub-SAUs, Pb in sediments were non-GES while in-GES in biota. In the CAS there was no correspondence between the status of the sediments and the status of the biota. In the SAS, for 2 sub-SAUs, non-GES status for Pb in sediments corresponds to non-GES status for Pb in biota.

**CI 18 - Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers, that could exert pressure and cause impact on CI 18, were identified in the Adriatic Sea, no data were available at IMAP-IS to check for impacts in biota. One study from the scientific literature reported impact of PAHs on some of the biomarkers measured in the specimens of the fish *Mullus barbatus* collected in an important fishery area in the North Adriatic Sea coming from Rimini to Ancona at a depth of 70 m (Frapiccini et al. 2020).

33. **CI 20 - Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** Drivers that could exert pressure and cause impact on CI 20 were detected in the Adriatic Sea Sub-region. The examination of CI 17 results showed no impact on biota. In additions, data reported to IMAP-IS for CI 17 for biota were examined based on the concentration limits for the regulated contaminants in the EU, concentrations higher than those used for the CI 17 assessment. No impact was detected on CI 20.

34. Out of the 25 studies found in the literature, 80% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU, and 8% reported concentrations above the limits but without risk to human health. Possible impact was detected in 12% of the studies that reported concentrations above the limits for the regulated contaminants with probable risk to human health.

35. **CI 21 - Percentage of intestinal enterococci concentration measurements within established standards:** Drivers that could exert pressure and cause impact on CI21 were detected in the Adriatic Sea, and among them the following: Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, essentially no impact was detected. Most of the bathing waters in the Adriatic were in the excellent and good GES classifications. A small percentage of bathing waters were classified as poor: 1.7% in Italy and 3.5% in Albania.

#### *The Central Mediterranean Sea Sub-region*

36. **EO 5 - CI 13 (DIN – Dissolved inorganic nitrogen and TP – total phosphorus) and CI 14 (Chla – Chlorophyll a):** [The complete GES assessment of the CEN Sub-region for CIs 13 and 14 was impossible given the lack of quality-assured, homogenous data that prevented the application of both EQR and simplified EQR assessment methodologies. Therefore, the assessment of eutrophication was performed by applying the simplified G/M comparison assessment for evaluation of Chl \*a\* available from the remote sensing COPERNICUS data \(Sections 4 and 5\).](#)

37. [The assessment results show that despite the good status assigned to the assessment zones, the 7 out of 36 sub-SAUs are in the good status i.e., GREA, GREAMB, GREPAT, LBY E, LBY W, LBY W; TUN B in the Eastern and the Southern parts of the CEN Sub-region.](#)

38. The subSAUs in Greece are located in Bays as are Ambracian Gulf (GREAMB), with pressure mainly from agriculture and Gulf of Patras (GREPAT) with pressures that include harbor operations, industries and agriculture. The more Northern subSAU (GREA) is probably influenced by the local sources of pollution (Igumenitsa port and intense aquaculture).

39. Along the Lybian coast, the influenced marine waters are in the western part of Libyan OW (subSAU LBYW), influenced by waters coming from the Gulf of Gabes where human activities contributed to the impact of eutrophication and by the city of Tripoli; in the eastern part of CW (subSAU LBYE). Several pressures that cause impacts of eutrophication are present in the Gulf of Gabes i.e., the subSAU TUNB located in CW: i) Large urban center, ii) untreated domestic discharges, iii) industrial discharges, among them phosphogypsum, iv) agrochemical industry, v) agriculture.

37-40. EO 9 – CI 17 (TM,  $\Sigma_{16}$ PAHs, and  $\Sigma_5$ PAHs in sediments): It was not possible to classify the Sub-region based on the CHASE+ application due to very limited available data and they uneven areal distribution in the CEN. The assessment was performed by station. Most of the stations were in-GES with respect to TM in sediments. Stations with non-GES status for  $\Sigma_{16}$ PAHs and  $\Sigma_5$ PAHs in sediments were identified.

38-41. Non-GES stations regarding  $\Sigma_5$ PAHs in sediments were located at the north-eastern and south-eastern part of Malta, in particular at the Port il-Kbir off Valetta and at the Operational Wied Ghammeq. Drivers and pressures in these areas are industrial plants and marine traffic. Non-GES stations were also located at the in the Gulf of Patras, Gulf of Corinth and in Kerkyraiki.

39-42. IMPACTS. Drivers and pressures and non-GES statuses were identified for the CI17 in the CEN. However, there were almost no data for contaminants in biota in the CEN. Eight samples of *M. galloprovincialis* were in-GES for TM and 5 samples of *M. barbatus* were classified as non-GES for Hg.

40-43. **CI 18 - Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI18, were identified in the CEN, no data were available at IMAP-IS to check for impacts in biota.

41-44. Examination of the scientific literature on the impact of pollution on biota biomarkers in the CEN found 5 studies for Tunisia and 1 from Italy. Drivers and pressures reported in the studies, encompassed the whole range of them: domestic and industrial discharges, agricultural and riverine runoff, fisheries, harbor and marina utilization, maritime activities, tourism. Studies demonstrated that, in addition to anthropogenic stressors, biomarker responses were influenced also by seasonality, tissue analyzed, spawning status, and on species identity.

42-45. It should be emphasized that the studies used different biomarkers, with different biota species, measuring in different tissues, and different methodologies. The biomarkers studied were not listed by IMAP, and if listed, not analyzed in the organ or tissue as required by IMAP. Most of the studies measured various biomarkers in the same station, with some showing an effect and others not. All the studies below reported an impact on some of the biomarkers. Therefore, the text below addresses only the areas and species studied, and possible specific drivers, if available, with the knowledge that impact was detected in some of the biomarkers.

43-46. **Tunisia.** One mesocosm experiment was performed in *Mytilus* spp. exposed to sediment contaminated by PAH and TM collected from the Zarzis area (Ghribi et al. 2020), while the effects of hydrocarbons were studied in the mollusc *Ruditapes decussatus* collected from the southern Lagoon of Tunis (Mansour et al. 2021). The effect of TM on the mollusc *Patella caerulea* was studied in specimens collected from 4 sites in the CEN (Zaidi et al. 2022). The effect of microplastic ingestion was studied in the fish *Serranus scriba* collected from 6 sites along the Tunisian coast (Zitouni et al. 2020) and on the seaworm *Hediste diversicolor* collected from 8 sites along the Tunisian coast (Missawi et al. 2020).

[44-47. Italy](#). The effect of plastic ingestion was studied in the fish *Trachurus trachurus* collected for the Sicily straits (Chenet et al. 2021).

[45-48. CI 20 - Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood](#): Drivers that could exert pressure and cause impact on CI 20 were detected in the CEN. TM data were present for Hg in 5 specimens of *M. barbatus* in IMAP-IS. The concentrations were higher than the thresholds for CI17 but lower than the limits for the regulated Hg in the EU. No studies were found in the literature.

[46-49. CI 21 - Percentage of intestinal enterococci concentration measurements within established standards](#). Drivers that could exert pressure and cause impact on CI 21 are present in the CEN, among them: Urban coastal development, Tourism, sporting and recreational activities; ports and maritime works, maritime activities. No data were available for CI 21 in IMAP-IS.

#### The Western Mediterranean Sea Sub-region

[47-50. EO5 – CI 13 \(DIN – Dissolved inorganic nitrogen and TP – total phosphorus\) and CI 14 \(Chla – Chlorophyll a\)](#): The complete [GES](#) assessment ~~of the environmental status~~ of the WMS Sub-region for CIs 13 and 14 was impossible given the lack of quality-assured, homogenous data that prevented the application of both EQR and simplified EQR assessment methodologies (Section 2). Therefore, [the assessment of Common Indicator 14: Chl \*a\* was undertaken in the three Sub-divisions of the Western Mediterranean Sub-region as follows: i\) in the Central Sub-division of the Mediterranean Sea Sub-region \(CWMS\): the Waters of France and the Southern part of the Central CWMS; the Alboran \(ALB\) and the Levantine Balearic \(LEV-BAL\) Sub-division: the Waters of Spain by applying the Simplified G/M comparison assessment methodology on the satellite-derived Chl \*a\* data; and ii\) the Tyrrhenian Sea Sub-division and part of the CWMS: the Waters of Italy by applying both the Simplified G/M comparison assessment methodology on the satellite-derived Chl \*a\* data and the simplified EQR assessment methodology on \*in situ\* measured Chl \*a\* data.](#)

[48-51. Despite the good status assigned to the assessment zones, the assessment findings indicate some sub-SAUs in non-good status](#). The present assessment of the waters of Spain (Sections 4 and 5) showed [there are 8 out of 70 subSAUs which are non-good status \(the evaluation was performed on 70 out of 149 SubSAUs\), and which are located close to the Mar Menor; in the Segura River mouth; near Valencia; close to the Ebro River mouth; one area close to the French border; and on the Mallorca Island in the Alcudia Gulf. There is a slight difference between the thresholds calculated from the satellite-derived data used for the present assessment and the assessment criteria calculated from \*in situ\* measurements \(Section 4\), which resulted in the regional assessment findings which do not fully match the eutrophication evaluation performed by Spain by applying the assessment criteria calculated from \*in situ\* measurements. In the waters of Italy, there are 9 out of 54 subSAUs that are in non-good status, and they are located as follows: in front of the Arno River mouth; in front of the Tiber River mouth; close to the Napoli urban agglomeration and SW part of Sardinia Island. In the waters of France, there is 1 subSAU \(Golfe de Porto Vecchio\) out of the 46 SubSAU in non-good status. For four subSAUs located in the FRD\\_E Assessment Zone and two in the Corsica Island assessment zone \(FRE\), the assessment was reconsidered as in good status. In fact, a discrepancy that appeared between the national and sub-regional assessments was addressed further to the justification provided by France which is based on i\) the presence of WT I in water body DC04; ii\) the presence of WT IIIW in water bodies DC06A; DC07I; DC08B; EC01C; EC04B and DC04; iii\) the specific national knowledge of the local hydrological and environmental conditions. Among these 6 water masses, four are located in the FRD-E assessment zone namely DC04 \(Golfe de Fos\), DC06A \(Petite Rade de Marseille\), DC07I \(Cap de L'estéral – Cap de Brégançon\) and DC08B \(Ouest Fréjus- Saint Raphaël\). Two water masses are located in Corsica Island \(FRE\) and correspond to EC04B \(Golfe D'Ajaccio\) and EC01C \(Golfe de Saint Florent\). Water mass DC04 \(Golfe de Fos\) is a highly modified water mass characterised by a high spatial heterogeneity in chl \*a\* distribution. For other](#)

water masses (DC06A, DC071 and DC08B; EF04B and EC01C in Corsica), hydrodynamic studies revealed a very low annual renewal of water masses thus explaining slight accumulation of low phytoplankton biomass levels (Ganzin et al. 2010<sup>3</sup>).

49-52.

50. — The below findings derived from literature sources support the assessment findings as presented in Sections 4 and 5 which indicate a few spatial assessment units in **non-good status**<sup>4</sup>.

54-53. Drivers and pressures with impacts on eutrophication are found in the WMS<sup>5</sup>. The Spanish Mediterranean coastal zone may be affected by eutrophication mainly due to anthropogenic pressures, like agriculture (e.g., in Ebro Delta, rice field cultivation covers up to 65% of the area resulting in outputs of inorganic nutrients to nearby bays through drainage channels and the IMAP sub-SAUs ES100MSPFC32 in the vicinity was likely non-GES), but also by aquaculture, tourism, construction of harbors, intense urbanization, and industrialization. In French Mediterranean coast, the Gulf of Lion is one of the most historically known areas as influenced by natural and anthropogenic inputs of nutrients, receiving a large inputs of rural, urbanized, and industrialized discharges through the Rhone River. However, no sub-SAUs in non-good status was classified in the area. The northern coasts of the Balearic Archipelago may be affected by the productivity imported from the Gulf of Lion, showing slightly higher concentration in the offshore north-eastern waters. Indeed, IMAP sub-SAU ES110MSPFMAMCp02 on the Mallorca Island in the Alcudia Gulf was classified as likely non-GES.

54. The Italian Mediterranean coast may be affected by riverine discharge e.g., the Arno river (subSAUs ITCWTCD and ITOWTCDoF Livorno), and the Tiber River (sub-SAUs ITCWLZ and ITOWLZC, Rome), as well as by the extensive population, tourism, port operations and industries, like the area of Naples (sub-SAUs ITOWCMC, ITOWCMD, ITCWCMC and ITCWCMD).

55. The Mediterranean Sea hosts around 400 coastal lagoons covering a surface of over 640 000 ha, that are important drivers for regional economies by way of fisheries, aquaculture, tourism, recreation and increased urbanization. One example of a well-studied lagoon is the Mar Menor located in the region of Murcia. The drivers and pressures on Mar Menor include tourism and agriculture along its shoreline and drainage area. In the present assessment the IMAP subSAU, ES070MSPF010300030, located close to the Mar Menor and IMAP subSAU ES080MSPFC017 -located near the Segura River mouth were classified in non-good status. In addition, the area of the Gulf of Oristano in western Sardinia, is connected to the Cabras lagoon and may be influence by it (sub-SAU ITCWSDWB).

56. The present regional assessment using satellite-derived Chl *a* classified in non-good status one sub SAU EC03B close to Golfe de Porto Vecchio, located along the northern part of Corsica coast. Corsica is known for its developed aquaculture along the coast that may cause impacts related to eutrophication.

52. — Mariculture is also well developed in Italian waters, for example off Genoa and in the Gulf of Follonica, the latter south of Livorno that was classified in non-good status in the present assessment (subSAUs ITCWTCD and ITOWTCDoF).

<sup>3</sup> <https://archimer.ifremer.fr/doc/00028/13931/11104.pdf>

<sup>4</sup> The present assessment undertaken at the regional level, by using the satellite-derived Chl *a* data, indicates also weakened status in a few assessment areas along the coast of France, however, national authorities found that some regional assessment findings do not fully match the national assessments based on the use of *in situ* measurements. A presence of non-optimal matching of the regional and national assessments was also expressed by the authorities of Spain.

<sup>5</sup> Agriculture (runoff and riverine discharge), industry (land based sources: industrial wastewater discharge), aquaculture (coastal shellfish and fish farming activities), coastal urbanization and tourism (domestic wastewater discharge), seawater desalination, ports and maritime operations (dredging).

Drivers and pressures with high impact on CI the 13 and 14 are found in the ALBS: Agriculture (runoff and riverine discharge), Industry (land based sources; industrial wastewater discharge), aquaculture (coastal shellfish and fish farming activities), coastal urbanization and tourism (domestic wastewater discharge), seawater desalination, ports and maritime operations (dredging). Specifically, the Bay of Gibraltar (Bay of Algeiras), one of the likely in non-GES SAUs, is very urbanized and industrialized, and has working ports and extensive maritime traffic. The SAU not far from Cartagena could be impacted by the Cartagena coastal zone, that is under the influence of urban, harbour, industrial and oil related activities of Cartagena city, as well as by the nearby industrial zone of Escobreras Valley. It is also pressured by multiple stressors emerging from anthropogenic activities, including an intense commercial and recreational shipping activity, naval military and fishing activities (Martinez-Gomes et al., 2017). In addition, pressures could originate from the Mar Menor lagoon, known to be impacted. — No specific sources could be identified for the two others likely in non-GES SAUs. They may be connected to local sources of pollution

~~53-57.~~ Although the non-good status was not found in the present assessment of the Southern part of the CWMS, it must be recognized that the assessment was impossible at the level of the finest spatial assessment units (subSAUs) due to the absence of finer water bodies delineation and related water typology characterization as for other Sub-divisions in the WMS. Given a less confidential assessment in this part of the WMS, some specific examples of drivers and pressures were mapped in the ALBS that can be found in the scientific literature. The Oran harbor (Algeria) which receives the discharge of wastewater, while the Ghazaouet harbor is exposed to chemicals coming mainly from industrial activities. In addition, the high rate of urbanization around the harbor contributes to anthropogenic contamination (Kaddour et al. 2021). Algeria also has seawater desalination plants along its shoreline such as the Bousfer desalination plant in Oran Bay and the Beni Saf desalination plant.

~~Local anthropogenic (industrial, agricultural, and urban) activities are drivers and pressures off Al Hoceima (Morocco) (Azzizi et al., 2021).~~

~~54. — Detailed examination showed that 4 out of 26 SAUs in the Spanish coastal waters (CW) were classified as likely non-GES: One located near the Gibraltar straits, two located close to the line dividing the CW to the eastern and western part of the assessment zone, and one located close to the Mar Menor lagoon and not far from Cartagena.~~

~~55-58.~~ EO 9 - CI 17 (TM in sediments and biota (*M. galloprovincialis*) (ALBS); TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota (TYRS); TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota (CWMS) ): The assessment was conducted using NEAT in the ALBS and the TYRS Sub-divisions. A simplified application of NEAT (1<sup>st</sup> level, without any further spatial integration) was applied to the CWMS. Data were available only for some SAUs for the northern coast division (Spain, France, Italy). No data were available for the southern CWMS coast (Algeria and Tunisia). The WMS assessment was made for the coastal zone, as 91% of the data were coastal.

~~56-59.~~ Overall, the Alboran Sea (ALBS) and the Tyrrhenian Sea (TYRS) were classified as in GES, in good status regarding all available parameters and SAUs. In the Central Western Mediterranean (CWMS) Sub-division, 6 out of 7 SAUs were classified in high or good statuses and one SAU was classified as non-GES, in moderate status regarding all available parameters.

~~57-60.~~ A detailed examination of these classifications is presented here-below.

~~58-61.~~ ALBS. The ALBS Sub-division was in GES (high and good statuses) for TM in sediments and for Cd and Pb in biota, and non-GES (moderate status) for Hg in biota sampled along the Spanish coast. In addition, off Morocco, one SAU was in moderate status for Cd in sediments and one in moderate status for Pb in sediments.



[59-62](#). TYRS. The TYRS Sub-division was in GES (high and good statuses) for TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota. For the Italian coast several non-GES parameters were identified for some SAUs, as follows: one SAU was in moderate status regarding Cd and Hg in sediments, one SAU in moderate status for Cd in sediments and in poor status for Hg in sediments, and one SAU in moderate status for Cd and  $\Sigma_7$ PCBs.

[60-63](#). CWMS. Non-GES SAUs for several parameters were identified in the CWMS sub-division as follows: One SAU with moderate Pb in sediment in Spain; in France, one SAU with poor status of Hg in sediments, moderate status for Cd and Hg in biota and poor status for  $\Sigma_{16}$ PAHs in biota; 2 SAUs with poor and moderate statuses for  $\Sigma_{16}$ PAHs in biota; in Italy, one SAU with moderate status for Cd in sediment and poor status for  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments.

[64-64](#). Drivers and pressures are found in the WMS: Large Ports and maritime traffic, Coastal urbanization, Tourism, Riverine discharge, Agriculture and aquaculture, Desalination. Some specific examples for drivers and pressures can be found in the scientific literature.

[62-65](#). IMPACTS. Drivers and pressures and non-GES statuses were identified for CI17 in the WMS however, essentially no impact was detected in the environmental status classification of biota. In the CWMS, for France, moderate status was found for Hg and Pb in biota, at the same SAU with poor status for Hg in the sediment. In addition, moderate and poor statuses were assigned to  $\Sigma_{16}$ PAHs in biota in three SAUs. No concentration of  $\Sigma_{16}$ PAHs in sediment were reported. In the ALBS, for Spain, Hg in biota was in moderate classification. No concentration was reported for Hg in the sediment. It should be emphasized, that concentrations not in-GES do not necessarily imply a biotic effect.

[63-66](#). **CI 18 - Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI18, were identified in the WMS, no data were available at IMAP-IS to check for impacts in biota.

[64-67](#). Examination of the scientific literature on the impact of pollution on biota biomarkers in the WMS found 4 relevant studies from Algeria, 2 from Italy, 5 from Spain and 4 from Tunisia. Drivers and pressures reported in the studies, encompassed the whole range of them: domestic and industrial discharges, agricultural and riverine runoff, fisheries, harbor and marina utilization, maritime activities, tourism. Studies demonstrated that, in addition to anthropogenic stressors, biomarker responses were influenced also by seasonality, tissue analyzed, spawning status, and on species identity.

[65-68](#). It should be emphasized that the studies used different biomarkers, with different biota species, measuring in different tissues, and different methodologies. The biomarkers studied were not listed by IMAP, and if listed, not analyzed in the organ or tissue as required by IMAP. Most of the studies measured various biomarkers in the same station, with some showing an effect and others not. All the studies below reported an impact on some of the biomarkers. Therefore, the text below addresses only the areas and species studied, and possible specific drivers, if available, with the knowledge that impact was detected in some of the biomarkers.

[66-69](#). **Algeria:** Mussel *Donax trunculus* from Annaba Bay, from 2 impacted sites ( Sidi Salem and Echatt) and one reference site (El Battah) (Amamra et al. 2019); fish, *Mullus barbatus* from two impacted sites (Oran, Ghazaouet) and a control site (Kristel), along the Algerian west coast (Kaddour et al. 2021); mussel *Perna perna* transplanted to three sites in the Gulf of Annaba (Laouati et al. 2021); mussel *Patella rustica* from four sites (3 affected and one reference) off the Bousfer desalination plant (Oran Bay, Algeria) (Benaissa et al. 2020).

[67-70](#). **Italy:** Fish *Parablennius Sanguinolentus* collected from the port of Bagnara Calabria on the western Calabrian coast of Italy and from a reference site, Jancuia Cove. Stressor – pesticides. (Parrino et al. 2020); mussel, *Mytilus galloprovincialis*, and fish, *Mullus barbatus*, *Pagellus erythrinus* and *Diplodus*



*vulgaris*, from different stations at the Bay of Pozzuoli, within the Gulf of Naples. Stressors: TM and PAHs (Morroni et al. 2020).

**68-71. Spain:** Three studies conducted near Integrated Multi-Trophic Aquaculture cages in Palma de Majorca as possible driver: two with *Mytilus galloprovincialis*, (Capo et al. 2021; Rios-Fuster et al. 2022) and one with the fish *Sparus aurata* (Capó et al. 2022). In addition, fish, *Seriola dumerili* collected around the Pityusic Islands, (Eivissa and Formentera; Balearic Islands) (Solomando et al. 2022); and European anchovy (*Engraulis encrasicolus*) collected at three areas off Catalonia (Spain): Barcelona, Tarragona and Blanes (Rodríguez-Romeu et al., 2022).

**69-72. Tunisia:** Scallop *Flexopecten glaber* were collected from the entrance to the Bizerte Lagoon and a site located near Menzel Abderrahmen, contaminated by inputs from the surrounded industrial manufactories and urban agglomerations (Telahigue et al. 2022); polychaete *Perinereis cultrifera* collected from the port of Rades and the Punic port of Carthage, S2 (Bouhedi et al. 2021); fish *Serranus scriba* were sampled from 6 sites along the Tunisian coast (2 WMS and 4 CEN). Stressor, microplastic ingestion as a potential vector for the transmission of adsorbed environmental chemicals to marine organisms (Zitouni et al. 2020); seaworm (*Hediste diversicolor*) from eight sites along the Tunisian coasts (2 WMS and 6 CEN), affected by different anthropogenic stresses. Stressor analyzed – microplastic ingestion (Missawi et al. 2020).

**70-73. CI 20 - Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** Drivers that could exert pressure and cause impact on CI 20 were detected in the Western Mediterranean Sea. The examination of CI 17 results showed no impact on biota. In additions, data reported to IMAP-IS for CI 17 for biota were examined based on the concentration limits for the regulated contaminants in the EU, concentrations higher than those used for the CI17 assessment. No impact was detected on CI-20.

**74-74.** Out of the 37 studies found in the literature, 78% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU and 11% reported concentrations above the limits but without risk to human health. Possible impact was detected in 11% of the studies that reported concentrations above the limits for the regulated contaminants with probable risk to human health.

**72-75. CI 21 - Percentage of intestinal enterococci concentration measurements within established standards:** Drivers that could exert pressure and cause impact on CI 21 were detected in the Western Mediterranean Sea, and among them the following: Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, essentially no impact was detected. Most of the bathing waters in Spain, France and Italy were in the excellent and good GES classifications. A small percentage of bathing waters were classified as poor category: 0.1% in Spain, 1% in France, 1.7% in Italy. In Morocco, 20 out of 147 stations (13%) were classified as in bad status. Data were not available for Algeria and Tunisia.

## 2. Background information and methodology<sup>6</sup>

### 2.1 An overall interrelationship of the scope of the 2023 MED QSR with the 2017 MED QSR

[73-76.](#) In the context of implementing the Ecosystem Approach Roadmap adopted by the Contracting Parties to the Barcelona Convention and its Protocols in 2008 (Decision IG.17/6), the UNEP/MAP system delivered during the biennium 2016-2017, the first ever Quality Status Report for the Mediterranean (hereinafter referred to as 2017 MED QSR, <https://www.medqsr.org/>). This is an assessment product based on region-wide Ecological Objectives and Common Indicators that is built upon existing data and complemented with inputs from numerous diverse sources.

[74-77.](#) Within the 2017 MED QSR, the assessment of initial status of marine environment related to IMAP Pollution Cluster was provided by combining i) the traffic light assessment approach i.e. comparing the concentrations of the contaminants measured at monitoring stations with the threshold values of the assessment criteria and ii) complementary use of the bibliographic data.

[75-78.](#) **The assessment of IMAP Common Indicators 13&14** methodology included the use of the coastal water types (reference conditions) and boundaries as agreed and adopted in IMAP Decision 22/7, for chlorophyll *a* in the Mediterranean Sea (i.e. CI14). However, due to the lack of new data and non-defined reference conditions and boundary values for key nutrient concentrations in water column, the nutrients' assessment could not be performed (i.e. CI13), only general comments were provided. The main statistical analysis was based on the typology criteria. The eutrophication was assessed by relying on the classification scheme related to Chlorophyll *a* concentration ( $\mu\text{gL}^{-1}$ ) in coastal waters as a parameter easily applicable by all Mediterranean countries based on the thresholds and reference values as provided in IMAP Decision 22 /7. For the presentation of the data, the Box and Whisker plots were used. The statistical information contained in the plot were Hspreads (interquartile range - the absolute value of the difference between the values of the two hinges) and fences that define outside and far outside values. Given lack of data reporting, satellite synoptic measurements for the estimation of chlorophyll *a* concentration trends were reviewed to support detection of the anomalous, local biogeochemical processes and to assess the different requirements of environmental regulations (Colella *et al.*, 2016).

[76-79.](#) **The assessment of IMAP Common Indicator 17** included only quantitative data on the concentrations of trace metals (Cd, Hg, Pb) in sediment, mussels (*M. galloprovincialis* and other species) and in the muscle tissue of the fish *M. barbatus*. The data were collected from the MED POL Database. The data, per matrix and station, were compared to MedBACs and MedEACs, assessed based on the traffic light system, and given a color code. The color-coded points were plotted and presented in whole Mediterranean regional maps, a separate map for each contaminant per matrix. Data for petroleum

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<sup>6</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Introduction presenting the relationship of the present scope of QSR with 2017 MED QSR, i.e., related to Decisions of the Parties (e.g., IMAP, QSR, assessment studies) and the QSR roadmap
- Structure of 2023 MED QSR, based on priority themes
- Explain the combination of Common Indicator (CI) assessments *within* each theme
- CI assessments will indicate the interrelationship with other CIs, within the same EO or other EOs, as appropriate
- Assessment findings will highlight the feasibility of integration between CIs and EOs

Note:

Within the elaboration of the methodological approach used, summarise the most important elements of the good environmental status (GES) assessment/ alternative assessment methodologies applied for individual CIs / EOs (as specified below in more detail).

hydrocarbons (among them PAHs) and persistent organic pollutants (POPs, among them PCBs) were not sufficient for undertaking initial assessment of the marine environment within the 2017 MED QSR.

[77-80.](#) **The assessment of IMAP Common Indicator 18** was based on bibliographic studies and scientific documents in the Mediterranean Sea, as almost no data were available from the MED POL Database. Data from reference stations datasets were extracted (UNEP/MAP/MED POL, 2016) and used in the assessment. By relying on such available source, the integrated evaluation of the biomarkers was provided namely, evaluation of Acetylcholinesterase activity (AChE), Lysosomal membrane stability (LMS) and Micronuclei frequencies (MN) for which BACs and EACs were adopted (Decisions IG.22/7 and IG.23/6). Further, the enzyme 7-ethoxy-resorufin-O-deethylase (EROD) and Metallothionein (MT) have been also indicated for fish and mussel samples, respectively.

[78-81.](#) As for the MED QSR 2017, the assessment was based on data about spills of oil and other substances. For the 2023 assessment the base of data was enlarged: data were derived from [MEDGIS-MAR](#), [Lloyd List Intelligence](#) Seasearcher and [CleanSeaNet](#) Service. The spatial component of the analysis was detailed: the 2023 MED considers the sub-regions and the relative sub-divisions identified in the Mediterranean Sea. The approach to the assessment was changed: from a purely qualitative description of trends of observed spills, an assessment based on expert judgment was proposed, jointly considering the frequency of spills per square km and the trend of occurrence (considering the variation in comparison with the previous period 2013-2017). The latter element (variation of spill density) is based on a CHASE-like approach and capitalizes some elements of the methodology adopted by HELCOM for the assessment of oil spill in the Baltic Sea (HELCOM 2018).

[79-82.](#) **The assessment of IMAP Common Indicator 20** was based on bibliographic studies and scientific documents in the Mediterranean Sea, as no data were available from the MED POL Database. The assessment was based, tentatively, on the statistics about the number of detected contaminants and their deviations from legal permissions in commercial fish species set by national, European and international regulations within national jurisdictional areas.

[80-83.](#) **The assessment of IMAP Common Indicator 21** was based on the assessment report from the European Environment Agency (EEA) on Bathing Water Quality (from 2015) that was then integrated with the assessment of monitoring data reported from Tunisia to MED POL (2014). The assessment included only 9 Contracting Parties. No sufficient updated datasets at regional scale were available from the MED POL Database.

[84-84.](#) **The assessment of IMAP Candidate Indicators cCI-26 and 27 was not performed within the 2027 MED QSR due to the early stage of development of some major methodological aspects as well as tools and processes for data gathering and preparation.**

[82-85.](#) Underlining the importance of the 2017 QSR preparation as the major and innovative MAP achievement, Decision IG. 23/6 on the 2017 MED QSR (COP 20, Tirana, Albania, 17-20 December 2017) pointed out several gaps and requested the Secretariat “to prepare in cooperation with the Contracting Parties through the Ecosystem Approach governance structure, in the first year of the biennium 2018-2019, a Roadmap accompanied with a Needs Assessment on how to improve data collection to address knowledge gaps and strengthen the capacities of the system (the QSR 2023 Roadmap). To this aim, priority activities needed to successfully deliver the 2023 Mediterranean Quality Status Report shall be identified for inclusion in the Programme of Work”.

[83-86.](#) Decision IG. 23/6 on the 2017 MED QSR recommended the following directions to address several gaps and ensure successful delivery of the 2023 MED QSR:

- (i) harmonization and standardization of monitoring and assessment methods;
- (ii) improvement of availability and ensuring of long time series of quality assured data to monitor the trends in the status of the marine environment;

(iii) improvement of availability of the synchronized datasets for marine environment state assessment, including use of data stored in other databases where some of the Mediterranean countries regularly contribute;

(iv) improvement of data accessibility with the view to improving knowledge on the Mediterranean marine environment and ensuring that Info-MAP System is operational and continuously upgraded, to accommodate data submissions for all the Integrated Monitoring and Assessment Programme (IMAP) Common Indicators.

[84-87.](#) Consistent with the Decision IG.23/6 of COP 20 related to the 2017 Mediterranean Quality Status Report (MED QSR), and Decision IG.24/4 of COP21 providing the 2023 MED QSR Roadmap implementation (Naples, Italy, December 2019), UNEP/MAP – MED POL implemented activities to address the following key priority needs towards a DPSIR-based GES assessment of the 2023 MED QSR:

1. Scale(s) of monitoring, assessment and reporting to be agreed on, to enable comparable data sets assessment;
2. Necessary methodological tools and assessment criteria to be agreed on to allow and promote integrated assessment of GES;
3. Monitoring Protocols and Data Quality Assurance and Quality Control for IMAP Common Indicators are to be made available to guide Contracting Parties;
4. National capacity and knowledge gaps are to be addressed to ensure region-wide coherence and data availability;
5. Regional partners, projects to be able to input process in a coordinate manner.

[85-88.](#) In setting overall basis for implementation of the above listed activities in the context of applying different tools related to GES assessment, an important contribution was provided during the Regional Meeting on IMAP Implementation: Best Practices, Gaps and Common Challenges (Rome, Italy, 10-12 July 2018).

[86-89.](#) Within the preparation of the 2023 MED QSR, the outputs at IMAP Pollution Cluster Common Indicators level were prepared for four Mediterranean sub-regions by considering data reported by the Contracting Parties into IMAP Information System after 2017. Despite significant development in setting the assessment criteria; GES assessment methodologies; integration and aggregation of the assessment products; monitoring procedures and sharing the best practices, a lack of data reported by the Contracting Parties, as required in Decisions IG.23/6 and IG.24/4, as well as administrative and management barriers, resulted in the preparation of the thematic assessments related to the 2023 MED QSR Pollution Cluster at the level of IMAP Pollution Cluster Common Indicators, instead at the level of Common Indicators per each Contracting Party with a view to addressing specific knowledge gaps as stated in the 2023 MED QSR roadmap and needs assessment (Annex V of Decision IG.24/4).

[87-90.](#) Given the lack of data reported for all IMAP Common Indicators related to pollution and eutrophication, -alternative sources were also explored and put in use, as appropriate and feasible. As a result of the differences in the availability of data between the 4 subregions, several limitations were encountered in the definition of assessment criteria and the assessment of the status of marine environment.

[88-91.](#) The results of work and outputs related to IMAP Pollution Cluster were elaborated in line with the Programme of Works 2019-2020; 2020-2021; 2022 and 2023 adopted by COP 20; COP 21 and COP 22, further to the conclusions of the Meetings of CorMon on Pollution Monitoring that were organized on 2-3 April 2019; 1-3 December 2020; 26-28 April 2021; 27 and 30 May 2022, as well as the Meetings of the Online Working Groups on Eutrophication and Contaminants organized in June 2021, and the Meeting of MED POL Focal Points organized in May 2019 and in May, July and September 2021 respectively, and the Meetings of the EcAp Coordination Group organized in September 2019; September 2021 and July 2022. Moreover, as stated here-above, an important contribution was provided and an overall basis was set during the Regional Meeting on IMAP Implementation: Best Practices, Gaps

and Common Challenges (Rome, Italy, 10-12 July 2018), in the context of applying different tools related to GES assessment.

## **2.2 Rules for integration of monitoring and assessment areas within IMAP Pollution and Marine Litter Cluster (EO5, EO9, EO10), considering also its interrelation with the Coast and Hydrography (EO6, EO7) and Biodiversity (EO1) Clusters**

[89-92.](#) The preparation and possible agreement on integration and aggregation rules for monitoring and assessment represents an important milestone of the 2023 MED QSR Roadmap implementation (Decision IG.24/4 of COP21). With the view to delivering this task, an analysis was undertaken of the current national monitoring and assessment practices of the Contracting Parties, along with other related best available knowledge and practices. As a result, the Integration and Aggregation Rules for Monitoring and Assessment of IMAP Pollution and Marine Litter Cluster (UNEP/MAP – MED POL, 2021) was prepared providing i) the methodology for proposing the spatial scales of assessment from the scales of monitoring as defined in national IMAP Pollution and Marine Litter Cluster monitoring programmes, as well as by also considering the areas of assessment as defined in national MSFD monitoring strategies by the Contracting Parties which are EU Member States; ii) the rules for integration of monitoring and assessment areas within the IMAP Pollution and Marine Litter Cluster (EO5, EO9, EO10), considering also interrelation with the Coast & Hydrography (EO6, EO7) and Biodiversity (EO1) Clusters, therefore detailing the rules for integration of monitoring efforts within relevant monitoring units; iii) the rules for aggregation – integration of assessments for specific IMAP Common Indicators/Ecological Objectives towards integrated GES assessment for IMAP Pollution and Marine Litter Cluster along with application of the assessment criteria and DPSIR approach within the nested scheme. These rules set the basis for monitoring and assessment of marine environment within the IMAP implementation both at the national and regional levels.

## **2.3 The rules for integration of areas of monitoring**

[90-93.](#) The harmonization of the scales approach between the CPs was the starting point for the integration process i.e. to scale up the marine assessment to sub-divisions, followed by sub-regional and regional scales as required under IMAP. In order to support harmonization, there was a need to define Integration Rules for Monitoring Activities, which refer to a set of Monitoring guidelines approved by the Meeting of MED POL Focal Point (October 2021) that should be followed when implementing monitoring programmes in order to produce coherent data sets that will facilitate the subsequent process of nested GES assessments. The harmonized application of the nested approach required also defining Integration Rules for Assessments. Given the differences among the EOs, the rules were primarily defined on the IMAP Cluster level taking into consideration the interrelationships of CIs within the same and across other clusters of the IMAP. Interrelationships between the IMAP Ecological Objectives respectively the IMAP Common Indicators and status of the ecosystem elements and impacts of pressures are important to ensure the integrated assessment of GES.

[94-94.](#) The rules for an integrated monitoring scheme were set to provide integrated assessments in a cost-effective way ~~for~~ the EOs and CIs. Rules for the integrated monitoring programmes are closely linked to those for integrated assessments. The interrelations of EOs and in particular the links between Pressure – Impact - State CIs of IMAP have been outlined (UNEP/MAP – MED POL, 2021).

[92-95.](#) By taking account of this initial work, as well as the relevant best practices coming from the EU MSFD implementation and IMAP monitoring practices, the interrelations of IMAP CIs of EO5, EO9 and EO10, as well as their interrelations with EO1, EO7 and EO8 was provided.

[93-96.](#) The rules for establishing interrelations of relevance for monitoring interconnections of CIs of EO5 and CIs of EO1, EO3, EO7, EO8, EO9 and EO10 are provided in Table I., Annex I (CH 2); the rules for establishing interrelations of relevance for monitoring interconnections of IMAP CIs of EO9 and CIs

of EO1, EO3, EO5, EO7, EO8 and EO10 are provided in Table II, Annex I (CH 2); and the rules for establishing interrelations of relevance for monitoring interconnections of IMAP CIs of EO10 and CIs of EO1, EO3, EO5, EO7, EO8 and EO9 are provided in Table III, Annex I (CH 2).

[94-97.](#) Furthermore, such defined interrelations have been applied on national IMAP Pollution-based monitoring programmes /MSFD monitoring programmes in order to (i) map across the EOs the relations of the state - impact - pressure CIs and identify CIs indicative of same pressures i.e. pressures originating from common drivers/economic sectors and (ii) conclude at what level these interrelations have been integrated in present IMAP monitoring practices.

[95-98.](#) Considering the spatial coverage of the monitoring areas, and having established the links and interrelationships of CIs within IMAP Pollution and Marine Litter Clusters, as well as across IMAP Pollution, Biodiversity and Coast & Hydrography Clusters (Tables I, II and III ), the integration of monitoring areas/units for the respective CIs was defined in Table IV, Annex I (CH 2). Detailed elaboration related to the parameters measured and temporal scales for EO5 and EO9 can be found in UNEP/MAP -MED POL, 2021.

#### **2.4 The rules for aggregation and integration of assessments**

[96-99.](#) The areas of monitoring may not necessarily be identical to the areas of assessment depending on the specificities of the parameters monitored and their ecological relevance. Compatibility between pressure-impact and state assessments should also be ensured based on the interrelations of CIs and EOs. Further to methodology for establishing the areas of assessment based on areas of monitoring, in order to produce an assessment at the regional or sub-regional level as IMAP requires, it is of outmost importance that the nesting of assessment areas has been agreed for IMAP. However, for the meaningful GES assessments within the nested scheme, the spatial assessment units need to be optimally considered when applying the assessment methods.

[97-100.](#) A distinction was made between the CIs and EOs which are related to point sources and are monitored according to the risk-based approach (e.g. eutrophication), and those which provide information on both local and transboundary features of pollution (e.g. marine litter, or mobile species). During the process of integration of assessments into higher levels, the results for CIs related to point sources were treated so as to hold a relative weight of significance within the assessment area. For example, eutrophication (EO5) is related to land-based inputs and the information/data collected in coastal monitoring units are indicative of the status for coastal/onshore waters only, while data collected in the offshore monitoring units are indicative of the offshore status. Assessments made on the sub-division level, or higher level (i.e. sub-regional/regional levels), should take into consideration that the results on coastal/onshore and on offshore trophic status cannot be integrated in the same way, i.e. do not have the same weight of significance, for the whole assessment area.

[98-101.](#) Another important criterium is the implementation stage of the IMAP monitoring activities among countries and the availability of monitoring data. For IMAP CIs 13, 14, 17, 18, a weighting factor and integration of assessments up to the sub-division level is considered meaningful. The weighting method depends on the GES assessment method to be used and may be related to both coastal/onshore waters areas and number of stations. For CIs 19, 20, 23 (sea surface microplastics), and CI24, an integration up to either the sub-division or the sub-region level is considered meaningful and a weight factor is not needed. For CI21 which is relevant to local conditions in coastal/onshore waters, the integration of this information beyond the coastal/onshore waters part of the sub-divisions is open for discussion. For CI22 beach litter and CI23 seabed litter assessments can be made by applying or not applying a weight factor depending on the policy needs and targets, while assessments are meaningful for both cases up to the sub-region level. A very high level of integration on the sub-region or even region level can be done, but it may mask the information on the lower levels and impact negatively the decision-making process.

~~99-102.~~ The above findings are shaped in a tabular matrix of the nesting aggregation scheme for areas of assessment Table V, Annex I (CH 2). This proposal was applied within preparation of the 2023 MED QSR. It further refined the initial proposal for nesting scheme for IMAP EOs 5, 9 and 10<sup>7</sup>. It is also compatible to the MSFD implementation guidance. The colours in Table V correspond to the assessment levels. For the CIs which require a weighted approach within the assessment areas a further discrimination is made. The degree of recommendation for meaningful assessments per CI is shown by the “X” sign.

### 2.5 The methodologies applied to support aggregation and integration of IMAP Pollution Cluster assessments

~~100-103.~~ Further to new and/or updated assessment criteria for Common Indicators 13, 17 and 20, as well as the assessment methodologies set for IMAP Common Indicators 13 and 14; 17, 18, 20 and 21, the assessment findings generated per sub-divisions by using available datasets were integrated and aggregated into the assessment findings for four Mediterranean sub-regions. Given lack of data reporting as required by Decision IG. 23/6 on the 2017 MED QSR, it was impossible to ensure optimal application of the integration and aggregation rules, and therefore to ensure optimal integration of IMAP Common Indicators within specific Ecological Objectives (EO), and thereafter of Ecological Objectives at the level of IMAP Clusters, rather than by individual CI which was the approach of the 2017 MED QSR. However, compatible methodologies for GES assessment were used for EO5 and EO9, as well as for EO10 at certain extent. This will also facilitate optimal integration of the Ecological Objectives in the future QSRs.

~~101-104.~~ Table 2.5.1 summarizes the methodologies used for the preparation of the 2023 MED QSR IMAP Pollution Cluster assessments per sub-divisions i.e. per sub-regions. The aggregation is built further to a setting of the four Mediterranean sub-regions for Initial environmental Assessment undertaken in 2012, as well as data grouping for calculation of the assessment criteria and the preparation of assessments within the 2017 MED QSR, and an update of the assessment criteria which was undertaken from 2020-2022.

~~102-105.~~ In the region of Mediterranean Sea, four main sub-regions have been recognized for practical reasons and for the purpose of the UNEP/MAP 2011 Initial Integrated Assessment<sup>8</sup> and the Med QSR 2017 assessment, namely: the Western Mediterranean Sea, the Adriatic Sea, the Central Mediterranean , and the Aegean and Levantine Seas in the Eastern Mediterranean part. The sub-divisions (i.e., subareas/seas) for IMAP Pollution Cluster have been initially identified according to availability of database sources for the purpose of development of the assessment criteria for pollution and the assessments within the preparation of the 2017 MED QSR.

~~103-106.~~ Sub-divisions were further analyzed to support optimal application of the assessment criteria in the four Mediterranean sub-regions by considering data aggregation for update of the assessment criteria, as well as relevant sources. The nesting scheme (Table V, Annex I (CH 2);) of the Mediterranean sub-regions and sub-divisions aggregation is as follows: (i) coastal/ onshore waters; (ii) national sub-divisions; (iii) regional sub-divisions; (iv) sub-regions; (v) Mediterranean Region.

**Table 2.5.1.** ~~The spatial distribution of~~ The methodologies used for assessment of the four Mediterranean Sub-regions

CIs 13&14		
Sub-region	Sub-division	Methodology
Aegean and Levantine Seas (AEL)	Aegean Sea (AEGS)	<del>G/M comparison</del> Ongoing
	Levantine Sea (LEVS)	G/M comparison

<sup>7</sup> Proposed assessment scales for IMAP Common Indicators (after 2017 MED QSR and 2017 MEDCIS workshop)

<sup>8</sup> UNEP/MAP (2011). UNEP(DEPI)/MED WG.363/Inf.21. Initial Integrated Assessment



Adriatic Sea (ADR)	North Adriatic (NAS) *	NEAT assessment methodology
	Central Adriatic (CAS) *	
	South Adriatic (SAS) *	
Central Mediterranean Sea (CEN)	Central Mediterranean (CEN)	G/M comparison <del>Ongoing</del>
	Ionian Sea (IONS)	G/M comparison <del>Ongoing</del>
Western Mediterranean Sea (WMS)	Alboran Sea (ALBS) and <u>Levantine – Balearic Sea (LAVS-BAL) Sea Sub-division</u>	G/M comparison <del>Ongoing</del>
	Central Western Mediterranean Sea (CWMS): <u>Central and Southern Parts</u>	
	Tyrrhenian Sea (TYRS)	G/M comparison and EOR assessment <del>Ongoing</del>
<b>CI 17</b>		
<b>Sub-region</b>	<b>Sub-division</b>	<b>Methodology</b>
Aegean and Levantine Seas (AEL)	Aegean Sea (AEGS)	CHASE+ assessment methodology
	Levantine Sea (LEVS)	
Adriatic Sea (ADR)	North Adriatic (NAS) *	NEAT assessment methodology
	Centrale Adriatic (CAS)*	
	South Adriatic (SAS) *	
Central Mediterranean Sea (CEN)	Central Mediterranean Sea (CEN)	CHASE+ assessment methodology
	Ionian Sea (IONS)	
Western Mediterranean Sea (WMS)	Alboran Sea (ALBS)	NEAT assessment methodology
	Central Western Mediterranean Sea (CWMS)	
	Tyrrhenian Sea (TYRS)	
<b>CI 18</b>		
The four Mediterranean Sub-regions: AEL, ADR, CEN and WMS		The assessment approach for biological effects based on the use of the literature sources only
<b>CI 19</b>		
Aegean and Levantine Seas (AEL)	Aegean Sea (AEGS)	<del>CHASE-like approach applied. Assessment based on expert judgment</del> , considering frequency of spill occurrence trend. <del>CHASE-like approach applied.</del>
	Levantine Sea (LEVS)	
Adriatic Sea (ADR)	North Adriatic (NAS)	
	Centrale Adriatic (CAS)	
	South Adriatic (SAS)	
Central Mediterranean Sea (CEN)	Central Mediterranean Sea (CEN)	
	Ionian Sea (IONS)	
Western Mediterranean Sea (WMS)	Alboran Sea (ALBS)	
	Central Western Mediterranean Sea (CWMS)	
	Tyrrhenian Sea (TYRS)	
<b>CI 20</b>		
The four Mediterranean Sub-regions: AEL, ADR, CEN and WMS		The assessment approach for contaminants in seafood based on the concentration limits for the contaminants regulated in EU Regulations
<b>CI 21</b>		



The four Mediterranean Sub-regions: AEL, ADR, CEN and WMS	The assessment approach for bathing water quality based on complementary use of the assessment results as presented in the Assessment report from the European Environment Agency (EEA) on the State of Bathing Water Quality in 2020 and the assessment of monitoring data reported for IMAP
<b>cCI 26</b>	
The four Mediterranean Sub-regions: AEL, ADR, CEN and WMS	The adapted exposure <a href="#">index/metrics</a> and assessment methodology as provided in the document “Setting of EU Threshold Values for impulsive underwater sound – Recommendations” from the Technical Group on Underwater Noise (TG Noise), available at this <a href="#">URL</a> . The adaption of the assessment methodology was undertaken further to the proposal of the IMAP Guidance Factsheet for cCI 26.
<b>cCI 27</b>	
The four Mediterranean Sub-regions: AEL, ADR, CEN and WMS	The adapted exposure <a href="#">index/metrics</a> and assessment methodology as provided in the document “Setting of EU Threshold Values for continuous underwater sound – Recommendations” from the Technical Group on Underwater Noise (TG Noise), available at this <a href="#">URL</a> . The adaption of the assessment methodology was undertaken further to the proposal of the IMAP Guidance Factsheet for cCI 27.

\* Referred to as NAS (Northern Adriatic Sea), CAS (Central Adriatic Sea) and SAS (Southern Adriatic Sea) in NEAT assessment, instead of NADR (North Adriatic), MADR (Middle Adriatic) and SADR (South Adriatic), respectively.

### 2.5.1 **The NEAT IMAP GES Assessment methodology for IMAP Common Indicators 13, 14 and 17**

[104-107](#). NEAT is a structured, hierarchical tool for making marine status assessments (Berg et al., 2017; Borja et al., 2016), and freely available at [www.devotes-project.eu/neat](http://www.devotes-project.eu/neat). NEAT was developed to assess biodiversity status of marine waters under the MSFD and has been used to assess different ecosystem components and geographical areas (Nemati et al., 2017; Borja et al., 2019; Pavlidou et al. 2019; Kazanidis et al., 2020; Borga et al., 2021). NEAT uses a combination of high-level integration of habitats and spatial assessment units (SAUs) and an averaging approach, allowing for specification on structural and spatial levels, applicable to any geographical scale. The use of NEAT is not limited to the assessment of biodiversity but can be used for assessment of pollution impact (UNEP/MAP – MED POL 2022, 2023). The analysis provides an overall assessment for each case study area and a separate assessment for each of the ecosystem components included in the assessment. The final value has an associated uncertainty value, which is the probability of being determinative in a certain class status (GES - nonGES) (Uusitalo et al., 2016). Essentially, the final assessment value is calculated as a weighted average. The weighting factors are based on the respective surface of the areas and are combined with the respective monitoring data for the indicator/chemical contaminant in question. The total weight of a SAU is not the simple ratio of each SAU area to the total area of the parent SAU. The process of distributing the weight is more complex. SAU weighting by the NEAT tool has two options: i) do not weight by SAU area: weights are calculated based just on the nesting hierarchy of the SAUs; ii) weight by SAU area: weights are calculated based on the nesting hierarchy and the SAU surface area. For the present assessment the option ii) was followed. In all cases, the number of nesting levels and data availability per

SAU is considered in the calculation of weights (UNEP/MAP – MED POL 2022, 2023).

~~105-108.~~ No special rules are applied but the tool design allows assigning different aggregation rules at the various steps in the calculation of the overall assessment value. In order to assess the uncertainty in the final assessment value, the standard error/ standard deviation of every observed indicator value is used (Borja et al., 2016). Therefore, the standard deviation values as obtained from the monitoring data play a major role in the uncertainty associated with the final assessment result. This emphasizes the importance of the standard deviation for the accuracy and evaluation of the final assessment result. Detailed elaboration of adjusted application of NEAT software for GES assessment of IMAP CI 17 is provided in UNEP/ MAP – MED POL, 2023.

~~106-109.~~ As it is indicated in several UNEP/MAP documents (UNEP/MAP (2016; 2019; 2021)), the NEAT approach ensures that a balance is achieved between a too broad scale, that can mask significant areas of impact in certain parts of a region or subregion, and a very fine scale that could lead to very complicated assessment processes. To this aim, the two types of scales (i.e. scales of monitoring and scales of assessment) are interrelated; however, a clear description of them is needed for a better comprehension of this interrelationship. The scales or units of monitoring refer to the physical spatiotemporal space where the observations are made (or samples taken) i.e. the points in time and space which are monitored. Monitoring scales are usually defined upon significance of the environmental parameters that are monitored, the expected variability and the types of pressures posed on a particular area/habitat. The parameters monitored within a specific monitoring unit may reflect the environmental conditions/impacts/extent of impacts of the monitoring unit itself or the environmental conditions/ impacts/ extent of impacts of a larger unit. In this regard, the integration and aggregation rules were applied in the NEAT IMAP GES assessment methodology for assessment of the IMAP Pollution Cluster Common Indicators.

~~107-110.~~ The initial proposal related to scales of assessment for IMAP Pollution and Marine Litter Cluster, was agreed by the Meeting of Cor Mon on Pollution Monitoring (2-3 April 2019) and the 7<sup>th</sup> Meeting of EcAp Coordination Group (September 2019). This proposal was further elaborated by developing the assessment methodologies (listed in Table 2.5.1) which were approved for their application within the preparation of the 2023 MED QSR by the Meetings of CorMon on Pollution Monitoring that was organized in 2021 (26-28 April) and 2022 (27 and 30 May).

~~108-111.~~ The IMAP NEAT GES assessment methodology was tested, and thereafter applied, first to the assessment of contaminants (CI 17), and then to chl $a$  (CI 13) and nutrients (CI 14) in the Adriatic Sea Sub-region.

~~109-112.~~ For implementation of the updated nested aggregation scheme, the scales of assessment were defined at national part of sub-division level within application of the NEAT IMAP assessment methodology in the Adriatic Sea and the Western Mediterranean Sea Sub-regions. Relevant geographical information in the form of GIS-based layers were coupled, along with application of the rules of integration and aggregation. The priority at this stage of IMAP implementation was given to the work on geographical aggregation and assessment scaling rather than integration.

~~110-113.~~ The first step in implementing the nested approach was the delimitation of the areas of assessment within the Adriatic Sea Sub-region and later on within the Western Mediterranean Sub-region based on the areas of monitoring defined by concerned Contracting Parties, along with the harmonization of the scales approach between the Contracting Parties (CPs) i.e., scaling up the marine assessment to sub-regional and regional scales within the integration process as required under IMAP.

~~111-114.~~ The definition of the areas of assessment is undertaken as indicated in IMAP by applying relevant criteria, e.g. representativeness/importance of the areas of monitoring for establishing areas of assessment; presence of impacts of pressures in monitoring areas; sufficiency of quality assured data for

establishing the areas of assessment covering as many as possible IMAP Common Indicators to the extent possible, and ensuring that adequate consideration is given to the risk based principle (both in pristine areas and areas under pressure). The existing monitoring and assessment areas defined by the concerned CPs were used, in case they were compatible with IMAP requirements; in case inconsistency appeared, the necessary adjustments were undertaken.

~~H2.115.~~ For the purposes of the thematic assessments preparation data on contaminants (CI 17), chl<sub>a</sub> (CI 13) and nutrients (CI 14) which were produced within the implementation of the national monitoring programmes of the CPs and reported to the IMAP Info System or to the European Marine Observation and Data Network (EMODnet) have been collated and quality checked for their use for an upgrade of the assessment criteria. In parallel, the IMAP Spatial Assessment Units (SAUs) were defined in the 3 steps approach per each of the Adriatic countries separately; afterward, their nesting within three sub-divisions of the Adriatic Sea sub-region was undertaken i.e., in the North, Central and South Adriatic.

~~H3.116.~~ The assessment results per contaminant were spatially integrated within the nested scheme at i) the IMAP national SAUs & sub-SAUs, as the finest level; ii) the IMAP coastal and offshore assessment zones of Sub-Divisions (NAS-1, NAS-12, CAS-1, CAS-12, SAS-1, SAS-12); iii) the sub-division level (NAS, CAS, SAS) and iv) the sub-regional level (Adriatic Sea). At the same time, aggregation of all contaminants data was done in order to obtain one chemical status value (NEAT value) for all the levels of the nesting scheme i.e., the results were provided per contaminant per habitat per SAU in the finest level which are: i) integrated along the nesting scheme; and ii) aggregated for all contaminants and habitats per SAU leading to one NEAT value per SAU.

~~H4.117.~~ The IMAP NEAT GES assessment methodology was tested and then applied for assessment of eutrophication in the Adriatic Sea Sub-region further to results achieved by its application for assessment of CI 17. The same SAUs nested scheme was applied for IMAP NEAT GES assessment of CIs 13&14, whereby an additional geospatial layer was set to ensure an optimal integration and aggregation of the assessments across different ecosystem types (coastal and offshore), by considering the water types existing in IMAP SAUs.

~~H5.118.~~ Following the methodology applied in the Adriatic Sea Sub-region, the same approach was applied to the Western Mediterranean Sub-region. For the step of nesting, the areas of assessment were first classified under the 3 sub-divisions of the Western Mediterranean Sea (i.e. ALBS, CWMS, TYRS). The nesting of the areas was made in a 4 levels' scheme where 1<sup>st</sup> level is the finest and 4<sup>th</sup> level is the highest. Given lack of data reporting in offshore zone, the integration of the assessment results was possible in coastal assessment zone only under a 2 levels' hierarchical scheme and the integration of the assessment results was conducted for the coastal zone of the Alboran (ALBS) and Tyrrhenian Seas (TYRS) sub-divisions. For the central part of the Western Mediterranean Sea (CWMS), further lack of data for ~47% of the coastal IMAP SAUs surface area hindered the application of a hierarchical nested scheme of SAUs for this area. A simplified application of the NEAT tool was chosen only for the IMAP SAUs for which data exist without any spatial integration on the CWMS level, and in order to obtain an assessment on the finest level of subSAUs, comparable to the subSAUs of the ALBS and TYRS.

#### **2.5.2 The Environmental Assessment methodologies in the sub-regions/sub-divisions with insufficient data reported for IMAP Common Indicators 13, 14 and 17**

~~H6.119.~~ For the sub-regions/sub-divisions with insufficient data reported for application of the NEAT IMAP GES assessment methodology along the nested areas of assessment, the four other methodologies were elaborated: i) the CHASE+ (Chemical Status Assessment Tool) methodology for assessment of CI 17 and ii) the Ecological Quality Ratio (EQR); iii) the simplified EQR methodology and iv) the simplified G/M comparison methodology, the later three methodologies for assessment of IMAP CIs 13 and 14. **The**

distribution of the assessment methodologies used for assessment of IMAP CIs 13, 14 and 17 in the four Mediterranean sub-regions and related sub-divisions is shown above in Table 2.5.1.

**2.5.3 The distribution of the assessment methodologies used for assessment of IMAP CIs 13, 14 and 17 in the four Mediterranean sub-regions and related sub-divisions is shown above in Table 2.5.1. The CHASE+ methodology**

117-120. The CHASE+ (Chemical Status Assessment Tool) methodology was tested and then applied for assessment of IMAP CI 17 further to its application by the European Environmental Agency (EEA) to assess environmental status categories for the European Seas (Andersen et al. 2016, EEA 2019)<sup>9</sup>. This assessment methodology uses just one threshold, compared to the two used in the traffic light system.

118-121. The first step in this tool is to calculate the ratio  $C_{\text{measured}}/C_{\text{threshold}}$  (C is the concentration) called the contamination ratio (CR) for each assessment element in a matrix. Then a contamination score (CS) is calculated as follows<sup>10</sup>:

$$CS = \frac{1}{\sqrt{n}} \sum_{i=1}^n CR_i$$

where n is the number of elements assessed for each matrix.

119-122. Based on the contamination ratio (CR) or on contamination score (CS), the elements are assessed. In line with the results of assessments, the stations/areas can be classified into non problem area (NPA) and problem area (PA), by applying 5 categories: NPAhigh (CR or CS=0.0-0.5), NPAgood (CR or CS =0.5-1.0), PAmoderate (CR or CS =1.0-5.0), PApoor (CR or CS =5.0-10.0) and PAbad (CR or CS > 10.0). NPA areas are considered in GES while PA areas are considered as non-GES. The boundary limit of 1 between GES and non-GES is based on the choice that only values that are equal or below the threshold are considered in GES.

120-123. Both methodologies i.e. the NEAT and CHASE+ need to define decision rules to determine the quality status. One decision rule used is the “One out all out approach” (OOAO) that says that if one element of the assessment is not in good status, the whole area is described as not in GES. This decision rule is very stringent. An additional approach is based on setting a limit, such as a proportion (%) of elements, that should each be in GES for the area to be classified as in GES. Within the present work it was recommended that if at least 75% of the elements are in GES, the station should be considered in GES. The same recommendation was given when assessing certain areas or the whole Sub-region or Sub-division i.e., when 75% of the stations are in GES for a certain parameter, the whole Sub-region is in GES for this particular parameter and not the overall status of the Sub-region or Sub-division. This more lenient approach for the GES-non GES decision rule compensates for stricter thresholds applied within the CHASE+ methodology (UNEP/MAP – MED POL, 2023). This approach was discussed and approved by the Meeting of CorMon Pollution Monitoring, 2022, and therefore it is also applied in the 2023 MED QSR assessments.

**2.5.4 The Ecological Quality Ratio (EQR) methodology**

121-124. Along with the application of the IMAP NEAT GES assessment methodology in the Adriatic Sea Sub-region, as explained above, the application of the Ecological quality ratio (EQR); the Simplified

<sup>9</sup> Andersen, J.H., Murray, C., Larsen, M.M., Green, N., Høgsen, T., Dahlgren, E., Garnaga-Budré, G., Gustavson, K., Haarich, M., Kallenbach, E.M.F., Mannio, J., Strand, J. and Korpinen, S. (2016) Development and testing of a prototype tool for integrated assessment of chemical status in marine environments. Environmental Monitoring and Assessment 188(2), 115.

EEA (2019) Contaminants in Europe's Seas. Moving towards a clean, non-toxic marine environment. EEA Report No 25/2018.

<sup>10</sup> The contamination sum minimizes the problem of 'dilution' of high values when several substances from an area are analyzed, and takes to some extent possible synergistic effects of contaminants into account by using square root of 'n' instead of 'n'.

EQR methodology, and the Simplified methodology based on G/M comparison was also explored in another three Mediterranean Sub-regions with insufficient data for the IMAP NEAT GES assessment.

~~122-125.~~ The ecological quality ratio (EQR) is a dimensionless measure of the observed value of an indicator compared with reference conditions. The ratio goes from 0 (large deviation) to 1 (when the observed value is equal or better than the reference conditions).

~~123-126.~~ The application of the EQR method was found relevant for assessment of IMAP Common Indicators 13 & 14 where full set assessment criteria for Chla, DIN and TP exist. Typology related assessment needs to be performed.

~~124-127.~~ Given the lack of data reported by the CPs, this methodology was impossible to apply within the preparation of the 2023 MED QSR. However, key aspects of this methodology, as presented here-below, are developed for future application within the implementation of IMAP.

~~125-128.~~ The EQR, which is set as the relative deviation from the reference conditions (RC), must be calculated for every boundary value using the simple equation:

$$EQR_{\text{actual}} = RC/Chla_{\text{annual G-mean}} \quad (1)$$

where for  $Chla_{\text{annual G-mean}}$ , the Chla concentrations defined for every boundary value must be used.

~~126-129.~~ As Chla concentrations are derived using non-linear relationships, the corresponding EQRs are not on a linear equidistant scale. To calculate the EQRs values normalized (Anon, 2005) to the scale from 0 to 1 ( $EQR_{\text{norm}}$ ) and set them equidistantly, with respect to the calculated values designated as  $EQR_{\text{actual}}$ , the following conversion functions need to be used:

$$Chla - EQR_{\text{norm}} = 0.2586 \ln(EQR_{\text{actual}}) + 0.9471 \quad \text{for Type I coastal waters} \quad (2)$$

$$TP - EQR_{\text{norm}} = 0.3183 \ln(EQR_{\text{actual}}) + 0.9521 \quad \text{for Type I coastal waters} \quad (3)$$

$$Chla - EQR_{\text{norm}} = 0.1824 \ln(EQR_{\text{actual}}) + 1.0253 \quad \text{for Type I open waters} \quad (4)$$

$$DIN - EQR_{\text{norm}} = 0.1216 \ln(EQR_{\text{actual}}) + 1.0209 \quad \text{for Type I open waters} \quad (5)$$

$$Chla - EQR_{\text{norm}} = 0.1488 \ln(EQR_{\text{actual}}) + 1.0385 \quad \text{for Type I Montenegro} \quad (6)$$

$$DIN - EQR_{\text{norm}} = 0.0966 \ln(EQR_{\text{actual}}) + 1.0378 \quad \text{for Type I Montenegro} \quad (7)$$

$$Chla - EQR_{\text{norm}} = 0.246 \ln(EQR_{\text{actual}}) + 0.981 \quad \text{for Type II A Adriatic coastal waters} \quad (8)$$

$$TP - EQR_{\text{norm}} = 0.333 \ln(EQR_{\text{actual}}) + 0.979 \quad \text{for Type II A Adriatic coastal waters} \quad (9)$$

~~127-130.~~ The actual and normalized EQRs for all boundary values of Types I, and II A Adriatic are shown in Tables I and II, Annex II (CH 2), respectively.

~~128-131.~~ Finally, for each considered variable, sampling station or area is classified in GES or non-GES, comparing the EQR value of the indicator to the class boundary value.

### **2.5.5 The Simplified EQR methodology**

~~129-132.~~ The application of the simplified EQR methodology was found relevant where complementary data availability i.e. *in situ* and from remote sensing is found for Chla only and the typology related assessment is not possible to apply. Given the lack of homogenous quality assured data reported by the CPs even for Chla only, an application of the simplified EQR method was impossible for any sub-region/sub-division within the preparation of the 2023 MED QSR.

~~130-133.~~ For the application of the simplified EQR method within the IMAP implementation, thresholds need to be used to define the boundary limits between an acceptable and unacceptable environmental status (i.e., Good Environmental Status (GES) or non-Good Environmental Status (non-

GES)). In the absence of the assessment criteria for nutrients, application of the simplified EQR method is foreseen by relying on the experiences gained in the Baltic Sea (Andersen et al. 2011; HELCOM 2010). For an indicator showing a positive response (i.e., nutrients and Chl $a$ ), it indicates that the threshold has an upper limit of +50 % deviation from reference conditions. Setting the threshold to 50 % implies that low levels of disturbance (defined as less than +50 % deviation), resulting from human activity, are considered acceptable, while moderate (i.e., greater than +50 %) deviations are not considered acceptable for the water body in question.

#### **2.5.6 The Simplified methodology based on G/M comparison**

~~131-134.~~ Given the lack of quality-assured homogenous data prevented the application of NEAT, EQR and simplified EQR assessment methodologies, the assessments within the 2023 MED QSR were prepared only by evaluating data available for Chl $a$  from remote sensing sources, whereby the typology-related assessment is impossible to apply. The application of this methodology relied on the use of COPERNICUS data for Chl $a$ .

~~132-135.~~ The data were aggregated as a 5-year geometric mean and normalized in order to ensure their comparability between the areas of assessment. For normalization, the bestNormalize package in R was used. The best normalization transformation was identified as the Ordered Quantile normalizing transformation (Bartlett, 1947, Beasley et al., 2009). From the normalized values, the following values are back-transformed: the 10<sup>th</sup> percentile as the reference condition, the 50<sup>th</sup> percentile as the mean value of the distribution, and the 85<sup>th</sup> percentile  $\sim$  mean +1 SD that represents the G/M threshold.

~~133-136.~~ Finally, each considered observation point or area was classified in GES or non-GES status, comparing the value of the indicator to the boundary limit between G/M i.e. back transformed the 85<sup>th</sup> percentile of the normalized distribution.

#### **2.5.7 The comparison and harmonization of the assessment methodologies**

##### *The assessment methodologies applied for assessment of IMAP CI 17*

~~134-137.~~ In order to avoid possible bias in the Mediterranean regional assessment that may occur as a result of the use of different assessment methodologies in different areas, comparisons were performed i.e., between i) the “traffic light” and the CHASE+ in the LEVS Sub-division; ii) the NEAT and the CHASE+ in the ADR Sub-region and iii) the NEAT and the CHASE+ in the WMS Sub-region. The comparisons were performed to decrease uncertainty and to harmonize among assessments performed in different sub-regions and sub-divisions, with different number of sampling locations and measurements.

~~135-138.~~ The three assessment methodologies use thresholds<sup>11</sup> and decision rules to classify areas or the whole Sub-region or sub-division as GES or non-GES for a certain parameter, i.e. the whole sub-region is in GES for this particular parameter. The “traffic light” uses two thresholds (MED\_BAC and MED\_EAC) to classify three environmental categories (2 GES (good, moderate), 1 non-GES (bad)).

~~136-139.~~ It was shown in the assessment of the Levantine Sea basin that the traffic light system is more lenient than CHASE+ and may mask the classification as non-GES of possible problematic areas for certain contaminants. Therefore, the “traffic light” was not further utilized.

~~137-140.~~ The initial comparison of the NEAT and CHASE+ assessment methods by using available data as reported by the CPs, showed that the two assessment methodologies are compatible only at the level of very basic assessment per contaminant, per SAU. Still at this level some discrepancies appeared for the non-GES categories moderate and poor. When aggregation of all contaminants data was attempted to obtain the overall pollution (CI17) assessment (NEAT overall value and contamination score

<sup>11</sup> The updated regional and Sub-regional BAC values, as well as the adopted Med EACs, as presented in UNEP/MAP-MED POL, 2022, were used as thresholds in the assessments.

(CS) by applying CHASE+ assessment methodology), the two methods behaved differently. These discrepancies were related to different calculations within the two assessment methods for the aggregation of contaminants, as well as differences in setting the boundary limits between the moderate/poor, and poor/bad classes

~~138-141.~~ A first step to achieve harmonized assessments is the use of compatible GES/nGES threshold values for all sub-regions, sub-divisions.

~~139-142.~~ The MedEAC threshold was originally used for the assessment of the Adriatic Sea Sub-region, following the IG.22/7 and IG.23/6. However, within initial assessment of the LEVS Sub-division (UNEP/MAP - MED POL, 2022), it was found that this threshold does not fit the purpose of a meaningful assessment, and it was suggested to use GES/nGES thresholds based on the BAC values of the area (xBAC). BAC values were chosen as thresholds given that the high values of the EACs in combination with the lack of the spatial assessment units nesting would result in non-reliable assessment findings.

~~140-143.~~ Based on the initial assessment results for the Levantine Sub-division, and the subsequent comparison of the NEAT and the CHASE+ in the ADR Sub-region, for TM, the threshold was set as 1.5 BACs while for organic contaminants, with less available data than TM, the threshold was set as 2 BACs. These coefficients were also selected further to the experience of the EEA (2019) regarding application of the CHASE+ methodology in the European Seas.

~~141-144.~~ In this way a finer classification of areas with concentrations >BAC is achieved, in line with the precautionary principle. Recognizing sub-regional differences in the background concentrations, the (xBAC) approach, is based on the relative distance of contaminants concentrations from the sub regional BAC values, in contrast to the MedEAC thresholds which is based on toxicological effects on biota species in specific area from other areas. This decision aligns the present work with the GES target set for CI 17 indicating that GES concentrations of specific contaminants need to be held below Environmental Assessment Criteria (EACs) or below reference concentrations.

~~142-145.~~ Further comparison of the NEAT and CHASE+ assessment methodologies undertaken in the WMS (UNEP/MAP – MED POL, 2022) by applying this approach showed that using the (xBAC) as GES/nGES thresholds clearly provides finer assessment classifications.

~~143-146.~~ In addition, it should be noted that application of the BACs within the CHASE+ application for the preparation of the 2023 MED QSR is related to the experience of the European Seas by the EEA (2019) regarding application of the CHASE+ methodology whereby the use of threshold values depended on the contaminant and which included Environmental Quality Standards (EQS), Environmental Assessment Criteria (EAC), Background Assessment Criteria (BAC) and Ecological Quality Objectives (EcoQOs).

~~144-147.~~ Further to setting of the compatible GES/nGES threshold values for all sub-regions/sub-divisions, the approach described here-below is followed to overcome the above-described discrepancies and to ensure compatible assessments for all subregions/sub-divisions of the Mediterranean Sea on the SAU and on station levels for the purposes of the preparation of 2023 MED QSR. The approach is based on the application of a tailor-made assessment based on the general rationale of the CHASE+ tool while ensuring compatibility with the NEAT tool:

- i) For sub-regions where the CHASE+ assessment methodology is applicable: Calculation of contamination ratios (CRs) based on the (xBAC) thresholds;
- ii) For sub-regions where the CHASE+ assessment methodology is applicable: Calculate the CS for the overall CI17 aggregated assessment per station as a simple average of CRs and not as used by the EEA, where CS is calculated as the sum of CR divided by the square root of the number of CRs in the sum;



- iii) For all Sub-regions and for both NEAT and CHASE+ assessment methodologies: The GES/non-GES boundaries are based on the BAC values. The BAC values (xBAC) multiplied by 1.5 for Cd, Hg, Pb and by 2 for PAHs and PCBs were approved by the Meeting of CorMon Pollution (27 and 30 May 2022). This approach was chosen because it is based on the Mediterranean sub-regional background concentrations of contaminants, therefore having the boundary limits based on the values calculated from monitoring data reported by the CPs, and because it is more stringent than the Med\_EAC approach. At the same time, it corresponds to the definition of the GES CI 17 target according to which the concentrations of specific contaminants need to be kept below Environmental Assessment Criteria (EACs) or below reference concentrations (UNEP/MAP – MED POL, 2019). In many cases the Med\_EAC thresholds are higher than the maximum value recorded for a particular contaminant, resulting in a very lenient classification of the SAUs/stations. In this way biased assessments in different Mediterranean sub-regions are avoided.
- iv) For all Sub-regions: Align the moderate/poor and the poor/bad boundary limits/thresholds between the two assessment methodologies. For the moderate/poor the use of 2(xBAC) value is proposed and for the poor/bad the 5(xBAC) value. In this way, a fine classification in line with the precautionary principle is provided. The NEAT tool is flexible and accepts either calculated thresholds values by the tool itself (based on the GES/nGES and the maximum concentration of contaminants), or threshold values predefined by the user. In the present assessment all thresholds are user defined. In the CHASE+ tool the CR or CS ratios for the moderate/poor and poor/bad are set at 2x and 5x times the GES/nGES threshold, instead of 5x and 10x that are suggested by the tool. The updating of the thresholds is shown below in Table 2.5.2 a.

~~145-148.~~ A comparison between the NEAT and CHASE+ results for the WMS sub-region was performed by applying above approach further to the recommendations for the harmonization of the two assessment methods (UNEP/MAP – MED POL, 2023). Briefly all thresholds used were identical in the two methodologies, while the CHASE+ methodology was adapted regarding the calculation of the CS score for compatibility reasons. Consolidated results on the percentage of SAUs as classified by the two assessment methodologies are provided (UNEP/MAP – MED POL, 2023), using the xBAC GES/nGES boundary limit/threshold. Based on these comparisons it is apparent that the harmonization of the two tools in this case gives identical results for the classification (in-GES or non-GES) of the individual contaminants assessments per SAU. There are very small differences between the statuses found for the individual contaminants per SAU, i.e., small differences in the division between high and good statuses the in-GES classification and between moderate and poor in the non-GES classification. When aggregation is conducted for all contaminants on the individual SAU level comparisons differ by 5% and still can be considered acceptable

~~146-149.~~ The harmonization of the NEAT and CHASE+ assessment methodologies was as good as possible. They are still different methodologies and the results will not be identical, however the harmonization ensured their alignment to the extent which prevents bias assessment of the four Mediterranean sub-regions within the preparation of the 2023 MED QSR. The NEAT is the methodology which properly supports efforts aimed at the GES assessment in line with the Decision IG. 23/6 on the 2017 MED QSR (COP 20, Tirana, Albania, 17-20 December 2017), and therefore its further application across all four Mediterranean sub-regions should be foreseen within preparation of the future QSR. The CHASE+ assessment methodology may continue being used in specific cases, i.e., for the local areas and limited assessments with insufficient data reported for the GES assessment to guide decision making.



**Table 2.5.2.a** Assessment classification boundary limits/thresholds for a harmonized application of IMAP NEAT and CHASE+ assessment methodologies in the Mediterranean Sea sub-regions.

IMAP – traffic light approach	GES		non-GEs		
	Good	Moderate	Bad		
NEAT tool	High	Good	Moderate	Poor	Bad
	$0 < \text{meas. conc.} \leq \text{BAC}$	$\text{BAC} < \text{meas. conc.} \leq \text{GES}/\text{GES threshold}$	$\text{GES}/\text{GES} < \text{meas. conc.} \leq \text{moderate/poor threshold}$	$\text{moderate/poor threshold} < \text{meas. conc.} \leq \text{max. conc.}$	
Boundary limits and NEAT scores	0	$1 < \text{score} \leq 0.8$	$0.8 < \text{score} \leq 0.6$	$0.6 < \text{score} \leq 0.4$	$0.4 < \text{score} \leq 0.2$
Thresholds	BAC (xBAC)		2 (xBAC)	5 (xBAC)	
CHASE+ tool	High	Good	Moderate	Poor	Bad
Thresholds	1/2(xBAC) (xBAC)		2(xBAC)	5(xBAC)	
CHASE+ Scores	$0 < \text{CR\_CS} \leq 0.5$	$0.5 < \text{CR\_CS} \leq 1$	$1 < \text{CR\_CS} \leq 2$	$2 < \text{CR\_CS} \leq 5$	$\text{CR\_CS} > 5$

*Assessment methodologies applied for assessment of IMAP CI 14*

147-150. By selecting the 85<sup>th</sup> percentile of the normalized distribution as G/M boundary limit, therefore as the limit between the acceptable and the unacceptable statuses i.e. GES and non GES in the Alboran Sea, the compatibility of the classification within application of the Simplified assessment methodology based on G/M comparison in the Alboran Sea and the Levantine Sea was achieved with a five classes GES/non GES scale set for IMAP NEAT GES assessment of the Adriatic Sea Sub-region. The harmonization was achieved to the maximum possible extent given the Simplified assessment methodology based on G/M comparison and NEAT GES assessment methodology are different methodologies which application across the Mediterranean Sub-regions/Sub-divisions was conditioned with the statuses of data reported by the CPs.

148-151. Therefore, the bias assessment of CI 14 within the 2023 MED QSR was avoided as the Simplified G/M method relay on the assessment criteria corresponding to RC and G/M as stated in the Decision 22/7 on Integrated Monitoring and Assessment Programme of the Mediterranean Sea and Coast and Related Assessment Criteria (UNEP/MAP, 2016). Based on statistical calculations and related selection of the 85<sup>th</sup> percentile ~ mean +1 SD represents the G/M threshold, the synchronization was achieved to the maximal possible extent between the classification statuses assigned in the Alboran Sea Sub-division, and those in the Adriatic Sea Sub-region (Table 2.5.2.b).

**Table 2.5.2.b:** Assessment classification for harmonized IMAP/NEAT and IMAP/Simplified G/M assessment methodologies application in the Mediterranean Sea sub-regions.

IMAP/NEAT	GES			non-GES		
	RC	High	Good	Moderate	Poor	Bad
<b>Boundary limits and normalized NEAT scores</b>	< RCH limit, not in score scale	1 < score ≤ 0.8	0.8 < score ≤ 0.6	0.6 < score ≤ 0.4	0.4 < score ≤ 0.2	Score < 0.2
<b>IMAP/Simplified G/M</b>						
<b>Boundary limits*</b>	≤ 10 <sup>th</sup> %	> 10 <sup>th</sup> % CHL_GM ≤ 85 <sup>th</sup> %		CHL_GM > 85 <sup>th</sup> %		
<b>G/M threshold</b>			<b>G/M</b>			
* Percentile are calculated from normalized (with Ordered Quantile transformation) annual geometric mean (for at list 5 year)						

### 2.5.8 The Environmental Assessment methodology applied for assessment of IMAP Common Indicator 18

~~149-152.~~ The Meeting of Cor Mon on Pollution Monitoring (27 and 30 May 2022) recommended to continue applying the assessment criteria for biomarkers as set by Decisions IG. 22/7 (COP 19) and IG. 23/6 (COP 20) given a present lack of data reporting for IMAP Common Indicator 18.

~~150-153.~~ For the same reason, within the preparation of the 2023 MED QSR, the assessment approach applied was based on the use of literature sources due to the absence of any national data related to CI 18.

~~151-154.~~ Given a complete lack of data reporting<sup>12</sup>, the GES assessment of CI 18 was impossible within the preparation of the 2023 MED QSR. Instead, assessment was performed based on bibliographic studies, using newer available scientific literature i.e., the studies on biomarkers in the Mediterranean Sea since 2016, compared to the literature used for the preparation of the 2017 MED QSR.

~~152-155.~~ The studies surveyed were chosen based on the following criteria:

- i) Containing data only from the Mediterranean Sea;
- ii) Containing data from studies conducted since 2016<sup>13</sup> and published since 2018. It should also be mentioned that there are papers that were published in 2020-2022, however they present data collected prior to 2016. Those were not considered.
- iii) Containing data from monitoring or field experiments (including transplantation) only, but not from laboratory studies. Short term laboratory exposure experiments were not reviewed because they do not present the status of the environment, only the sensitivity of biota to contaminants and the dose/response relationship.

### 2.5.9 The Environmental Assessment methodology applied for assessment of IMAP Common Indicator 19

~~153-156.~~ The assessment for CI 19 in the period 2018-2021 ~~is based on expert judgment, by jointly considering~~ ~~considers~~: (1) the information on the frequency of spill occurrence i.e., yearly average number of spills/10000 km<sup>2</sup> and yearly average extension of areas interested by pollution/10000 km<sup>2</sup>, and (2) the information on the trend of such frequency i.e., increasing, decreasing, stable with no spill, represented by the variation in % in comparison with the previous assessment period (2013-2017). This element is based on a CHASE-like approach and capitalizes some elements of the methodology adopted by HELCOM for the assessment of oil spill in the Baltic Sea (HELCOM 2018).

<sup>12</sup> Italy submitted national data for CI-18 following the Meeting of CORMON Pollution that took place in Athens, 1-2 March 2021.

<sup>13</sup> Except for one study conducted in Turkey due to the lack of data in the area and the very relevant biomarkers measured.

### **2.5.10 The Environmental Assessment methodology applied for assessment of IMAP Common Indicator 20**

~~154-157.~~ The previous assessment of CI 20, performed during the preparation of the 2017 Mediterranean Quality Status Report (2017 MED QSR), was based on bibliographic studies and scientific documents in the Mediterranean Sea. There were no data sets reported to MED POL for IMAP CI 20.

~~155-158.~~ In the 2017 MED QSR it was concluded that “ a few research studies and EU policy driven reports i.e., related to MSFD in some Mediterranean countries investigated the occurrence of contaminants in seafood from an environmental perspective i.e., the ecosystem approach, which are exceeding the maximum regulatory levels established within regulatory standards. Overall, from available studies, no major significant concerns or extreme high levels were observed within these recent research studies by different authors and no confirmation based on temporal trends have been performed yet”.

~~156-159.~~ Updated Guidance Fact sheet for IMAP CI 20 (UNEP/MAP – MED POL, 2019) adopted in 2019, stated that the initial target of GES ” will be to maintain the chemical contaminants of human health concern under regulatory levels in seafood set/recommended/agreed by national and/or international authorities and their trends with regard their occurrence should decrease pointing towards zero events”. CI 20 status should be assessed based on the following sub-indicators: number of detected regulated contaminants in commercial species and the number of detected regulated contaminants exceeding regulatory limits. Both are determined via monitoring by national regulatory and inspection bodies through statistics and databases. The indicator units were defined as frequencies (%) of the number of detected contaminants in individual commercial species and frequencies (%) of the number of detected contaminants exceeding regulatory limits.

~~157-160.~~ Updated Data Standards and Data Dictionaries (DSs & DDs) aimed at collecting data on actual levels of contaminants that were detected and number of contaminants which exceeded maximum regulatory levels in commonly consumed seafood in the Mediterranean Sea were approved by the Meeting of CorMon Pollution (27 and 30 May 2022) ( UNEP/MAP – MED POL, 2022). The list of contaminants included in CI 20 DSs & DD is as follows: Cd, Hg, Pb, four PAHs (benzo(a)pyrene, benz(a)anthracene, benzo(b)fluoranthene and chrysene), dioxins, dioxin-like (dl) and non-dioxin-like PCBs (PCB 28, PCB 52, PCB 101, PCB 138, PCB 153 and PCB 180) and radionuclides. [Criteria are provided in Annex III \(CH2\).](#) Non-regulated contaminants could be included in the IMAP CI 20 monitoring programme, but for the time being no concentration limits are set in the EU legislation. The concentration limits for the regulated<sup>14</sup> contaminants in the EU used for the preparation of Data Standards and Data Dictionaries for IMAP CI 20 (UNEP/MAP – MED POL, 2022). and UNEP/MAP 2023

~~158-161.~~ As no data were reported<sup>15</sup> for CI 20, the GES assessment for CI 20 was impossible within the preparation of the 2023 MED QSR. Therefore, environmental assessment of CI 20 was performed by using the following two approaches:

- i) Assessment of the status based on data reported to IMAP-IS for CI 17 contaminants in biota up to 31<sup>st</sup>, October 2022, the cutoff date for data reporting for the 2023 MED QSR, using the EU concentration limits for regulated contaminants(UNEP/MAP MED – POL, 2022; 2023) ;
- ii) Assessment of present status based on bibliographic studies, following the same approach applied for preparation of the 2017 MED QSR, however by using newer available scientific literature.

~~159-162.~~ Both approaches consider the definition of GES for IMAP CI 20, as given in the Updated Guidance Fact sheet, according to which it is necessary to keep the concentrations of contaminants within

<sup>14</sup> EU Directives 1881/2006, 835/2011, 1259/2011, 488/2014, 1005/2015

<sup>15</sup> [At the time assessment for CI 20 was prepared no national data were available in IMAP-IS. Italy submitted data for CI-20 after the Meeting of CorMon Pollution \(1-2 March 2023, Athens\). The data included, among others, concentrations of all the contaminants regulated by the EU, as listed in Annex III \(CH2\).](#)

the regulatory limits for consumption by humans i.e. initial GES target is to maintain the chemical contaminants of human health concern under regulatory levels in seafood that are set/recommended/agreed by national and/or international authorities; their trends with regard to their occurrence should decrease pointing towards zero events.

~~160-163.~~ Within the present efforts to set the baseline to measure the trends of the concentrations of contaminants in seafood, account is taken of the JRC (2010)<sup>16</sup> which suggests to take into account “the frequency that levels exceed the regulatory levels, the actual levels that have been detected, the number of contaminants for which exceeding levels have been detected and in parallel the origin of the contamination (geological versus anthropogenic, local versus long distance)”. It also stipulates that “Further an intake assessment taking into account the importance in the human diet of the species showing the exceeding levels could be taken into account. If regulatory levels are exceeded in one specie, that doesn’t mean that all seafood consumption from this sub-region is dangerous”.

~~161-164.~~ The present data availability in IMAP IS and relevant scientific studies do not allow proposing boundary limit between GES and non-GES status for IMAP CI 20. The boundary limit should be primarily based on the frequency of contaminants’ appearance. However, more substantive considerations need to be undertaken further to expected future sufficient data reporting by the CPs in order to propose GES-non-GES boundary limit based on the frequency of contaminants’ appearance. All relevant national and international practices need to be taken into account, along with gathering information on cumulative impact of the contaminants on different seafood species and undertaking computation of daily/monthly intake and related risk analysis.

~~162-165.~~ Therefore, the present initial marine environment assessment for IMAP CI 20 is based on calculation of number of data points exceeding the criteria i.e. the concentration limits for the regulated contaminants in the EU by considering data points extracted from IMAP IS CI 17 database, that are found relevant for assessment of CI 20, and from data based on the literature.

~~163-166.~~ Monitoring of future trends of the contaminants’ concentrations in seafood should be established in relation to such determined initial status, along with making efforts to set a GES-non-GES boundary limit.

#### **2.5.11 The Environmental Assessment methodology applied for assessment of IMAP Common Indicator 21**

~~164-167.~~ Due to the lack of data reported for CI 21, the methodology used for assessment of bathing water quality within the 2017 MED QSR, was further elaborated for the preparation of the 2023 MED QSR. The assessment methodology defined in the IMAP Guidance fact sheet for IMAP CI 21 was adjusted to data availability for present assessment. It also included setting the boundary limit between GES and non-GES status regarding the pathogens in bathing waters.

~~165-168.~~ Updated Guidance Fact sheet for IMAP CI 21 (UNEP/MAP – MED POL, 2019) was provided in 2019 further to the revised Mediterranean guidelines for bathing waters that was provided in 2007 based on the WHO guidelines for “Safe Recreational Water Environments” and on the EC Directive for “Bathing Waters” (Directive 2006/7/EC). The latter was made in an effort to provide updated criteria and standards that can be used in the Mediterranean countries and to harmonize their legislation in order to provide homogenous data.

~~166-169.~~ The initial target of GES under Common Indicator 21, as stated in the updated IMAP Guidance fact sheet for CI 21 “will be an increasing trend in measurements to test that levels of intestinal enterococci comply with established national or international standards and the methodological approach itself. Particularly, under Decision IG.20/9 and the EU 2006/7 Directive, excellent (95<sup>th</sup> percentile < 100

<sup>16</sup> <https://mcc.jrc.ec.europa.eu/documents/201406241428.pdf>

CFU/100 mL) or good (95<sup>th</sup> percentile < 200 CFU/100 mL) quality categories are set for the “last assessment” which means the last four years”.

[467-170.](#) The COP 17 (UNEP/MAP, 2012) agreed on the threshold values in the Mediterranean region as presented in Table 2.5.3. In the present assessment these values are used to set the boundary limit between GES and non-GES status regarding the pathogens in bathing waters. Therefore, the categories A, B and C are considered as in GES while category D is considered as non-GES for intestinal enterococci (IE) in bathing waters in the Mediterranean (Annex III (CH 2)).

[468-171.](#) For the indicator calculation, the IMAP Guidance fact sheet for CI 21 (UNEP/MAP – MED POL, 2019) provides the methodology (UNEP/MAP -MED POL, 2023 ) that is also aligned with Directive 2006/7/EC.

[469-172.](#) The methodology used in the EEA 2020 assessment of the state of bathing water quality was as defined in the EU 2006/7 Directive and in IMAP decision IG.20/9, i.e. the classification of the bathing waters was provided according to the 90<sup>th</sup> or 95<sup>th</sup> percentile of the log10 normal probability density function of microbiological data. The number of data points for each location was at least 16, over 4 bathing seasons<sup>17</sup>, at least 4 for each bathing season. The assessment criteria applied for assessment of IMAP CI 21 are shown in Annex. III (CH 2).

[470-173.](#) It should be mentioned that the EU 2006/7 Directive defines two indicators: Intestinal enterococci (IE) (cfu/100 ml) and Escherichia coli (E. coli) (cfu/100 ml). Therefore, the classification of the bathing waters is based on the combination of both microbiological parameters, classifying the stations based on the worse status between the two criteria<sup>18</sup>. For example, if status for IE is excellent but for E. coli the status is poor, the station is classified as poor.

[471-174.](#) The same methodology used in the EEA 2020 of the state of bathing water quality was applied to the data set reported by Montenegro, Morocco and Lebanon using just intestinal enterococci as indicator.

[472-175.](#) This methodology could not be applied to data from Bosnia and Herzegovina and Israel because 16 data points for 4 consecutive bathing seasons were not available (Table 4.2.5.1). Therefore, for these 2 CPs, the classification was based on the geometric mean calculated for each location. The geometric mean was chosen because it reduces the effect of outliers on the mean and is not influenced by skewed distribution as the arithmetic mean. Table 2.5.3 compares between the two methodologies.

**Table 2.5.3:** Comparison between the methodology used by the EEA and the methodology used in present document for the assessment of Bathing waters quality (CI 21)

Assessment methodology	EEA	Present assessment of IMAP CI 21*
Assessment Category	Based on Intestinal enterococci and Escherichia coli (cfu/100 mL)	Based on Intestinal enterococci (cfu/100 mL)
Number of data points	At least 16	Less than 16, depending on the CP*

<sup>17</sup> Exceptions are outlined in Directive 2006/7/EC and in Decision IG.20/9. Shortly, bathing water quality assessments may be carried out on the basis of three bathing seasons if the bathing water is newly identified or any changes have occurred that are likely to affect the classification of the bathing water. Sets of bathing water data used to carry out bathing water quality assessments shall always comprise at least 16 samples. Only 12 samples may be used to assess bathing water quality in special circumstances when the bathing season does not exceed 8 weeks or location is situated in a region subject to special geographical constraints (Annex IV, paragraph 2).

<sup>18</sup> EEA Guidelines for the assessment under the Bathing Water Directive Prepared by: ETC/ICM (Lidija Globevnik, Luka Snoj, Gašper Šubelj), October 2021

Number of monitoring years	4	Less than 4, depending on the CP*
Classification of station	percentile evaluation of the log10 normal probability density function	Geometric mean

\* Bosnia and Herzegovina and Israel, Lebanon, Montenegro and Morocco were classified using the same methodology as the EEA, using 16 data points over 4 consecutive bathing seasons, however using just Intestinal enterococci values and by applying percentile evaluation of the log10 normal probability density function.

#### **2.5.12 The Environmental Assessment methodology applied for assessment of IMAP Candidate Common Indicator 26 (cCI 26)**

~~173-176.~~ The assessment for Candidate Indicator 26 (cCI 26) (low- and mid-frequency impulsive sounds) is performed in collaboration of the ACCOBAMS and the UNEP/MAP - MED POL based on data reported by the Contracting Parties to the ACCOBAMS through the International Noise Register for the Mediterranean Sea region managed by ACCOBAMS (INR-MED, currently available at this [URL](#)), as well as by using data generated through dedicated activities coordinated by the ACCOBAMS Secretariat which are aimed at enhancing the gathering of impulsive noise event data.

~~174-177.~~ The assessment for Candidate Indicator 26 (cCI 26) (low- and mid-frequency impulsive sounds) is performed in collaboration of the ACCOBAMS and the UNEP/MAP - MEDPOL based on data [of impulsive noise events](#) reported by the Contracting Parties to the ACCOBAMS through the International Noise Register for the Mediterranean Sea region managed by ACCOBAMS (INR-MED, currently available at this [URL](#)), as well as by using data [on further impulsive noise events](#) generated through dedicated activities coordinated by the ACCOBAMS Secretariat which are aimed at enhancing the gathering of impulsive noise event data.

~~178.~~ For the initial assessment of the noise within the preparation of the 2023 MED QSR, [the following low and mid-frequency impulsive noise events considered for the assessment, in line with the methodology applied for assessment adopted, were the following: underwater explosions, geophysical surveys with the use of the cCI-26 airguns, sonar or acoustic deterrents, pile driving. The geographical position of such noise sources, the duration of the event \(start and end date\) and the intensity \(in dB re 1µPa or proxy\) are the necessary data for the analysis of the geographical and temporal distribution of noise events. This analysis](#) served as an indication of the anthropogenic pressures.

~~175-179.~~ Further, by including information about the habitat of noise-sensitive species, it was possible to move towards the assessment of whether the risk of the negative impacts occurring on populations of such species is acceptable. Specifically, the methodology for cCI26 (but also for cCI27) which was based on the [Exposure Index calculation of the extent of exposure](#) i.e., the extent of habitat of noise-sensitive species which is above the Level of Onset of Biological Effects (LOBE), on average over a year, ensured addressing the risk of extinction of noise-sensitive species due to exposure to underwater noise. This concept is at the basis of the noise assessment methodology developed by the TG-Noise under the scope of the MSFD-D11 with the active contribution of the ACCOBAMS and the UNEP/MAP - SPA/RAC.

~~176-180.~~ The collaboration [of the between](#) ACCOBAMS and ~~the~~ UNEP/MAP - SPA/RAC allowed to consider specificities of the Mediterranean Sea and ensure applicability of the assessment methodology developed under the scope of MSFD-D11 also for an initial assessment of IMAP cCI26. The assessment methodology conceived in this way is compatible with the initial proposal of the IMAP Guidance Fact sheets for cCIs 26 and 27<sup>19</sup> which were presented [in 2019](#) for consideration of the Meeting of MEDPOL

<sup>19</sup> IMAP Guidance Fact Sheet for IMAP CI 21 (UNEP/MED WG.473/7)

Focal Point (Istanbul, Turkiye, 29-31 May 2019), prepared in line with the Monitoring strategy of ACCOBAMS developed in 2015 (ACCOBAMS, 2015; Maglio et al., 2014).

~~177-181.~~ The proposed IMAP Guidance fact sheet for cCI 26 indicated the following target for achieving GES under cCI 26 “the number of days with impulsive sounds sources, their distribution within the year and spatially within the assessment area, are below thresholds”. It should also be noted that considering 2022 EU TG-Noise technical guidance on threshold setting for impulsive noise, the following reformulation of this target for IMAP cCI26 is needed: “the extent (%) of habitat of noise-sensitive species within the assessment area that is impacted by impulsive noise events is below thresholds”. Given that proposed IMAP Guidance Factsheet for cCI 26 was not adopted by the Meeting of MED POL FPs, the definition of the GES target proposed by EU TG-Noise was applied for the present initial assessment of cCI 26 within the preparation of the 2023 MED QSR .

~~178-182.~~ Particularly, under the EU TG-Noise methodology, Tolerable Status is defined when 10% or less of the habitat of noise-sensitive species is impacted by impulsive noise events on a daily average over a year. This threshold (extent of exposure = 10%) is valid for all MSFD regions and subregions. Therefore, it was also followed within the present initial IMAP cCI 26 assessment. The scales of assessment recommended by the Proposal of the IMAP Guidance Factsheet for cCI26 (2019 update) were the regional and sub-regional levels. This also corresponds to the recommendations made at EU level. Hence, the initial assessment findings for cCI 26 within the 2023 MED QSR were provided for the four IMAP Sub-regions of the Mediterranean Sea i.e., the Aegean and Levantine Sea, the Adriatic Sea, the Central Mediterranean Sea and the Western Mediterranean Sea Sub-regions.

~~179-183.~~ ~~The~~ Considering the available data on impulsive noise events, the statistical calculations related to proportion of days and geographical distribution ~~where loud, of~~ low, and mid-frequency impulsive sounds ~~exceed levels~~ were undertaken as far as possible in line with the Proposal of the IMAP Guidance fact sheet for cCI 26 ~~to the quality of available data~~, while for performing the assessment it was necessary to calculate the Exposure Index ~~extent of exposure~~, an additional indicator, i.e., the extent of habitat of noise-sensitive species which is above the Level of Onset of Biological Effects (LOBE), on average over a year, as outlined in the aforementioned TG-Noise methodology (2022). For the calculation of the Exposure Index ~~extent of exposure~~, it is necessary to account for the propagation of noise from the source (either by modelling or other methods such as applying a buffer zone) and ~~to~~ consider the footprint of an impulsive noise event, where the footprint is limited by the isoline at which the LOBE is reached.

~~180-184.~~ Despite the finalisation of the EU TG-Noise methodological framework and its approval at the EU level, the process of data production and gathering has started too recently. Hence, the quantity and quality of available data prevented optimal implementation of ~~the~~ above explained methodology. Therefore, the adapted methodology was applied within the preparation of the 2023 MED QSR whenever necessary to fit data available for ~~underwater impulsive noise pollution events~~. This is the first such assessment of anthropogenic pressures from noise regarding both the IMAP and the MSFD implementation in the Mediterranean Sea.

### **2.5.13 The Environmental Assessment methodology applied for assessment of IMAP Candidate Common Indicator 27 (cCI27)**

~~181-185.~~ The assessment of -cCI 27 i.e. “continuous low frequency sound” ~~is~~ was performed in collaboration of the ACCOBAMS and the UNEP/MAP - MEDPOL based on data obtained from the NETCCOBAMS Platform, a digital information tool managed by ACCOBAMS that centralizes all relevant data regarding cetaceans and related anthropogenic threats. The platform contains maps of shipping noise distribution over the entire Mediterranean basin. These were obtained from modelling techniques in the frequency bands of interest further to the requirements set out in the Proposal of the IMAP Guidance Factsheet for cCI27.



~~182-186.~~ The NETCCOBAMS platform was established, based on a specific request from the Contracting Parties to the ACCOBAMS, back in 2012 during a regional workshop on the ‘ACCOBAMS Strategy’, in order to set up a tool aimed at centralizing relevant data and support science-based decision making. The NETCCOBAMS noise mapping service delivers information to be used by the Parties, [by the Scientific Committee](#), by the Secretariat and further by the ACCOBAMS bodies and stakeholders to pursue objectives under the scope of the ACCOBAMS Agreement (ACCOBAMS-MOP8/2022/Doc31/Annex13/Res8.7). However, the processes specifically related to IMAP GES assessment (e.g., data reporting and validation from the countries, aggregation, etc.) have been set up very recently in 2022 and are still subject to change. This prevents a full implementation of the GES assessment methodology. Nevertheless, an initial assessment was carried out within the 2023 MED QSR preparation as the quality of available data was sufficient and allowed to produce the first assessment findings for the four Sub-regions of the Mediterranean Sea.

~~183-187.~~ For the initial assessment of the noise within the preparation of the 2023 MED QSR, the methodology applied for assessment of the cCI 27 served as an indication of the anthropogenic pressures. Further, by including information about the habitat of noise-sensitive species, it was possible to move towards the assessment of whether the risk of that negative impacts occurring on populations of such species is acceptable. Specifically, the methodology for cCI27, which was based on monthly [Exposure Index](#) ~~extent of exposure~~, i.e., the extent of habitat of noise-sensitive species which is above the Level of Onset of Biological Effects (LOBE) on a monthly basis, ensured addressing the risk of extinction of a population due to exposure to underwater noise. This concept is at the basis of the noise assessment methodology developed by the TG-Noise under the scope of the MSFD-D11 with the active contribution of ACCOBAMS and SPA/RAC.

~~184-188.~~ Like for cCI26, the collaboration ~~of the between~~ ACCOBAMS and ~~the~~ UNEP/MAP - SPA/RAC allowed to consider specificities of the Mediterranean Sea and ensure applicability of the assessment methodology developed under the scope of MSFD-D11 also for an initial assessment of IMAP cCI 27. The assessment methodology conceived is compatible with the initial proposal of the IMAP Guidance Fact sheets for cCIs 26 and 27<sup>20</sup> which were presented for consideration of the Meeting of MEDPOL Focal Point (Istanbul, Turkiye, 29-31 May 2019), prepared in line with the Monitoring strategy of ACCOBAMS issued in 2015 (Maglio et al, 2014, ACCOBAMS, 2015).

~~185-189.~~ The Proposal of IMAP Guidance Factsheet for cCI 27 indicates the following target: “the extent (% or km<sup>2</sup>) of the assessment area which is above levels causing disturbance to sensitive marine animals is below limits”. Further to the finalisation of the work from EU TG-Noise in 2022, it is found that this GES target still stands. Therefore, it was applied for ~~the~~ the initial cCI 27 assessment within the preparation of the 2023 MED QSR.

~~186-190.~~ Particularly, under TG-Noise methodology approved at EU level, Tolerable Status is defined when 20% or less of the habitat of noise-sensitive species is impacted by continuous noise on a monthly basis (average over 1 month). The monthly basis implies that if any month within a year is above this threshold, the environmental status is judged not tolerable for the whole year. This threshold (20%) is valid for all MSFD regions and subregions. Therefore, it was also followed for all IMAP Sub-regions in the Mediterranean Sea within the present initial cCI 27 assessment. This also corresponds to the recommendations made at EU level. Therefore, the initial assessment findings for cCI 27 within the 2023 MED QSR were provided for the four Sub-regions of the Mediterranean Sea i.e. the Aegean and Levantine Sea, the Adriatic Sea, the Central Mediterranean Sea and the Western Mediterranean Sea Sub-regions.

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<sup>20</sup> IMAP Guidance Fact Sheet for IMAP CI 27 (UNEP/MED WG.473/7)



~~187-191.~~ For the indicator calculation it is necessary to produce noise maps in the frequency bands as outlined in IMAP Guidance Factsheet for cCI27. However, some adaptations were necessary to perform an initial assessment. In particular, noise maps are to be produced monthly to allow calculation of a monthly ~~Exposure Index~~ ~~extents of exposure~~, i.e. the extent of habitat of noise-sensitive species which is above the Level of Onset of Biological Effects (LOBE) on a monthly basis, as outlined in the aforementioned TG-Noise methodology (2022).

~~188-192.~~ Despite some lacks in the definition of the assessment process, especially concerning the data gathering and aggregation process, the available data on shipping noise produced through the NETCCOBAMS platform, managed by ACCOBAMS, allowed an optimal application of the assessment methodology for 1 month of shipping noise i.e. in July 2020 for the four sub-regions of the Mediterranean Sea.

~~189-193.~~ Given the relative stability of ship traffic levels and characteristics over a few years, and that the ship traffic is at the highest level during the ~~Summers~~ ~~summer~~ period, the assessment produced for month of July 2020 can be generalized to other years, and can be seen as the worst scenario within a year. This is the first such assessment of anthropogenic pressures from noise regarding both the IMAP and the MSFD implementation in the Mediterranean Sea.

## 2.6 Assessment Criteria

~~190-194.~~ In line with Decision IG.23/6, the Contracting Parties and the Secretariat are encouraged to test the following updated assessment criteria for indicative purposes in the different contexts that exist in the Mediterranean: i) BAC and EAC for trace metals (Cd, Hg, Pb) in sediments and in biota (mussel and fish); ii) BAC for PAHs in biota (mussel); iii) EAC for organochlorinated compounds in sediment and iv) BAC and EAC for biomarkers in mussel. In addition, the Decision IG. 23/6 maintained the following assessment criteria as endorsed by the Decisions IG.22/7 (Athens, Greece, February 2016): i) EAC for sediments and mussel; ii) EAC for a group of organochlorinated compounds in sediment and biota (mussel and fish) complementing updated values and iii) BACs and EACs for biomarkers in mussel, complementing updated values.

~~191-195.~~ Hence new available monitoring data were used to update sub-regional Mediterranean BAC values for heavy metals in biota and sediment in 2019 (UNEP/MAP -MED POL, 2019) in order to contribute to preparation of the State of Environment and Development Report 2019 (SoED).

~~192-196.~~ In line with the Programme of Work 2020-2021 adopted by COP21 (Naples, Italy, December 2019) and the Programme of Work 2022-2023 adopted by COP22 (Antalya, Turkiye, December 2021), and conclusions of the Meeting of the Ecosystem Approach Correspondence Group on Pollution Monitoring (Podgorica, Montenegro, 2 - 3 April 2018), the MED POL Programme has undertaken further actions aimed at harmonization and standardization of the monitoring and assessment methods related to IMAP Pollution and Marine Litter Cluster, including the present upgrade of several assessment criteria.

~~193-197.~~ The upgraded BC and BAC values for IMAP Common Indicator 17 and possible approaches for upgrade of EAC for IMAP Common Indicators 17, 18 and 20 were considered and approved by the Meeting of CORMON Pollution (27 and 30 May 2022) (UNEP/MAP – MED POL, 2022). Their calculation was based on new national monitoring data received up to December 31<sup>st</sup>, 2021, that have not been previously used for the calculation of the assessment criteria in the 2017 and 2019 assessments.

~~194-198.~~ In addition, following the recommendation of the OWG on Contaminants, data since 2015 were used as well in the calculation, even if used in the previous assessment. The upgraded criteria were approved in terms of a) using upgraded BC and BAC values for IMAP Common Indicator 17 as well as EAC values for IMAP Common Indicator 20 for Good Environmental Status assessment within

the preparation of the 2023 MED QSR; and (b) applying the approaches proposed for future upgrades of EAC values for IMAP Common Indicators 17, 18 and 20 that will take place as of 2024.

~~195-199.~~ The Meeting of CorMon Pollution Monitoring recommended to MED POL FPs Meeting, which will be held in May 2023, to take note of the values of upgraded assessment criteria for IMAP Common Indicator 17, with a view of their use for GES assessment within the preparation of the 2023 MED QSR.

~~196-200.~~ The Meeting of CorMon Pollution Monitoring also agreed to continue applying the assessment criteria for biomarkers as set by Decisions IG. 22/7 (COP 19) and IG. 23/6 (COP 20) given a lack of data reporting for IMAP Common Indicator 18.

~~197-201.~~ Based on recommendations of the Meeting of CORMON Pollution (26 - 28 April, 2021), EAC values for IMAP Common Indicator 20 were approved by the Meeting of CORMON Pollution held on 27 and 30 May 2022 (UNEP/MAP MED POL, 2022) in terms of their use for GES assessment within the preparation of the 2023 MED QSR. They are based on the concentration limits for the contaminants regulated in EU Commission Regulations (EC) No 1881/2006, (EC) No 835/2011 and EC No 1259/2011.

~~198-202.~~ [The Meeting of MED POL Focal Points \(Athens, Greece, 24-25 May 2023\) endorsed the use of upgraded assessment criteria for IMAP Common Indicators of Ecological Objective 9 within the 2023 MED QSR.](#)

~~199-203.~~ Given the relevance of the assessment criteria as provided in Decision IG.20/9 Criteria and Standards for bathing waters quality in the framework of the implementation of Article 7 of the LBS Protocol, COP 17, Paris, 2012 (UNEP/MAP, 2012), they were used for preparing the initial assessment of IMAP CI 21.

~~200-204.~~ Decision IG.23/6 also encourages the Contracting Parties and the Secretariat to test the assessment criteria related to coastal water types reference conditions and boundary values in the Mediterranean as endorsed by the Decisions IG.22/7 (Athens, Greece, February 2016). Furthermore, it is requested to develop region-wide harmonized criteria for reference conditions and threshold/boundary values for key nutrients in water column, taking account of available standards for coastal waters and use of data stored in other databases where some of the Mediterranean countries regularly contribute. To that effect, the Meeting of the Ecosystem Approach Correspondence Group on Pollution Monitoring (April 2019), considered data availability for setting the assessment criteria for nutrients and consequently recommended to the Secretariat to undertake actions to set the reference conditions not only for chlorophyll *a*, but also for nutrients, transparency and oxygen, as minimum requirements.

~~201-205.~~ In that regard and in line with the Programme of Work 2020-2021 adopted by COP21 (Naples, Italy, December 2019), the MED POL Programme has undertaken further actions aimed at harmonization and standardization of the monitoring and assessment methods related to IMAP Pollution and Marine Litter Cluster, including work aimed at proposing reference conditions and boundary values for nutrients. Considering the evolving nature of data reporting, the Meeting of the CorMon Group on Pollution Monitoring (26-28 April 2021) agreed to recommend use of proposed methodological approaches for setting the reference conditions and boundary values for Dissolved Inorganic Nitrogen (DIN) and Total Phosphorous (TP) in relevant sub-areas, as a basis for progressing towards setting the assessment criteria for DIN and TP (UNEP/MAP MED POL, 2021).

~~202-206.~~ Further to the discussion related to a practical application of the methodological approach relevant for the Adriatic Sea Sub-region, which took place during the Meeting of the CorMon Group on Pollution Monitoring (26-28 April 2021), the resumed session of the Meeting of MED POL Focal Points (9 July 2021) and the 8<sup>th</sup> EcAp Coordination Group Meeting (9 September 2021), the reference and boundary Values for DIN and TP in the Adriatic Sea Sub-region were elaborated and approved (UNEP/MAP MED POL, 2022) by the Meeting of CORMON Pollution (27 and 30 May 2022).

203-207. Due to nitrogen/phosphorus limitations present in the Mediterranean (i.e. restricted measurements of Dissolved Inorganic Phosphorous - DIP), as well as due to limited data availability and related demanding statistics, it was possible to propose only the reference conditions and G/M boundary values as annual G\_Mean for Chl<sub>a</sub>, TP, DIN in the Adriatic Sea Sub-region coastal and open (offshore) waters. The Meeting of CORMON Pollution approved such proposed assessment criteria in terms of using the values calculated for the reference conditions and G/M boundary values as annual G\_Mean for TP and DIN in the Adriatic Sea Sub-region coastal and open (offshore) waters, as well the values of the G/M boundaries for Chl<sub>a</sub> in the Adriatic Sea Sub-region coastal waters as approved in IG.22/7 (COP 19).

204-208. The use of the new criteria was agreed upon in terms of their use for the Good Environmental Status assessment of the Adriatic Sea Sub-region within the preparation of the 2023 MED QSR. The Meeting ~~of recommended to~~ MED POL Focal Point (Athens, Greece, 24-25, ~~which will be held in~~ May -2023) ~~endorsed the use, to take note of the values~~ of upgraded assessment criteria for IMAP Common Indicators 13 and 14 ~~a view of their use for GES assessment~~ in the Adriatic Sea Sub-region, within the 2023 MED QSR.

205-209. Data from 2015 onwards were included for the calculation of the reference and boundary values for TP and DIN in the Adriatic Sea Sub-region. The data available for Chl<sub>a</sub> from remote sensing i.e., from Copernicus 1x1 km grid), for the period April 2016 – March 2021 were used to integrate areas where systematic lack of data were found in IMAP Info System or data were insufficient for appropriate calculation of the reference and boundary values for Chl<sub>a</sub>).

### 3. Drivers, Pressures, State, Impact, Response (DPSIR)<sup>21</sup>

#### 3.1 The DPSIR findings related to IMAP Pollution Cluster

206-210. The methodology for integration of assessment results within the DPSIR approach was elaborated (UNEP/ MAP – MED POL 2021) further to the discussion that took place during the the Meeting of CorMon on Pollution Monitoring and the Meeting of MED POL Focal Points held in 2019 and 2021, respectively. The two approaches were introduced to guide comparison/connecting the known pressures/drivers already defined by expert judgment for a specific assessment with the GES assessment results obtained by applying the GES/Environmental assessment methodologies tested and agreed for application for the specific Common Indicators.

207-211. The methodology builds on the work undertaken to map the interrelations between sectors, activities, pressures, impacts and state of marine environment for EO5 and EO9 (UNEP/MAP – MED POL, 2019). The interactions between pressures and impacts for EO5 and EO9, as measured by IMAP Common Indicators, is shown in Table I. (Annex IV (CH 3)). They are presented in the GRID/Table approach that takes into account the geographical scales for the assessment to the sub-division level (Section 3.1.1). The interrelations served as a basis for proposing the GES/Environmental Assessment methodologies for IMAP CIs, as well as the approaches aimed at interrelating the DPSIR and GES assessment findings.

##### 3.1.1 The GRID/Table approach

208-212. The GRID/Table approach takes into account the geographical scales for the assessment to the sub-division level. It provides the links between the IMAP CIs to specific pressures, in a tabular form for representation, using a colour scale for the intensity of pressure related to each of the CIs. The color scale is based on the known pressures at source, i.e. focusing on the primary activities generating the pressure. This information comes from cross-mapping of all the anthropogenic activities with significant contribution to pressures and assessment of the intensity of their impact on marine environment based on expert judgment (Table I, Annex IV (CH 3)). The above approach, however, is not related to the assessment results of GES at sea, i.e. the level of pressure in the marine environment to which the different elements of the ecosystem are subjected. A direct simple comparison between the GES assessment results and the degree of pressures as provided in the GRID Table for each spatial assessment unit is considered useful. Therefore, Table II, Annex IV (CH 3)), provides an update of the GRID/Table approach that was elaborated in previous UNEP/MAP documents and considered a starting point towards the 2023 Med QSR. Namely, the results from the GES assessments for a specific spatial unit are included in the GRID/Table. The column ‘Assessment Result’ in the GRID/Table denotes the assessment status for each assessment area as provided by applying the methodologies agreed for assessment of specific CIs. The assessment result (GES or non-GES) may be given according to a quality status colour scale or scale of scores. By complementing the GRID/Table with assessment results, a direct comparison of the

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<sup>21</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Provide the overall common DPSIR analysis for the whole IMAP, which combines all CIs and respective EOs
- Within the GES assessment elaborated per individual CI, (a) identify the DPSIR findings that are most relevant for the CI and (b) interrelate DPSIR findings with GES assessment findings (matrix for Pollution Cluster is presented below; table 6), where feasible and appropriate.
- Note where detailed elaboration of key pressures/impacts–state interrelationship according to this DPSIR is not feasible, provide a detailed explanation of the reasons in the following chapters related to GES assessment. Note: Use the results of work undertaken so far: (i) DPSIR analysis prepared within the cross-cutting document (2017), as well as for preparation of ICZM Framework; (ii) DPSIR analysis provided for the IMAP Biodiversity cluster; (iii) using relevant findings from UNEP/MAP and external processes; (iv) joint UNEP/MAP – EEA joint report, SoED, Mid-term NAPs evaluation related to LBS Protocol and NAPs related to biodiversity, TDA preparation, etc.

environmental status to the known pressures for a specific area can be made following the DSIR approach.

[209-213.](#) The comparison between the GES assessment results and the known pressures by expert judgment is expected to provide a better understanding of the actual impacts of pressures on the environmental status. If disagreement appears between status result and degree of pressure, then efforts should be concentrated in order to elucidate the causes. For example, a good GES result for Hg, Cd, Pb in areas where high degree of pressure is assigned by expert judgment, may be indicative either that the relevant sectors do not relate to these contaminants or that successful measures are undertaken. In this way corrective actions can be initiated towards a more effective monitoring scheme, while the effectiveness of measures can be checked.

### **3.1.2 The Framework for Vulnerability Assessment**

[210-214.](#) There are several other methodological approaches, in addition to the GRID/Table approach, that may be used for mapping the distribution of pressures and assessment of their impacts over different ecosystem components (species groups, pelagic or benthic habitats), including application of defined quality threshold values (i.e. categorizations and values assignment). An example of such approach was piloted in Boka Kotorska Bay (Montenegro) within the CAMP, under the guidance of UN Environment/MAP - PAP/RAC. It included interrelations between the IMAP Common Indicators, coastal vulnerability assessment and management measures, including Marine Spatial Planning (MSP). Further adjustment of the vulnerability assessment and mapping of distribution of pressures and impacts over different ecosystem components, could be considered as to ensure use of this methodology in the context of GES assessment.

### **3.1.3 The DPSIR Analysis undertaken in 2019, based on SCOREBOARDS METHOD: Quantifying pressures/impacts relationships**

[211-215.](#) Following the recommendation of the Meeting of CorMon on Pollution Monitoring (April 2019), GRID/Table Approach, risk-based and the semi-quantitative approaches should be complemented with the modelling of the monitoring data in order to ensure a more reliable quantification of the magnitude of impacts. The vulnerability assessment and mapping of distribution of pressures and impacts over different ecosystem components (species groups, pelagic or benthic habitats) may be considered to support scientifically based scoring.

[212-216.](#) In the absence of quantitative assessment criteria, semi-quantitative approaches should be a basis for mapping and quantifying the interrelation of drivers-pressures-impacts-state-responses relying on the best available expert judgment (UNEP/MAP MED POL, 2019). At stage when monitoring and assessment scales of IMAP were updated/agreed and tested, as well as aggregation and integration rules fully defined, the semi-quantitative scoreboards method was useful for mapping the interrelation of drivers-pressures-impacts-state-responses of complex processes, such as those present in the marine environment (e.g. considering in the vertical axis the economic activities and the natural elements that have great relevance according to the ICZM Protocol and other Barcelona Convention's Protocols, whilst in the horizontal axis the EcAp/IMAP EOs and CIs). Scoreboards method should provides insights on impacts, which are directly relevant to the state-based assessment of the ecosystem with sufficient detail (e.g. impact on non-commercial species by incidental by-catch which would need to be separated into at least the specified species groups of birds, mammals, reptiles and fish; and preferably at species level, to feed into species-level assessments). The state-based integrated assessments, combining the state-based Common Indicators as a set of ecosystem elements in a holistic manner, should cover the overall pressure-based Common Indicators affecting it (e.g. the state assessment of the benthic ecosystem should evaluate together the impact from the pressures such as physical loss, physical disturbance, non-indigenous species, nutrient enrichment, removal of species and others). Therefore, this level of detail

based on the IMAP EOs and CIs should be the primary methodological basis to develop scoreboard, as well as assign scores, while relying on the best available expert judgment.

[213-217.](#) The added value of the combined synthesis of the semi-quantitative approaches and expert judgment is a clear vision on the requirements and responsibilities from both the managerial and measurement systems. Table III, Table IV, Annex IV (CH 3) detail the activities (originated by main drivers) which are commonly known and aligned with the current IMAP multidimensional measurement system (with their Ecological Objectives and Common Indicators) to address current scenarios of Pressures-State-Impacts. An extension of this interrelation was also provided (UNEP/MAP, 2019), relating specifically IMAP, as the measurements system of the Barcelona Convention with relevant responses provided through relevant regional policies.

[214-218.](#) Moreover, for each chain of elements part of the analysis (Drivers > Activity type > Pressure > State > Impacts (Ecosystem Services, Welfare) > Responses), the table template provides the link to the related Ecological Objective (EOs) and Common Indicators (CIs) of the Barcelona Convention measurement system (i.e. UNEP/IMAP).

[215-219.](#) The above-described approach is then complemented by an Excel tool (see Figure I, Annex IV (CH 3)) which can be used for an expert-based evaluation with different approaches (both item and impact scores). The structure of the Excel file replicates the content of the template provided in Table III, Table IV. proceeding with the same approach for the analysis of the rest of the Drivers and Pressures. The Excel tool could allow simple estimation (in %) of how many items (i.e., Drivers/Pressures from land-based sources) have the potential to pose a threat the marine ecosystem. Experts involved in such evaluation can provide an assessment for each activity type through a 0/1 score: 1 indicating the presence of the potential risk and 0 its absence. The final score is then expressed in percentage, dividing the sum of all scores for the number of scored items (activity types). Moreover, the same Excel tool (Figure 3.1) enables to estimate the magnitude of impacts (in %) by adapting its conceptual objective. Thus, for each Driver/Pressure, experts involved in the evaluation are invited to express a 0 to 3 score: 0 indicating the absence of the impact, while 1, 2 and 3 respectively indicating the presence of an impact with low, moderate and high magnitude. Similarly, in the analysis on the occurrence of potential threats, the final score is expressed in percentage and is obtained by dividing the sum of all scores by the maximum theoretical score (equal to the number of scored items multiplied by 3). The level of detail based on the IMAP Common Indicators and Ecological Objectives should be the primary methodological basis to assign scores.

### 3.1.4 **An overall DPSIR analysis for the Adriatic Sea Sub- region countries**

[216-220.](#) The DPSIR analysis for the Adriatic countries is an output of the SIDA project. The analysis is based mostly on qualitative data, however, whenever possible quantitative data publicly available have been used. Data provided by country representatives that participated at the SIDA Project Meeting (10 November 2022, Tunisia) have been incorporated in the analysis. The identification of Responses is presented only in the form of policies. Other type of responses, such as the investments needed, awareness-raising and capacity building activities are not part of analysis below.

[217-221.](#) The structure of the present analysis follows the sequence of the Drivers that appear in the DPSIR matrix. The last section refers to the results of the scoring exercise. The analysis is provided in Annex V (CH 3).

#### 3.1.4.1 **The DPSIR analysis related to IMAP Pollution Cluster**

[218-222.](#) Despite methodological development as elaborated here-above, and the interrelations mapped between sectors, activities, pressures, impacts and state of marine environment for EO5 and EO9, DPSIR examination for IMAP Pollution Cluster EOs and CIs could not be provided through integral consideration of GES/environmental assessment findings and DPSIR analysis based on approach elaborated in section 3.1.1. The GES/Environmental assessment results and their evaluation based on a detailed sub-regional DPSIR findings could not be performed due to extreme lack of data on the latter. The CPs did not report in the IMAP-IS information related to the drivers and pressures. Only in a few instances, it was possible to provide DPSIR partial analysis and even less to interrelate the analysis with GES assessment findings.

[219-223.](#) However, present assessments were undertaken, by having in mind

- i) the proposed integral approach for consideration of GES/environmental assessment findings;
- ii) DPSIR analysis undertaken in 2019, and update undertaken in 2022 for the Adriatic Sea Sub-region, as well as other relevant sources as presented in Sections 3.2 and 3.3;
- iii) that the findings presented here below are based on the preliminary DPSIR aspects, as presented in the thematic assessments provided for the preparation of the 2023 MED QSR.

[220-224.](#) The GES/Environmental assessment results were analyzed by also taking account of the drivers, pressures, state and impacts which were mapped in previous UNEP/MAP documents (2019) as presented here-below (Sections 4 and 5), as well as sources from the scientific literature and the results of the GEF Adriatic Project. The relative contribution of the drivers, expected at the CI level, based on expert judgement, was summarized from Table IV (Annex I (CH 3)) (UNEP/MAP MED-POL, 2019), in which red indicates high expected impact; orange indicates moderate impact, yellow indicates mild impact and green indicates no expected impact.

[221-225.](#) Within the IMAP Pollution Cluster assessments, the most important DPs which negatively impacted the status of the Mediterranean marine environment were related to: agriculture, industry, aquaculture, tourism including sporting and recreational activities, utilization of specific natural resources, infrastructure, energy facilities, ports and maritime works and structures, and maritime activities. In brief, the drivers and their contributions to [marine environment status i.e., the GES per IMAP Pollution](#) CIs may be summarized as provided here-above [in Section 1.-](#).

[222-226.](#) **Agriculture:** The pressure of agriculture is a result of runoff and rivers discharge that may transport chemicals and pollutants towards the coast and the offshore. This pressure can cause a state of contamination, pollution and eutrophication, impacting the habitat (habitat and ecosystem deterioration) and seafood (contamination). Based on expert judgement, agriculture has a high impact on CIs 13 and 14, a moderate impact on CI17 and a mild impact on CIs18, 20 and 21.



[223-227.](#) **Industry (Land-based sources)**, diverse industrial activities. One pressure of industry is the discharge of industrial wastewater (treated and untreated) into the coastal area and its dispersal offshore, causing a state of pollution. The impact is the contamination of seawater, sediment and biota by existing and emerging chemical and possible pelagic and benthic ecosystem deterioration and seafood contamination. A second pressure of industry are the occasional acute events of unplanned, accidental discharge of industrial effluents, affecting the state of the coastal waters impacting natural resources. A third pressure of industry, is the authorized dumping of waste that affect the state of sea-floor habitats by contamination and impairing its integrity, impacting the benthic ecosystem. Based on expert judgement, industry has a high impact on CIs 13, 14, 17, 18 and 20 and a moderate impact on CI 21.

[224-228.](#) **Aquaculture**. Coastal shellfish and fish farming activities may cause pressure in the water column and seabed habitats by substances discharged or released from the farms, causing a state of eutrophication and contamination, impacting the habitats with deterioration and impairing biodiversity. Based on expert judgement, aquaculture is considered to have a high impact on CIs 13 and 14, a moderate impact on CI 17 and a mild impact on CIs 18, 20 and 21.

[225-229.](#) **Tourism, sporting and recreational activities**. Urban and real estate development activities increase the pressure in the form of increased waste generation (litter, urban effluents, wastewater treatment plants, microbiological pollution). The state is described as degradation of land, air and water sources, with increased occurrence of pathogens. Impacts can be detected in soil contamination, habitat loss, decrease in bathing water quality. Moreover, the pressure of increased nutrients discharged into the coastal zone may cause a state of eutrophication, impacting habitats and impairing biodiversity. Based on expert judgement, tourism (frequentation, yachting) is considered to have a mild impact on CI 21 and no impact on CIs 13, 14, 17, 18 and 20. However coastal urbanization as a result of tourism is expected to have high impact on CIs 13, 14, and a mild impact on CIs 17, 18, 20 and 21.

[226-230.](#) **Utilization of specific natural resources**. Desalination activity causes a pressure in the form of intake of coastal seawater and the release of brine and brackish water to the environment. The state could be a deterioration of the habitats, impacting the integrity of the seafloor, impacting the quality of sea water and habitats, and impairing biodiversity. Based on expert judgement, desalination is considered to have a high impact on CI 13 and a mild impact on CI 14, a moderate impact on CI 17, a moderate impact on CIs 17, 18, and 20 and no impact on CI 21.

[227-231.](#) **Infrastructure, energy facilities, ports and maritime works and structures**. The pressure of acute pollution events and accidental hazardous substances and oil discharge may cause a state in which the quality of the water column and seabed habitats decline together with biodiversity loss. The impact is described a loss of natural resources and endemic species threatened. A second pressure is the input of nutrients and organic matter producing a state with loss of endemic species and habitats, impacting the availability of natural resources. A third pressure is the possibility of microbiological pollution producing a state in which pathogens occur in the environment, impacting and degrading the bathing water quality. Based on expert judgement, these drivers may include dredging, considered to have a high impact on CIs 13, 14 and 17, a moderate impact on CI 18, and 20 and no impact on CI 21. Port operations are expected to have a mild impact on CIs 13 and 14, a high impact on CIs 17 and 18, and a mild impact on CIs 20 and 21.

[228-232.](#) **Maritime activities**. The activity of offshore platforms (oil and gas exploration) may cause pressure by introducing pollutants (oil hydrocarbons and related organic compounds) with the risk of accidents and spills. Those produce a state with degradation of water and sediment quality degradation and decline in habitats, impacting the health of the coastal waters and habitats. The activity of shipping traffic (commercial, ferries, military, cruise liners) may cause pressure by the introduction of pollutants, litter and noise, causing a state of water column quality and habitats decline impacting the health of coastal water and habitats. An additional pressure of shipping activity is the risk of accidents and acute



spills. Those produce a state with degraded water and sediment quality and decline in habitats resilience, impacting the health of the coastal waters and habitats. The activity of solid waste disposal could produce a pressure of unnatural soil, a state in which the soil is polluted, and habitats and species are lost, impacting the health of the coastal zone and decline in benthic habitats. Based on expert judgement, offshore structures are expected to have a moderate impact on CIs 17 and 18 and no impact on CIs 13, 14, 20 and 21. Oil and gas extraction and shipping are expected to have a high impact on CIs 17 and 18, a moderate impact on CI 20 and no impact on CIs 13, 14, and 21.

~~3.1.1.1 The DPSIR Analysis for IMAP Pollution Cluster Indicators in the Aegean—Levantine Sea Sub-region~~

~~Aegean Sea Sub-division~~

~~229. — EO 5—CI 13 (DIN—Dissolved inorganic nitrogen and TP—total phosphorus) and CI 14 (Chla—Chlorophyll a): Drivers that could impact CIs 13 and 14 are present in the AEGS: Agriculture, Tourism and maritime activities, Coastal urbanization, Ports operation and maritime traffic.~~

~~230. — EO 9—CI 17 (TM,  $\Sigma_{16}$ PAHs,  $\Sigma_5$ PAHs and  $\Sigma_7$ PCBs in sediments): Using CHASE<sup>+</sup>, the AEGS was classified as in-GES for TM in sediments when the contribution of the two very limited affected areas (Elfeis Bay and inner Saronikos Gulf and area near Aliaga and Yenisekran) were not taken into account (see below Sections 4 and 5). It was not possible to classify the AEGS sub-division for  $\Sigma_{16}$ PAHs due to insufficient data while for  $\Sigma_5$  the AEGS was classified as non-GES. It was not possible to classify the AEGS regarding  $\Sigma_7$ PCBs in sediments due to insufficient data.~~

~~231. — Regarding TM in sediments, one of the very limited non-GES area was the Elfeis Bay/inner Saronikos Gulf. Drivers and pressures in the area are extensive urbanization (metropolitan areas of Athens), Port activities and maritime traffic (Piraeus port), Industries located in the coastal area of the Elefsis Bay, such as oil refineries, steel and cement industries, and shipyards, Discharges of wastewater treatment plant. TM pollution decreased from 1999 to 2018 in some areas due to environmental policy enforcement combined with technological improvements by big industrial polluters (Karageorgis et al., 2020 and references therein). A second limited non-GES area was near Aliaga and Yenisekran. Possible drivers and pressures are port operations, industry, tourism and agriculture.~~

~~232. — It was not possible to classify the AEGS Sub-division regarding data for  $\Sigma_{16}$ PAHs in sediment due to insufficient data. There are indications that the offshore zone is in-GES while the enclosed areas might be found as non-GES. Regarding  $\Sigma_5$ PAHs in sediments, the AEGS was classified as non-GES. The same limited areas classified as non-GES for TM in sediments are also non-GES for  $\Sigma_5$ PAHs, with the same drivers and pressures as for TM. Additional stations were found non-GES in the northern and central part of the AEGS, mainly in enclosed areas that are more sensitive to land-based sources pollutants.~~

~~233. — The AEGS Sub-division could not be classified regarding assessment of  $\Sigma_7$ PCBs in sediments due to lack of data. An affected, non-GES area was identified in the coast around Aliaga, Yenisekran and Candarli, as for TM. Possible drivers and pressures are port operations, industry, tourism and agriculture.~~

~~234. — IMPACTS. No data on biota were available for the AEGS. Drivers and pressures that can impact biota were found in the AEGS.~~

~~235. — CI 18—Level of pollution effects of key contaminants where a cause and effect relationship has been established: Although drivers that could exert pressure and cause impact on CI 18, were identified in the AEGS, no data were available at IMAP IS to check for impacts in biota. Only two relevant studies in the scientific literature reported data on biomarkers in the AEGS, both for Türkiye. Both showed indications of possible effect of TM and/or pesticides on the molluscs *Mytilus galloprovincialis* and *T. decussatus* collected from Homa Lagoon (Aegean Sea) (Uluturhan et al. 2019)~~

and in the fish *M. barbatus*, *B. boops* and *T. trachurus* collected off the coast of Türkiye (Dogan et al., 2022).

**236. — CI 20—Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** See DPSIR assessment for the LEVS sub-division.

**237. — CI 21—Percentage of intestinal enterococci concentration measurements within established standards:** See DPSIR assessment for the LEVS Sub-division.

*Levantine Sea Sub-division*

**238. — EO 5—CI 13 (DIN—Dissolved inorganic nitrogen and TP—total phosphorus) and CI 14 (Chl *a*—Chlorophyll *a*):** Drivers that could impact CIs 13 and 14 are present in the LEVS: Agriculture, Tourism and maritime activities, Coastal urbanization, Desalination, Ports operation and maritime traffic, gas and oil exploration.

239. — The complete assessment of the environmental status of the AEL Sub-region for CIs 13 and 14 was not possible given the lack of quality-assured, homogenous data that prevented the application of both EQR and simplified EQR assessment methodologies (Section 2). Therefore, at this stage of 2023 MED QSR preparation, the assessment of eutrophication was performed by evaluating data only for Chl *a* available from the remote sensing COPERNICUS data and only for the Levantine Sea (LEVS) sub-division (Sections 4 and 5). The assessment results show that all evaluated assessment zones can be considered likely in GES regarding satellite derived Chl *a*.

240. — Detailed examination showed that only 1 out of 18 SAUs, in the open waters (OW), was classified as likely in non-GES. The SAU is located in the easternmost part of the southern Levantine Sea. The drivers and pressures in this SAU that could impact CI 14 are related to the area being one of the most densely populated areas in the world. Moreover, untreated or partially treated wastewater are discharged along the shoreline, polluting the coastal zone (Abualtayef et al., 2016).

**241. — EO 9—CI 17 (TM in sediments and biota,  $\Sigma_{16}$ PAHs,  $\Sigma_5$ PAHs and  $\Sigma_7$ PCBs in sediments):** Using CHASE+, the northern and eastern (NE) LEVS was classified as in-GES for TM in sediments, when the contribution of the two very limited affected areas (off Haifa and off Beirut, see below in Sections 4 and 5) were not taken into account. No assessment could be performed for the southern LEVS as no data were available. The NE LEVS was in-GES for  $\Sigma_{16}$ PAHs in sediments in Israel, Greece and Lebanon and in-GES for  $\Sigma_5$ PAHs in sediments in Israel, Greece and Türkiye. The LEVS could not be classified based on assessment of  $\Sigma_7$ PCBs in sediments due to lack of data and their uneven spatial distribution.

242. — Regarding TM in sediments, non-GES stations were identified across the NE LEVS as follows: 1) In Israel, Northern Haifa Bay was non-GES (moderate status) and the main element contributing to this classification was Hg. The area is known to be still contaminated by legacy Hg, a pressure resulting from industry driver by ways of contaminated wastewater discharge. Even though there was a vast improvement following pollution abatement measures (Herut et al. 2016, 2021), the area is still contaminated; 2) In Lebanon, the main area in non-GES (moderate and poor) was off Beirut, in particular the Dora region, followed by area in the North Lebanon, with Cd and Hg concentrations contributing equally to the moderate classification. In Beirut, the drivers contributing to the pressures and state of the coast are urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge of the Beirut River. In addition, dumpsites are present in the Dora region (Ghosn et al., 2020). Tripoli, in northern Lebanon, is known for its artisanal fishing and boat maintenance activities (Ghosn et al., 2020), the latter a driver for TM introduction.

243.— Stations in moderate status regarding TM in sediments were found in Cyprus in Larnaka Bay, off Zygi and in Chrosochou Bay. Possible drivers are tourism and maritime activities, port operations among others. In Greece, two stations were found in moderate status (Koufonisi (S. Crete), Kastelorizo), with Pb and Cd concentrations contributing to this classification. Possible drivers are maritime activities and traffic, and fishing. In Türkiye, 4 stations were classified as in moderate status: Akkuyu, Taşucu, Anamur, Göksu River mouth. Possible drivers are agriculture, marine activities, riverine discharge.

244.— Although the areas with data for  $\Sigma_{16}$  PAH in sediments were overall characterized as in GES, the two geographically limited areas with non GES status were identified. In Israel, at stations close to the locations of drilled wells for gas exploration (Astrahan et al., 2017). The driver was defined as maritime activities, offshore platforms of gas exploration. In Lebanon, off in Beirut. The same drivers contributing to the status of TM in sediments apply also for  $\Sigma_{16}$  PAH.

245.— The LEVS sub-division could not be classified based on assessment of  $\Sigma_7$  PCBs in sediments due to lack of data and their uneven spatial distribution. The Dora region off Beirut was affected with possible drivers similar to TM in sediments: urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge of the Beirut River.

246.— IMPACTS. Although drivers and pressures and non GES statuses were identified for the CI 17 in the LEVS, essentially no impact was detected in the environmental status classification fish and the NE LEVS was classified as in GES for TM in *M. barbatus*. The only non GES station (1 out of 15) in poor status was located off Paphos, Cyprus and this classification was due to the concentration of Hg. No data were available for TM in sediments in this area. It should be emphasized, that concentrations not in GES do not necessarily imply a biotic effect.

247.— **CI 18— Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI 18, were identified in the LEVS, no data were available at IMAP IS to check for impacts in biota. Only two relevant studies in the scientific literature reported data on biomarkers in the LEVS. Both showed indications of possible effect of TM on various biomarkers in the mussel *Ruditapes decussatus* from Port Said (Egypt) (Gabr et al. 2020) and in the fish *M. barbatus*, *B. boops* and *T. trachurus* off the coast of Türkiye (Dogan et al., 2022).

248.— **CI 20— Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** The CI 20 DPSIR analysis was performed at the level of the entire AEL Sub region due to the lack of data for the separate analysis of LEVS and AEGS Sub divisions. Drivers that could exert pressure and cause impact on CI 20 were detected in the AEL. The examination of CI 17 results showed no impact on biota in the LEVS and not data reported for biota in the AEGS. In addition, data reported to IMAP IS for CI 17 for biota in the LEVS were examined based on the concentration limits for the regulated contaminants in the EU; concentrations higher than those used for the CI 17 assessment. No impact was detected on CI 20.

249.— Out of the 23 studies found in the literature for the AEL, 87% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU, 4% reported concentrations above the limits but without risk to human health and 9% reported concentrations above the limits for the regulated contaminants with probable risk to human health.

250.— **CI 21— Percentage of intestinal enterococci concentration measurements within established standards:** The CI 21 DPSIR analysis was performed at the level of the entire AEL Sub region due to the lack of data for the separate analysis of LEVS and AEGS Sub divisions. Drivers that could exert pressure and cause impact on CI 21 are present in the AEL, among them: Urban coastal development, Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, data were available only for Israel (2021) and Lebanon in 2019–2021 in the LEVS. All stations in Israel were in

excellent category. In Lebanon, 4 out of 38 stations were classified in bad category, all in the Beirut area. Possible drivers are urban development and industry, discharge of wastewater through marine outfalls and by riverine discharge.

### 3.1.1.2 The DPSIR Analysis for IMAP Pollution Cluster Indicators in the Adriatic Sea Sub-region

**251. EO 5 – CI 13 (DIN – Dissolved inorganic nitrogen and TP – total phosphorus) and CI 14 (Chla – Chlorophyll a):** The detailed status assessment results show that all the SAUs achieve GES conditions (high and good status). For all three parameters, the results show that all SAUs and sub-SAUs are in GES. The only exceptions are the results for TP in a part of CAS in the Italian offshore coast (Abruzzo region), and the TP on the SAS coastal and offshore zones (Apulia region), that were classified in moderate status. The Abruzzo and Apulia regions were identified as having aquaculture and coastal and maritime tourism (Gissi et al., 2017). Both drivers were identified as high impact to CIs 13 and 14 (Table I, Annex IV (CH 3)). Nutrients might be introduced to the area causing pressure and have the possibility to cause eutrophication and impact habitats and biodiversity. In the case of moderate status for TP, it was a localized effect, not affecting the overall assessment status and all SAUs fall under the GES status (high, good). A natural process of nitrogen limitation in the area and subsequent accumulation of phosphorus may be an additional explanation to the moderate assessment. Although the two drivers, aquaculture and coastal and maritime tourism, are present in other areas of the Adriatic Sea, they did not impact CI 13 nor CI 14, as represented by the available data.

**252. EO 9 – CI 17 (TM in sediments and biota,  $\Sigma_{16}$ PAHs in sediments and  $\Sigma_7$ PCBs in sediments and biota):** Overall, the aggregation of the chemical parameters data per SAU in the Adriatic Sub-region classified 80% of the SAUs as in GES (High or Good status), and 20% of the SAUs as non-GES under moderate status.

253. — The detailed status assessment results per contaminant per SAU at the 1<sup>st</sup> level of assessment (no aggregation or integration) showed that in most cases (80% of SAUs) GES conditions are achieved; 9% of the SAUs are classified in moderate status, 6% in poor status and 5% in bad status.

254. — For the sediment matrix, the highest contamination is observed from PCBs, PAHs and Hg resulting in non-GES status for 60%, 57% and 27% of the sub-SAUs, respectively. For the mussels matrix, the highest contamination is observed from PCBs which results in 39% of sub-SAUs in non-GES status.

255. — In the NAS, 19% of sub-SAUs are classified as non-GES. The most affected sub-SAUs in the NAS are HRO-0313 BAZ, HRO-0412 PULP and HRO-0423 RILP in Croatia; 'Emiglia Romana', 'Friuli Venezia Giulia 1' and 'Veneto 1' in Italy. Also, offshore SAUs IT-NAS-O and MAD-SI-MRU-12 are affected. The NAS subdivision suffers from Hg contamination (moderate status) in sediments and mussels and PCBs (poor status) contamination in sediments.

256. — In the CAS, 12% of the SAUs are classified as non-GES. The most affected sub-SAUs are HRO-0313 KASP, HRO-0313 KZ, HRO-0423 KOR in Croatia. The CAS sub-division suffers from Hg (poor status) and PCBs (moderate status) contamination in mussels.

257. — In the SAS, 22% of the SAUs are classified as non-GES. The most affected SAUs are HRO-0313 ZUC, HRO-0423 MOP and HRO-0313 ZUC in Croatia; and MNE-1-N, MNE-1-C, MNE-1-S, MNE-Kotor, in Montenegro which are found in poor or bad conditions regarding several contaminants. The SAS sub-division is affected by Pb (moderate status) and PCBs (moderate status) contamination in mussels.

258. — The main drivers that could put pressure on TM in sediments are industry (waste discharge and dumping of waste), tourism (litter, domestic waste water discharge), ports and maritime works (accidental

discharges, dredging), shipping traffic (accidental discharges, solid waste disposal). Shipping traffic is extensive in the Adriatic Sea. In addition, Gissi et al., 2017 identified coastal and maritime tourism in Abruzzo, Apulia, Emilia Romagna, Marche, Molise, Veneto and Slovenia, although tourism is well developed in Croatia as well. They also identified dumping area for dredging in Emilia Romagna. See also Annex V (CH 3) with an extensive study on the DPSIR in the Adriatic Sea.

259. — In the southern Adriatic Sea, Albania's coast and offshore SAUs are non-GES concerning Hg in sediments. In Montenegro, Hg, Pb,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments were classified as non-GES in the central-coastal SAU as well in the Kotor Bay. The project GEF (*Global Environment Facility*): *Adriatic Implementation of the Ecosystem Approach in the Adriatic Sea through Marine Spatial Planning*, examined in detail the DPSIR elements for Albania and Montenegro marine environment. Those support the results of the NEAT assessment achieved with IMAP monitoring data. In Albania, about 15% of the coastline is urbanized, and tourism is increasing (drivers and pressure). **Status:** The initial assessment of pollution shows established significant concentrations of mercury and organochlorinated compounds in some of the assessed areas on the northern and central coast (status). In Montenegro, about 32.5% of the coastline is urbanized, while tourism consists mainly beach goers. Nearshore activities, such as shipyards and ports are also of concern (drivers and pressures). **Status:** The preliminary assessment of pollution shows higher concentration of contaminants in the coastal area, particularly in Boka Kotorska Bay. The levels of some contaminants exceed the established limit, specifically legacy pollutants such as heavy metals and organohalogen compounds in sediments.

260. — **IMPACTS.** Although drivers and pressures and non-GES statuses were identified for CI 17 in the Adriatic Sea, a few impacts were detected in the environmental status classification of the biota. Moreover, the non-GES status of a contaminant in the biota usually did not correspond to a non-GES status for the contaminant in sediment in the same sub-SAU. In the NAS, sub-SAUs for biota were in non-GES status for Hg and PCBs, with no corresponding non-GES status in the sediment or no data for PCBs in sediments. In 3 instances there was a correspondence between non-GES status for Hg in biota and sediment. In several sub-SAUs, Pb in sediments were non-GES while in-GES in biota. In the CAS there was no correspondence between the status of the sediments and the status of the biota. In the SAS, for 2 sub-SAUs, non-GES status for Pb in sediments corresponds to non-GES status for Pb in biota.

**CI 18 – Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers, that could exert pressure and cause impact on CI 18, were identified in the Adriatic Sea, no data were available at IMAP IS to check for impacts in biota. One study from the scientific literature reported impact of PAHs on some of the biomarkers measured in the specimens of the fish *Mullus barbatus* collected in an important fishery area in the North Adriatic Sea coming from Rimini to Ancona at a depth of 70 m (Frapiccini et al. 2020).

261. — **CI 20 – Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** Drivers that could exert pressure and cause impact on CI 20 were detected in the Adriatic Sea Sub-region. The examination of CI 17 results showed no impact on biota. In additions, data reported to IMAP IS for CI 17 for biota were examined based on the concentration limits for the regulated contaminants in the EU, concentrations higher than those used for the CI 17 assessment. No impact was detected on CI 20.

262. — Out of the 25 studies found in the literature, 80% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU, and 8% reported concentrations above the limits but without risk to human health. Possible impact was detected in 12% of the studies that reported concentrations above the limits for the regulated contaminants with probable risk to human health.

263. — **CI 21 – Percentage of intestinal enterococci concentration measurements within established standards:** Drivers that could exert pressure and cause impact on CI 21 were detected in the Adriatic Sea;

and among them the following: Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, essentially no impact was detected. Most of the bathing waters in the Adriatic were in the excellent and good GES classifications. A small percentage of bathing waters were classified as poor: 1.7% in Italy and 3.5% in Albania.

### 3.1.1.3 The DPSIR Analysis for IMAP Pollution Cluster Indicators in the Central Mediterranean Sea Sub-region

264. **EO 5—CI 13 (DIN—Dissolved inorganic nitrogen and TP—total phosphorus) and CI 14 (Chla—Chlorophyll a):** Drivers that could impact CI 13 and CI 14 are present in the CEN: Ports operation and maritime traffic, Tourism and maritime activities, Coastal urbanization, Desalination, Agriculture.

265. **EO 9—CI 17 (TM,  $\Sigma_{16}$ PAHs, and  $\Sigma_5$ PAHs in sediments):** It was not possible to classify the Sub-region based on the CHASE+ application due to very limited available data and they uneven areal distribution in the CEN. The assessment was performed by station. Most of the stations were in GES with respect to TM in sediments. Stations with non-GES status for  $\Sigma_{16}$ PAHs and  $\Sigma_5$ PAHs in sediments were identified.

266. Non-GES stations regarding  $\Sigma_5$ PAHs in sediments were located at the north-eastern and south-eastern part of Malta, in particular at the Port il-Kbir off Valetta and at the Operational Wied Ghammeq. Drivers and pressures in these areas are industrial plants and marine traffic. Non-GES stations were also located at the in the Gulf of Patras, Gulf of Corinth and in Kerkyraiki.

267. IMPACTS. Drivers and pressures and non-GES statuses were identified for the CI17 in the CEN. However, there were almost no data for contaminants in biota in the CEN. Eight samples of *M. galloprovincialis* were in GES for TM and 5 samples of *M. barbatus* were classified as non-GES for Hg.

268. **CI 18—Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI18, were identified in the CEN, no data were available at IMAP-IS to check for impacts in biota.

269. Examination of the scientific literature on the impact of pollution on biota biomarkers in the CEN found 5 studies for Tunisia and 1 from Italy. Drivers and pressures reported in the studies, encompassed the whole range of them: domestic and industrial discharges, agricultural and riverine runoff, fisheries, harbor and marina utilization, maritime activities, tourism. Studies demonstrated that, in addition to anthropogenic stressors, biomarker responses were influenced also by seasonality, tissue analyzed, spawning status, and on species identity.

270. It should be emphasized that the studies used different biomarkers, with different biota species, measuring in different tissues, and different methodologies. The biomarkers studied were not listed by IMAP, and if listed, not analyzed in the organ or tissue as required by IMAP. Most of the studies measured various biomarkers in the same station, with some showing an effect and others not. All the studies below reported an impact on some of the biomarkers. Therefore, the text below addresses only the areas and species studied, and possible specific drivers, if available, with the knowledge that impact was detected in some of the biomarkers.

271. **Tunisia.** One mesocosm experiment was performed in *Mytilus* spp. exposed to sediment contaminated by PAH and TM collected from the Zarzis area (Ghrabi et al. 2020), while the effects of hydrocarbons were studied in the mollusc *Ruditapes decussatus* collected from the southern Lagoon of Tunis (Mansour et al. 2021). The effect of TM on the mollusc *Patella caerulea* was studied in specimens collected from 4 sites in the CEN (Zaidi et al. 2022). The effect of microplastic ingestion was studied in the fish *Serranus scriba* collected from 6 sites along the Tunisian coast (Zitouni et al. 2020) and on the seaworm *Hediste diversicolor* collected from 8 sites along the Tunisian coast (Missawi et al. 2020).

272. **Italy.** The effect of plastic ingestion was studied in the fish *Trachurus trachurus* collected for the Sicily straits (Chenet et al. 2021).

273. **CI 20—Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** Drivers that could exert pressure and cause impact on CI 20 were detected in the CEN. TM data were present for Hg in 5 specimens of *M. barbatus* in IMAP IS. The concentrations were higher than the thresholds for CI 17 but lower than the limits for the regulated Hg in the EU. No studies were found in the literature.

274. **CI 21—Percentage of intestinal enterococci concentration measurements within established standards.** Drivers that could exert pressure and cause impact on CI 21 are present in the CEN, among them: Urban coastal development, Tourism, sporting and recreational activities; ports and maritime works, maritime activities. No data were available for CI 21 in IMAP IS.

#### 3.1.1.4 The DPSIR Analysis for IMAP Pollution Cluster Indicators in the Western Mediterranean Sea Sub-region

275. **EO5—CI 13 (DIN—Dissolved inorganic nitrogen and TP—total phosphorus) and CI 14 (Chla—Chlorophyll a):** The complete assessment of the environmental status of the WMS Sub-region for CIs 13 and 14 was not possible given the lack of quality assured, homogenous data that prevented the application of both EQR and simplified EQR assessment methodologies (Section 2). Therefore, the assessment of eutrophication was performed by evaluating data only for Chla available from the remote sensing COPERNICUS data and only for the Alboran Sea (ALBS) sub-division (Sections 4 and 5). The assessment results show that all evaluated assessment zones can be considered likely in GES regarding satellite derived Chla.

276. Detailed examination showed that 4 out of 26 SAUs in the Spanish coastal waters (CW) were classified as likely in non-GES: One located near the Gibraltar straits, two located close to the line dividing the CW to the eastern and western part of the assessment zone, and one located close to the Mar Menor lagoon and not far from Cartagena.

277. Drivers and pressures with high impact on CIs 13 and 14 are found in the ALBS: Agriculture (runoff and riverine discharge), Industry (land based sources; industrial wastewater discharge), aquaculture (coastal shellfish and fish farming activities), coastal urbanization and tourism (domestic wastewater discharge), seawater desalination, ports and maritime operations (dredging). Specifically, the Bay of Gibraltar (Bay of Algeciras), one of the likely in non-GES SAUs, is very urbanized and industrialized, and has working ports and extensive maritime traffic. The SAU not far from Cartagena could be impacted by the Cartagena coastal zone, that is under the influence of urban, harbour, industrial and oil related activities of Cartagena city, as well as by the nearby industrial zone of Escombreras Valley. It is also pressured by multiple stressors emerging from anthropogenic activities, including an intense commercial and recreational shipping activity, naval military and fishing activities (Martinez-Gomes et al., 2017). In addition, pressures could originate from the Mar Menor lagoon, known to be impacted. No specific sources could be identified for the two others likely in non-GES SAUs. They may be connected to local sources of pollution.

278. Some specific examples for drivers and pressures in the ALBS that can be found in the scientific literature: The Oran harbor (Algeria) receives the discharge of wastewaters, while the Ghazaouet harbor is exposed to chemicals coming mainly from industrial activities. In addition, the high rate of urbanization around the harbor contributes to the anthropogenic contamination (Kaddour et al. 2021). Algeria also has seawater desalination plants along its shoreline such as the Bousfer desalination plant in Oran Bay and the Beni Saf desalination plant. Local anthropogenic (industrial, agricultural, and urban) activities are drivers and pressures off Al Hoceima (Morocco) (Azzizi et al., 2021).



279. — **EO 9—CI 17 (TM in sediments and biota (*M. galloprovincialis*) (ALBS); TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota (TYRS); TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota (CWMS)):** The assessment was conducted using NEAT in the ALBS and the TYRS Sub-divisions. A simplified application of NEAT (1<sup>st</sup> level, without any further spatial integration) was applied to the CWMS. Data were available only for some SAUs for the northern coast division (Spain, France, Italy). No data were available for the southern CWMS coast (Algeria and Tunisia). The WMS assessment was made for the coastal zone, as 91% of the data were coastal.

280. — Overall, the Alboran Sea (ALBS) and the Tyrrhenian Sea (TYRS) were classified as in-GES, in good status regarding all available parameters and SAUs. In the Central Western Mediterranean (CWMS) Sub-division, 6 out of 7 SAUs were classified in high or good statuses and one SAU was classified as non-GES, in moderate status regarding all available parameters.

281. — A detailed examination of these classifications is presented here below.

282. — ALBS. The ALBS Sub-division was in GES (high and good statuses) for TM in sediments and for Cd and Pb in biota, and non-GES (moderate status) for Hg in biota sampled along the Spanish coast. In addition, off Morocco, one SAU was in moderate status for Cd in sediments and one in moderate status for Pb in sediments.

283. — TYRS. The TYRS Sub-division was in GES (high and good statuses) for TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota. For the Italian coast several non-GES parameters were identified for some SAUs, as follows: one SAU was in moderate status regarding Cd and Hg in sediments, one SAU in moderate status for Cd in sediments and in poor status for Hg in sediments, and one SAU in moderate status for Cd and  $\Sigma_7$ PCBs.

284. — CWMS. Non-GES SAUs for several parameters were identified in the CWMS sub-division as follows: One SAU with moderate Pb in sediment in Spain; in France, one SAU with poor status of Hg in sediments, moderate status for Cd and Hg in biota and poor status for  $\Sigma_{16}$ PAHs in biota; 2 SAUs with poor and moderate statuses for  $\Sigma_{16}$ PAHs in biota; in Italy, one SAU with moderate status for Cd in sediment and poor status for  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments.

285. — Drivers and pressures are found in the WMS: Large Ports and maritime traffic, Coastal urbanization, Tourism, Riverine discharge, Agriculture and aquaculture, Desalination. Some specific examples for drivers and pressures can be found in the scientific literature.

286. — IMPACTS. Drivers and pressures and non-GES statuses were identified for CI17 in the WMS however, essentially no impact was detected in the environmental status classification of biota. In the CWMS, for France, moderate status was found for Hg and Pb in biota, at the same SAU with poor status for Hg in the sediment. In addition, moderate and poor statuses were assigned to  $\Sigma_{16}$ PAHs in biota in three SAUs. No concentration of  $\Sigma_{16}$ PAHs in sediment were reported. In the ALBS, for Spain, Hg in biota was in moderate classification. No concentration was reported for Hg in the sediment. It should be emphasized, that concentrations not in-GES do not necessarily imply a biotic effect.

287. — **CI 18—Level of pollution effects of key contaminants where a cause and effect relationship has been established:** Although drivers that could exert pressure and cause impact on CI18, were identified in the WMS, no data were available at IMAP-IS to check for impacts in biota.

288. — Examination of the scientific literature on the impact of pollution on biota biomarkers in the WMS found 4 relevant studies from Algeria, 2 from Italy, 5 from Spain and 4 from Tunisia. Drivers and pressures reported in the studies, encompassed the whole range of them: domestic and industrial discharges, agricultural and riverine runoff, fisheries, harbor and marina utilization, maritime activities, tourism. Studies demonstrated that, in addition to anthropogenic stressors, biomarker responses were influenced also by seasonality, tissue analyzed, spawning status, and on species identity.



289. — It should be emphasized that the studies used different biomarkers, with different biota species, measuring in different tissues, and different methodologies. The biomarkers studied were not listed by IMAP, and if listed, not analyzed in the organ or tissue as required by IMAP. Most of the studies measured various biomarkers in the same station, with some showing an effect and others not. All the studies below reported an impact on some of the biomarkers. Therefore, the text below addresses only the areas and species studied, and possible specific drivers, if available, with the knowledge that impact was detected in some of the biomarkers.

290. — **Algeria:** Mussel *Donax trunculus* from Annaba Bay, from 2 impacted sites (Sidi-Salem and Eehatt) and one reference site (El-Battah) (Amamra et al. 2019); fish, *Mullus barbatus* from two impacted sites (Oran, Ghazaouet) and a control site (Kristel), along the Algerian west coast (Kaddour et al. 2021); mussel *Perna perna* transplanted to three sites in the Gulf of Annaba (Laouati et al. 2021); mussel *Patella rustica* from four sites (3 affected and one reference) off the Bousfer desalination plant (Oran Bay, Algeria) (Benaissa et al. 2020).

291. — **Italy:** Fish *Parablennius Sanguinolentus* collected from the port of Bagnara Calabria on the western Calabrian coast of Italy and from a reference site, Jancuia Cove. Stressor — pesticides. (Parrino et al. 2020); mussel, *Mytilus galloprovincialis*, and fish, *Mullus barbatus*, *Pagellus erythrinus* and *Diplodus vulgaris*, from different stations at the Bay of Pozzuoli, within the Gulf of Naples. Stressors: TM and PAHs (Morrone et al. 2020).

292. — **Spain:** Three studies conducted near Integrated Multi Trophic Aquaculture cages in Palma de Majorca as possible driver: two with *Mytilus galloprovincialis*, (Capo et al. 2021; Rios-Fuster et al. 2022) and one with the fish *Sparus aurata* (Capó et al. 2022). In addition, fish, *Seriola dumerili* collected around the Pityusic Islands, (Eivissa and Formentera; Balearic Islands) (Solomando et al. 2022); and European anchovy (*Engraulis encrasicolus*) collected at three areas off Catalonia (Spain): Barcelona, Tarragona and Blanes (Rodríguez-Romeu et al., 2022).

293. — **Tunisia:** Scallop *Flexopecten glaber* were collected from the entrance to the Bizerte Lagoon and a site located near Menzel Abderrahmen, contaminated by inputs from the surrounded industrial manufactories and urban agglomerations (Telahigue et al. 2022); polychaete *Perinereis cultrifera* collected from the port of Rades and the Punic port of Carthage, S2 (Bouhedi et al. 2021); fish *Serranus scriba* were sampled from 6 sites along the Tunisian coast (2 WMS and 4 CEN). Stressor, microplastic ingestion as a potential vector for the transmission of adsorbed environmental chemicals to marine organisms (Zitouni et al. 2020); seaworm (*Hediste diversicolor*) from eight sites along the Tunisian coasts (2 WMS and 6 CEN), affected by different anthropogenic stresses. Stressor analyzed — microplastic ingestion (Missawi et al. 2020).

294. — **CI 20—Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood:** Drivers that could exert pressure and cause impact on CI-20 were detected in the Western Mediterranean Sea. The examination of CI-17 results showed no impact on biota. In additions, data reported to IMAP-IS for CI-17 for biota were examined based on the concentration limits for the regulated contaminants in the EU, concentrations higher than those used for the CI-17 assessment. No impact was detected on CI-20.

295. — Out of the 37 studies found in the literature, 78% reported concentrations of TM and organic contaminants below the concentration limits for the regulated contaminants in the EU and 11% reported concentrations above the limits but without risk to human health. Possible impact was detected in 11% of the studies that reported concentrations above the limits for the regulated contaminants with probable risk to human health.

**CI 21—Percentage of intestinal enterococci concentration measurements within established standards:** Drivers that could exert pressure and cause impact on CI-21 were detected in the Western

~~Mediterranean Sea, and among them the following: Tourism, sporting and recreational activities; ports and maritime works, maritime activities. However, essentially no impact was detected. Most of the bathing waters in Spain, France and Italy were in the excellent and good GES classifications. A small percentage of bathing waters were classified as poor category: 0.1% in Spain, 1% in France, 1.7% in Italy. In Morocco, 20 out of 147 stations (13%) were classified as in bad status. Data were not available for Algeria and Tunisia.~~

### **3.1.5 A Summary of DPSIR findings based in previously adopted UNEP/MAP document**

[296-233.](#) UNEP/MAP previous results of work (UNEP/MAP, 2019) on drivers and pressures identified those that can impact the Mediterranean Sea. It should be mentioned that at times, the classification of an element as driver or as pressure is challenging and not well defined. Moreover, the study on the State of the Environment and Development report (UNEP/MAP-Plan Bleu, 2020) states that “the nature of the key drivers of change affecting the Mediterranean basin has not changed significantly in the last few decades. In fact, they persist over time, often in an intensified or even accelerated way which, alongside their cumulative effect, currently drives the change and makes the region very heterogeneous”.

[297-234.](#) The drivers were largely grouped by themes: Demographic trends, Human use, Climate change. Specifically, these general drivers were divided into several categories as shown in Annex VI (CH 3).

### **3.1.6 Additional sources describing DPSIR**

[298-235.](#) Two additional sources described DPSIR in the Mediterranean Sea: Gissi et al., 2017 and the GEF Adriatic project. Gissi et al., 2017<sup>22</sup> listed the human uses that pressure the Adriatic sub-region and their spatial coverage. They included coastal and maritime tourism; maritime transport; mariculture, small scale fisheries and trawling; oil, gas and sand extraction and offshore platforms; cables and pipelines, dumping sites for dredged spoils, military areas and offshore wind farms. [Moreover, a significant increase of exhaust gas cleaning systems \(EGCS\), called also “scrubbers”, installations on ships is expected since the Mediterranean Sea is designated SECA \(sulfur emission control area\). The use of scrubbers generates a new stream of shipping liquid wastes, which dominate metals and PAH discharges from ships that is the chemical pollution transferred from air to marine waters.](#)

[299-236.](#) The project GEF (*Global Environment Facility*): Adriatic Implementation of the Ecosystem Approach in the Adriatic Sea through Marine Spatial Planning, examined in detail the DPSIR elements for marine environment of Albania and Montenegro. The level of pressures in marine waters (EO2, EO7, EO9, EO10) were assessed only partially because of insufficient data. Those are described shortly in Annex VII (CH 3).

<sup>22</sup> Gissi, E., S. Menegon, A. Sarretta, F. Appiotti, D. Maragno, A. Vianello, D. Depellegrin, C. Venier and A. Barbanti (2017). "Addressing uncertainty in modelling cumulative impacts within maritime spatial planning in the Adriatic and Ionian region." *PLOS ONE* **12**(7): e0180501.

#### 4. Good environmental status (GES) / alternative assessment<sup>23</sup>

##### 4.1 The priority themes selected for GES assessment<sup>24</sup>

~~300-237.~~ The availability of data and associated application of the assessment criteria and the IMAP assessment methodologies indicated that the following priority themes best reflect IMAP Pollution Cluster assessment findings within the preparation of the 2023 MED QSR towards science-based GES assessment in the Mediterranean:

- Assessment of nutrients and chlorophyll-a;
  - Assessment of the contaminants in sediments and biota along with the assessment of contamination effects on biota;
  - Assessment of the bathing water quality and contaminants in seafood;
- Assessment of the amount and spatial distribution of underwater anthropogenic noise along with the assessment of the habitats affected by noise.

##### 4.2 Assessment of IMAP Common Indicators 13 and 14<sup>25</sup>

<b>Geographical scale of the assessment</b>	Sub-regional based on integration and aggregation of the assessments at sub-division levels
<b>Contributing countries</b>	Croatia, Italy, Slovenia and Montenegro
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health

<sup>23</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Summary of GES/alternative assessment using a traffic-light system, per CI

<sup>24</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Introduction/ explanation of the theme, including the combination of different CIs and respective EOs
- GES assessment per CI or combination of CIs

<sup>25</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

This section will be repeated per [Candidate] Common Indicator. The following four points need to be provided per CI:

- Based on the overall analysis as provided in section 3, elaborate those aspects that are most relevant for the individual CI
- Provide and apply the GES assessment methodology per CI that considers spatial and temporal aggregation and integration
- Provide and apply an alternative assessment methodology for those CIs where GES spatial and temporal aggregation and integration is not possible
- Based on the overall analysis as provided in section 3, elaborate the interrelationship of the DPSIR findings that are most relevant for the individual CI and related GES findings, as appropriate and feasible

Note:

For the presentation of CIs for GES assessment / alternative assessment, the methodology should elaborate the use of the criteria of assessment, optimally nested scales of assessment, visualization of the assessment findings by applying the tools as feasible within the selected specific GES assessment methodology i.e., maps/graphs/infographics, etc.

<b>IMAP Common Indicators</b>	CI13. Key nutrients concentration in water column CI14. Chlorophyll-a concentration in water column
<b>GES Definition (UNEP/MED WG 473/7) (2019)</b>	<b>CI 13:</b> Concentrations of nutrients in the euphotic layer are in line with prevailing physiographic, geographic and climate conditions <b>CI 14:</b> Natural levels of algal biomass, water transparency and oxygen concentrations in line with prevailing physiographic, geographic and weather conditions
<b>GES Targets (UNEP/MED WG 473/7) (2019)</b>	<b>CI 13</b> <ul style="list-style-type: none"> <li>• Reference nutrients concentrations according to the local hydrological, chemical and morphological characteristics of the un-impacted marine region.</li> <li>• Decreasing trend of nutrients concentrations in water column of human impacted areas, statistically defined.</li> <li>• Reduction of BOD emissions from land-based sources.</li> <li>• Reduction of nutrients emissions from land-based sources</li> </ul> <b>CI 14</b> <ul style="list-style-type: none"> <li>• Chlorophyll a concentration in high-risk areas below thresholds</li> <li>• Decreasing trend in chl-a concentrations in high risk areas affected</li> </ul>
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	<b>CI 13</b> Human introduction of nutrients in the marine environment is not conducive to eutrophication <b>CI 14</b> Direct and indirect effects of nutrient over-enrichment are prevented

#### 4.2.1 The IMAP Environmental Assessment of the Aegean and Levantine Seas Sub-region (AEL)

238. Given the lack of quality-assured, homogenous data prevented the application of both EQR and simplified EQR assessment methodologies, the assessment of eutrophication within the preparation of the 2023 MED QSR was undertaken in the sub-divisions of the Aegean-Levantine Sea (AEL), the Central Mediterranean Sea (CEN) and the Western Mediterranean Sea (WMS) by evaluating only data for Chla available from the remote sensing sources, whereby the typology-related assessment was impossible to apply.

239. The application of the Simplified methodology based on G/M comparison in the AEL Sub-region relied on the use of COPERNICUS data for Chla obtained by remote sensing.

At the stage of the present document finalization for consideration of the Meeting of CorMon on Pollution Monitoring, the assessment findings for the Alboran Sea, as the Sub-division of the WMS, and the Levantine Sea, as the Sub-division of the AEL, were finalized. The preparation of the remaining assessments at the level of the Subdivisions in the AEL, WMS, and CEN is foreseen within the finalization of the IMAP Pollution Cluster thematic assessments by applying the Simplified methodology based on G/M comparison.

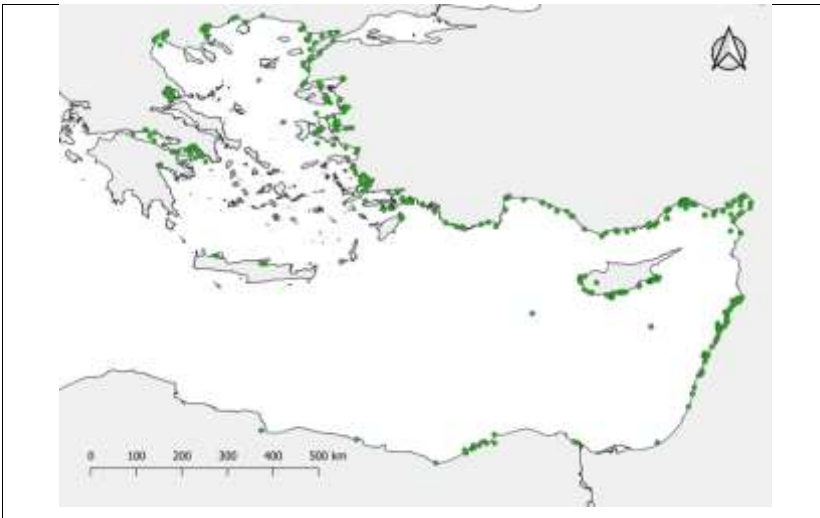
Available data.

301-240. A detailed data analysis was performed in order to decide on applying the assessment methodologies that can be found optimal for specific sub-region/sub-division in the present circumstances related to the lack of data reporting. Table 4.2.1.1 informs on data availability in AEL by considering data reported by the Contracting Parties by 31<sup>st</sup> October, the cut-off date for data reporting. Figure 1 shows the locations of sampling stations in the AEL Sub-region.

**Table 4.2.1.1.** Data availability by country and year for the Aegean Levantine Sea (AEL) Sub-region showing data reported by the CPs for the assessment of EO5 (CI13 and CI14) up to 31<sup>st</sup> Oct 2022.

Country	Year	Amon	Ntri	Ntra	Phos	Tphs	Slca	Cphl	Temp	Psal	Doxy
Cyprus	2016	182	172	197	89	-	17	180	205	203	186
	2017	38	15	48	14	-	28	141	150	150	131
	2018	39	27	41	41	-	36	56	93	91	109
	2019	45	22	49	49	-	49	37	38	38	62
	2020	84	67	82	82	-	39	86	72	71	72
2021	-	-	-	-	-	-	-	136	112	112	107
Greece	2016-2021	No data provided									
Egypt	2016-2021	No data provided									
Israel	2017	15	15	15	15	-	15	15	15	15	15
	2018	14	14	14	14	-	14	14	13	13	13
	2019	14	14	14	14	-	14	14	14	14	14
	2020	14	14	14	14	-	14	14	14	14	14
Lebanon	2017	-	225	225	225	-	-	195	224	224	-
	2018	-	286	286	286	-	-	247	285	285	-
	2019	-	547	547	547	-	40	386	538	538	-
	2020	-	268	268	268	-	-	160	268	268	-
	2021	-	291	291	291	-	-	154	291	291	-
Syria	2016-2021	No data provided									
Turkiye	2016	342	209	341	342	341	342	209	342	342	307
	2019	1460	1055	1479	1138	1545	972	1052	994	17713	1558

Amon - Ammonium; Ntri- Nitrite; Ntra – Nitrate; Phos – Orthophosphate; Tphs—Total phosphorous; Slca – Orthosilicate; Cphl – Chlorophyll *a*; Temp – Temperature; Psal – Salinity; Doxy – Dissolved Oxygen.



**Figure 4.2.1.1.** The locations of sampling stations in the AEL Sub-region

[302-241.](#) From Table 4.2.1.1 it can be found that the CPs in the southern Mediterranean rim did not report valid data as required by Decision IG.23/6 of COP 20 related to the 2017 Mediterranean Quality Status Report (MED QSR), and Decision IG.24/4 of COP21 providing the 2023 MED QSR Roadmap implementation.

[303-242.](#) Cyprus provided data for the period 2016-2021 and data for a variable number of stations were provided for different years. From the first screening only data for 10 to 15 stations can be used. Frequency ranged from 2 to 6 times per year and most of the IMAP mandatory parameters were measured. An additional quality check of data is needed in order to understand if a reliable assessment can be performed.

[304-243.](#) Israel provided data only for one sampling per year (summer) for the period 2017-2020. It is not in line with the IMAP requirement, which for example in the best case of oligotrophic waters requires bimonthly frequency in the Coastal Waters (CW) and seasonal frequency in the Offshore Waters (OW).

[305-244.](#) Lebanon provided data for the period 2017-2021, but only data for 2019 are compatible with the IMAP requirements. Other reported data are related to monitoring of beaches, therefore, where local processes (waves, resuspension, etc.) substantially influence the measurements. For that reason, data cannot be used for IMAP EO 5 assessment.

[306-245.](#) Turkiye provided only data for 2019 which need additional quality check given several stations are located in transitional waters which are heavily impacted from the land and subject to great variability. Although data for 2016 should not be considered for the preparation of the 2023 MED QSR, they were analysed given the present scarcity of data reported. However, these data were generated in the course of only one cruise, and therefore they cannot be used for the present IMAP EO 5 assessment.

[307-246.](#) Some of data were reported to IMAP IS very close to the 31<sup>st</sup> October, the cut-off date for data reporting, and without having a functional data quality control at the level of IMAP IS, at this late stage it

was impossible to undertake data quality control and evaluation including through direct consultations with the CPs.

247.

Given the above explained status of data reported, in particular the lack of homogenous and quality assured data reported in line with IMAP requirements, it was necessary to explore the use of alternative data sources. The COPERNICUS source was found relevant regarding the existence of a systematic repository of remote sensing data for Chl *a*. Using only Chl *a* data, with a good geographical coverage (1 x 1 km) and high sensing frequency (daily), it is possible to tentatively develop a simple assessment method, by applying ecological rules and a comparison of the obtained values to the defined G/M threshold. Due to a huge amount of data for the whole AEL which was impossible to process with an ordinary PC, at the stage of closing preparation of the 2023 MED QSR IMAP Pollution Chapters it was possible to perform only the assessment for the Levantine Sea, one of the two subdivisions of AEL.

a) The Levantine Sea (LEVS) Sub-division

Available data:

308.1. Given the above explained status of data reported, in particular the lack of homogenous and quality assured data reported in line with IMAP requirements, it was necessary to explore the use of alternative data sources. The COPERNICUS source was found relevant regarding the existence of a systematic repository of remote sensing data for Chl *a*. Using only Chl *a* data, with a good geographical coverage (1 x 1 km) and high sensing frequency (daily), it is possible to tentatively develop a simple assessment method, by applying ecological rules and a comparison of the obtained values to the defined G/M threshold. Due to a huge amount of data for the whole AEL which was impossible to process with an ordinary PC, at the stage of closing preparation of the 2023 MED QSR IMAP Pollution Chapters it was possible to perform only the assessment for the Levantine Sea, one of the two subdivisions of AEL.

248. Chlorophyll *a* data for the Levantine Sea Sub-division, comprising of **22 million records**, and for the Aegean Sea Sub-division, comprising of **20 million records**, were downloaded from the Copernicus web-site<sup>26</sup>.

249. For the Levantine Sea the Copernicus product with ID:

OCEANCOLOUR\_MED\_BGC\_MY\_009\_78 was downloaded for the period from Apr 2016 to Mar 2021. It consists of Level 4 monthly values of Chlorophyll *a* concentration (CHL) with a resolution of 1 x 1 km. The file format is NetCDF-4 (.nc).

250. For the Aegean Sea the Copernicus product with ID:

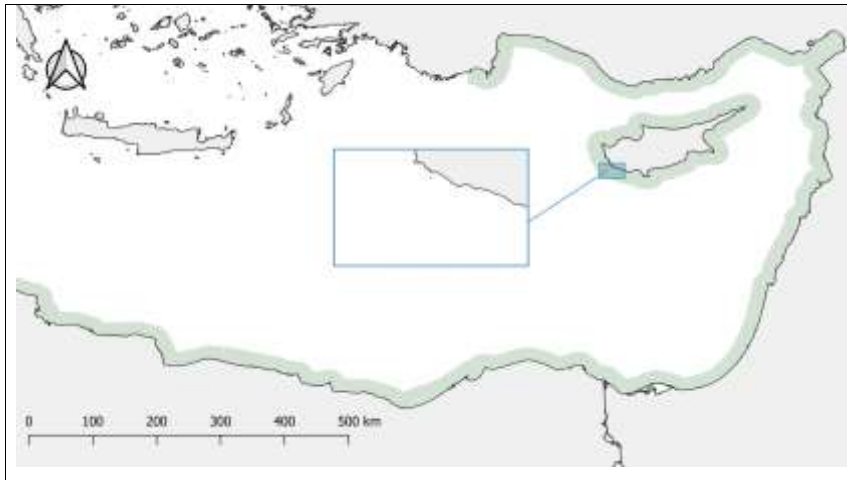
OCEANCOLOUR\_MED\_BGC\_MY\_009\_144 was downloaded for the period from Jan 2016 to Dec 2020. It consists of Level 4 monthly values of Chlorophyll *a* concentration (CHL) with a resolution of 1 x 1 km. The file format is NetCDF-4 (.nc).

309-251. Data elaboration was performed by using R, an open-source language widely used for statistical analysis and graphical presentation (R Development Core Team, 2022)<sup>27</sup>. Maps are elaborated using QGIS 3.28, an open-source GIS tool (UNEP/MAP MED POL 2023).

<sup>26</sup> [https://data.marine.copernicus.eu/product/OCEANCOLOUR\\_MED\\_BGC\\_L4\\_NRT\\_009\\_142/description](https://data.marine.copernicus.eu/product/OCEANCOLOUR_MED_BGC_L4_NRT_009_142/description)

<sup>27</sup> R Development Core Team (2022). R: A language and environment for statistical computing. R Foundation for Statistical Computing, Vienna, Austria. ISBN 3-900051-07-0. <http://www.R-project.org>

310-252. For every point of the grid (Figure 4.2.1.2.a and b), a GM annual value was calculated, as required in the COMMISSION DECISION (EU) 2018/229<sup>28</sup>. The parameter values were expressed in  $\mu\text{g/l}$  of Chlorophyll a, for the geometric mean (GM) calculated over the year in at least a five-year period. These GM annual values were later used as a metric for the development of the assessment criteria for the present CI 14 assessment.



**Figure 4.2.1.2.a.** The Levantine Sea Sub-region: The dots in the assessment zones represent the data in the grid (1 x 1 km). In the small rectangle a detailed view of the sensing grid is presented.

<sup>28</sup> Commission Decision (EU) 2018/229 of 12 February 2018 establishing, pursuant to Directive 2000/60/EC of the European Parliament and of the Council, the values of the Member State monitoring system classifications as a result of the intercalibration





**Figure 4.2.1.2.b.** The Aegean Sea Sub-division: The dots in the assessment zones represent the data in the grid (1 x 1 km). The blue lines demark the three spatial assessment units set within the Aegean Sea Sub-division for the purpose of data grouping for the present assessment.

*Setting the areas of assessment.*

~~253.~~ ~~In the absence of areas of monitoring declared by the CPs, and by following the rationale of the~~ IMAP national monitoring programmes related to distribution of the monitoring stations, as well as the rules for integration and aggregation of the assessment products (as elaborated in UNEP/MAP – MED POL 2021), ~~the two zones of assessment were defined~~ in the Levantine Sea Sub-division for the purposes of the present work ~~the two zones of assessment were defined, i.e.,~~ : i) the coastal zone and ii) the offshore zone; ~~and given the lack of information on water typologies present in national waters, for the present assessment in the Aegean Sea Sub-division only the coastal zone was assessed.~~

~~311-254.~~ For purpose the of present work, it should also be recalled that GIS layers collected from different sources (International Hydrographic Organization – IHO [Seas subdivisions](#), European Environment Information and Observation Network – EIONET ([WFD delimitation \(2018\)](#)); VLIZ [marine subregions](#)).

*Levantine Sea*

~~312-255.~~ The principle of the NEAT IMAP GES assessment methodology applied in the Adriatic Sea

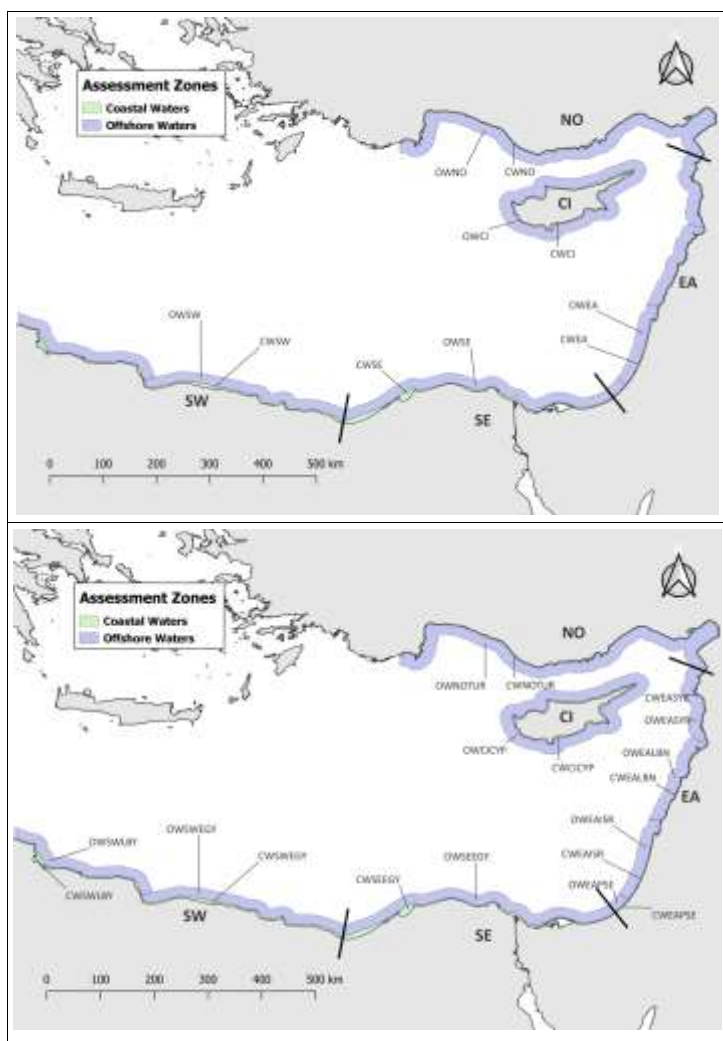
Sub-region, as well as in the Western Mediterranean Sea Sub-region regarding CI 17, for setting of the spatial assessment units (SAUs) within the two main assessment zones along the IMAP nesting scheme, was also followed for setting the coastal (CW) and the offshore monitoring zones (OW) in the Levantine Sea Sub-division. The CW included internal waters and one Nautical Mile outward. The offshore waters in the LEV start at the outward border of CW and extend to 20 km outward given this coverage corresponds to the area where national monitoring programmes are performed as shown in Figure 4.2.1.1.

313-256. The AZ were divided between the five areas Northern, Eastern, Cyprus Island and the two Southern (West and East), which delimitations are shown on Figure 4.2.1.3. (upper map). It resulted in eight SAUs (i.e., CWNO – Northern CW; OWN0 – Northern OW; CWEA – Eastern CW; OWEA – Eastern OW; Cyprus Island CW – CWCI; Cyprus Island OW – OWCI; Southern East CW – CWSE; Southern East OW – OWSE; Southern West CW – CWSW; and Southern West OW – OWSW). The finest IMAP SAUs were further set on the base of nested assessment areas (AZs, five areas) by considering the national areas of monitoring and hydrographic characteristics.

314-257. The finest IMAP sub SAUs set in the Levantine Sea Sub-division for the purpose of the present CI 14 assessment (as shown in UNEP/MAP – MEDPOL, 2023) are ~~are shown in Table 4-2-1-2 depicted in~~ Figure 4.2.1.3 (lower map), including their ~~depicts the finest IMAP SAUs~~ nesting in the two main assessment zones i.e. CW and OW of the Levantine Sea Sub-division.

**Table 4.2.1.2. The finest IMAP spatial assessment units (SAUs)**

AZ	SAU	SAUs
CW	CI	CWCICYP
CW	EA	CWEAISR
CW	EA	CWEALBN
CW	EA	CWEAPSE
CW	EA	CWEASYR
CW	NO	CWNOTUR
CW	SE	CWSEEGY
CW	SW	CWSWEGY
CW	SW	CWSWLBY
OW	CI	OWCICYP
OW	EA	OWEAISR
OW	EA	OWEALBN
OW	EA	OWEAPSE
OW	EA	OWEASYR
OW	NO	OWNOTUR
OW	SE	OWSEEGY
OW	SW	OWSWEGY
OW	SW	OWSWLBY



**Figure 4.2.1.3.a.** The nesting of IMAP spatial assessment units set in the coastal (CW) and the offshore assessment (OW) zones of the Levantine Sea Sub-division by SAU (upper map); and depiction of the finest IMAP subSAUs (lower map).

*Aegean Sea*

258. The Coastal Assessment Zone was divided into three spatial assessment units (SAUs) within the Aegean Sea Sub-division: the North Aegean (NA), the Central Aegean (CA) and the South Aegean (SA) as shown in Figure 4.2.1.3.b. Then the finest spatial assessment units (sub SAUs) were obtained in the

three SAUs by taking account of the definition of the Greek (EIONET) and the Turkish<sup>29</sup> national waterbodies for assessment of eutrophication.

259. The finest IMAP subSAUs set in the Aegean Sea Sub-division for the purpose of the present CI 14 assessment (as shown in 2023 UNEP/MAP - MEDPOL) are depicted Figure 4.2.1.3.b. It shows their nesting in the Aegean Sea Sub-division. Namely, the following sub SAUs were set: i) 8 along the coast of Greece: AEG C ARG, AEG C ISL, AEG C SOR, AEG N HAL, AEG N HAL O, AEG N ISL, AEG N THE and AEG S KRE; and 7 along the coast of Turkiye EGE C, EGE S, EGE04, EGE09, AEG N, EGE N and EGE13 2.



Figure 4.2.1.3.b. The nesting of the finest IMAP spatial assessment units (sub SAUs) in the coastal (CW) zone of the Aegean Sea Sub-division.

Setting the good/non-good GES/non-GES boundary value/threshold for the Simplified G/M comparison assessment methodology application in the AEL Sub-region LEVS

<sup>29</sup> NEAT, BEAST, Lusival Index, Ecological Quality Index Evaluation Report of Turkish Eagean Coasts

[315-260.](#) The definition of baseline and threshold values for IMAP CIs 13 and 14 in the Mediterranean Sea is an ongoing process (UNEP/MAP - MED POL, 2022). The setting of GES-nonGES boundary limits within GES assessment of the Adriatic Sea Sub-region for IMAP CIs 13 and 14 were based on the boundary and reference values defined for TP and DIN, and updated ones for Chl *a*, as approved in UNEP/MED WG.533/4 by the Meeting of CorMon on Pollution Monitoring (17 and 30 May 2022).

[316-261.](#) Within the present work, attributes were added to all new satellite derived Chl*a* data points in order to allow their use for calculation of the assessment criteria by the CW and OW, and SAUs in the Levantine Sea Sub-division, [and by the CW and SAUs in the Aegean Sea Sub-division.](#)

[317-262.](#) Namely, the use of a new parameter for assessment i.e. satellite derived Chl*a* imposes calculation of a new set of assessment criteria given absence of any tested relationship of the satellite derived Chl*a* data with *in situ* measured Chl*a* data based on effects-pressures relationship. Namely, the use of reference and boundary water types related values, as set by the Decision IG.23/6 of COP 20 (MED QSR), was impossible for the present work.

[318-263.](#) In order to calculate the assessment criteria applicable within the present work, the annual GM values for satellite derived Chl*a* data were normalized using the R package *bestNormalize*. Then, the normalization process was tested for usual normalisation transformation, log x, boxcox, yeojohnson and Ordered Quantile normalizing transformation (orderNorm). The best normalisation was obtained with *orderNorm()*, and it was used for calculation of the assessment criteria applied to deliver the present CI 14 assessment (UNEP/MAP MED POL, 2023) .

[319-264.](#) The normalization of data is important as it allows generation of the comparable datasets for different assessment zones within the specific Sub-region/Sub-division, and then at upper level between different Sub-regions/subdivision. Further to comparable datasets, it ensures calculation of all aspects relevant to data distribution i.e., z-scores, percentiles, means, etc.

[320-265.](#) For the assessment of CI 14, the Reference conditions (RC) were calculated from the normalized values and were represented by the 10<sup>th</sup> percentile. For setting the G/M threshold, a modification of the rule applied in the Baltic Sea (Andersen et al. 2011<sup>30</sup>; HELCOM 2010<sup>31</sup>) was applied within the present work [in the Alboran Sea Sub-division](#) given the 50<sup>th</sup> percentile represents the mean value of the distribution, and the 85<sup>th</sup> percentile ~ mean +1 SD represents the G/M threshold. It was necessary to use this criterion given expert - based analysis of the satellite derived Chl*a* preliminary indicates that most of the assessed waters are in the high status (UNEP/MAP – MED POL, 2023).

[321-266.](#)

[322.](#)—The transformation of percentile to z-scores were obtained using the *pnorm()* and *qnorm()* functions in R. The RC values (oN10) and the G/M thresholds (oN85) were calculated from the normalized values through the *predict* function. The results of calculation are presented in Table 4.2.1.[32](#), and are obtained by the AZs and SAUs set in the Levantine Sea Sub-division. [In the absence of information on water typologies present in national waters, the assessment criteria were provided only at the level of SAUs in the CW.](#)

**Table 4.2.1.2 a:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP Assessment zones (AZ) and Spatial Assessment Units (SAU) in the Levantine Sea Sub-division.

<sup>30</sup> Andersen, J. H., Axe, P., Backer, H., Carstensen, J., Claussen, U., Fleming-Lehtinen, V., et al. (2011). Getting the measure of eutrophication in the Baltic Sea: towards improved assessment principles and methods. *Biogeochemistry*, 106(2), 137–156.

<sup>31</sup> HELCOM. (2010). Ecosystem health of the Baltic Sea 2003-2007: HELCOM Initial Holistic Assessment.

AZ	SAU	oN50	oN50+50	oN90	oN10	oN85	oN25
CW	CI	0,047	0,071	0,075	0,034	0,065	0,039
CW	EA	0,462	0,692	1,762	0,125	1,402	0,209
CW	NO	0,152	0,227	2,156	0,066	1,454	0,089
CW	SE	1,769	2,653	5,675	0,059	4,773	0,174
CW	SW	0,038	0,056	0,161	0,025	0,104	0,029
OW	CI	0,039	0,059	0,051	0,029	0,049	0,034
OW	EA	0,061	0,092	0,142	0,042	0,110	0,051
OW	NO	0,064	0,095	0,170	0,044	0,140	0,052
OW	SE	0,227	0,341	1,495	0,042	0,990	0,093
OW	SW	0,031	0,047	0,037	0,023	0,035	0,028

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile, oN25 – 25<sup>th</sup> percentile

[323-267.](#) It must be noted that by selecting the 85<sup>th</sup> percentile of the normalized distribution as G/M boundary limit, therefore as the limit between the acceptable and the unacceptable statuses i.e. good and non-good GES and non-GES in the Levantine and Alboran Sea Sub-divisions, the compatibility of the present classification was achieved with a five classes GES/non GES scale set in the Adriatic Sea Sub-region, as explained above in Section 2. It should be noted that the two status classes i.e. good and non-good are assigned to the units assessed by applying the simplified G/M assessment methodology since the assessment findings are based on the use of only one parameter and therefore, the integrated consideration of the minimum of parameters needed to assess the good environmental status for IMAP CIs 13 and 14 i.e. the GES was impossible.

**Table 4.2.1.2. b.** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP Assessment zones (AZ) and Spatial Assessment Units (SAU) in the Aegean Sea Sub-division.

AZ	SAU	oN50	oN50+50	oN90	oN10	oN85	oN25
CW	CA	0,074	0,111	0,142	0,053	0,12	0,06
CW	NA	0,126	0,189	0,625	0,085	0,436	0,097
CW	SA	0,056	0,084	0,079	0,046	0,07	0,051

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile, oN25 – 25<sup>th</sup> percentile

*Results of the Simplified G/M comparison assessment methodology application in the LEVS.*

a) The Levantine Sea (LEVS) Sub-division

[324-268.](#) Upon setting the reference conditions and the G/M threshold, each observation point, or area were classified in good or non- good status GES or non-GES, by comparing the value of the indicator i.e. the satellite derived Chla to the G/M threshold, i.e. the back transformed 85<sup>th</sup> percentile of normalized distribution.

[325-269.](#) The results of CI 14 assessment using the satellite derived Chla data are presented in Tables 4.2.1.[34.a](#), and 4.2.1.[54.a](#), and Figure [AEL LEVS-5.1.1.E](#). The good status likely-GES (Table 2.5.2.b.) corresponds to the RC conditions, as well as to the values below the 85<sup>th</sup> percentile of normalized distribution set as good/non good status-GES/non-GES boundary (i.e. blue coloured cells in the last column of Table 4.2.1.[34.a](#) and 4.2.1.[54.a](#)). The good status likely-non-GES corresponds to the class above G/M boundary limit (i.e. red coloured cell in the last column of Tables 4.2.1.[54.a](#)).

~~326-270.~~ The assessment results show that all evaluated assessment zones can be considered in good status likely in GES regarding assessment of the satellite derived Chl $\alpha$  data. Further to ~~this in good status likely GES~~ assigned to the assessment zones, it can be preliminary found that only 1 out of 18 subSAUs is in non-good status likely in non-GES. However, it must be noted that the present subSAUs are set at an insufficient level of fineness for a reliable assessment (Table 4.2.1.4 and Figure LEVS 5.1.1.E). This ~~likely non GES subSAU in non-good status~~ is located in the OW in the southern part of the Eastern Levantine Sea. The local sources of pollution are probably the main driver contributing to the weakened status of ~~this subSAU~~.

~~327.~~ An additional assessment was tentatively performed by applying the Simplified G/M methodology for every satellite derived Chl $\alpha$  point of the data grid (Figure LEVS 5.1.1.2). Due to the high geographical variability of the biogeochemical processes at such scale (1 x 1 km), this additional assessment is also only indicative. The points in the grid with the concentrations of the satellite derived Chl $\alpha$  data lower than the RC values were also plotted.

~~328-271.~~ This additional analysis supports identification of the main biogeochemical controlling processes in the Levantine Sea sub-division. In addition, available literature indicates The main impacted area is located in the waters in front of Mersin and in the Iskenderun Bay as impacted areas. A slight impact can also be identified along the coast of Israel and in the OW in the southern part of the Eastern Levantine Sea, as well as in front of Port Said and Alexandria. The influence of the Nile River through the river Delta is weak and confirms the changes in the area caused by construction of the Aswan dam. There is also an indication of Aa coastal impact is also observed in the Tobruk area in the waters of Libya.

~~329.~~ A coupling of the preliminary results obtained by the application of the Simplified G/M assessment at the level of SAUs, and its additional application on every satellite derived Chl $\alpha$  point of the observation grid (1 x 1 km), leads to the conclusion that the present assessment findings can only be used as an indication of the environmental status in the LEVS. The lack of homogenous and quality assured data reported in line with IMAP requirements, and the SAUs presently set on a large scale, greatly limit the reliability of the assessment. For reliable assessment of eutrophication processes, the finest SAUs must be set by using the finest delineation of water bodies and related distribution of the water typology.

~~330.~~ The additional assessment results show the potential of using the satellite derived Chl $\alpha$  data for GES assessment. This encourages future decision making regarding inclusion of an additional sub-indicator within the monitoring of CI-14. Namely, coupling of satellite derived Chl $\alpha$  data with Chl $\alpha$  concentrations *in situ* measured would greatly enhance the IMAP monitoring.

**Table 4.2.1.34.a.** Results of the assessment (G\_NG.oN85 - the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/noon-good GES/non-GES boundary limit) of the Levantine Sea Sub-division by Assessment Zones (AZ) and Spatial Assessment Units (SAUs). Blue coloured SAUs indicate good status likely in GES, Red coloured SAU indicates likely in non-GES.

AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
CW	CI	677	0,050	0,047	0,071	0,034	0,065	G
CW	EA	257	0,458	0,462	0,692	0,125	1,402	G
CW	NO	163	0,199	0,152	0,227	0,066	1,454	G
CW	SE	853	1,111	1,769	2,653	0,059	4,773	G
CW	SW	1281	0,050	0,038	0,056	0,025	0,104	G
OW	CI	10383	0,040	0,039	0,059	0,029	0,049	G
OW	EA	9178	0,074	0,061	0,092	0,042	0,110	G
OW	NO	12598	0,083	0,064	0,095	0,044	0,140	G
OW	SE	7568	0,331	0,227	0,341	0,042	0,990	G
OW	SW	10458	0,032	0,031	0,047	0,023	0,035	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions)

**Table 4.2.1.54.a.** Result of the assessment (G\_NG.oN85- the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/noon-good GES/non-GES boundary limit) of the Levantine Sea Sub-division for the finest Spatial Assessment Units (SAUs). Blue coloured SAUs indicate good status likely in GES; Red coloured SAU indicates likely in non-good status-GES.

AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	CI	CWCICYP	677	0,050	0,071	0,034	0,065	G
CW	EA	CWEAISR	95	0,498	0,692	0,125	1,402	G
CW	EA	CWEALBN	91	0,360	0,692	0,125	1,402	G
CW	EA	CWEAPSE	26	1,362	0,692	0,125	1,402	G
CW	EA	CWEASYR	45	0,331	0,692	0,125	1,402	G
CW	NO	CWNOTUR	163	0,199	0,227	0,066	1,454	G
CW	SE	CWSEEGY	853	1,111	2,653	0,059	4,773	G
CW	SW	CWSWEGY	725	0,035	0,056	0,025	0,104	G
CW	SW	CWSWLBY	556	0,080	0,056	0,025	0,104	G
OW	CI	OWCICYP	10383	0,040	0,059	0,029	0,049	G



AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
OW	EA	OWEAI SR	2724	0,086	0,092	0,042	0,11	G
OW	EA	OWEALBN	3243	0,067	0,092	0,042	0,11	G
OW	EA	OWEAPSE	486	0,158	0,092	0,042	0,11	NG
OW	EA	OWEASYR	2725	0,062	0,092	0,042	0,11	G
OW	NO	OWNOTUR	12598	0,083	0,095	0,044	0,14	G
OW	SE	OWSEEGY	7568	0,331	0,341	0,042	0,99	G
OW	SW	OWSWEGY	5843	0,030	0,047	0,023	0,035	G
OW	SW	OOSWLBY	4615	0,033	0,047	0,023	0,035	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5 year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions);

b) The Aegean Sea (AEGS) Sub-division

272. The assessment results show that all three evaluated assessment zones can be considered in good status regarding assessment of the satellite derived Chl<sub>a</sub> data. Further to this likely good status assigned to the assessment zones, it can be preliminary found that only 2 out of 16 subSAUs are in non-good status. However, it must be noted that the present subSAUs are set at an insufficient level of fineness for a reliable assessment (4.2.1.4.b, and Figure AEL 5.1.2.E). The following two non-good status subSAUs are located in the CA SAU in the waters of Türkiye in the Aegean Sea: EGE09 (Izmir Bay) and EGE\_C (coast strip south of Izmir Bay). The local sources of pollution are probably the main driver contributing to the weakened status of these two subSAUs.

273. In addition, available literature indicates the presence of drivers and pressures with impacts related to eutrophication in the areas as elaborated here-below.

274. In the Saronikos Gulf and Elefsis Bay, there is evidence of a few following drivers and pressures: i) extensive urbanization in the metropolitan areas of Athens and Piraeus hosting about 1/3 of the Greek population; ii) port activities and maritime traffic (Piraeus port); and iii) industries located in the coastal area of the Elefsis Bay, such as oil refineries, steel and cement industries, and shipyards. Since 2012, the eastern Elefsis Bay receives treated domestic and industrial wastewaters from the Thrasio wastewater treatment plant. The small island of Psyttaleia hosts the wastewater treatment plant of metropolitan Athens, however with pre-treatment, primary and secondary treatment, including biological nitrogen removal, and sludge treatment. Treated wastewaters are discharged into the Inner Saronikos Gulf via a system of three pipelines to the south of the island, at 62m depth (Karageorgis et al., 2020 and references therein).

275. Similarly, the national assessment by applying the NEAT tool to Saronikos Gulf<sup>32</sup> classified this area into good status, with the pelagic habitat components contributing strongly to its overall environmental status. Sediment, benthic fauna and vegetation, mammals and alien species were the most impacted ecological components in Saronikos Gulf. The most affected areas, Elefsis Bay and Psittalia (wastewater submarine outfall), were assessed as in poor and moderate status, respectively.

276. There are also other areas where certain impacts are registered. In the Thessaloniki Bay, these are the Thessaloniki harbour, impacted by industrial, treated or partly treated sewage discharges; the Inner Thermaikos Gulf impacted by agricultural discharges from the heavily polluted Axios River, and fish and shellfish mariculture; as well as the Evoikos Gulf impacted by agriculture, mariculture, and industry. Industrial discharges, port activities, sewage discharges, aquaculture activities, and fishing are the most important pressures affecting the coastal areas of Greece. In fact, mariculture seems to have the highest impacts, and is followed by fishing, other activities and industrial discharges (Pavlidou et al., 2015).

277. A review of the existing pressures and assessment was provided by Türkiye<sup>33</sup>. The analysis was divided by Provinces and drivers and pressures relevant to EO5, as summarized here below.

278. Province of Çanakkale: DPs present in Saros Bay are related to tourism population density and discharge of wastewater from olive oil production. Domestic wastewater discharge occurs in some areas. Bozcaada and Gökçeada are important centers with marine tourism potential.

279. Province of Balıkesir. Urban wastewater treatment plants were put into operation. However, there are some districts without wastewater treatment facilities. Domestic wastewater arising from the increasing population due to tourism in the summer months and olive black water arising from olive oil production in the winter months constitute the most important drivers and pressures in the province. The

<sup>32</sup> Pavlidou, A., Simbora, N., Pagou, K. et al., (2019) Using a holistic ecosystem-integrated approach to assess the environmental status of Saronikos Gulf, Eastern Mediterranean. Ecological Indicators, 96 (1), 336-350.

<sup>33</sup> Submitted after the Meeting of CORMON Pollution that took place in Athens, 1-2 March 2023

Havran Stream is the most important stream which ends in the Edremit Gulf, in the Aegean Sea. There are 2 fish farms in Ayvalık Region in Balıkesir as of 2020.

280. Province of İzmir. Urban wastewater treatment plants were put into operation. However, there are some districts without wastewater treatment facilities or are at the project/building stage. Agriculture is of importance in İzmir. Küçük Menderes, Bakırçay and Gediz rivers are the most important rivers of the Aegean Region. The main tributary of the Gediz River, and the main streams feeding it, are considered to be under pressure in terms of point and diffuse pollution. It should also be noted that İzmir is a natural tourist and port city. İzmir Port is the largest port in Türkiye after Mersin Port and it also hosts the only shipbreaking zone. There are 66 fish farms, and 8 mussel farms operating on the coasts of İzmir province

281. Province Aydın There are 38 treatment plants throughout the province of Aydın, but the majority of them are with natural and packaged wastewater treatment systems. In addition, most of them reach the Aegean Sea as a discharge to the Büyük Menderes River or other streams. The 584 km long Büyük Menderes River, the longest river in the Aegean Region, empties into the Aegean Sea from Aydın. Agriculture and animal husbandry activities are very developed in Aydın. Marine, thermal and cultural tourism potential is well developed. The province has a coastline of 150 km with 2 marinas. Kuşadası Port, with an annual acceptance capacity of 2,400 ships, is the most important cruise port of Türkiye in terms of the number of passengers and the number of ships. There are marine fish farming facilities in Didim.

**Table 4.2.1.3.b.** Results of the assessment (G\_NG.oN85 - the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/noon-good boundary limit) of the Aegean Sea Sub-division by Assessment Zones (AZ) and Spatial Assessment Units (SAUs). Blue coloured SAUs indicate likely GES.

AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
CW	NA	53613	-	0,126	0,189	0,085	0,436	G
CW	CA	39229	0,093	0,074	0,111	0,053	0,12	G
CW	SA	5091	0,062	0,056	0,084	0,046	0,07	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions)

**Table 4.2.1.4. b.** Result of the assessment (G\_NG.oN85- the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/noon-good boundary limit) of the Aegean Sea Sub-division for the finest Spatial Assessment Units (subSAUs). Blue coloured SAUs indicate good status; Red coloured SAU indicates non-good status. eSAUs

Country	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
GRE	CA	AEG_C_ARG	5190	0,095	0,111	0,053	0,12	G
GRE	CA	AEG_C_ISL	19245	0,066	0,111	0,053	0,12	G
GRE	CA	AEG_C_SOR	10338	0,115	0,111	0,053	0,12	G
GRE	NA	AEG_N_HAL	11469	0,315	0,189	0,085	0,436	G
GRE	NA	AEG_N_HAL_O	943	0,156	0,189	0,085	0,436	G
GRE	NA	AEG_N_ISL	15510	-	0,189	0,085	0,436	G
GRE	NA	AEG_N_THE	12128	0,279	0,189	0,085	0,436	G
GRE	SA	AEG_S_KRE	5091	0,062	0,084	0,046	0,07	G
TUR	CA	EGE_C	2032	0,324	0,111	0,053	0,12	NG
TUR	CA	EGE_S	711	0,058	0,111	0,053	0,12	G
TUR	CA	EGE04	748	0,068	0,111	0,053	0,12	G
TUR	CA	EGE09	965	1,057	0,111	0,053	0,12	NG
TUR	NA	AEG_N	11192	0,228	0,189	0,085	0,436	G
TUR	NA	EGE_N	1759	0,405	0,189	0,085	0,436	G
TUR	NA	EGE13_2	612	0,238	0,189	0,085	0,436	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions);



Country	Year	Amon	Ntri	Ntra	Phos	Tphs	Slca	Cphl	Temp	Psal	Doxy
	2017	82	82	82	82	82	82	82	82	82	82
	2018	103	103	103	103	103	103	103	103	103	103
	2019	116	116	116	116	116	116	116	116	116	116
	2020	-	-	-	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-	-	-	-
Slovenia	2016	99	99	99	99	99	99	99	99	99	99
	2017	160	160	160	160	160	160	160	288	288	288
	2018	184	184	184	184	184	184	184	296	296	296
	2019	160	160	160	160	160	160	160	240	240	240
	2020	141	141	141	141	141	141	141	162	165	165
	2021	150	150	150	150	150	150	180	180	180	180

Amon - Ammonium; Ntri - Nitrite; Ntra - Nitrate; Phos - Orthophosphate; Tphs - Total phosphorous; Slca - Orthosilicate; Cphl - Chlorophyll *a*; Temp - Temperature; Psal - Salinity; Doxy - Dissolved Oxygen.

Sub-division	Zone	SAU	Years monitored
<b>North Adriatic (NAS)</b>			
	NAS-coastal/intercoastal		
		MAD-HR-MRU-3	2016-2019
		IT-NAS-1	2015-2020
		MAD-SI-MRU-11	2015-2020
	NAS-offshore		
		HR-NAS-12	2016-2019
		IT-NAS-12	2015-2020
		MAD-SI-MRU-12	2015-2020
<b>Central Adriatic (CAS)</b>			
	CAS-coastal/intercoastal		
		MAD-HR-MRU-2	2016-2019
		IT-CAS-1	2015-2020
	CAS-offshore		
		HR-CAS-12	2016-2019
		IT-CAS-12	2015-2020
<b>South Adriatic (SAS)</b>			
	SAS-coastal/intercoastal		
		MAD-HR-MRU-2	2016-2019
		IT-SAS-1	2015-2020

Sub-division	Zone	SAU	Years monitored
		MNE-1	
		AL-1	-
	SAS-offshore		
		HR-CAS-12	-
		IT-SAS-12	2015-2020
		MNE-12	
		AL-12	-
		MAD-EL-MS-AD	-

334-285. For the application of the NEAT software, data were grouped per parameters, ecosystem and SAUs in all the Adriatic sub-divisions (NAS, CAS, SAS). Average concentrations (geometric means) and respective geometric standard deviation, and standard error of geometric means were then calculated in the respective groups as presented here-below.

335-286. **The geometric mean (GM)** is defined as the  $n^{\text{th}}$  root of the product of  $n$  numbers, i.e., for a set of numbers  $x_1, x_2, \dots, x_n$ , the geometric mean is defined as

$$GM[x] = (\prod x_i)^{\frac{1}{n}} \quad (1)$$

or, equivalently, as the arithmetic mean (AM) in logscale:

$$GM[x] = e^{AM[\log x]} \quad (2)$$

336-287. **The geometric standard deviation (GSD)** is calculated as the regular statistic on the log data,  $SD[\log x]$  then rescaled back:

$$GSD[x] = e^{SD[\log x]} \quad (3)$$

337-288. **The standard error of geometric mean (SEGM):** Since the through mean of the population ( $\mu_G$ ) is not normally known the sample mean  $GM[x]$  is used, but then, like with the regular standard deviation and error formulas  $N-1$  instead of  $N$  is used:

$$SEGM[x, N] = \frac{GM[x]}{\sqrt{N-1}} SD[\log x]$$

338-289. A difference between EO9/CI 17 and EO5/CIS 13&14 must be noted. For the NEAT assessment different metrics were used. For EO9 as a measure of central tendency, the arithmetic mean and standard error were used, on opposite to the use of geometric mean and the standard error of geometric mean for EO5. It was necessary given the assessment criteria for EO5 were developed by applying the later metrics.

*The integration of the areas of assessment and assessment results by applying the 4 levels nesting approach.*

339-290. For setting the IMAP areas of assessment for IMAP CIs 13 and 14, the 4 levels nesting approach was followed as elaborated for IMAP CI 17 (UNEP/ MAP – MED POL, 2022, amended for the

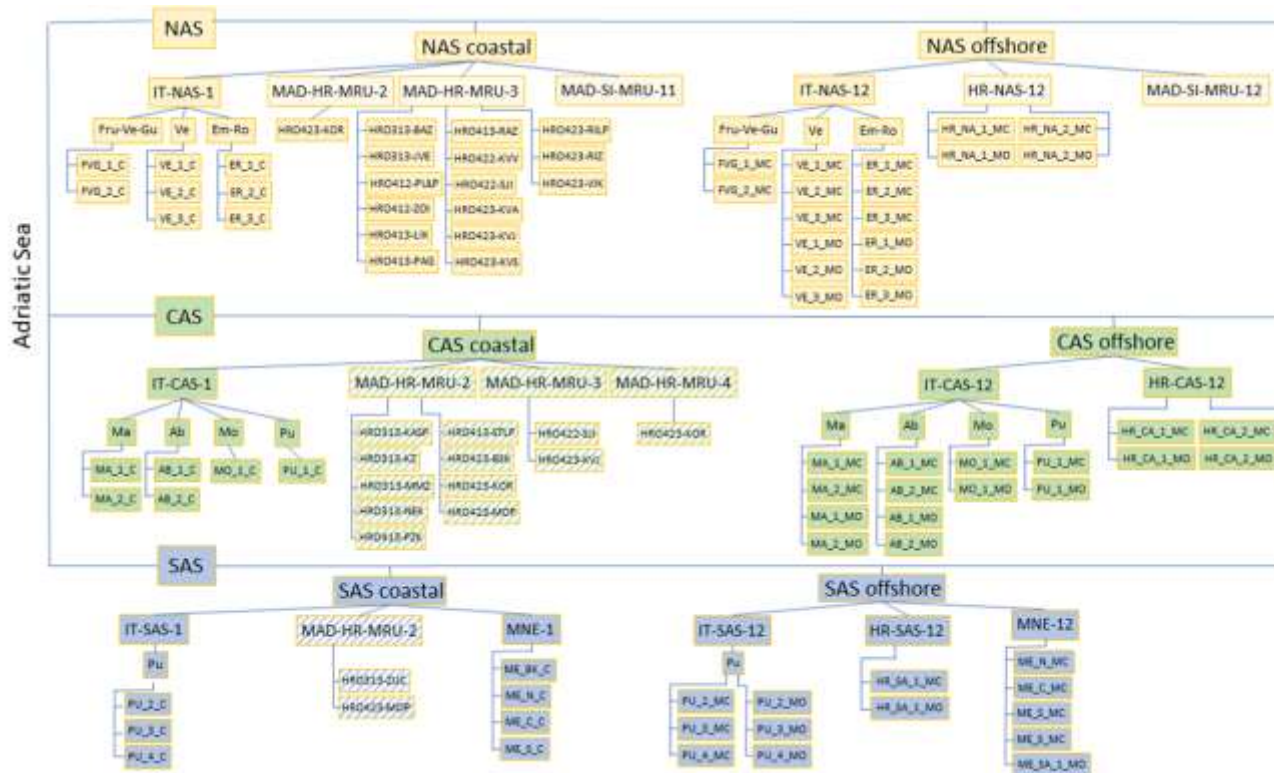
purpose of CIs 13 and 14) and presented here-below in section 4.2.2.2. However, the finest areas of assessment set for CI 17 were further adjusted to serve the purpose of EO5 assessment. One additional GIS layer was created within 3rd step of nesting scheme. This layer shows a distribution of the water classes within the coastal and offshore zones. It was overlaid on the IMAP sub-SAUs defined for IMAP CI 17, which resulted in an adjustment of the finest areas of assessment for IMAP CIs 13 and 14. In that regard, distribution of the finest areas of assessment is mainly related to the scientific knowledge which takes into account the specifics of the monitoring and assessment of national waters. Where it was possible, the distribution of water types existing in the Adriatic Sea Sub-region (I, IIA and IIIW) also guided the adjustment of the finest areas of assessment for IMAP EO5. Namely, the three types of water are mainly discriminated by freshwater content which on the other side is correlated with the pressures from land. This led to a separate aggregation of the assessment results per water types in order to get the status of CIs 13 and 14 in different water types for all SAUs. Accordingly, details on setting the finest areas of assessment for IMAP EO 5 were provided per countries.

[340:291.](#) After setting the finest IMAP areas of assessment, their nesting within three sub-divisions of the Adriatic Sea sub-region was undertaken in the same manner applied for IMAP CI 17. The approach followed for the nesting of the areas is 4 levels nesting scheme (1 - being the finest level, 4 - the highest):

- 1<sup>st</sup> level provided nesting of all national IMAP SAUs and subSAUs within the two key IMAP assessment zones per country i.e. coastal and offshore zone;
- 2<sup>nd</sup> level provided nesting of the assessment areas set in IMAP assessment zones i.e. the coastal and offshore zones, on the subdivision level i.e. i) NAS coastal (NAS-1), NAS offshore (NAS-12); ii) CAS coastal (CAS-1), CAS offshore (CAS-12); iii) SAS coastal (SAS-1), SAS offshore (SAS-12);
- 3<sup>rd</sup> level provided nesting of the areas of assessment within the 3 subdivisions (NAS, CAS, SAS);
- 4<sup>th</sup> level provided nesting of the areas of assessment within the Adriatic Sea Sub Region.

This nesting scheme is shown schematically in Figure 4.2.2.1.





**Figure 4.2.2.1:** The nesting scheme of the SAUs defined for the Adriatic Sea based on the available information. Shaded boxes correspond to official MRUs declared by the countries that are EU MSs and that were decided to be used as IMAP SAUs.

[341-292.](#) Further to spatial analysis of the monitoring stations distribution, along with recognition of corresponding monitoring and assessment areas, as well as optimal nesting of the finest areas of assessment, the scope of all Adriatic SAUs and subSAUs were defined. All of them were introduced in the NEAT tool along with their respective codes and surface of the areas (km<sup>2</sup>).

[342-293.](#) Within each SAU under 'habitats' the water types are introduced. Under 'ecosystem component' the 3 measured parameters i.e. DIN, TP and Chl *a* are assigned.

[343-294.](#) For each SAU and 'Ecological Component' and 'Habitat' (Water type), geometric mean and standard error of the geometric mean per parameter are inserted.

[344-295.](#) Boundary limits and class threshold values per SAU per parameter and per matrix (i.e. NEAT habitat) are applied. The tool obligatory requires 2 limits which define the best and the worse conditions and one threshold discriminating between GES-nonGES status. A five classes assessment scale 'High-Good-Moderate-Poor-Bad' is then produced. The GES-nGES threshold discriminates between the Good-Moderate classes. Details on boundary limits and threshold values are given in Chapter 4 and in Tables 4 and 5.

*Setting the GES/non-GES boundary value/threshold for the IMAP NEAT GES Assessment in the ADR.*

[345-296.](#) The definition of baselines and threshold values for IMAP CIs 13 and 14 in the Mediterranean Sea is an ongoing process. The setting of GES-nonGES boundaries within NEAT GES assessment for IMAP CIs 13 and 14 are based on the boundary values defined for TP and DIN, and updated ones for chlorophyll *a*, in the Adriatic Sea, as approved by the Meeting of CorMon on Pollution Monitoring (17 and 30 May 2022) (UNEP/MAP – MED POL, 2022)

[346-297.](#) Following the methodology applied for setting GES-nonGES threshold for IMAP CI17 (UNEP/MAP - MED POL 2022; 2023 ), the NEAT GES assessment of IMAP CIs 13 and 14 in the Adriatic Sea sub-region considers that the range of concentrations equal to or below the G/M values corresponds to the good environmental status i.e. in GES, and the range of concentrations above the G/M values corresponds to non-good environmental status i.e. non-GES. This principle was also used for application of the traffic light approach within the 2017 MED QSR.

[347-298.](#) The use of NEAT tool for IMAP GES status requires in total five status classes i.e. high, good, moderate, poor, bad, in order to optimally discriminate the status related to different classes. The NEAT application also requires the two boundary limit values for the best and worse conditions (these are not threshold values but minimum and maximum values that determine the scale of the GES assessment) and one threshold value for the GES – nonGES status. These are mandatory by the tool which then produces five status classes linearly, depending on the distance of the concentrations from the two boundary limit values and the GES-nonGES threshold.

[348-299.](#) For the present analysis, the two boundary limit values are: i) Reference Conditions (RC); and ii) for maximum concentration of nutrients and chlorophyll *a*, the value calculated from the relationship (equation) of DIN and TP (the parameters of CI 13 ) with a value of 8 that is supposed to be highest one for TRIX (as internal standard). For CI14 (Chl*a*) the equation is related to the pressure variable in our case DIN and TP where possible. All the equations and boundary values by water type are given in Table 4.2.2.2.

[349-300.](#) In line with such defined the two boundary limits, the following five status classes are produced: i) the high status (H) referring to RC (best conditions) < good status; ii) the good status (G); iii) the moderate status (M); iv) the poor status (P); v) the bad status (B) referring to values > than poor state and < than the maximum concentration. The five classes are divided by the boundary between them as follows: H/G; G/M (also the GES-nonGES threshold); M/P; and P/B.

**Table 4.2.2.2:** Boundary limits of the NEAT GES Cis 13 & 14 assessment scale and threshold values between five status classes.

Type	Equation	RC	H/G	G/M	M/P	P/B	Worst
<b>Coastal</b>							
<b>I</b>	[TRIX]		4.25	<b>5.25</b>	6.25	7	8
	[TP] = exp [(TRIX – 6.064)/1.349]	0.19	0.26	<b>0.55</b>	1.15	2.00	4.20
	[Chla] = 10.591 [TP]^1.237	1.4	2.01	<b>5.02</b>	12.56	24.99	62.5
<b>IIA</b>	[TRIX]	-	4	<b>5</b>	6	7	8
	[TP] = exp [(TRIX – 6.148)/1.583]	0.16	0.26	<b>0.48</b>	0.91	1.71	3.2
	[Chla] = 3.978 [TP]^1.347	0.33	0.64	<b>1.50</b>	3.51	8.21	19.2
<b>IIIW</b>	[TRIX]	2	3	<b>4</b>	5	6	7
	[TP] = exp [(TRIX – 6.148)/1.583]	0.07	0.14	<b>0.26</b>	0.48	0.91	1.7
	[Chla] = 3.978 [TP]^1.347	0.12	0.27	<b>0.64</b>	1.50	3.51	8.2
<b>Offshore</b>							
<b>I</b>	[TRIX]		4.25	<b>5.25</b>	6.25	7	8
	[DIN] = 10^[(TRIX – 3.08)/1.61]	0.15*; 0.29**	5.33	<b>22.28</b>	93.1	272	1 137
	[Chla] = 0.4295 [DIN]^0.64	0.21*; 0.66**	1.25	<b>3.13</b>	7.82	15.53	38.79
<b>IIA</b>	[TRIX]	-	4	<b>5</b>	6	7	8
	[TP] = exp [(TRIX – 6.148)/1.583]	0.16	0.26	<b>0.48</b>	0.91	1.71	3.22
	[Chla] = 3.978 [TP]^1.347	0.33	0.64	<b>1.50</b>	3.51	8.21	19.23
<b>IIIW</b>	[TRIX]	2	3	<b>4</b>	5	6	7
	[TP] = exp [(TRIX – 6.148)/1.583]	0.07	0.14	<b>0.26</b>	0.48	0.91	1.71
	[Chla] = 3.978 [TP]^1.347	0.12	0.27	<b>0.64</b>	1.50	3.51	8.21

\*ME; \*\*HR. IT

[350-301.](#) The data (i.e. average values), as well as limits and threshold values are normalized by NEAT in a scale of 0 to 1 to be comparable among parameters and to facilitate aggregation on the CI or EO level.

[351-302.](#) Threshold concentrations are normalized in a 0 to 1 scale as follows:

$$0 \leq \text{bad} < 0.2 \leq \text{poor} < 0.4 \leq \text{moderate} < 0.6 \leq \text{good} < 0.8 \leq \text{high} \leq 1$$

[352-303.](#) The NEAT tool further aggregates data by calculating the average of normalized values of indicators (DIN, TP; Chla) on the SAU level (UNEP/MAP - MED POL 2022; 2023). This can be done either per each indicator per habitat separately or for all indicators i.e. parameters per habitats within the specific SAU. The first option leads to one value for each indicator separately for the specific SAU.

~~353-304.~~ The process is then repeated for all nested SAUs (in a weighted or non-weighted mode). At the end one NEAT value for the highest area of assessment is obtained (i.e. for the Adriatic Sea) either for all ecosystem components i.e., indicators/parameters assessed (TP, DIN – CI 13, chl *a* – CI 14) separately, or for all ecosystem components by habitat (water). In the weighted mode a weighting factor based on the surface area of each SAU is used.

~~354-305.~~ The NEAT values are values between 0 to 1 and correspond to an overall assessment status per contaminant according to the 5-class scale.

~~355-306.~~ The decision rule of GES/ non-GES is by comparison to the boundary class defined by the G/M threshold, and this is above/below Good (0.6).

*Results of the IMAP NEAT GES Assessment of CIs 13 and 14 in the ADR.*

~~356-307.~~ Detailed assessment results for EO5 are provided per TP, DIN and Chl *a*, as mandatory parameters measured for CIs 13 and 14 level and also spatially integrated within the nested scheme at i) the IMAP national SAUs & sub-SAUs, as the finest level; ii) the IMAP coastal and offshore assessment zones of SubDivisions (NAS-1, NAS-12, CAS-1, CAS-12, SAS-1, SAS-12); iii) the sub-division level (NAS, CAS, SAS) and iv) the sub-regional level (Adriatic Sea) are presented in Table 4.2.2.3.

~~357-308.~~ The Tabulated NEAT results as shown in Table 4.2.2.3. (schematic presentation, UNEP/MAP - MED POL 2023).

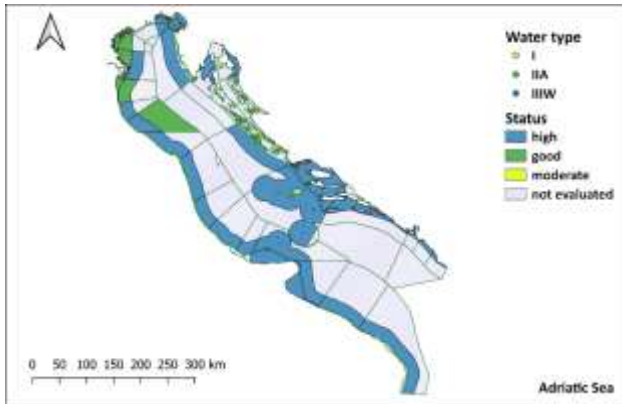
~~358-309.~~ The aggregation of TP, DIN and Chl *a* was undertaken to obtain one status value (NEAT value) for all the levels of the nesting scheme. The aggregation of the assessment findings for these three parameters resulted in the NEAT value per specific SAUs. Then NEAT values per SAUs were spatially integrated to the sub-divisions and regional levels. The data matrix in Table 4.2.2.3 shows the results per indicator for all nesting levels. The integrated results for the sub-divisions (NAS, CAS, SAS) are shown in bold. The NEAT classes are marked per all three parameters to show the status.

~~359-310.~~ Along with the aggregation of the parameters per SAUs, the NEAT tool has the possibility to provide assessment results by aggregating data per habitat in this case water types and then to provide their spatial integration within the nested scheme. This possibility was not used for the present assessment since the water types are more relevant in the coastal waters and less in the offshore waters. The final integrated result per SAUs (NEAT value) are expected to be the same irrespective of the two ways of aggregation of the assessment results (i.e. per indicator or per habitat).

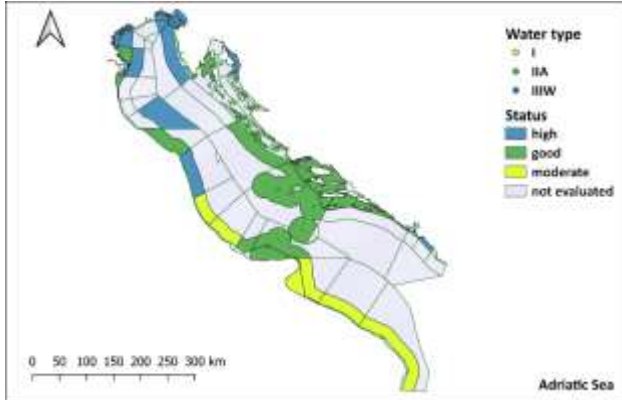
~~360-311.~~ The detailed status assessment results show that all the SAUs achieve GES conditions (high, good status) that is indicated by the blue and green cells in Table 4.2.2.3. The GES status per assessment units and parameter is also shown on Figure 4.2.2.2. For all three parameters (CI 13 – DIN, TP and CI 14 – Chl *a*), the results show that all SAUs and subSAUs are in GES. The only exception is the results for TP in a part of CAS and the SAS along the Italian coast, where a few subSAUs (AB\_1\_MC, AB\_2\_MC, PU\_2\_MC, PU\_3\_MC, PU\_4\_MC) are in moderate status. The assessment status for TP was possible for the whole Adriatic Sea given data availability at the level of subSAUs. The results of TP assessment indicate that probably an accumulation of phosphorus is present in the area. It is necessary to explore if the problem is related to nitrogen limitation of the area and subsequent accumulation of phosphorus, or a local source of pollution contribute to the generation of the pressure on marine environment. Non-GES status of a few subSAUs do not affect the overall assessment status and all SAUs fall under the GES status (high, good). The absence of some SAUs evaluation is related to the decision of the countries to monitor areas that are found relevant for the assessment of eutrophication and therefore excluding the areas where problems were not historically observed.

~~361-312.~~ As already observed for IMAP CII7 (UNEP/MAP MED POL, 2022; 2023), the present integrated assessment status results produced by applying the NEAT tool on the sub-division (NAS, CAS, SAS) and/or the Adriatic Sub-region level can only be considered as an example of how the tool works

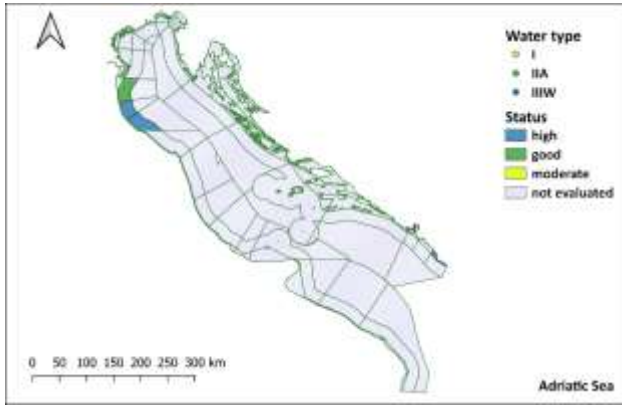
(4<sup>th</sup> and 3<sup>rd</sup> nesting levels). This is related to the fact that many SAUs lack data (blank cells in Table 4.2.2.3.). The lack of data can be related to the recognition that many CPs monitor an area of interest, therefore excluding the areas where problems were not historically observed. Anyway, the assessment per SAUs and integrated assessment on the two key nesting IMAF assessment zones i.e. coastal and offshore (NAS-1, NAS-12; CAS-1, CAS-12; SAS-1, SAS-12) (1<sup>st</sup> and 2<sup>nd</sup> nesting levels) can be considered more detailed for decision making.



**Chl *a***



**TP**



DIN

**Figure 4.2.2.2:** The NEAT assessment results for IMAP CI13 (TP, DIN) and CI14 (Chl *a*), in the Adriatic Sea. Blank area corresponds to non-assessed subSAUs.

**Table 4.2.2.3.** Status assessment results of the NEAT tool applied on the Adriatic nesting scheme for the assessment of IMAP CIs 13 and 14. The various levels of spatial integration (nesting) are marked in bold. Blank cells denote absence of data. The % confidence is based on the sensitivity analysis described in 6.1.

SAU	Area	Total SAU weight	NEAT value	Status class	Confidence	CI14_Chla	CI13-TP	CI13-DIN
<b>Adriatic Sea</b>	<b>128180</b>	<b>0</b>	<b>0.815</b>	<b>high</b>	<b>99.8</b>	<b>0.954</b>	<b>0.673</b>	<b>0.845</b>
<b>Northern Adriatic Sea</b>	<b>30865</b>	<b>0</b>	<b>0.888</b>	<b>high</b>	<b>100.0</b>	<b>0.892</b>	<b>0.890</b>	<b>0.84</b>
<b>NAS-1</b>	<b>9130</b>	<b>0</b>	<b>0.866</b>	<b>high</b>	<b>100.0</b>	<b>0.896</b>	<b>0.837</b>	
MAD-HR-MRU-3	6302	0	0.900	high	100.0	0.952	0.847	
HRO313-JVE	73	0						
HRO313-BAZ	4	0	0.787	good	56.9	0.760	0.814	
HRO412-PULP	7	0						
HRO412-ZOI	467	0						
HRO413-LIK	7	0						
HRO413-PAG	30	0.001	0.898	high	100.0	1.000	0.795	
HRO413-RAZ	10	0						
HRO422-KVV	494	0						
HRO422-SJI	1924	0						
HRO423-KVA	687	0.029	0.848	high	90.2	0.919	0.777	
HRO423-KVJ	1089	0						
HRO423-KVS	577	0						
HRO423-RILP	6	0						
HRO423-RIZ	475	0						
HRO423-VIK	455	0.019	0.979	high	100.0	1.000	0.958	
IT-NAS-1	2576	0	0.783	good	92.7	0.759	0.806	
IT-Em-Ro-1	372	0	0.682	good	99.6	0.757	0.608	
ER_1_C	254	0.003	0.682	good	99.6	0.757	0.608	
ER_2_C	64	0						
ER_3_C	54	0						
IT-Fr-Ve-Gi-1	560	0	0.958	high	100.0	0.917	1.000	
FVG_1_C	277	0.002	0.916	high	100.0	0.832	1.000	

SAU	Area	Total SAU weight	NEAT value	Status class	Confidence	CI14_Chla	CI13-TP	CI13-DIN
FVG_2_C	283	0.002	1.000	high	100.0	1.000	1.000	
IT-Ve-1	1646	0	0.746	good	100.0	0.706	0.785	
VE_1_C	88	0						
VE_2_C	905	0.008	0.792	good	63.5	0.755	0.828	
VE_3_C	653	0.005	0.682	good	99.9	0.638	0.726	
MAD-SI-MRU-11	85	0.001	0.923	high	100.0	0.903	0.942	
MAD-HR-MRU-2	166	0						
HRO423-KOR	166	0						
<b>NAS-12</b>	<b>21735</b>	<b>0</b>	<b>0.897</b>	<b>high</b>	<b>100.0</b>	<b>0.890</b>	<b>0.917</b>	<b>0.840</b>
IT-NAS-12	11141	0	0.832	high	98.8	0.777	0.898	0.840
IT-Em-Ro-12	7144	0	0.814	high	82.3	0.750	0.888	0.840
ER_1_MC	858	0.009	0.752	good	99.4	0.735		0.770
ER_2_MC	586	0.006	0.824	high	92.8	0.805		0.860
ER_3_MC	893	0.010	0.869	high	100.0			0.869
ER_3_MO	2888	0.031	0.814	high	67.9	0.739	0.888	
ER_2_MO	600	0						
ER_1_MO	1319	0						
IT-Fr-Ve-Gi-12	410	0	0.945	high	100.0	0.890	1.000	
FVG_1_MC	139	0.001	0.895	high	100.0	0.791	1.000	
FVG_2_MC	271	0.002	0.971	high	100.0	0.941	1.000	
IT-Ve-12	3588	0	0.854	high	95.9	0.811	0.898	
VE_1_MC	714	0						
VE_2_MC	467	0						
VE_3_MC	1041	0.028	0.854	high	95.9	0.811	0.898	
VE_1_MO	234	0						
VE_2_MO	190	0						
VE_3_MO	941	0						
MAD-SI-MRU-12	129	0.001	0.935	high	100.0	0.870	1.000	
HR-NAS-12	10465	0	0.965	high	100.0	1.000	0.930	
HR_NA_1_MC	2057	0.082	0.965	high	100.0	1.000	0.930	



SAU	Area	Total SAU weight	NEAT value	Status class	Confidence	CI14_Chla	CI13-TP	CI13-DIN
HR_NA_2_MC	2183	0						
HR_NA_1_MO	2566	0						
HR_NA_2_MO	3659	0						
<b>Central Adriatic</b>	<b>48802</b>	<b>0</b>	<b>0.832</b>	<b>high</b>	<b>100.0</b>	<b>0.984</b>	<b>0.680</b>	
<b>CAS-1</b>	<b>7582</b>	<b>0</b>	<b>0.853</b>	<b>high</b>	<b>100.0</b>	<b>0.995</b>	<b>0.712</b>	
MAD-HR-MRU-2	5240	0	0.870	high	100.0	0.994	0.747	
HRO313-NEK	253	0						
HRO313-KASP	44	0.001	0.783	good	66.7	0.750	0.816	
HRO313-KZ	34	0	0.938	high	100.0	0.991	0.886	
HRO313-MMZ	56	0						
HRO413-PZK	196	0						
HRO413-STLP	1	0						
HRO423-BSK	613	0.008	0.844	high	91.1	0.985	0.702	
HRO423-KOR	1564	0						
HRO423-MOP	2480	0.033	0.877	high	100.0	1.000	0.755	
IT-CAS-1	2091	0	0.811	high	66.6	1.000	0.623	
IT-Ab-1	282	0						
AB_1_C	103	0						
AB_2_C	179	0						
IT-Ma-1	320	0						
MA_1_C	172	0						
MA_2_C	148	0						
IT-Mo-1	229	0						
MO_1_C	229	0						
IT-Ap-1	1261	0	0.811	high	66.6	1.000	0.623	
PU_1_C	1261	0.017	0.811	high	66.6	1.000	0.623	
MAD-HR-MRU-4	184	0						
HRO422-VIS	184	0						
MAD-HR-MRU-3	67	0						
HRO422-SJI	14	0						

SAU	Area	Total SAU weight	NEAT value	Status class	Confidence	CI14_Chla	CI13-TP	CI13-DIN
HRO423-KVJ	53	0						
<b>CAS-12</b>	<b>41219</b>	<b>0</b>	<b>0.828</b>	<b>high</b>	<b>100.0</b>	<b>0.981</b>	<b>0.674</b>	
HR-CAS-12	18797	0	0.845	high	100.0	1.000	0.691	
HR_CA_1_MC	2337	0.034	0.852	high	94.6	1.000	0.703	
HR_CA_2_MC	7745	0.113	0.843	high	100.0	1.000	0.687	
HR_CA_1_MO	5328	0						
HR_CA_2_MO	3388	0						
IT-CAS-12	22422	0	0.813	high	90.4	0.966	0.661	
IT-Ab-12	7526	0	0.719	good	100.0	1.000	0.438	
AB_1_MC	1056	0.027	0.705	good	100.0	1.000	0.411	
AB_2_MC	1250	0.032	0.731	good	100.0	1.000	0.461	
AB_1_MO	2480	0						
AB_2_MO	2741	0						
IT-Ap-12	5096	0	0.842	high	87.9	1.000	0.685	
PU_1_MC	2618	0.04	0.842	high	87.9	1.000	0.685	
PU_1_MO	2478	0						
IT-Ma-12	8097	0	0.871	high	100.0	0.907	0.835	
MA_1_MC	1480	0.03	0.822	high	90.0	0.870	0.775	
MA_2_MC	1629	0.033	0.915	high	100.0	0.941	0.890	
MA_1_MO	1391	0						
MA_2_MO	3597	0						
IT-Mo-12	1702	0	0.868	high	100.0	0.992	0.745	
MO_1_MC	654	0.013	0.868	high	100.0	0.992	0.745	
MO_1_MO	1048	0						
<b>Southern Adriatic Sea</b>	<b>48514</b>	<b>0</b>	<b>0.753</b>	<b>good</b>	<b>99.9</b>	<b>0.963</b>	<b>0.540</b>	<b>0.920</b>
<b>SAS-1</b>	<b>4793</b>	<b>0</b>	<b>0.765</b>	<b>good</b>	<b>98.7</b>	<b>0.928</b>	<b>0.583</b>	<b>0.920</b>
MAD-HR-MRU-2	1769	0	0.813	high	59.7	0.989	0.637	
HRO313-ZUC	13	0						
HRO423-MOP	1756	0.016	0.813	high	59.7	0.989	0.637	
IT-SAS-1 (Ap-1)	1810	0	0.677	good	99.8	0.869	0.485	

SAU	Area	Total SAU weight	NEAT value	Status class	Confidence	CI14_Chla	CI13-TP	CI13-DIN
PU_2_C	1140	0.016	0.677	good	99.8	0.869	0.485	
PU_3_C	172	0						
PU_4_C	498	0						
MNE-SAS-1	568	0	0.892	high	100.0	0.920	0.823	0.920
MNE-1-N	86	0.001	0.828	high	85.0	0.852	0.804	
MNE-1-C	246	0.002	0.884	high	100.0	0.937	0.830	
MNE-1-S	151	0.001	0.945	high	100.0	0.956		0.933
MNE-Kotor	85	0.001	0.887	high	100.0	0.877		0.896
AL-SAS-1	646	0						
<b>SAS-12</b>	<b>43721</b>	<b>0</b>	<b>0.752</b>	<b>good</b>	<b>99.5</b>	<b>0.967</b>	<b>0.536</b>	
IT-SAS-12	22695	0	0.752	good	99.5	0.967	0.536	
PU_2_MC	1753	0.084	0.729	good	93.9	0.928	0.530	
PU_3_MC	1760	0.085	0.702	good	99.9	0.940	0.465	
PU_4_MC	3581	0.172	0.787	good	81.2	1.000	0.574	
PU_2_MO	2619	0						
PU_3_MO	6066	0						
PU_4_MO	6915	0						
MNE-SAS-12	5772	0						
MNE-12-N	468	0						
MNE-12-C	653	0						
MNE-12-S	781	0						
ME_SA_1_MO	3870	0						
AL-SAS-12	716	0						
MAD-EL-MS-AD	2253	0						
HR-SAS-12	12286	0						
HR_SA_1_MC	3397	0						
HR_SA_1_MO	8889	0						

**4.2.3 The IMAP Environmental Assessment of the Central Mediterranean Sea (CEN) Sub-region**

313. Given the lack of quality-assured, homogenous data prevented the application of both EQR and simplified EQR assessment methodologies, the assessment of eutrophication within the preparation of the 2023 MED QSR was undertaken in the sub-divisions of the Aegean-Levantine Sea (AEL), the Ionian Sea and Central Mediterranean Sea (CEN) and the Western Mediterranean Sea (WMS) by evaluating only data for Chl<sub>a</sub> available from the remote sensing sources, whereby the typology-related assessment was impossible to apply.

314. The application of the Simplified G/M comparison assessment methodology for Common Indicator 14 in the CEN relied on the use of COPERNICUS data for Chl *a* obtained by remote sensing.

Available data.

315. A detailed data analysis was performed for the Central Mediterranean Sea Sub-region (CEN) in order to decide on the assessment methodologies that can be found optimal at the level of Sub-divisions given the present circumstances related to the lack of data reporting.

362-316. Table 4.2.3.1. informs on data availability in CEN by considering data reported in IMAP IS by 31<sup>st</sup> October, the cut-off date for data reporting. Figure 4.2.3.1 shows the locations of sampling stations in the WMS Sub-region.

**Table 4.2.3.1: Data availability by country and year for the Central Mediterranean Sea Sub-region (CEN) Sub-region showing data reported by the CPs for the assessment of EO5 (CI 13 and CI 14) up to 31<sup>st</sup> Oct 2022.**

Country	Year	Amon	Ntri	Ntra	Phos	Tphs	Slca	Cphl	Temp	Psal	Doxy
Greece	2016-2021	No data provided									
Italy	2016	By 31 <sup>st</sup> October 2022, Italy reported data relevant to the Central Mediterranean Sea Sub-region, in 4 data files with all together 260 208 data points up to 2018-2019 On									
	2017	16 Dec 2022 data for 2020 were also provided. Without building of a dedicated									
	2018	quality assured database, it is impossible to analyse the data availability and ensure									
	2019	their use for the assessment. It should be noted that quantum of data reported									
	2020	guarantees a near monthly sampling frequency on 11 profiles with 4 stations.									
Libya	2016-2021	No data provided									
Malta	2016	-	-	-	-	-	-	-	-	-	-
	2017	93	93	93	93	93	93	263	263	263	263
	2018	165	165	165	165	165	165	480	481	481	473
	2019	59	59	59	59	59	59	78	77	77	77
	2020	-	-	-	-	-	-	-	-	-	-
	2021	-	-	-	-	-	-	-	-	-	-
Tunisia	2016-2021	No data provided									

Amon - Ammonium; Ntri- Nitrite; Ntra – Nitrate; Phos – Orthophosphate; Tphs—Total phosphorous; Slca – Orthosilicate; Cphl – Chlorophyll *a*; Temp – Temperature; Psal – Salinity; Doxy – Dissolved Oxygen.

317. From Table 4.2.3.1, it can be found that the CPs in the southern Mediterranean rim did not report valid data as required by Decision IG.23/6 of COP 20 related to the 2017 Mediterranean Quality Status Report (MED QSR), and Decision IG.24/4 of COP 21 providing the 2023 MED QSR Roadmap implementation.

318. Some of data were reported to IMAP IS very close to the 31st October, the cut-off date for data reporting, and without having a functional data quality control at the level of IMAP IS, at this late stage it was impossible to undertake data quality control and evaluation including through direct consultations with the CPs.

319. As elaborated above for the AEL, and given the status of data reported in the CEN, the Copernicus source was found relevant regarding the existence of a systematic repository of remote sensing data for Chl *a*, with a good geographical coverage (1 x 1 km) and high sensing frequency (daily).

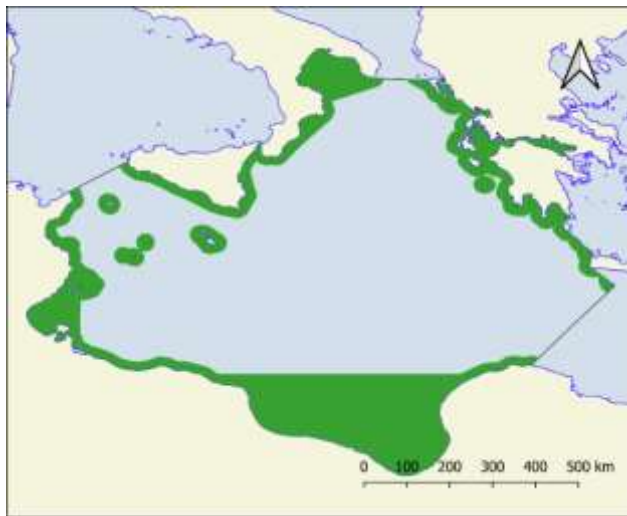
320. Chlorophyll *a* data for the CEN were downloaded from the Copernicus site ([OCEANCOLOUR MED BGC L4 MY 009 144](#)).

321. The Copernicus product with ID: OCEANCOLOUR MED BGC MY 009 144 was downloaded for the period from Jan 2016 to Dec 2021. It consists of Level 4 monthly values of Chlorophyll *a* concentration (CHL) with a resolution of 1 x 1 km. The file format is NetCDF-4 (.nc).

322. Data elaboration was performed by using R, an open-source language widely used for statistical analysis and graphical presentation (R Development Core Team, 2023)<sup>34</sup>. Maps are elaborated using QGIS 3.30, an open-source GIS tool. For the elaboration all relevant R

323. After download from the Copernicus site, as NetCDF file- .nc, the data were transferred to R data table using the *tidync* package. The transfer and data elaboration were very time demanding as the data set comprise **52 358 577 records**.

324. For every point of the grid (Figure 2), a geometric annual mean (*GM*) was calculated (Attila et al. 2018)<sup>35</sup>. The parameter values were expressed in µg/L of Chl *a*, for the *GM* calculated over the year in at least a five-year period as required in the COMMISSION DECISION (EU) 2018/229<sup>36</sup>. These *GM* annual values were later used as a metric for the development of the assessment criteria and present assessment of CI 14.



<sup>34</sup> R Development Core Team (2023). R: A language and environment for statistical computing. R Foundation for Statistical Computing, Vienna, Austria. ISBN 3-900051-07-0. <http://www.R-project.org>

<sup>35</sup> Attila, J., Kauppila, P., Kallio, K.Y., Alasalmi, H., Keto, V., Bruun, E and Koponen, S. Applicability of Earth Observation chlorophyll-*a* data in assessment of water status via MERIS — With implications for the use of OLCI sensors. *Remote Sensing of Environment* 212 (2018) 273–287. <https://doi.org/10.1016/j.rse.2018.02.043>

<sup>36</sup> Commission Decision (EU) 2018/229 of 12 February 2018 establishing, pursuant to Directive 2000/60/EC of the European Parliament and of the Council, the values of the Member State monitoring system classifications as a result of the intercalibration.

**Figure 4.2.3.1.** The CEN Sub-region: The dots in the assessment zones represent the data in the grid (1 x 1 km).

*Setting the areas of assessment.*

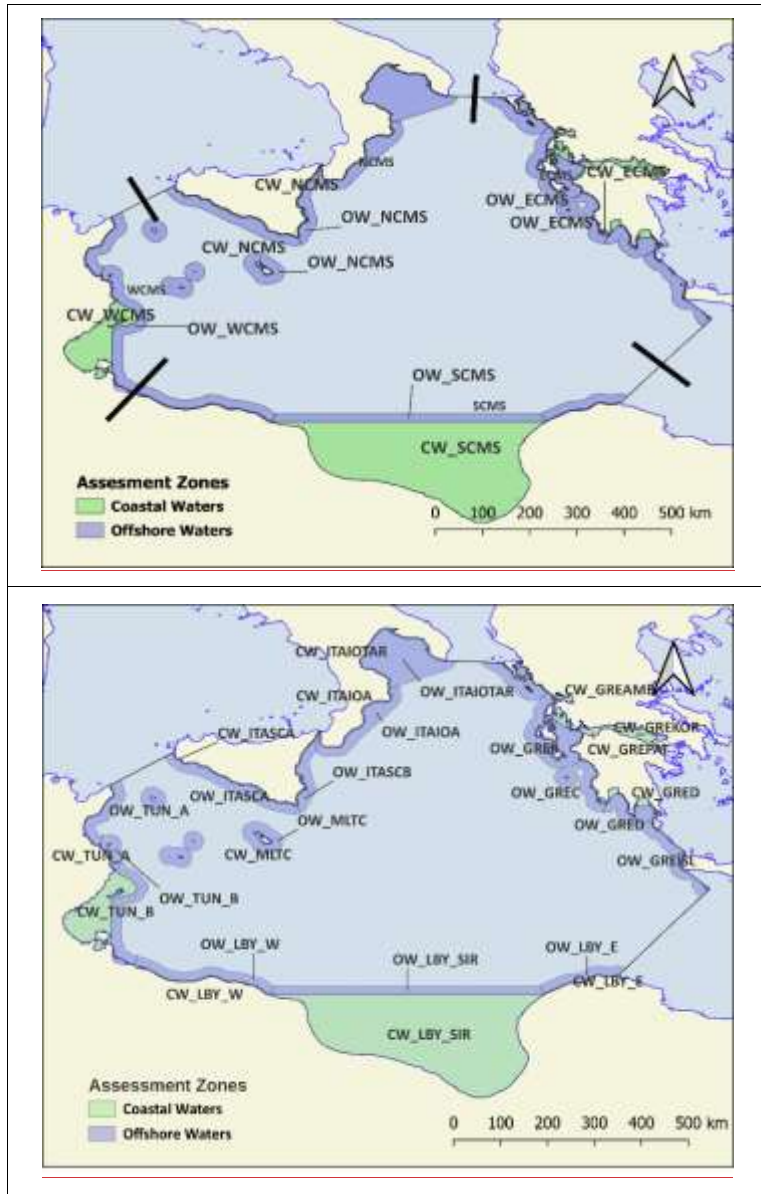
325. The two zones of assessment were defined in the CEN for the purpose of the present work: i) the coastal zone and ii) the offshore zone.

326. The GIS layers for the Assessment Areas were provided by France and Spain, as well as from other relevant sources (International Hydrographic Organization – IHO Seas subdivisions, European Environment Information and Observation Network – EIONET (WFD delimitation (2018)); VLIZ marine subregions).

327. The principle of the NEAT IMAP assessment methodology applied in the Adriatic Sea Sub-region, as well as in the Western Mediterranean Sea Sub-region regarding CI 17, for setting of the spatial assessment units (SAUs) within the two main assessment zones along the IMAP nesting scheme, was also followed for setting of the coastal (CW) and the offshore monitoring zones (OW) in the CEN Sub-region. The CW included internal waters and one Nautical Mile outward. The offshore waters in the CEN start at the outward border of CW and extend to 20 km outward given this coverage corresponds to the area where national monitoring programmes are performed as shown in Figure 1.

328. Within the two Sub-divisions i.e., the Central Mediterranean Sea and the Ionian Sea, the CW and OW AZs were divided in the four areas: Northern, Western, Eastern and Southern, which delimitations are shown on Figure 3 (upper map). It resulted in eight SAUs (i.e., CW\_NCEN – Northern CW; OW\_NCEN – Northern OW; CW\_WCEN – Western CW; OW\_WCEN – Western OW; CW\_ECEN – Eastern CW; OW\_ECEN – Eastern OW; Southern CW – CW\_SCEN and Southern OW – OW\_SCEN). The finest IMAP subSAUs were further set on the base of nested assessment areas (AZs, four areas) by considering the national areas of monitoring and hydrographic characteristics.

329. The finest IMAP subSAUs set in the CEN Sub-region for the purpose of the present CI 14 assessment (as shown in UNEP/MAP – MEDPOL, 2023) are depicted in Figure 4.2.3.2 (lower map) along their nesting in the two main assessment zones i.e., CW and OW of the CEN Sub-region.



**Figure 4.2.3.2.** The nesting of IMAP SAUs set in the coastal (CW) and the offshore assessment (OW) zones for the CEN (upper map); and depiction of the finest IMAP subSAUs (lover map).

Setting the good/non good boundary value/threshold for the Simplified G/M comparison assessment methodology application in the CEN Sub-region.

330. The same approach for the statistical elaboration of satellite-derived Chl *a* and the methodology for calculation of the assessment criteria were applied in the CEN, as elaborated above for the AEL. In order to calculate the assessment criteria applicable within the present work, the annual GM values were calculated (UNEP/MAP MED POL, 2023). The results of calculation are presented in Table 4.2.3.2 and are obtained by the AZs and SAUs. As for the AEL, the two status classes i.e. good and non-good are assigned to the units assessed in the CEN by applying the simplified G/M assessment methodology since the assessment findings are based on the use of only one parameter and therefore, the integrated consideration of the minimum of parameters needed to assess the good environmental status for IMAP CIs 13 and 14 i.e. the GES was impossible.

**Table 4.2.3.2:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP Assessment zones (AZ) and Spatial Assessment Units (SAU) in the CEN Sub-region.

AZ	SAU	CHL_N	oN50	oN50+50	oN90	oN10	oN85	oN25
CW	CW_ECEN	17376	0,147	0,221	0,351	0,06	0,264	0,081
CW	CW_NCEN	4618	0,329	0,493	0,957	0,102	0,78	0,182
CW	CW_SCEN	298502	0,038	0,057	0,064	0,034	0,053	0,036
CW	CW_WCEN	41726	1,209	1,813	4,859	0,275	3,844	0,555
OW	OW_ECEN	98360	0,058	0,086	0,08	0,049	0,071	0,053
OW	OW_NCEN	152883	0,091	0,136	0,143	0,061	0,127	0,073
OW	OW_SCEN	80305	0,039	0,059	0,083	0,035	0,072	0,036
OW	OW_WCEN	46725	0,142	0,213	0,789	0,091	0,497	0,103

CHL\_N – Number of calculated GM annual values, oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile, oN25 – 25<sup>th</sup> percentile

Results of the Simplified G/M comparison assessment methodology application in the CEN Sub-region-ALBS

331. The results of CI 14 assessment using the satellite derived Chl *a* data are presented in Tables 4.2.3.3 and 4.2.3.4, and Figure CEN 5.1.1.E. The good status corresponds to the RC conditions, as well as to the values below the 85<sup>th</sup> percentile of normalized distribution set as G/M i.e., good/non-good boundary limit (i.e., blue coloured cells in the last column of Tables 4.2.3.3 and 4.2.3.4). The non-good status corresponds to the class above G/M boundary limit (i.e., red coloured cells in the last column of Table 4.2.3.4).

332. The assessment results show that all evaluated assessment zones can be considered likely in good status regarding the assessment of the satellite-derived Chl *a* data. Further to this good status assigned to the assessment zones, it can be preliminarily found that 7 out of 36 subSAUs are likely in non-good status. However, it must be noted that the subSAUs are set at an insufficient level of fineness for a reliable assessment (Tables 4.2.3.4 and 4.2.3.5). The likely non-good status subSAUs (GREA, GREAMB, GREPAT, LBY E, LBY W, LBY W; TUN B) are in the Eastern and the Southern parts of the CEN Sub-region.

333. The subSAU GREAMB is located in Ambracian Gulf and subSAU GREPAT in Gulf of Patras. These sites were also classified as moderate or a poor status by Greek research studies<sup>37</sup>. In subSAU GREAMB, the highest GM value of Chl *a* was observed (4,8 µg/L; Table 5). The Northern

<sup>37</sup> Simboura et al. (2015) Assessment of the environmental status in the Hellenic coastal waters (Eastern Mediterranean): from the Water Framework Directive to the Marine Strategy Framework Directive. *Medit. Mar. Sci.*, 16/1, 46-64



subSAU GREA is probably influenced by the local sources of pollution (Igumenitsa port and intense aquaculture). The level of the finesse of the subSAU definition contributes to the lower confidence of the assessment findings, i.e., the assessment of the larger area is less confident. A finer-designed approach will contribute to a more accurate assessment of the local processes, contributing to the understanding of the very localized problem.

334. Along the coast of Libya, the marine waters impacted by eutrophication are located in the western part of Libyan OW (subSAU LBYW) and in the eastern part of CW (subSAU LBYE). It must be noticed that the G/M threshold for the Libyan waters is very low which questions the evaluation of the Southern part of the CEN Sub-region. The western part of the coast of Libya is influenced by the waters coming from the Gulf of Gabes where human activities contribute to the impacts of eutrophication.<sup>38</sup> The local influence of Tripoli should also be taken into account.

~~363-335.~~ Further to calculations undertaken for the Gulf of Gabes, the subSAU TUNB located in CW can be indicated as an area in good status. However, it must be recognized that using the 50<sup>th</sup> percentile for the development of the assessment criteria is not applicable in heavily impacted areas, such as the Gulf of Gabes. Therefore, an adjustment by using the 25<sup>th</sup> percentile of the calculated values resulted in the classification of the subSAU TUNB in non-good status, as also recognized in the existing literature.

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<sup>38</sup> Annabi-Trabelsi, N., Guermazi, W., Leignel, V., Al-Enezi, Y., Karam, Q., Ali Mohammad Ayadi, H., Belmonte, G. (2022). Effects of Eutrophication on Plankton Abundance and Composition in the Gulf of Gabès (Mediterranean Sea, Tunisia). *Water*, 14, 2230. 10.3390/w14142230.

**Table 4.2.3.3.** Results of the assessment (G\_NG.oN85 - the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/non-good boundary limit) of the CEN Sub-region by Assessment Zones (AZ) and Spatial Assessment Units (SAUs). Blue coloured SAUs indicate good status.

AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
CW	CW_ECEN	26254	0,174	0,147	0,221	0,060	0,264	G
CW	CW_NCEN	8893	0,330	0,329	0,493	0,102	0,78	G
CW	CW_SCEN	300536	0,045	0,038	0,057	0,034	0,053	G
CW	CW_WCEN	44184	1,297	1,209	1,813	0,275	3,844	G
OW	OW_ECEN	99313	0,061	0,058	0,086	0,049	0,071	G
OW	OW_NCEN	154096	0,094	0,091	0,136	0,061	0,127	G
OW	OW_SCEN	80305	0,049	0,039	0,059	0,035	0,072	G
OW	OW_WCEN	46845	0,198	0,142	0,213	0,091	0,497	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions)

**Table 4.2.3.4.** Result of the assessment (G\_NG.oN85- the GES class corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e., good/non-good boundary limit) of the CEN Sub-region for the finest Spatial Assessment Units (subSAUs). Blue coloured subSAUs indicate good status; Red coloured status indicate non-good status.

Coun.	AZ	SAU	subSAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
GRE	CW	CW_ECEN	GREA	1702	0,167	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREAMB	1303	4,8	0,221	0,06	0,264	NG
GRE	CW	CW_ECEN	GREB	6773	0,122	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREC	1214	0,129	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREDED	3753	0,091	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREISL	998	0,056	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREKOR	8157	0,191	0,221	0,06	0,264	G
GRE	CW	CW_ECEN	GREPAT	2354	0,31	0,221	0,06	0,264	NG
ITA	CW	CW_NCEN	ITAIOA	1421	0,227	0,493	0,102	0,78	G
ITA	CW	CW_NCEN	ITAIOTAR	2630	0,382	0,493	0,102	0,78	G
ITA	CW	CW_NCEN	ITASCA	2784	0,615	0,493	0,102	0,78	G
ITA	CW	CW_NCEN	ITASCB	1535	0,198	0,493	0,102	0,78	G

Coun.	AZ	SAU	subSAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
MLT	CW	CW_NCEN	MLTC	523	0,071	0,493	0,102	0,78	G
LBY	CW	CW_SCEN	LBY_E	1170	0,097	0,057	0,034	0,053	NG
LBY	CW	CW_SCEN	LBY_SIR	296417	0,044	0,057	0,034	0,053	G
LBY	CW	CW_SCEN	LBY_W	2949	0,348	0,057	0,034	0,053	NG
TUN	CW	CW_WCEN	TUN_A	995	0,431	1,813	0,275	3,844	G
TUN	CW	CW_WCEN	TUN_B	43189	1,33	1,813	0,275	3,844	NG
GRE	OW	OW_ECEN	GREA	16138	0,076	0,086	0,049	0,071	NG
GRE	OW	OW_ECEN	GREB	32001	0,068	0,086	0,049	0,071	G
GRE	OW	OW_ECEN	GREC	18781	0,056	0,086	0,049	0,071	G
GRE	OW	OW_ECEN	GREB	14808	0,055	0,086	0,049	0,071	G
GRE	OW	OW_ECEN	GREISL	17585	0,05	0,086	0,049	0,071	G
ITA	OW	OW_NCEN	ITAIOA	23686	0,092	0,136	0,061	0,127	G
ITA	OW	OW_NCEN	ITAIOTAR	53598	0,114	0,136	0,061	0,127	G
ITA	OW	OW_NCEN	ITASCA	25605	0,112	0,136	0,061	0,127	G
ITA	OW	OW_NCEN	ITASCAI	22978	0,07	0,136	0,061	0,127	G
ITA	OW	OW_NCEN	ITASCB	13608	0,095	0,136	0,061	0,127	G
MLT	OW	OW_NCEN	MLTC	14621	0,057	0,136	0,061	0,127	G
LBY	OW	OW_SCEN	LBY_E	13675	0,04	0,059	0,035	0,072	G
LBY	OW	OW_SCEN	LBY_SIR	43480	0,038	0,059	0,035	0,072	G
LBY	OW	OW_SCEN	LBY_W	23150	0,089	0,059	0,035	0,072	NG
TUN	OW	OW_WCEN	TUN_A	14645	0,11	0,213	0,091	0,497	G
TUN	OW	OW_WCEN	TUN_B	32200	0,258	0,213	0,091	0,497	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5 year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions);

**4.2.4 The IMAP Environmental Assessment of the Western Mediterranean Sea (WMS) Sub-region**

336. Given the lack of quality-assured, the assessment of Common Indicator 4: Chl *a* was undertaken in the three Sub-divisions of the Western Mediterranean Sub-region as follows: i) in the Central Sub-division of the Western Mediterranean Sea Sub-region (CWMS): the Waters of France; the Alboran (ALB) and the Levantine-Balearic (LEV-BAL) Sub-division: the Waters of Spain, and the Southern part of the Central Western Mediterranean Sea Sub-division: the Waters of Algeria, Morocco and Tunisia, by applying the Simplified G/M comparison assessment methodology on the satellite-derived Chl *a* data; and ii) the Tyrrhenian Sea Sub-division and part of CWMS Sub-division: the Waters of Italy by applying both the Simplified G/M comparison assessment methodology on the satellite-derived Chl *a* data and the simplified EQR assessment methodology on *in situ* measured data.

337. The assessment of the Common Indicator CI 14, based on the simplified G/M comparison method applied on the satellite-derived Chl *a* data, was harmonized at the level of the WMS, as presented during the Meeting of CorMon Pollution, 1-2 March 2023<sup>39</sup>. This simplified method has the advantage to overcome the lack of *in situ* data, relying on satellite-derived products for surface Chl *a* concentration at a daily frequency. Even though this assessment is useful to provide a picture at the regional scale, in some cases finer methods are available at the local scale. For the sake of consistency with scientific work undertaken at the national level, the assessment of the French part of CWMS, as well as assessment of the Spanish waters, also takes account of the comparison between the regional and national assessments, whereby in the case of discrepancy, precedence was given to the national scientific expertise<sup>40</sup>.

Available data.

364-338. A detailed data analysis was performed for the Western Mediterranean Sea (WMS) in order to decide on the assessment methodologies that can be found optimal at the level of Sub-divisions given the present circumstances related to the lack of data reporting.

365-339. Table 4.2.4.1. informs on data availability in WMS by considering data reported in IMAP IS by 31<sup>st</sup> October, the cut-off date for data reporting. Figure 4.2.4.1 shows the locations of sampling stations in the WMS Sub-region

**Table 4.2.4.1.** Data availability by country and year for the Western Mediterranean Sea Sub-region (WMS) Sub-region showing data reported by the CPs for the assessment of EO5 (CI 13 and CI 14) up to 31<sup>st</sup> Oct 2022.

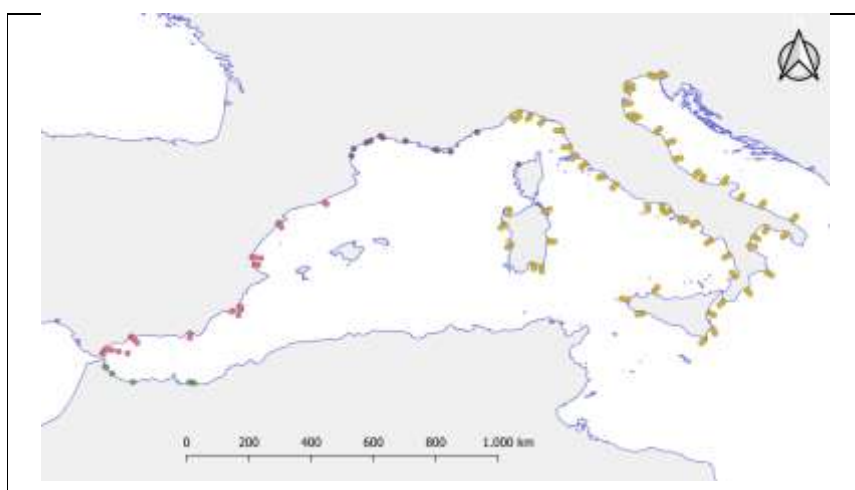
Country	Year	Amon	Ntri	Ntra	Phos	Tphs	Slca	Cphl	Temp	Psal	Doxy
Algeria	2016-2021	No data provided									
France	2016	-	-	-	-	-	-	130	179	179	74
	2017	66	-	66	66	-	43	130	324	340	116
	2018	56	-	56	56	-	56	129	326	326	108
	2019	126	-	126	126	-	126	126	344	342	117
	2020	102	-	102	102	-	95	120	349	350	129
Morocco	2016-2021	No valid data provided									
Italy	2015-2020	By 31 <sup>st</sup> October 2022, Italy reported data relevant to the WMS Sub-region, in 4 data files with all together 1,081,853 data points up to 2019. On 17 Nov 2022 data for 2020 were also provided. Without building of a dedicated quality assured database, it is impossible to analyse the data availability and ensure their use for the assessment. It should be noted that quantum of data reported guarantees a near monthly sampling frequency on 27 profiles with 4 stations in the 5-year period. All IMAP mandatory parameters were measured.									

<sup>39</sup> UNEP/MED WG.556/3

<sup>40</sup> HERLORY O., BRIAND J. M., BOUCHOUCHA M., DEROLEZ V., MUNARON D., CIMITERRA N., TOMASINO C., GONZALEZ J.-L., GIRAUD A., BOISSERY P. (2022) Directive Cadre sur l'Eau. Bassin Rhône Méditerranée Corse - Année 2021. RST.ODE/UL/ER-PAC/22-11. 89pp. <https://archimer.ifremer.fr/doc/00820/93161/99746.pdf>

Country	Year	Amon	Ntri	Ntra	Phos	Tphs	Slca	Cphl	Temp	Psal	Doxy
Spain	2019	8	86	86	95	-	-	95	95	95	95
	2020	306	311	311	295	-	-	290	304	304	310
	2021	300	300	300	141	-	-	294	302	302	302
	2022	274	322	322	168	-	-	291	318	318	318
Tunisia	2016-2021	No data provided									

Amon - Ammonium; Ntri- Nitrite; Ntra – Nitrate; Phos – Orthophosphate; Tphs—Total phosphorous; Slca – Orthosilicate; Cphl – Chlorophyll *a*; Temp – temperature; Psal – Salinity; Doxy – Dissolved Oxygen.



**Figure 4.2.4.1.** The locations of sampling stations in the WMS Sub-region

[366-340.](#) From Table 4.2.4.1. it is obvious that the CPs in the southern Mediterranean rim did not report data as required by Decision IG.23/6 of COP 20 related to the 2017 Mediterranean Quality Status Report, and Decision IG.24/4 of COP21 providing the 2023 MED QSR Roadmap implementation.

[367-341.](#) Morocco provided data related to one sampling undertaken in 2021. However, data were not compliant with the format of IMAP DDs and DSs. France, Italy and Spain reported data at the level shown in Table 4.2.4.1, however, only data of Italy can be utilized for the assessment as they comprise all the necessary parameters, and provide optimal geographical coverage and sampling frequency.

[342.](#) Considering data reported from Italy, as well as their significant quantum, but also the lack of data quality assurance performed at the level of IMAP IS, an effort ~~was will be made to provide~~ d to ensure their more advanced assessment within the expected work for the Tyrrhenian Sea.

[368-343.](#) France provided data for 12 stations of which only 6 can be used for the assessment since at these stations data were reported both for CI13 (Key nutrients) and CI14 (Chla). For other 6 stations only data for physical parameters (T, S, O<sub>2</sub>) were reported. The sampling frequency is near monthly, but the geographical coverage is poor as the stations are very close to the coast (from 10-300 m).

[369-344.](#) Spain reported data for 42 stations on 10 profiles extending offshore zone sometime beyond 20 km distance from the coastline. Most of IMAP mandatory parameters were provided. However, both Spain and France did not report data for Total phosphorus. The sampling frequency

was two times per year that is not in line with the IMAP requirement, which for example in the best case of oligotrophic waters requires bimonthly frequency in the Coastal Waters (CW) and seasonal frequency in the Offshore Waters (OW).

[370-345.](#) Some of data were reported to IMAP IS very close to the 31st October, the cut-off date for data reporting, and without having a functional data quality control at the level of IMAP IS, at this late stage it was impossible to undertake data quality control and evaluation including through direct exchange with the CPs. A significant quantum of data reported also contributed to such situation.

#### The Alboran Sea (ALBS) Sub-division

##### Available data.

[371.](#) —As already explained for the CEN, Given the above explained status of data reported in the WMS, in particular the lack of homogenous and quality assured data reported in line with IMAP requirements, it was necessary to explore the use of alternative data sources i.e. the [satellite-derived data](#) (UNEP/MAP - MED POL, 2023). [COPERNICUS source Chlorophyll a data for the Alboran Sea Sub-division, comprising of 7, 452, 245 records, were downloaded from the Copernicus web site](#)

[372.](#) —For Spanish waters, remote sensing data for surface Chl *a* concentrations in the Alboran Sea and the Levantine-Balearic Sub-divisions were received from the SMED algorithm (Gómez-Jakobsen et al, 2018), by combining the data from the sensors MODIS-Aqua and VIIRS-SNPP in a coherent way, according with the procedure published in Gómez-Jakobsen et al. 2022.

[346.](#) Chl *a* data for French waters were provided by ARGANS France. Data sets consists of Level 4 monthly values of concentration of Chl *a* with a resolution of 1 x 1 km for the period from April 2016 to March 2021. The file format was NetCDF-4 (.nc). Chl *a* concentration data were daily evaluated via the OC5 algorithm developed by IFREMER and maintained/improved by ARGANS.

[347.](#) For the Southern part of the Central Western Mediterranean Sea Sub-division, data were also provided by ARGANS France.

[348.](#) Using only satellite-derived Chl *a* data, with a good geographical coverage (1 x 1 km) and high sensing frequency (daily), it is possible to tentatively develop a simple assessment method, by applying ecological rules and a comparison of the obtained values to the defined Good/Moderate (G/M) boundary.

[373-349.](#) Data elaboration was performed by using R, an open-source language widely used for statistical analysis and graphical presentation (R Development Core Team, 2022)<sup>41</sup>. Maps are elaborated using QGIS 3.28, an open-source GIS tool. [For the elaboration all relevant R Scripts are given in Annex I.](#)

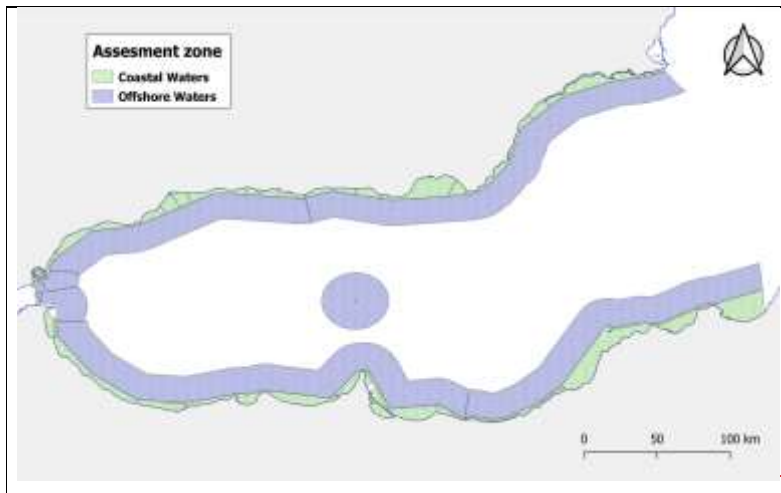
[374-350.](#) Data were elaborated by using R, an open-source language as elaborated above in Section 4.2.1 (UNEP/MAP - MED POL, 2023). [The transfer and data elaboration were time demanding as the data were comprised of i\) 8,840,786 data records for the Spanish waters; and ii\) 17,319 data points and 1,059,486 observations for the French Waters, and 31,507 data points and 1,941,429 observations for the Southern part of the CWMS, altogether extracted from a WMS dataset consisting of 46,277,527 observations. For the elaboration of Tyrrhenian data 64,851 data point were used pertaining to 3,678,959 observation and extracted from 22,269,588 observations.](#)

[375-351.](#) For every point of the grid (as shown in Figure 4.2.4.2.), a GM annual value was calculated, as required in the COMMISSION DECISION (EU) 2018/229<sup>42</sup>. The parameter values were expressed in µg/l of Chl *a*, for the geometric mean (GM) calculated over the year in at least a five-year period. These GM annual values were later used as a metric for the development of the assessment criteria for the present CI 14 assessment.

<sup>41</sup> R Development Core Team (2022). R: A language and environment for statistical computing. R Foundation for Statistical Computing, Vienna, Austria. ISBN 3-900051-07-0. <http://www.R-project.org>

<sup>42</sup> Commission Decision (EU) 2018/229 of 12 February 2018 establishing, pursuant to Directive 2000/60/EC of the European Parliament and of the Council, the values of the Member State monitoring system classifications as a result of the intercalibration.

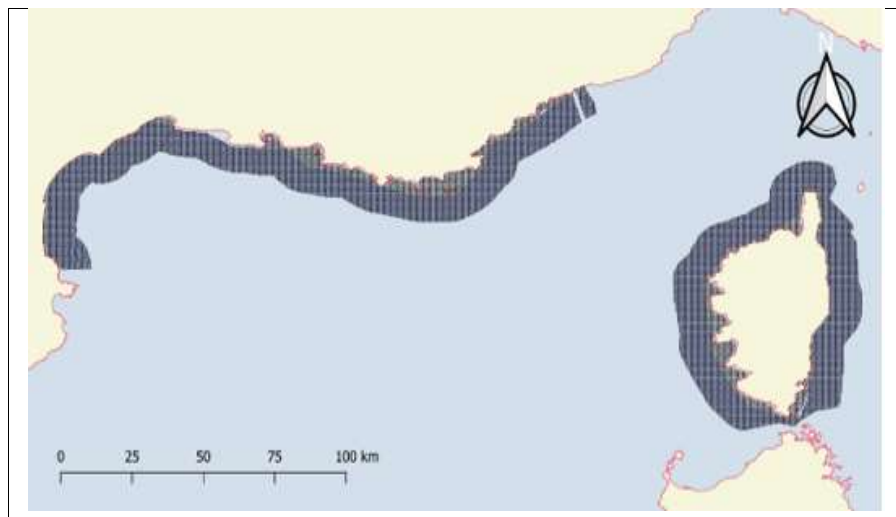
376-352. The parameter values were expressed in  $\mu\text{g/L}$  of Chl *a*, for the geometric mean (GM) calculated over the year in at least a five-year period as required in the COMMISSION DECISION (EU) 2018/229<sup>43</sup>. These GM annual values were later used as a metric for the development of the assessment criteria and present assessment of CI 14. An annual GM<sup>44</sup> value was calculated for every point of the satellite derived Chl *a* data grid as shown in Figure 4.2.4.2.a for the French waters; Figure 4.2.4.2.b. for the Southern part of the WMS; Figure 4.2.4.2.c. for the Spanish waters and Figure 4.2.4.2.d. for the Italian waters.



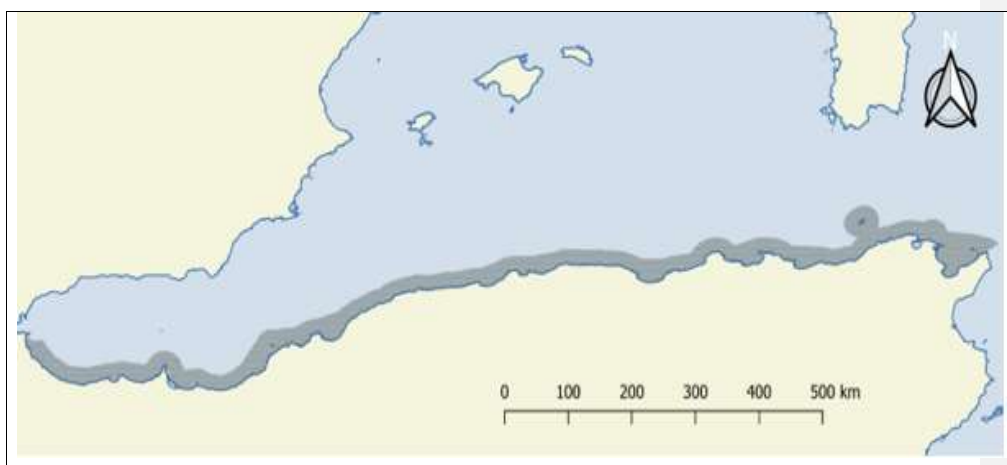
**Figure 4.2.4.2.** The Alboran Sea Sub-division: The dots in the assessment zones represent the data in the grid (1 x 1 km).

<sup>43</sup> Commission Decision (EU) 2018/229 of 12 February 2018 establishing, pursuant to Directive 2000/60/EC of the European Parliament and of the Council, the values of the Member State monitoring system classifications as a result of the intercalibration.

<sup>44</sup> Attila, J., Kauppila, P., Kallio, K.Y., Alasalmi, H., Keto, V., Bruun, E and Koponen, S. Applicability of Earth Observation chlorophyll-a data in assessment of water status via MERIS — With implications for the use of OLCI sensors. *Remote Sensing of Environment* 212 (2018) 273–287. <https://doi.org/10.1016/j.rse.2018.02.043>

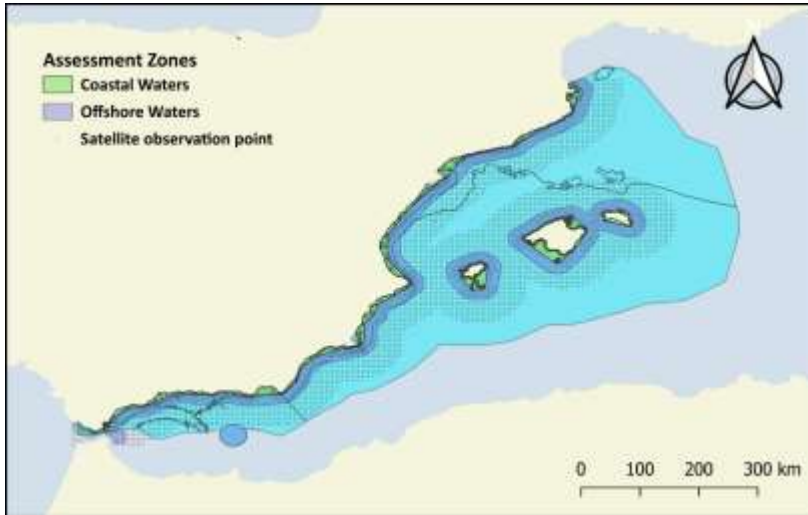


**Figure 4.2.4.2.a.** The French part of the Central Western Mediterranean Sea Sub-division (CWMS): The dots in the Assessment Zones represent the data in the grid (1 x 1 km).

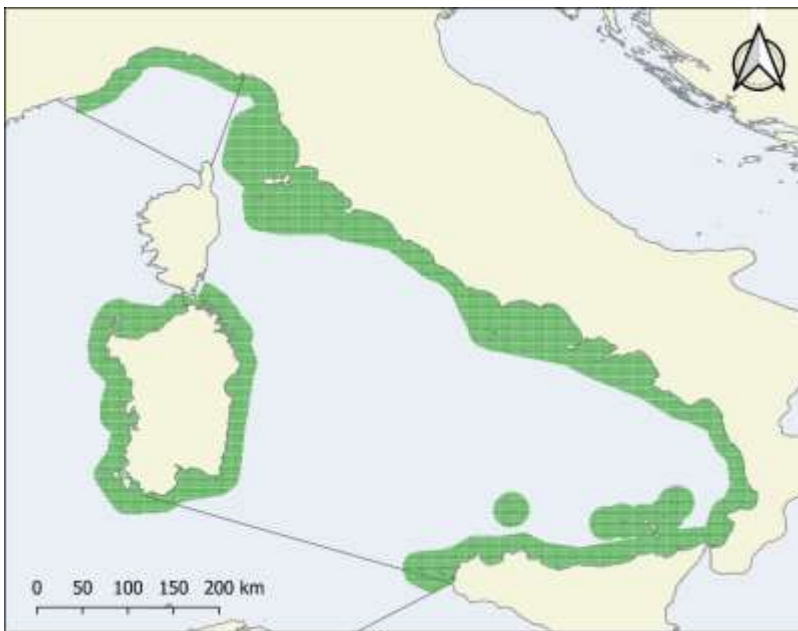


**Figure 4.2.4.2.b.** The Southern part of the Central Western Mediterranean Sea Sub-division (CWMS) - the Waters of Algeria, Morocco and Tunisia: The dots in the Assessment Zones represent the data in the grid (1 x 1 km).





**Figure 4.2.4.2.c.** The Spanish assessment zones in the Alboran Sea and the Levantine - Balearic Sea Subdivision: The dots in the assessment zones represent the data in the grid (1 x 1 km) near the coast and in the open waters (4 x 4 km).



**Figure 4.2.4.2.d.** The Tyrrhenian Sea Sub-division and Italian part of the Central Western Mediterranean Sea Sub-division: The dots in the assessment zones represent the data in the grid 1 x 1 km.

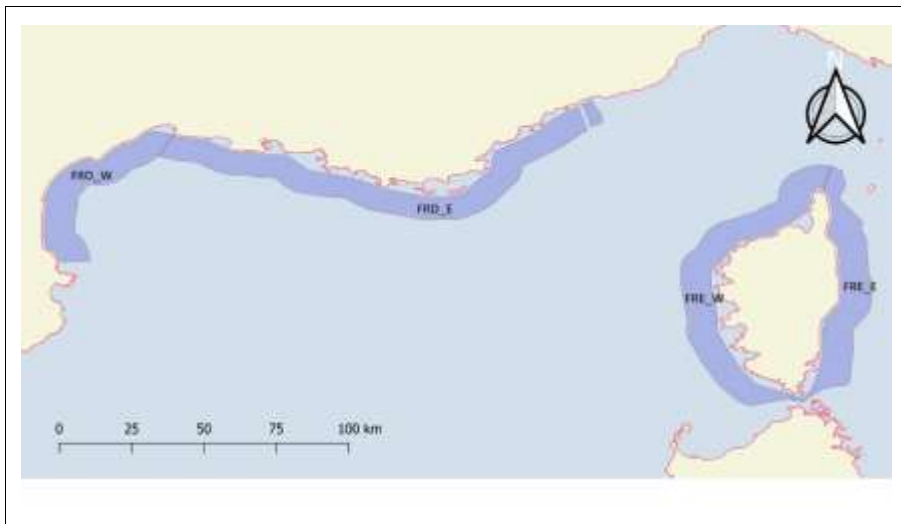
*Setting the areas of assessment.*

377-353. The two zones of assessment were defined in the Western Mediterranean Sea-Alboran Sea Sub-divisions for the purposes of the present work: i) the coastal zone and ii) the offshore zone by applying the same approach as applied to the AEL and the CEN Levantine Sea-Sub-regions division (Sections 4.2.1 and 4.2.2).

378-354. The principle of the NEAT IMAP GES assessment methodology was also followed for setting of the coastal (CW) and the offshore monitoring zones (OW) in the Western Mediterranean Sea-Alboran Sea Sub-divisions. The CW included internal waters and one Nautical Mile outward. The offshore waters start at the outward border of CW and extend to 20 km outward given there is no eutrophication issues further in offshore<sup>45</sup>, but also due to correspondence of this coverage to the area where national monitoring programmes are performed (as shown in Figure 4.2.4.1.). In addition, the IMAP Spatial Assessment Units (SAUs) were set in the waters of Spain by taking account of the specific circulation pattern in the -Spanish waters-Alboran Sea Sub-division which influences the biogeochemical processes in the area.

379-355. The GIS layers for the Assessment Areas were provided by France and Spain, as well as ~~it should also be recalled that GIS layers collected from other relevant different~~ sources (International Hydrographic Organization – IHO Seas subdivisions, European Environment Information and Observation Network – EIONET (WFD delimitation (2018)); VLIZ marine subregions, Maritime Boundaries Geodatabase), ~~– were also used for Spain, Morocco and Algeria.~~

380-356. The French ~~and~~ Offshore Waters (OW) were divided in the FRD\_E (East of Rhone waters-) and the FRD\_W (West of Rhone waters) as shown in Figure 4.2.4.3.a - upper map. For the French Coastal Waters (CW), the division to water bodies (WB) set for implementation of the EU WFD was also used for setting IMAP SAUs and subSAUs. Consequently, the WFDs coding was used for present work (Figure 4.2.4.3.a - lower map). The finest IMAP subSAUs set in the French part of the CWMS for the purpose of the present CI 14 assessment, as shown in 2023 UNEP/MAP - MED POL, are nested in the two main assessment zones i.e., CW and OW of the French part of the CWMS (Figure 4.2.4.3.a)

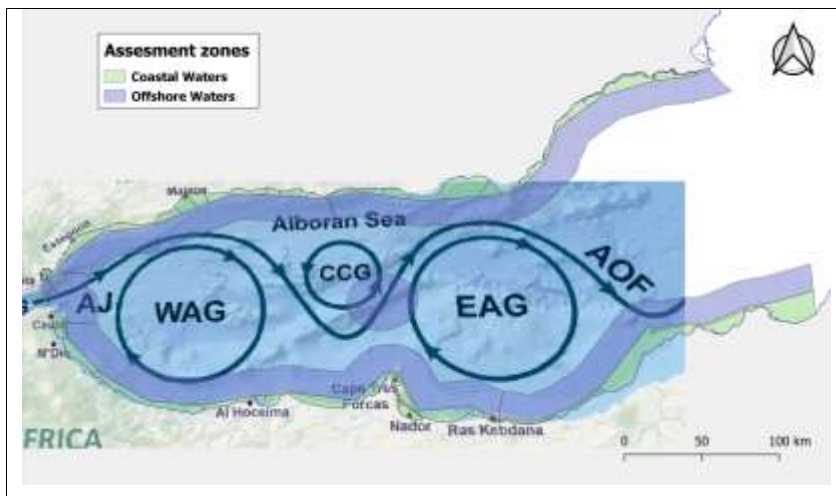


<sup>45</sup> See Lefebvre and Devreker 2020



**Figure 4.2.4.3.a.** The nesting of the finest IMAP SAUs set for the French OW assessment zone (upper map); and depiction of the finest IMAP SAUs set in CW assessment zone (lower map). For setting IMAP SAUs along the coast of France, the WFD water bodies were considered.

357. The IMAP Spatial Assessment Units (SAUs) were set in the waters of Spain by taking account of the specific circulation pattern in the Alboran Sea which influences the biogeochemical processes in the area, as shown in Figure 4.2.4.3.b1. (Sánchez-Garrido and Nadal, 2022<sup>46</sup>).



**Figure 4.2.4.3.b1.** A circulation scheme superimposed on the CW and OW assessment zones in the Alboran Sea Sub-division (Sánchez-Garrido and Nadal, 2022)

384-358. The Spanish OWs were divided in the ESPE (East of Motril) and the ESPW (West of Motril) in the ALB Subdivision, and ESPL (mainland) and ESPI (islands) of the LEV-BAL

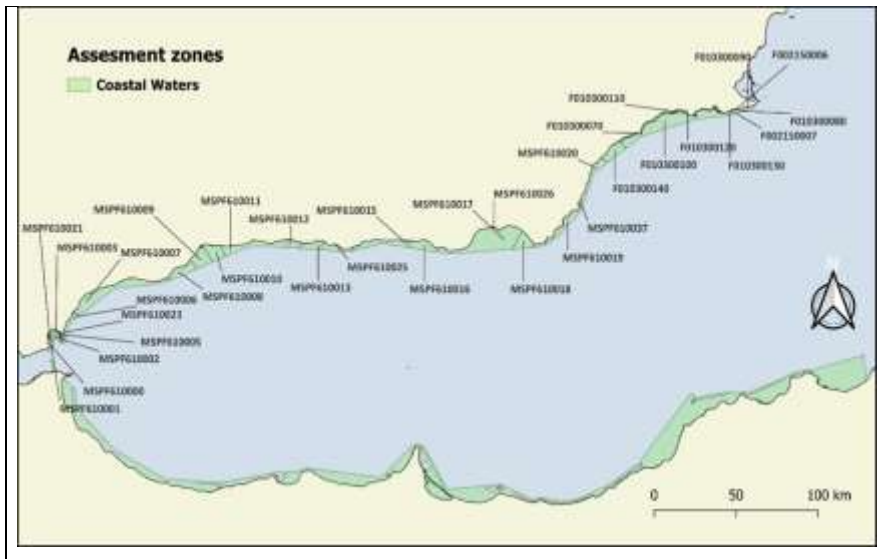
<sup>46</sup> Sanchez-Garrido JC and Nadal I (2022) The Alboran Sea circulation and its biological response: A review. *Front. Mar. Sci.* 9:933390. doi: 10.3389/fmars.2022.933390

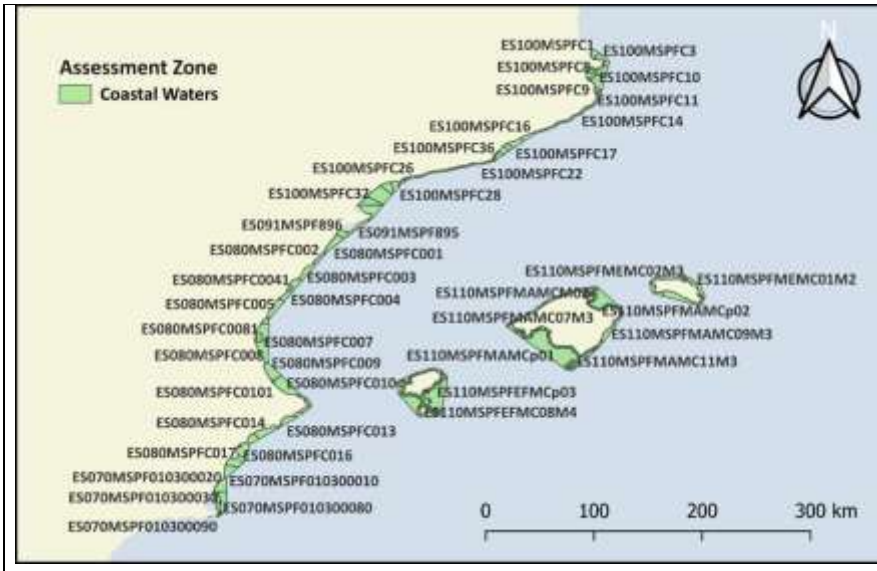
Subdivision, as shown in Figure 4.2.4.3.b2. For the Spanish CW, the division to water bodies (WB) set for implementation of the WFD was also used for setting IMAP SAUs by considering an input submitted by the national authorities. Consequently, the WFDs coding was used for present work (Figure 4.2.4.3.b3). The MSFD Assessment Water Units of Spain were considered as well as proposed by the national authorities (Figure 4.2.4.3.b4).

359. The finest IMAP SAUs set in the ALB and LEV-BAL Sub-divisions for the purpose of the present CI 14 assessment, as shown in 2023 UNEP/MAP - MED POL, are nested in the two main in the CW of the ALB and LEV-BAL Subdivisions (Figure 4.2.4.3.b3).

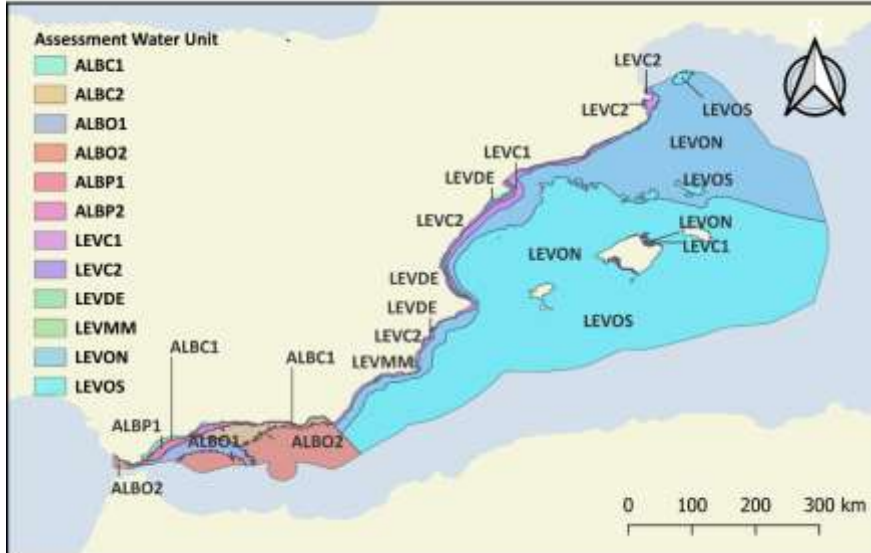


**Figure 4.2.4.3.b2.** The nesting of the finest IMAP SAUs (shown in Table 1) as set for the ALB and LEV-BAL subdivisions in the OW assessment zone.





**Figure 4.2.4.3.b3.** The nesting of the finest IMAP SAUs set for the ALB Sub-division (upper map) and for the LEV-BAL Sub-division (lower map), in CW assessment zone. For setting IMAP SAUs along the coast of Spain, the WFD water bodies were considered in order to determine dominating assessment water typology for setting the assessment criteria.



**Figure 4.2.4.3.b4.** The MSFD Assessment Water Units of Spain.

360. The Moroccan Coastal (CW) and Offshore Waters (OW) were divided in the 4 SAUs i.e., the CW and OW MAR\_W (West of the Cape of the Three Forks) and the CW and OW MAR\_E (East of the Cape of the Three Forks). The Western part of the Moroccan CW and OW mainly encompasses

the Western Alboran Gyre (Sánchez-Garrido and Nadal, 2022)<sup>47</sup>. For the Algerian CW and OW, division in the SAUs follows the delimitation of the coastal river basins. For each AZ, the following nine SAUs were obtained: ORAN\_W, ORAN\_C, ORAN\_E, DAHRA, ALGIERS, ALGIERS\_E, CONSTANTINE\_W, CONSTANTINE\_C and CONSTANTINE\_E. The Tunisian CW and OW in the WMS were divided in the four SAUs i.e., the CW and OW (TUN\_WMS\_W) (west of Cap Blanc) and the CW and OW (TUN\_WMS\_E) (east of Cap Blanc). The eastern SAUs are influenced by the Bizerte Lagoon and the Gulf of Tunis.

382-361. The IMAP SAUs set in the Southern part of the WMS for the purpose of the present CI 14 assessment, as shown in 2023 UNEP/MAP - MED POL, are nested in the two main assessment zones i.e. CW and OW of the Southern part of the CWMS Sub-division (Figure 4.2.4.3.c).

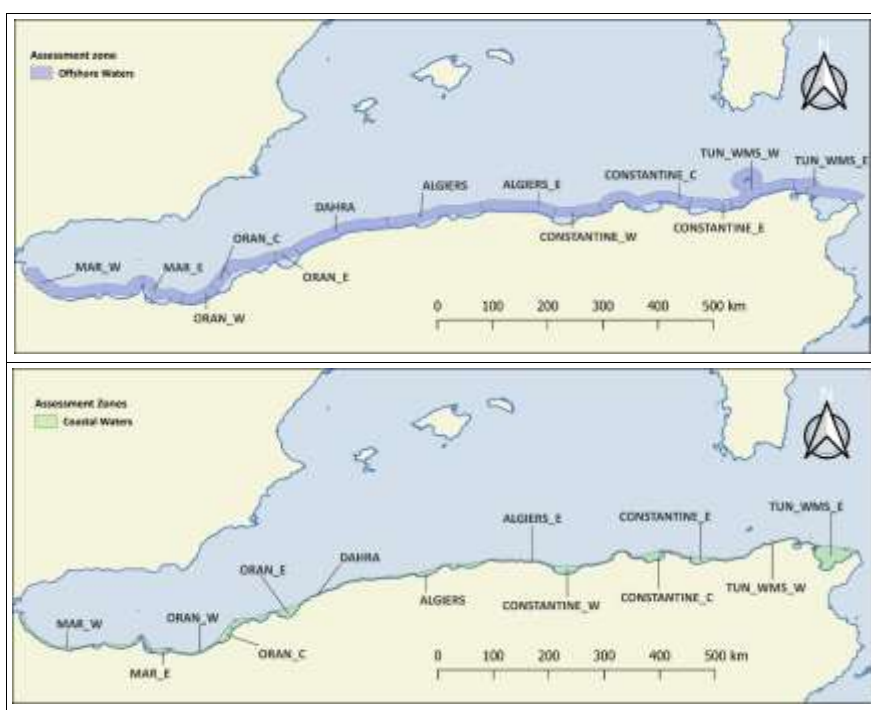


Figure 4.2.4.3.c. The nesting of the IMAP SAUs set for the OW assessment zone (upper map) in the Southern part of the CWMS Sub-division; and depiction of the IMAP SAUs set in CW assessment zone (lower map).

The Spanish OW were classified in the ESPE (East of Motril) and the ESPW (West of Motril) as shown in Figure 4.2.4.4. (upper map). For the Spanish CW, the division to water bodies (WB), set for implementation of the WFD, was also used for setting IMAP SAUs. Consequently, the WFDs coding was used for present work as shown in Figure 4.2.4.4 (lower map).

For Morocco and Algeria any additional finer IMAP SAUs was not set.

<sup>47</sup> Sanchez-Garrido, J.C., Nadal, I. (2022) The Alboran Sea circulation and its biological response: A review. Front. Mar. Sci. 9:933390. doi: 10.3389/fmars.2022.933390



Figure 4.2.4.4 depicts the finest IMAP SAUs (UNEP/MAP – MED POL, 2023) nesting in the two main assessment zones i.e. CW and OW of the Alboran Sea Sub-division.

362. The Italian Coastal (CW) and Offshore (OW) waters were divided in eight assessment units (SAUs) located North of Civitavecchia (IT\_TYR\_N), out of the main Tyrrhenian circulation patterns); and South of Civitavecchia (IT\_TYR\_S), as shown in Figure 11 (upper map). For the Sardinia Island, the assessment units are IT\_ISL\_W (West coast) and IT\_ISL\_E (East coast). To obtain the codes of eight SAUs, the prefix AZ was added resulting in the following coding of the SAUs: CW IT TYR N, OW IT TYR N, etc.

383. — Figure 4.2.4.3.d. depicts the finest IMAP subSAUs nesting in the two main assessment zones i.e., CW and OW, as also shown in 2023 UNEP/MAP - MED POL.

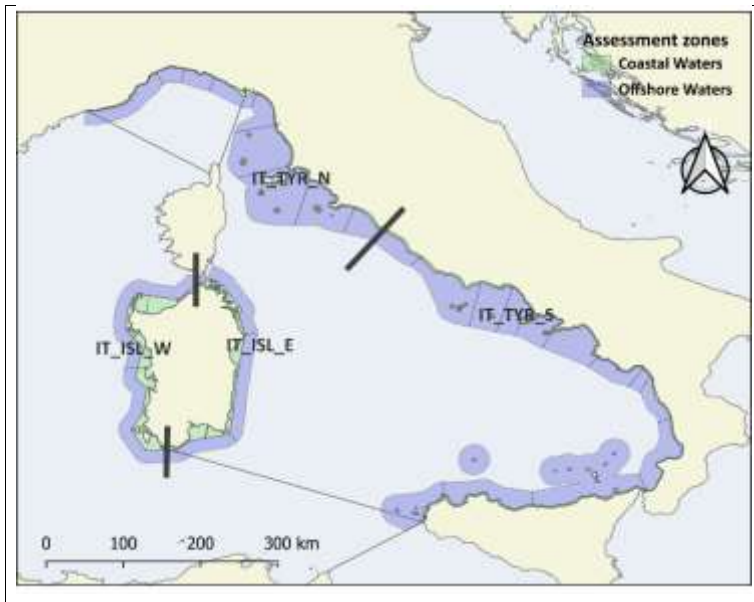




Figure 4.2.4.3.d. The nesting of the IMA SAUs set for OW and CW in the Tyrrhenian and Italian part of the CWMS Sub-division (upper map); and depiction of the finest IMA subSAUs (lower map).

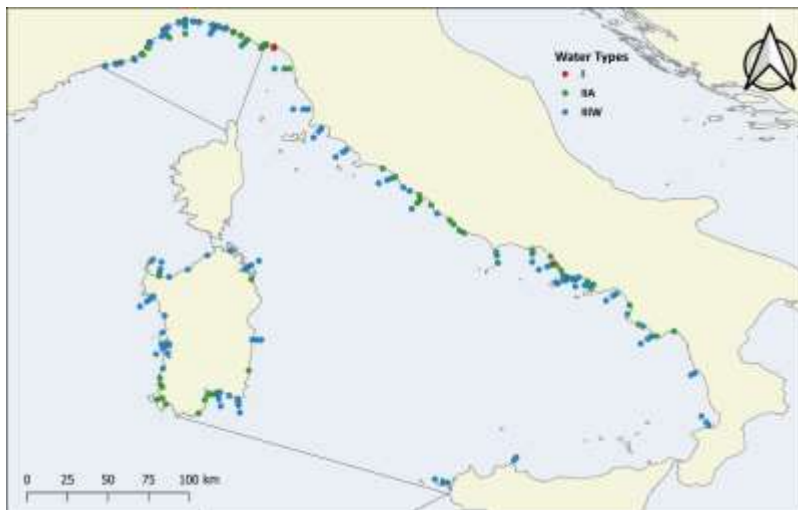
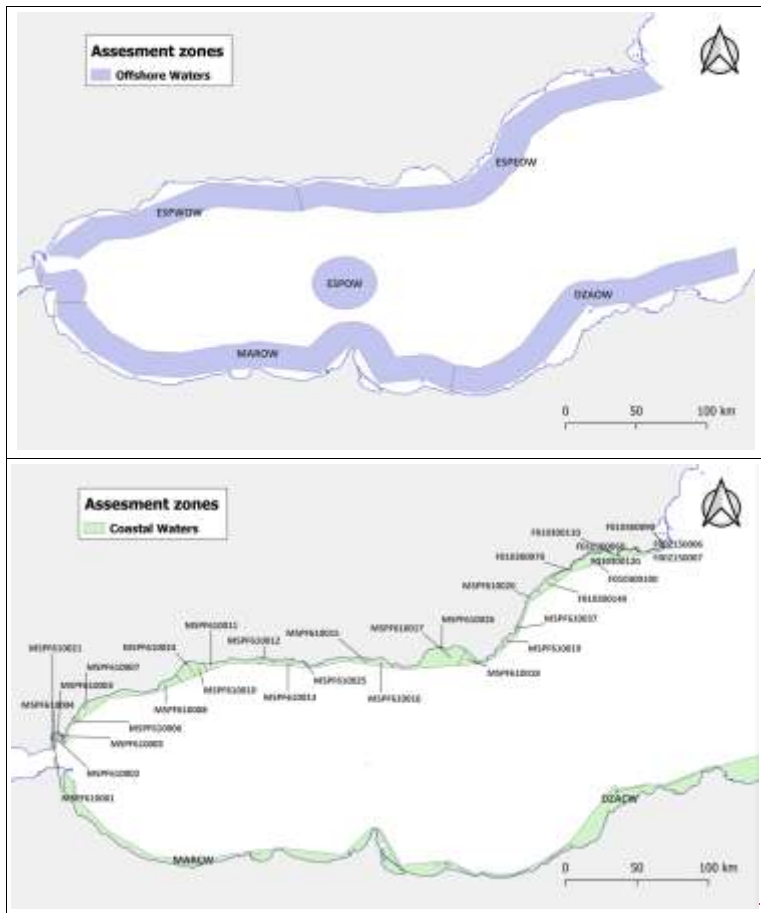


Figure 4.2.4.3.d: The water types along the Tyrrhenian Sea Sub-division and part of the CWMS: The Waters of Italy.





**Figure 4.2.4.4.** The nesting of the finest IMAP SAUs set for the Alboran Sea Sub-division in the OW assessment zone (upper map); and depiction of the finest IMAP SAUs set in CW assessment zone (lower map). For setting IMAP SAUs along the coast of Spain, the WFD water bodies were taken into account.

*Setting the good/non good ~~GES/non GES~~ boundary value/threshold for the Simplified G/M comparison assessment methodology application in the ~~ALBSWMS~~ Sub-region*

363. Given the use of reference and boundary water types related values, as set by the Decision IG.23/6 of COP 20 (MED QSR), was impossible for the present work in the Western Mediterranean Sea Sub-region Alboran Sea Sub-division, the calculation of the assessment criteria applicable within the present work was undertaken, along with the normalized ~~tion~~-transformation ( as elaborated in 2023 UNEP/MAP – MED POL, 2023), and above for the AEL, Levantine Sea Sub-region division (Section 4.2.1) and for the CEN (Section 4.2.2).- Namely, the use of a new parameter for assessment i.e., the satellite derived Chl *a* imposes calculation of a new set of assessment criteria if there is no

tested relationship of the satellite derived Chl *a* data with *in situ* measured Chl *a* data based on effects-pressures relationship. Namely, the use of reference and boundary water types related values, as set by the Decision IG.23/6 of COP 20 (MED QSR), was impossible for the present work based on the use of the satellite-derived data.

364. As explained above (Section 4.2.1), setting the threshold to 50 % implies that low levels of disturbance (defined as less than +50 % deviation) resulting from human activity are considered acceptable, while moderate (i.e., greater than +50 %) deviations are not considered acceptable for the water body in question. A further modification to this rule was applied within the present work in the Western Mediterranean Sea Sub-region given the 50<sup>th</sup> percentile represents the mean value of the distribution, and the 85<sup>th</sup> percentile ~ mean +1 SD represents the G/M threshold.

384-365. For the French part of the CWMS, an additional modification to the above rule was applied further to the recent expert-based analysis of the satellite derived products for Chl<sub>a</sub>, realised at the local scale of coastal water masses<sup>48</sup>, over the period 2016-2021. It indicates that most coastal waters are in either good or very good status regarding Chl *a* concentrations. Waters above the G/M threshold (oN85), set for satellite derived chl *a* data, were classified as non-good if the calculated values were very close to the G/M threshold (oN85) taking also account of the water masses features. In addition, the status assigned by applying the criteria as provided in Table 4.2.4.2 was adjusted further to the justification provided by France in relation to the national assessments derived by applying the G/nonG back transformed threshold based on *in situ* measurements i.e., the national assessment criteria which correspond to 90<sup>th</sup> percentile transformed to G/M, as also provided by UNEP/MAP Decision 22/7.

366. The transformation of percentile to z-scores were obtained using the pnorm() and qnorm() functions in R. The RC values (oN10) and the G/M thresholds (oN85) were calculated from the normalized values through the predict function. The assessment criteria calculation as presented in Tables 4.2.4.2; 4.2.4.3, 4.2.4.4, and 4.2.4.5.a. show the results obtained by the Assessment zones and SAUs.

367. To obtain the assessment criteria for the subSAUs in Spanish waters, they are paired with the assessment water types (AWT), considering that the predominant AWT in the subSAU determined the selection of the assessment criteria. The codes assigned to AWTs are the same as the codes of the MSFD AWUs. At the SAU level, many AWTs coexist, and therefore, different strategies must be considered; for example, one strategy can be to consider that if no more than 10% of subSAUs, normalized by their surface are in non-good status, then the SAU related to these subSAUs is considered in non-good status.

368. As it is elaborated above, there is a difference between the thresholds calculated from the satellite-derived data used for the present assessment and the assessment criteria calculated from *in situ* measurements, i.e., both national thresholds of Spain which are in compliance with the Marine Strategy Framework Directive (2008/56/EC) and Water Framework Directive (2000/60/EC), and the assessment criteria as adopted by UNEP/MAP IMAP Decision 22/7. Given this difference, the regional assessment findings do not fully match the eutrophication evaluation performed by Spain by applying the assessment criteria calculated from *in situ* measurements<sup>49</sup>.

<sup>48</sup> Technical justification provided by France

<sup>49</sup> <https://www.miteco.gob.es/es/costas/temas/proteccion-medio-marino/estrategias-marinas/>

**Table 4.2.4.2:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP spatial assessment units in the French part of the CWMS Sub-division. Dominant water type out of all Water Types (WT) assigned to different sub-SAUs within related SAUs are also presented. Table shows the Coastal water masses typology (WT) and corresponding G/M threshold (oN85), based on the use of satellite-derived Chl *a* data, as well as back transformed G/M threshold based on *in situ* measurements i.e., the national assessment criteria which correspond to 90<sup>th</sup> percentile transformed to G/M, as also provided in UNEP/MAP Decision 22/7.

AZ	SAU	WT	oN50	oN50+50	oN90	oN10	oN85	oN25	good/non-good	
									P90	GM
		I							10	4,12
CW	FRD_E	IIIW	0,258	0,388	0,562	0,193	0,415	0,22	1,89	0,78
CW	FRD_W	IIA	1,039	1,558	1,544	0,612	1,409	0,772	3,5	1,44
CW	FRE_E	III Isl.	0,212	0,318	0,414	0,161	0,327	0,185	1,22	0,50
CW	FRE_W	III Isl.	0,168	0,253	0,251	0,133	0,222	0,147	1,22	0,50
OW	FRD_E	IIIW	0,228	0,343	0,676	0,189	0,589	0,207	1,89	0,78
OW	FRD_W	IIA	0,447	0,67	0,757	0,321	0,674	0,372	3,5	1,44
OW	FRE_E	III Isl.	0,16	0,24	0,187	0,144	0,179	0,15	1,22	0,50
OW	FRE_W	III Isl.	0,158	0,237	0,186	0,14	0,181	0,148	1,22	0,50

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile i.e. G/M threshold based on use of satellite-derived data, oN25 – 25<sup>th</sup> percentile; P90 – G/M threshold from 90<sup>th</sup> percentile of *in situ* measurements ; GM – G/M threshold set as GM back transformed from 90<sup>th</sup> percentile of *in situ* measurements.

**Table 4.2.4.3.** Reference conditions (oN10) and G/M threshold (oN85) calculated from satellite-derived Chl *a* data and set by Spanish Water Types. The codes assigned to the assessment water types (AWT) are the same as the codes of the MSFD AWUs. oN85 represents G/M boundary threshold calculated from the satellite-derived Chl *a* data (shared by Spain). P90 represents 90<sup>th</sup> percentile back transformed from oN85. FP90 represents G/M threshold calculated from the satellite-derived Chl *a* data (as shared by Spain) by using 90<sup>th</sup> percentile annual values and applying the same calculation method as for calculation of oN85. ESP represents national G/M threshold values of Spain, expressed as 90<sup>th</sup> percentile, and calculated from *in situ* measurements (national reports for ALB and LEV-BAL as shared by Spain). There are no significant differences between thresholds calculated from satellite-derived data and thresholds calculated from *in situ* measured data, although they cannot be identical.

AWT	oN50	oN50+50	oN90	oN10	oN85	oN25	P90	FP90	ESP
ALBC1	0,702	1,052	0,957	0,544	0,915	0,617	2,218	2,403	2,47
ALBC2	0,297	0,445	0,407	0,241	0,378	0,258	0,916	0,942	1,65
ALBO1	0,332	0,498	0,390	0,261	0,379	0,288	0,919	0,579	1,99
ALBO2	0,225	0,338	0,293	0,177	0,276	0,198	0,669	0,539	0,68
ALBP1	0,465	0,698	0,612	0,377	0,569	0,419	1,379	1,186	2,89
ALBP2	0,448	0,673	0,611	0,327	0,571	0,376	1,384	1,542	2,03
LEVc1	0,269	0,404	0,374	0,192	0,347	0,226	0,841	0,714	1,80
LEVc2	0,498	0,746	0,711	0,375	0,658	0,420	1,595	0,976	2,00
LEVDE	0,823	1,234	0,949	0,741	0,944	0,769	2,289	1,236	2,30
LEVON	0,179	0,269	0,230	0,139	0,218	0,157	0,529	0,435	0,60
LEVOS	0,123	0,184	0,158	0,103	0,150	0,110	0,364	0,312	0,26

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile, oN25 – 25<sup>th</sup> percentile, P90 – 90<sup>th</sup> perc. back transformed from oN85, FP90 – 90<sup>th</sup> perc. calculated from mean annual values of the 90<sup>th</sup> perc., ESP – 90<sup>th</sup> perc. represents G/M threshold values calculated from *in situ* measurements for the Spanish waters

**Table 4.2.4.4:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP spatial assessment units in the Southern part of the CWMS.

Country	AZ	oN50	oN50+50	oN90	oN10	oN85	oN25
MAR	CW	6017	0,449	0,674	0,713	0,277	0,637
MAR	OW	22360	0,294	0,441	0,389	0,227	0,363
DZA	CW	20982	0,319	0,478	0,74	0,205	0,592
DZA	OW	73665	0,21	0,316	0,283	0,167	0,267
TUN	CW	8787	0,229	0,344	0,577	0,162	0,477
TUN	OW	25350	0,162	0,243	0,208	0,132	0,193

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile i.e., G/M threshold based on use of satellite-derived Chl *a* data, oN25 – 25<sup>th</sup> percentile

**Table 4.2.4.5.a:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP SAUs in the Italian waters in the Tyrrhenian Sea and the part of CWMS.

AZ	SAU	oN50	oN50+50	oN90	oN10	oN85	oN25
CW	CW_ITA_ISL_E	0,095	0,142	0,213	0,067	0,151	0,074
CW	CW_ITA_ISL_W	0,104	0,156	0,225	0,079	0,169	0,087
CW	CW_ITA_TYR_N	0,348	0,522	1,074	0,085	0,882	0,117
CW	CW_ITA_TYR_S	0,263	0,395	1,389	0,085	1,124	0,121
OW	OW_ITA_ISL_E	0,074	0,112	0,099	0,059	0,095	0,063
OW	OW_ITA_ISL_W	0,083	0,124	0,102	0,068	0,098	0,075
OW	OW_ITA_TYR_N	0,095	0,143	0,209	0,079	0,156	0,084
OW	OW_ITA_TYR_S	0,077	0,116	0,146	0,061	0,111	0,067

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile i.e., G/M threshold based on use of satellite-derived Chl *a* data, oN25 – 25<sup>th</sup> percentile

**Table 4.2.4.2:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP spatial assessment units in the Alboran Sea Sub-division.

-Country	AZ	SAU	oN50	oN50+50	oN90	oN10	oN85	oN25
Algeria	CW	DZACW	0,117	0,175	0,190	0,102	0,158	0,107
Algeria	OW	DZAOW	0,103	0,155	0,111	0,097	0,109	0,100
Spain	OW	ESPOW	0,124	0,186	0,147	0,118	0,144	0,121
Spain	CW	ESPECW	0,142	0,213	0,213	0,100	0,186	0,114
Spain	OW	ESPEOW	0,102	0,152	0,153	0,083	0,146	0,088
Spain	CW	ESPWCW	0,311	0,466	0,533	0,203	0,471	0,234
Spain	OW	ESPWOW	0,202	0,303	0,264	0,161	0,254	0,185
Morocco	CW	MARCW	0,184	0,277	0,397	0,119	0,320	0,153
Morocco	OW	MAROW	0,127	0,191	0,145	0,103	0,140	0,118

oN50 – Mean, oN50+50 – Mean + 50%, oN90 – 90<sup>th</sup> percentile, oN10 – 10<sup>th</sup> percentile, oN85 – 85<sup>th</sup> percentile, oN25 – 25<sup>th</sup> percentile

**Table 4.2.4.3:** Reference conditions (oN10) and G/M threshold (oN85) set by IMAP SAUs along the Spanish coast given their finer spatial level to ensure harmonization with WFD Water bodies of Spain.

Country	AZ	SAU	SAU(WFD_WB)	oN50	oN50+50	oN90	oN10	oN85	oN25
Spain	CW	ESPE	ES060MSPF610015	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES060MSPF610016	0,142	0,213	0,213	0,100	0,186	0,114

Spain	CW	ESPE	ES060MSPF610017	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES060MSPF610018	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES060MSPF610019	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES060MSPF610020	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES060MSPF610037	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF002150007	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF010300080	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF010300090	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF010300100	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF010300110	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPE	ES070MSPF010300140	0,142	0,213	0,213	0,100	0,186	0,114
Spain	CW	ESPW	ES060MSPF610000	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610002	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610005	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610006	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610007	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610008	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610009	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610010	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610011	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610012	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610013	0,311	0,466	0,533	0,203	0,471	0,234
Spain	CW	ESPW	ES060MSPF610014	0,311	0,466	0,533	0,203	0,471	0,234

oN50—Mean, oN50+50—Mean + 50%, oN90—90<sup>th</sup> percentile, oN10—10<sup>th</sup> percentile,

oN85—85<sup>th</sup> percentile, oN25—25<sup>th</sup> percentile

385-369. As explained above (Sections 2 and 4.2.1), the compatibility of the present classification was achieved with a five classes GES/non GES scale set in the Adriatic Sea Sub-region.

*An application of the EQR Methodology in the Tyrrhenian Sea Sub-division and part of the CWMS: the Waters of Italy*

386-370. The EQR assessment methodology was applied on *in situ* Chl *a* data reported by Italy to IMAP IS. However, *in situ* data available for nutrients were not evaluated given the lack of assessment criteria developed for nutrients in the Tyrrhenian Sea. The application of the EQR methodology was also based on typology related assessments. The water type was determined as a five-year arithmetic mean of salinity and compared to the ranges as shown in Table 4.2.4.5.b. The water types distribution in the Tyrrhenian Sea is presented in Figure 4.2.4.3.d.

387-371. The likely GES or likely non GES classes are assigned to the assessment units for the assessment of the Tyrrhenian Sea Sub-division and part of the CWMS by applying the EQR assessment methodology. Namely, an application of this methodology allows the use of the reference conditions and boundaries for the five ecological quality classes and therefore supports the assessment undertaken to be considered as the assessment of good environmental status. Although only one parameter was assessed the assessment is considered likely GES/non-GES given the finest discrimination of the assessment classes is possible by application of the EQR. As explained above, for the application of the simplified G/M comparison, the two status classes i.e. good and non-good expressed as good and moderate status (i.e. G/M) are assigned to the units assessed regarding Chl *a*, as only one parameter assessed.

**Table 4.2.4.5.b:** Major coastal water types with density and salinity boundary

	Type I	Type IIA Tyrrhenian	Type IIIW
$\sigma_t$ (density)	<25	25<d<27	>27
S (salinity)	<34.5	34.5<S<37.5	>37.5

388-372. The actual and normalized EQRs for all boundaries of Water Types I and II A in the Tyrrhenian Sea are shown in Tables 4.2.4.5.c and d, respectively.

**Table 4.2.4.5.c:** Reference conditions and boundaries of ecological quality classes expressed by different parameters for Water Type I in coastal and open waters of the Tyrrhenian Sea. Normalized EQRs were used for ecological quality assessment.

Boundaries	TRIX	$c(\text{Chla}_{a\text{GM}})/\mu\text{g L}^{-1}$	$\text{Chla}_{a\text{GM}}$	
			EQR <sub>actual</sub>	EQR <sub>normalized</sub>
RC		1.40	1.00	1.00
H/G	4.25	2.0	0.70	0.85
<b>G/M</b>	<b>5.25</b>	<b>5.0</b>	<b>0.28</b>	<b>0.62</b>
M/P	6.25	12.6	0.11	0.38
P/B	7	25.0	0.06	0.20

**Table 4.2.4.5.d:** Reference conditions and boundaries of ecological quality classes expressed by different parameters for Water Type IIA in coastal and open waters of the Tyrrhenian Sea. Normalized EQRs were used for ecological quality assessment.

Boundaries	TRIX	$c(\text{Chla}_{a\text{GM}})/\mu\text{g L}^{-1}$	$\text{Chla}_{a\text{GM}}$	
			EQR <sub>actual</sub>	EQR <sub>normalized</sub>
RC		0.32	1.00	1.00
H/G	4	0.48	0.66	0.84
<b>G/M</b>	<b>5</b>	<b>1.2</b>	<b>0.27</b>	<b>0.62</b>
M/P	6	2.9	0.11	0.40
P/B	7	7.3	0.04	0.18

389-373. By applying the above shown assessment criteria, the assessed subSAU were classified in GES/non GES status, comparing the EQR<sub>normalized</sub> to the G/M boundary of 0.62 set as the good/non good status boundary limit.

374. Contrarily to the five ecological classes approach adopted for Water Types I and II A in the Tyrrhenian Sea, a single threshold approach is used for Water Type III W. The GES/non GES threshold value applied was 0.48  $\mu\text{g/L}$  representing an annual GM value of H/G boundary for Water Types II A.

**Results of the Simplified G/M comparison assessment methodology application in the WMS Sub-region ALBS**

375. As for the AEL and the CEN, the two status classes i.e. good and non-good are assigned to the units assessed in the WMS by applying the simplified G/M assessment methodology since the assessment findings are based on the use of only one parameter and therefore, the integrated

consideration of the minimum of parameters needed to assess the good environmental status for IMAP CIs 13 and 14 i.e. the GES was impossible.

376. Upon setting the reference conditions and the G/M threshold, each observation point, or area were classified in good and non-good status GES or non-GES, by comparing the value of the indicator i.e., the satellite derived Chl<sub>a</sub> to the G/M threshold, i.e. the back transformed 85<sup>th</sup> percentile of normalized distribution.

390-377. In addition, to decide on good/non-good status in the French waters, the local scientific expertise regarding ecosystem functioning, water masses characteristics (hydrology, water renewal, confinement of the water mass) and satellite-derived product analyses were taken into account as provided by France.

#### *The Central WMS Sub-division: The Waters of France*

391. —The results of CI 14 assessment using the satellite-derived Chl *a* data in the Central WMS Sub-division i.e., in the French waters are presented in Tables 4.2.4.5. and 4.2.4.6, and Figure WMSALBS 5.1.1.E. The likely GES (Table 2.5.2.b.) corresponds to the RC conditions, as well as to the values below the 85<sup>th</sup> percentile of normalized distribution set as GES/non GES boundary (i.e. blue coloured cells in the last column of Tables 4.2.4.4. and 4.2.4.5). The likely non GES corresponds to the class above G/M boundary limit (i.e. red coloured cells in the last G\_nG.oN85 column of Tables 4.2.4.4. and 4.2.4.5). The assessment results show that all evaluated assessment zones can be considered likely in GES regarding assessment of the satellite derived Chl<sub>a</sub> data.

378. Despite good status assigned to the assessment zones, it should be noted that in the French CW assessment zone, for which the finest SAUs were defined in line with WFD, one out of the 46 SubSAU namely EC03b (Golfe de Porto Vecchio) was in non-good status though the low number of pixels (n=13) included in the assessment reflects the high uncertainty associated to mean computation. The Gulf of Porto Vecchio is a small embayment characterised by the presence of both muddy and sandy sediments. In such shallow coastal environments, resuspension processes complexify water optical properties leading to overestimation of Chl - *a* concentrations when using satellite-derived products (Gohin et al. 2020<sup>50</sup>). Also, Ganzin et al. (2010) observed that satellite-derived products in the area can be 30% higher than the mean values computed over a 6-year period. Water renewal is also very low in this area making it more sensitive to pressures and basin derived inputs.

392-379. Six out of 46 SubSAUs were above the G/M threshold (oN85) but were still classified in good status given the calculated values were very close to the G/M threshold (oN85), and taking also account of the water masses features. For the present assessment, the national G/nonG back transformed values (90<sup>th</sup> percentile > GM, based on *in situ* measurements, corresponding to UNEP/MAP Decision 22/7) were also used. Amongst these 6 water masses, the four are located in the FRD-E assessment zone namely DC04 (Golfe de Fos), DC06A (Petite Rade de Marseille), DC07I (Cap de L'estéral – Cap de Brégançon) and DC08B (Ouest Fréjus- Saint Raphaël). The two revised water masses are located in Corsica Island (FRE) and correspond to EC04B (Golfe D' Ajaccio) and EC01C (Golfe de Saint Florent). Water mass DC04 (Golfe de Fos) is a highly modified water mass characterised by a high spatial heterogeneity in Chl *a* distribution. For other water masses (DC06A, DC07I and DC08B; EF04B and EC01C in Corsica), hydrodynamic studies revealed a very low annual renewal of water masses thus explaining slight accumulation of low phytoplankton biomass levels (Ganzin et al. 2010<sup>51</sup>).

<sup>50</sup> J. Mar. Sci. Eng. 2020, 8, 665; <https://doi.org/10.3390/jmse8090665>

<sup>51</sup> <https://archimer.ifremer.fr/doc/00028/13931/11104.pdf>

**Table 4.2.4.5.** Results of the assessment (G\_NG.oN85 - the good status corresponding to all values below the 85<sup>th</sup> percentile set as good/non-good boundary limit) of the French part of the CWMS provided for the Assessment Zones (AZ) and Spatial Assessment Units (SAUs). Blue coloured AZs indicate good status.

Country	AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
France	CW	FRD_E	8347	0,316	0,258	0,388	0,193	0,415	G
France	CW	FRD_W	1784	0,990	1,039	1,558	0,612	1,409	G
France	CW	FRE_E	2358	0,249	0,212	0,318	0,161	0,327	G
France	CW	FRE_W	5733	0,208	0,168	0,253	0,133	0,222	G
France	OW	FRD_E	30648	0,303	0,228	0,343	0,189	0,589	G
France	OW	FRD_W	13656	0,478	0,447	0,67	0,321	0,674	G
France	OW	FRE_E	16698	0,178	0,160	0,24	0,144	0,179	G
France	OW	FRE_W	24450	0,179	0,158	0,237	0,140	0,181	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile set as G/M threshold based on the use of satellite-derived Chl *a* data; G/NG oN85 - the good status corresponding to all values below the 85<sup>th</sup> percentile set as good/non-good boundary limit.

**Table 4.2.4.6.** Result of the assessment (G\_NG.oN85- the good status corresponding to all values below the 85<sup>th</sup> percentile set as G/M i.e. good/non-good status boundary limit based on satellite-derived Chl *a* data) of the French coastal waters (CW) in the CWMS provided for the finest Spatial Assessment Units (SAUs). Blue coloured subSAUs indicate good status; Red coloured subSAU indicates non-good status. Light blue colour corresponds to subSAUs reconsidered as in good status following justification provided by French authorities; \* - indicates the subSAUs reconsidered as in good status given the water mass typology, and WB evaluated as Type I; 90<sup>th</sup> percentile was used as included in the national assessment criteria, based on *in situ* measurements, further to the request and justification of local hydrological conditions (e.g. highly modified water mass characterised by a strong spatial heterogeneity but no eutrophication processes exist), as provided by French authorities (it corresponds to 90<sup>th</sup> percentile transformed to G/M, as provided in UNEP/MAP Decision 22/7); \*\* - indicates subSAUs reconsidered as in good status following expert-based justification provided by French authorities, and WBs are in WT IIIW; since the assessment values are close to the good/non-good boundary limit set by using satellite derived Chl *a* data i.e., oN85 – 85<sup>th</sup> percentile (G/NG oN85 threshold), the national assessment criteria, based on *in situ* measurements, were used further to the justification of local hydrological conditions (e.g. semi-enclosed bay or confined areas with very low annual water renewal, slight accumulation of phytoplankton biomass without eutrophication), as provided by French authorities (the national G/nG assessment criteria correspond to 90<sup>th</sup> percentile transformed to G/M, as provided in UNEP/MAP Decision 22/7).



Country	AZ	SAU	subSAUs (WFD_WB)	CHL_N	CHL_GM	oN50+50	oN10	oN85	G/nG	G_NG.oN85	G/nG**.		
France	CW	FRD_W	DC01	162	0,545	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02A	654	0,855	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02B	149	1,375	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02C	78	1,041	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02D	135	0,947	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02E	78	1,026	1,558	0,612	1,409		<b>G</b>			
France	CW	FRD_W	DC02F	528	1,297	1,558	0,612	1,409		<b>G</b>			
France	CW		DC04*	553	1,108				<b>4,12</b>	<b>G</b>			
France	CW	FRD_E	DC05	525	0,371	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC06A**	93	0,525	0,388	0,193	0,415	<b>0,780</b>	<b>NG</b>	<b>G</b>		
France	CW	FRD_E	DC06B	586	0,411	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07A	61	0,290	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07B	547	0,261	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07C	192	0,239	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07D	114	0,236	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07E	190	0,396	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07F	685	0,302	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07G	82	0,409	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07H	1577	0,243	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC07I**	276	0,448	0,388	0,193	0,415	<b>0,780</b>	<b>NG</b>	<b>G</b>		
France	CW	FRD_E	DC07J	871	0,21	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC08A	385	0,287	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC08B**	119	0,470	0,388	0,193	0,415	<b>0,780</b>	<b>NG</b>	<b>G</b>		
France	CW	FRD_E	DC08C	116	0,274	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC08D	298	0,242	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC08E	437	0,342	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC09A	30	0,275	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC09B	372	0,300	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC09C	53	0,226	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC09D	<b>NOT EVALUATED – NO CONSISTENT SATALLITE DATA</b>									

Country	AZ	SAU	subSAUs (WFD_WB)	CHL_N	CHL_GM	oN50+50	oN10	oN85	G/nG	G_NG.oN85	G/nG**.		
France	CW	FRD_E	DC10A	114	0,215	0,388	0,193	0,415		<b>G</b>			
France	CW	FRD_E	DC10C	71	0,252	0,388	0,193	0,415		<b>G</b>			
France	CW	FRE_W	EC01AB	1229	0,195	0,253	0,133	0,222		<b>G</b>			
France	CW	FRE_W	EC01C**	116	0,252	0,253	0,133	0,222	<b>0,500</b>	<b>NG</b>	<b>G</b>		
France	CW	FRE_W	EC01D	144	0,189	0,253	0,133	0,222		<b>G</b>			
France	CW	FRE_W	EC01E	168	0,184	0,253	0,133	0,222		<b>G</b>			
France	CW	FRE_E	EC02AB	360	0,174	0,318	0,161	0,327		<b>G</b>			
France	CW	FRE_E	EC02C	240	0,273	0,318	0,161	0,327		<b>G</b>			
France	CW	FRE_E	EC02D	672	0,307	0,318	0,161	0,327		<b>G</b>			
France	CW	FRE_E	EC03AD	1056	0,234	0,318	0,161	0,327		<b>G</b>			
France	CW	FRE_E	EC03B	19	1,233	0,318	0,161	0,327		<b>NG</b>			
France	CW	FRE_E	EC03C	11	0,291	0,318	0,161	0,327		<b>G</b>			
France	CW	FRE_W	EC03EG	771	0,200	0,253	0,133	0,222		<b>G</b>			
France	CW	FRE_W	EC03F	<b>NOT EVALUATED – NO CONSISTENT SATALLITE DATA</b>									
France	CW	FRE_W	EC04AC	2715	0,205	0,253	0,133	0,222		<b>G</b>			
France	CW	FRE_W	EC04B**	590	0,272	0,253	0,133	0,222	<b>0,500</b>	<b>NG</b>	<b>G</b>		

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile (G/M threshold)

*The Alboran Sea and Levantine-Balearic Subdivision of the WMS: The Waters of Spain*

380. The results of CI 14 assessment using the satellite-derived Chl a data in the Alboran Sea and Levantine-Balearic Subdivision of the WMA i.e., in the Spanish waters -are presented in Tables 4.2.4.7. and 4.2.4.8., and Figure WMS 5.1.2.E.

381. The evaluation was performed on 70 out of 149 subSAUs. Despite good status assigned to the assessment zones, it should be noted that in the CW assessment zone, for which the finest subSAUs were defined in line with WFD, there are 8 out of 70 subSAUs which are in non-good status.

382. These 8 subSAUs are located as follows: one subSAU close to the Mar Menor (ES070MSPF010300030) one subSAU ES080MSPFC017 of the Segura River mouth; two subSAUs (ES080MSPFC006 and ES080MSPFC0081) near Valencia; two subSAUs ES080MSPFC001 and ES100MSPFC32 close to the Ebro River mouth; one subSAU ES100MSPFC3 close to the French border; and one subSAU ES110MSPFMAMCp02 on the Mallorca Island in the Alcudia Gulf.

383. The local sources of pollution are probably the main driver contributing to the weakened status of most non-good subSAUs. The most important problem that needs to be addressed is the non-good status in the Mallorca Island area. A more detailed analysis indicates that the ranges of observed values in the Islands area is very low 0,05-0,20 µg/L. At narrow ranges the statistics is not always performed in acceptable manner. This suggests a necessity to use the satellite-derived data in these areas with caution or different elaboration strategies need to be provided.

~~393-~~384. As it is explained above for setting the good/non-good boundary limit there is a slight difference between the thresholds calculated from the satellite-derived data used for the present assessment and the assessment criteria calculated from *in situ* measurements, which resulted in the regional assessment findings which do not fully match the eutrophication evaluation performed by Spain by applying the assessment criteria calculated from *in situ* measurements.

**Table 4.2.4.7.** Result of the assessment (G NG.oN85- the good status class corresponding to all values below the 85<sup>th</sup> percentile set as the good/non-good boundary limit) of the Spanish OW and CW in the ALB and LEV-BAL Subdivision at the level of Spatial Assessment Units (SAUs). Blue coloured SAUs indicate good status, Red coloured SAUs indicate non-good status. For CW, as in the SAU a multiplicity of Assessment Water Types can coexist, further adjusted assessment approach was used. The SAU is in good status if less than 10 % of the area of the SAU is in non-good status. For the calculation of the affected area, the number of observation points (CHL\_N) per SAU was used since these points represent the observation grid (1x1 km) and their surface is very close to the area of the SAU (expressed in -km<sup>2</sup>). The sum of the observation points in non-good ( $\Sigma N$  (NG)), along with the percent of the SAU in non-good (%G/NG) from the total sum of the observation points ( $\Sigma N$ ) in SAU, were calculated.

AZ	SAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85	
OW	ESPW	904	0,385	0,571	0,265	0,508	G	
OW	ESPE	1580	0,196	0,288	0,133	0,276	G	
OW	ESPL	3752	0,213	0,306	0,149	0,276	G	
OW	ESPI	3644	0,115	0,17	0,1	0,137	G	
		$\Sigma N$	$\Sigma N$ (NG <sub>oN85</sub> )	%G/NG <sub>oN85</sub>	$\Sigma N$ (NG <sub>oN50+50</sub> )	%G/NG <sub>oN50+50</sub>	G/NG <sub>oN85</sub>	G/NG <sub>oN50+50</sub>
CW	ES060	532	0	0,0	0	0,0	G	G
CW	ES070	500	16	3,2	16	3,2	G	G
CW	ES080	540	80	14,8	40	7,4	NG	G
CW	ES091	104	0	0,0	0	0,0	G	G
CW	ES100	340	56	16,5	0	0,0	NG	G
CW	ES110	668	96	14,4	0	0,0	NG	G

**Table 4.2.4.8.** Result of the assessment (G NG.oN85- the good status class corresponding to all values below the 85<sup>th</sup> percentile set as the good/non-good boundary limit) of the Spanish OW and CW in the ALB and LEV-BAL Subdivision at the level of the finest Spatial Assessment Units (subSAUs). Blue coloured subSAUs indicate good status, Red coloured subSAUs indicate non-good status.

AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
OW	ESPW		904	0,385	0,571	0,265	0,508	G
OW	ESPE		1580	0,196	0,288	0,133	0,276	G
OW	ESPL		3752	0,213	0,306	0,149	0,276	G
OW	ESPI		3644	0,115	0,17	0,1	0,137	G
CW	ES060	ES060MSPF610007	72	0,765	1,178	0,577	0,959	G
CW	ES060	ES060MSPF610008	32	0,532	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610009	32	0,549	0,688	0,307	0,604	G

AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	ES060	ES060MSPF610010	32	0,565	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610011	36	0,506	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610012	24	0,401	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610013	28	0,384	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610014	12	0,368	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610015	36	0,359	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610016	24	0,328	0,688	0,307	0,604	G
CW	ES060	ES060MSPF610017	148	0,286	0,378	0,213	0,39	G
CW	ES060	ES060MSPF610018	36	0,242	0,378	0,213	0,39	G
CW	ES060	ES060MSPF610019	12	0,19	0,36	0,165	0,309	G
CW	ES060	ES060MSPF610020	8	0,195	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300010	32	0,274	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300020	44	0,226	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300030	16	0,331	0,36	0,165	0,309	NG
CW	ES070	ES070MSPF010300080	112	0,227	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300080	112	0,227	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300100	152	0,18	0,36	0,165	0,309	G
CW	ES070	ES070MSPF010300140	32	0,19	0,36	0,165	0,309	G
CW	ES080	ES080MSPFC001	28	0,544	0,588	0,274	0,516	NG
CW	ES080	ES080MSPFC003	20	0,389	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC004	52	0,41	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC005	28	0,451	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC006	12	0,541	0,588	0,274	0,516	NG
CW	ES080	ES080MSPFC007	40	0,377	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC008	68	0,356	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC0081	8	0,613	0,588	0,274	0,516	NG
CW	ES080	ES080MSPFC009	48	0,433	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC010	96	0,366	0,588	0,274	0,516	G
CW	ES080	ES080MSPFC013	16	0,216	0,36	0,165	0,309	G
CW	ES080	ES080MSPFC014	36	0,184	0,36	0,165	0,309	G

AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	ES080	ES080MSPFC015	24	0,207	0,36	0,165	0,309	G
CW	ES080	ES080MSPFC016	32	0,26	0,36	0,165	0,309	G
CW	ES080	ES080MSPFC017	32	0,364	0,36	0,165	0,309	NG
CW	ES091	ES091MSPF894	72	0,523	0,904	0,334	0,775	G
CW	ES091	ES091MSPF895	16	0,77	0,904	0,334	0,775	G
CW	ES091	ES091MSPF896	16	0,658	0,904	0,334	0,775	G
CW	ES100	ES100MSPFC1	8	0,348	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC10	52	0,283	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC12	4	0,268	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC14	4	0,269	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC17	16	0,272	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC18	8	0,316	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC19	12	0,314	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC20	8	0,33	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC28	4	0,283	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC29	20	0,305	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC3	32	0,314	0,36	0,165	0,309	NG
CW	ES100	ES100MSPFC30	28	0,278	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC31	68	0,26	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC32	24	0,355	0,36	0,165	0,309	NG
CW	ES100	ES100MSPFC5	32	0,268	0,36	0,165	0,309	G
CW	ES100	ES100MSPFC7	12	0,315	0,588	0,274	0,516	G
CW	ES100	ES100MSPFC8	8	0,312	0,588	0,274	0,516	G
CW	ES110	ES110MSPFEFMCp03	156	0,129	0,17	0,1	0,137	G
CW	ES110	ES110MSPFEFMCp04	104	0,126	0,17	0,1	0,137	G
CW	ES110	ES110MSPFEIMC01M2	4	0,114	0,17	0,1	0,137	G
CW	ES110	ES110MSPFEIMCp01	8	0,117	0,17	0,1	0,137	G
CW	ES110	ES110MSPFEIMCp02	4	0,121	0,17	0,1	0,137	G
CW	ES110	ES110MSPFOMC09M3	8	0,126	0,17	0,1	0,137	G

AZ	SAU	subSAUs	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	ES110	ES110MSPFMAMC01M2	4	0,103	0,17	0,1	0,137	G
CW	ES110	ES110MSPFMAMCp01	280	0,111	0,17	0,1	0,137	G
CW	ES110	ES110MSPFMAMCp02	96	0,144	0,17	0,1	0,137	NG
CW	ES110	ES110MSPFMEMC01M2	4	0,117	0,17	0,1	0,137	G

oN50+50 – Mean + 50%, oN10 – 10<sup>th</sup> percentile – RC boundary, oN85 – 85<sup>th</sup> percentile – G/M threshold

*The Southern Part of the CWMS Sub-division: The Waters of Algeria, Morocco and Tunisia*

394-385. All the SAUs assessed in the Southern part of the CWMS Sub-division were in good status (Tables 4.2.4.9 and 4.2.4.10, and Figure WMS 5.1.3.E). It must be noted that the assessment was not possible at the level of the finest spatial assessment units i.e., subSAUs, as for other sub-divisions in the WMS, therefore, resulting in a less confidential assessment, given the absence of finer water bodies delineation and related water typology characterization.

386. Due to a less confidential assessment in this part of the WMS, some specific examples of drivers and pressures were mapped from the scientific literature, as elaborated in Section 1, for example, the Oran harbor (Algeria) which receives the discharge of wastewater; the Ghazaouet harbour which is exposed to chemicals coming mainly from industrial activities; the shoreline such as Bousfer under the impact of the seawater desalination plant in Oran Bay and the Beni Saf desalination plant.



**Table 4.2.4.9.** Results of the assessment (G NG.oN85- the good status class corresponding to all values below the 85<sup>th</sup> percentile set as good/non-good boundary limit ) of the Southern part of the CWMS provided for the Assessment Zones (AZ). Blue coloured AZs indicate good status.

Country	AZ	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
MAR	CW	6035	0,450	0,449	0,674	0,277	0,637	<b>G</b>
MAR	OW	22360	0,297	0,294	0,441	0,227	0,363	<b>G</b>
DZA	CW	21189	0,361	0,319	0,478	0,205	0,592	<b>G</b>
DZA	OW	73665	0,215	0,21	0,316	0,167	0,267	<b>G</b>
TUN	CW	8859	0,278	0,229	0,344	0,162	0,477	<b>G</b>
TUN	OW	25350	0,166	0,162	0,243	0,132	0,193	<b>G</b>

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile (G/NG threshold)

**Table 4.2.4.10.** Result of the assessment ( G NG.oN85- the good class corresponding to all values below the 85<sup>th</sup> percentile set as good/non-good boundary limit based on satellite-derived Chl *a* data) of the Southern part of the CWMS provided for the Spatial Assessment Units (SAUs). Blue coloured SAUs indicate the good status.

Country	AZ	SAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
MAR	CW	MAR_W	4345	0,499	0,674	0,277	0,637	<b>G</b>
MAR	CW	MAR_E	1690	0,343	0,674	0,277	0,637	<b>G</b>
MAR	OW	MAR_W	16070	0,320	0,441	0,227	0,363	<b>G</b>
MAR	OW	MAR_E	6290	0,245	0,441	0,227	0,363	<b>G</b>
DZA	CW	ORAN_W	648	0,43	0,478	0,205	0,592	<b>G</b>
DZA	CW	ORAN_C	3913	0,311	0,478	0,205	0,592	<b>G</b>
DZA	CW	ORAN_E	2226	0,368	0,478	0,205	0,592	<b>G</b>
DZA	CW	DAHRA	1565	0,523	0,478	0,205	0,592	<b>G</b>
DZA	CW	ALGIERS	3480	0,486	0,478	0,205	0,592	<b>G</b>
DZA	CW	ALGIERS_E	1315	0,346	0,478	0,205	0,592	<b>G</b>
DZA	CW	CONSTANTINE_W	2629	0,340	0,478	0,205	0,592	<b>G</b>
DZA	CW	CONSTANTINE_C	3483	0,261	0,478	0,205	0,592	<b>G</b>
DZA	CW	CONSTANTINE_E	1930	0,389	0,478	0,205	0,592	<b>G</b>
DZA	OW	ORAN_W	4380	0,237	0,316	0,167	0,267	<b>G</b>
DZA	OW	ORAN_C	9840	0,225	0,316	0,167	0,267	<b>G</b>

Country	AZ	SAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
DZA	OW	ORAN_E	2695	0,238	0,316	0,167	0,267	G
DZA	OW	DAHRA	12320	0,244	0,316	0,167	0,267	G
DZA	OW	ALGIERS	12050	0,232	0,316	0,167	0,267	G
DZA	OW	ALGIERS_E	9250	0,214	0,316	0,167	0,267	G
DZA	OW	CONSTANTINE_W	5685	0,202	0,316	0,167	0,267	G
DZA	OW	CONSTANTINE_C	12310	0,183	0,316	0,167	0,267	G
DZA	OW	CONSTANTINE_E	5135	0,171	0,316	0,167	0,267	G
TUN	CW	TUN_WMS_W	811	0,334	0,344	0,162	0,477	G
TUN	CW	TUN_WMS_E	8048	0,273	0,344	0,162	0,477	G
TUN	OW	TUN_WMS_W	15335	0,159	0,243	0,132	0,193	G
TUN	OW	TUN_WMS_E	10015	0,176	0,243	0,132	0,193	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile (G/NG threshold)

*The Tyrrhenian Sea Sub-division and part of the CWMS: The Waters of Italy*

387. Despite likely good status assigned to the assessment zones in the waters of Italy, there are 9 out of 54 subSAUs that are in non-good status (Tables 4.2.4.11 & 4.2.4.12, and Figure WMS 5.1.4. E).

388. These 9 subSAUs are located as follows: in front of the Arno River mouth (ITCWTC and ITOWTC); in front of the Tiber River mouth (ITCWLZ and ITOWLZC); close to the Napoli urban agglomeration (ITOWCM, ITOWCMD, ITCWCM and ITCWCMD) and SW part of Sardinia Island (ITCWSDB). The evaluation shows the impact of the Arno and Tiber Rivers, the two main rivers in the area related to their nutrient inputs' contribution. Both the CW and OW are under impacts of the Napoli metropolitan area (4,250,000 residents), whereby the propagation of their effects toward the north is evident due to the water circulation<sup>52</sup>. The local effect of the Oristano lagoon, as anthropogenically heavily impacted area, probably contributes to the weakened classification of CW in SW Sardinia Island.

389. Further to the assessment of the CW in the area of Napoli, the subSAUs ITCWCM and ITCWCMD can be indicated as in good status. However, it must be recognized that using the 50<sup>th</sup> percentile for the development of the assessment criteria is not applicable in heavily impacted areas, such as the heavily impacted urban coastal areas. Therefore, an adjustment by using the 25<sup>th</sup> percentile of the calculated values resulted in the classification of the subSAUs ITCWCM and ITCWCMD B in non-good status, as also recognized in the existing literature sources.

390. Given the significant quantum of data reported in IMAP IS for the waters of Italy, the assessment results provided by the application of the simplified G/M comparison based on the use of satellite-derived Chl a data were complemented with the assessment results derived from the application of the EQR methodology.

391. The evaluation was possible only at the subSAU level since the SAU wider area of integration does not support the evaluation of different water types which coexist in the same space. Specifically, the water type IIIW cannot be evaluated by applying the EQR methodology, but by providing a simple comparison of the measured concentrations to a threshold. Namely, a five classes scale could not be set for water type IIIW since the discrimination limit between the two contiguous Chl a annual G mean values would not allow for proper and safe classification (Giovanardi et al., 2018). Therefore, the boundary values for WT III are based on the H/G values for WT II. Mixing the assessment methods is not statistically permitted.

392. The results are presented in Table 4.2.4.13 and Figures 19 and 20. The 43 subSAUs were evaluated out of the 54 subSAUs. All evaluated subSAUs were in GES with the exception of one (ITCWLZC) located in front of the Tiber River mouth indicating the influence of freshwater input of nutrients in that area. As expected, a more accurate assessment is obtained at the level of monitoring stations. The non GES is confirmed for the Tiber River mouth, both for CW and OW which are under the impact of the Napoli metropolitan area, as well as for CW in SW Sardinia Island close to Oristano lagoon which is an anthropogenically heavily impacted area.

393. The results obtained from an application of the simplified G/M comparison assessment methodology based on the use of satellite-derived Chl a data were confirmed by an application of the EQR methodology based on the in situ Chl a data reported to IMAP IS, both at the level of subSAUs and monitoring stations. This confirms the accuracy of data obtained from the remote sensing for the assessment of EO5.

<sup>52</sup> Iacono, R.; Napolitano, E.; Palma, M.; Sannino, G. The Tyrrhenian Sea Circulation: A Review of Recent Work. Sustainability 2021, 13, 6371. <https://doi.org/10.3390/su13116371>

**Table 4.2.4.11.** Results of the assessment (G NG.oN85- the good status class corresponding to all values below the 85<sup>th</sup> percentile set as the good/non-good boundary limit ) for the Italian waters in the Tyrrhenian Sea and part of the CWMS provided at the level of the Spatial Assessment Units (SAUs). Blue coloured SAUs indicate good status.

AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G_NG.oN85
CW	CW_ITA_ISL_E	8552	0,123	0,095	0,142	0,067	0,151	G
CW	CW_ITA_ISL_W	14080	0,141	0,104	0,156	0,079	0,169	G
CW	CW_ITA_TYR_N	5771	0,392	0,348	0,522	0,085	0,882	G
CW	CW_ITA_TYR_S	8772	0,319	0,263	0,395	0,085	1,124	G
OW	OW_ITA_ISL_E	24780	0,075	0,074	0,112	0,059	0,095	G
OW	OW_ITA_ISL_W	30285	0,084	0,083	0,124	0,068	0,098	G
OW	OW_ITA_TYR_N	85659	0,114	0,095	0,143	0,079	0,156	G
OW	OW_ITA_TYR_S	143789	0,088	0,077	0,116	0,061	0,111	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile (G/NG threshold)

**Table 4.2.4.12:** Result of the assessment ( G NG.oN85- the good status class corresponding to all values below the 85<sup>th</sup> percentile set as the good/non-good boundary limit based on satellite derived Chl *a* data) for the Italian waters in the Tyrrhenian Sea and part of the CWMS at the level of the finest Spatial Assessment Units (subSAUs). Blue coloured subSAUs indicate good status. Red coloured SAUs indicate non-good status.

AZ	SAU	subSAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	CW_ITA_ISL_E	ITCWSDEA	2259	0,121	0,142	0,067	0,151	G
CW	CW_ITA_ISL_E	ITCWSDEB	2887	0,109	0,142	0,067	0,151	G
CW	CW_ITA_ISL_E	ITCWSDEC	3406	0,137	0,142	0,067	0,151	G
CW	CW_ITA_ISL_W	ITCWSDDWA	8314	0,116	0,156	0,079	0,169	G
CW	CW_ITA_ISL_W	ITCWSDDWB	5766	0,185	0,156	0,079	0,169	NG
CW	CW_ITA_TYR_N	ITCWLGA	761	0,616	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWLGB	276	0,522	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWLGC	143	0,409	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWLGD	534	0,253	0,522	0,085	0,882	G

AZ	SAU	subSAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
CW	CW_ITA_TYR_N	ITCWLZD	599	0,787	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWTC A	1014	0,43	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWTCB	1311	0,176	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWTC C	789	0,317	0,522	0,085	0,882	G
CW	CW_ITA_TYR_N	ITCWTC D	344	1,730	0,522	0,085	0,882	NG
CW	CW_ITA_TYR_S	ITCWBCA	64	0,212	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWCMA	432	0,162	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWCMB	702	0,275	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWCMC	801	0,327	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWCMD	495	1,014	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWLBA	572	0,233	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWLBB	478	0,198	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWLZA	654	0,409	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWLZB	1468	0,390	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWLZC	844	1,253	0,395	0,085	1,124	NG
CW	CW_ITA_TYR_S	ITCWSCA	378	0,322	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWSCB	883	0,178	0,395	0,085	1,124	G
CW	CW_ITA_TYR_S	ITCWSCC	1001	0,133	0,395	0,085	1,124	G
OW	OW_ITA_ISL_E	ITOWSDEA	8730	0,090	0,112	0,059	0,095	G
OW	OW_ITA_ISL_E	ITOWSDEB	10495	0,066	0,112	0,059	0,095	G
OW	OW_ITA_ISL_E	ITOWSDEC	5555	0,072	0,112	0,059	0,095	G
OW	OW_ITA_ISL_W	ITOWSDWA	15955	0,084	0,124	0,068	0,098	G
OW	OW_ITA_ISL_W	ITOWSDWB	14330	0,083	0,124	0,068	0,098	G
OW	OW_ITA_TYR_N	ITOWLGA	4859	0,126	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWLGB	3545	0,109	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWLGC	2720	0,112	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWLGD	7785	0,105	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWLZD	5559	0,141	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWTCA	13450	0,116	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWTCB	22405	0,098	0,143	0,079	0,156	G
OW	OW_ITA_TYR_N	ITOWTCC	19399	0,098	0,143	0,079	0,156	G

AZ	SAU	subSAU	CHL_N	CHL_GM	oN50+50	oN10	oN85	G_NG.oN85
OW	OW_ITA_TYR_N	ITOWTCD	5937	0,267	0,143	0,079	0,156	NG
OW	OW_ITA_TYR_S	ITOWBCA	1929	0,075	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWCMA	5617	0,074	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWCMB	11225	0,094	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWCMC	6385	0,123	0,116	0,061	0,111	NG
OW	OW_ITA_TYR_S	ITOWCMD	7155	0,171	0,116	0,061	0,111	NG
OW	OW_ITA_TYR_S	ITOWLBA	10334	0,075	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWLBB	4301	0,071	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWLZA	10625	0,099	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWLZB	16280	0,100	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWLZC	5465	0,202	0,116	0,061	0,111	NG
OW	OW_ITA_TYR_S	ITOWSCA	12688	0,090	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWSCB	17915	0,074	0,116	0,061	0,111	G
OW	OW_ITA_TYR_S	ITOWSCC	33870	0,067	0,116	0,061	0,111	G

CHL\_N – number of grid point in the SAU; CHL\_GM – geometric mean (5-year average); oN50 – mean; oN50+50 – Mean + 50%; oN10 – 10<sup>th</sup> percentile (Reference conditions); oN85 – 85<sup>th</sup> percentile (G/NG threshold)

**Table 4.2.4.13.** Result of the assessment derived by application of the EQR methodology in the Tyrrhenian Sea and CWMS: the Waters of Italy -provided at the level of the subSAUs. Blue-coloured subSAUs indicate likely in GES. Red-coloured subSAUs indicate likely in non-GES. Only the evaluated subSAUs are presented. For the present application of the EQR methodology, the following GES/non GES boundary values were applied:  $EQR_{normalized} < 0,62$  – non GES; \* type IIIW:  $GM > 0,48$  – non GES.

AZ	subSAU	CHL_GM/ $\mu\text{g L}^{-1}$	$EQR_{normalized}$	GES/non GES
CW	ITCWCMA	0,131	1,00	G
CW	ITCWCMB	0,205	1,00	G
CW	ITCWCMC	0,529	0,74	G
CW	ITWCMD	0,705	0,74	G
CW	ITCWLGA	0,241	0,99	G

AZ	subSAU	CHL_GM/ $\mu\text{g L}^{-1}$	EQR <sub>normalized</sub>	GES/non GES
CW	ITCWLGB	0,199	1,00	G
CW	ITCWLGC	0,247	0,97	G
CW	ITCWLGD	0,167	1,00	G
CW	ITCWLZA	0,347	0,94	G
CW	ITCWLZB	0,637	0,78	G
CW	ITCWLZC	0,994	0,53	NG
CW	ITCWLZD	0,478	0,69	G
CW	ITCWSDEA	0,116	1,00	G
CW	ITCWSDEB	0,098	1,00	G
CW	ITCWSDEC	0,045	1,00	G
CW	ITCSDWA	0,139	0,93	G
CW	ITCSDWB	0,624	0,83	G
OW	ITOWCMA	0,117	*	G
OW	ITOWCMB	0,151	*	G
OW	ITOWCMC	0,279	*	G
OW	ITOWCMD	0,260	0,87	G
OW	ITOWLBA	0,125	*	G
OW	ITOWLBB	0,094	*	G
OW	ITOWLGA	0,166	1,00	G
OW	ITOWLGB	0,185	*	G
OW	ITOWLGC	0,203	0,99	G
OW	ITOWLGD	0,195	0,98	G
OW	ITOWLZA	0,242	0,98	G
OW	ITOWLZB	0,251	0,95	G
OW	ITOWLZC	0,200	0,98	G
OW	ITOWLZD	0,173	0,63	G
OW	ITOWSCA	0,129	*	G
OW	ITOWSCB	0,082	*	G
OW	ITOWSDEA	0,164	*	G
OW	ITOWSDEB	0,170	*	G
OW	ITOWSDEC	0,034	*	G

<b>AZ</b>	<b>subSAU</b>	<b>CHL_GM/μg L<sup>-1</sup></b>	<b>EQR<sub>normalized</sub></b>	<b>GES/non GES</b>
OW	ITOWSDWA	0,153	*	<b>G</b>
OW	ITOWSDWB	0,217	*	<b>G</b>
OW	ITOWTCA	0,129	*	<b>G</b>
OW	ITOWTCB	0,138	*	<b>G</b>
OW	ITOWTCC	0,119	*	<b>G</b>
OW	ITOWTCD	0,295	0,93	<b>G</b>



395. — Despite likely GES assigned to the assessment zones, it should be noted that in the CW assessment zone of Spain (4.2.4.5, and Figure ALBS 5.1.1.E), for which the finest SAUs were defined in line with WFD, there are 4 out of 26 SAUs which are likely in nonGES. One SAU is located close to the Gibraltar strait (ES060MSPF610002), the two SAUs (ES060MSPF610015 and ES060MSPF610016) are located in the ESPE close to the line dividing the CW to the eastern and western part of the assessment zone, and the most eastern SAU (ES070MSPF010300090) is located close to the Mar Menor lagoon. The local sources of pollution are probably the main driver contributing to the weakened status of the first and the last SAUs. Wider biogeochemical processes can contribute to the weekend status of other two SAUs, located near to local sources, close to the line dividing the CW to the eastern and western assessment zones.

396. — An additional assessment was tentatively performed by applying the Simplified G/M comparison assessment methodology on every satellite derived Chl $a$  point of the data grid (ALBS 5.1.2.E). Due to the high geographical variability of the biogeochemical processes at such scale (1 x 1 km), this assessment provided only an indication of the environmental status in ALBS. The points in the grid with the concentrations of the satellite derived Chl $a$  data lower than the RC values were also plotted.

397. — This additional analysis supports identification of the main biogeochemical, controlling processes in the ALBS. It indicates impacts of the waters entering the Mediterranean through the Gibraltar Strait with different nutrient load. It also indicates the accumulation of organic materials between the two gyres (Figure 4.2.4.3, north of the Central Circulation Gyre). The influence of the returning current is also identified along the southern coast of the ALBS, resulting in increased value along the Moroccan and Algerian coast. Finally, the analysis confirms the local influence of the Nador lagoon.

398. — The additional assessment results also show the potential of using the satellite derived Chl $a$  data for GES assessment. This encourages future decision-making regarding inclusion of an additional sub-indicator  $i$  within the monitoring of CI 14. Namely, coupling of satellite derived Chl $a$  data with Chl $a$  concentrations measured *in situ* would greatly enhance the IMAP monitoring.

**Table 4.2.4.4.** Results of the assessment (G<sub>nG</sub>.oN85—the GES class corresponding to all values below the 85<sup>th</sup> percentile set as GES/non-GES boundary limit) of the Alboran Sea Sub-division by Assessment Zones (AZ) and Spatial Assessment Units (SAUs). Blu coloured SAUs indicates likely in GES, Red coloured SAUs indicate likely in non-GES.

Country	AZ	SAU	CHL_N	CHL_GM	oN50	oN50+50	oN10	oN85	G <sub>nG</sub> .oN85
Algeria	CW	DZACW	1251	0,131	0,117	0,175	0,102	0,158	G
Algeria	OW	DZAOW	3810	0,105	0,103	0,155	0,097	0,109	G
Spain	OW	ESPOW	1740	0,129	0,124	0,186	0,118	0,144	G
Spain	CW	ESPECW	959	0,147	0,142	0,213	0,100	0,186	G
Spain	OW	ESPEOW	4591	0,109	0,102	0,152	0,083	0,146	G
Spain	CW	ESPWCW	517	0,321	0,311	0,466	0,203	0,471	G
Spain	OW	ESPWO	2829	0,207	0,202	0,303	0,161	0,254	G
Morocco	CW	MARCW	1133	0,211	0,184	0,277	0,119	0,320	G
Morocco	OW	MAROW	5169	0,126	0,127	0,191	0,103	0,140	G

CHL\_N— number of grid point in the SAU; CHL\_GM— geometric mean (5-year average); oN50— mean; oN50+50— Mean + 50%; oN10— 10<sup>th</sup> percentile (Reference conditions);

**Table 4.2.4.5.** Result of the assessment (G<sub>nG</sub>.oN85—the GES class corresponding to all values below the 85<sup>th</sup> percentile set as GES/non-GES boundary limit) of the Spanish CW in the Alboran Sea Sub-division for the finest Spatial Assessment Units (SAUs). Blu coloured SAUs indicate likely in GES, Red coloured status indicate likely in non-GES.

Country	AZ	SAU	SAUs(WFD_WB)	CHL_N	CHL_GM	oN50+50	oN10	oN85	G <sub>nG</sub> .oN85
Spain	CW	ESPE	ES060MSPF610015	73	0,193	0,213	0,100	0,186	NG
Spain	CW	ESPE	ES060MSPF610016	55	0,202	0,213	0,100	0,186	NG
Spain	CW	ESPE	ES060MSPF610017	332	0,179	0,213	0,100	0,186	G
Spain	CW	ESPE	ES060MSPF610018	62	0,146	0,213	0,100	0,186	G
Spain	CW	ESPE	ES060MSPF610019	58	0,124	0,213	0,100	0,186	G
Spain	CW	ESPE	ES060MSPF610020	29	0,133	0,213	0,100	0,186	G
Spain	CW	ESPE	ES060MSPF610037	3	0,116	0,213	0,100	0,186	G
Spain	CW	ESPE	ES070MSPF002150007	6	0,139	0,213	0,100	0,186	G
Spain	CW	ESPE	ES070MSPF010300080	4	0,164	0,213	0,100	0,186	G
Spain	CW	ESPE	ES070MSPF010300090	5	0,222	0,213	0,100	0,186	NG
Spain	CW	ESPE	ES070MSPF010300100	277	0,113	0,213	0,100	0,186	G

#### 4.3 Assessment of IMAP Common Indicator 17: Concentration of key harmful contaminants measured in the relevant matrix (EO9)

Geographical scale of the assessment	The Sub-regions within the Mediterranean region based on integration and aggregation of the assessments at Sub-division levels
Contributing countries	In alphabetical order: Albania, Algeria*, Croatia, Cyprus, France, Greece, Israel, Italy, Lebanon, Malta, Montenegro, Morocco, Slovenia, Spain, Tunisia*, Türkiye (*data from the literature)
Mid-Term Strategy (MTS) Core Theme	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
Ecological Objective	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health
IMAP Common Indicator	CI17. Level of pollution is below a determined threshold defined for the area and species
GES Definition (UNEP/MED WG 473/7) (2019)	Level of pollution is below a determined threshold defined for the area and species
GES Targets (UNEP/MED WG 473/7) (2019)	<ul style="list-style-type: none"> <li>• Concentrations of specific contaminants below Environmental Assessment Criteria (EACs) or below reference concentrations</li> <li>• No deterioration trend in contaminants concentrations in sediment and biota from human impacted areas, statistically defined</li> <li>• Reduction of contaminants emissions from land-based sources</li> </ul>
GES Operational Objective (UNEP/MED WG473/7) (2019)	Concentration of priority contaminants is kept within acceptable limits and does not increase

##### 4.3.1 The IMAP Environmental Assessment of the Aegean and Levantine Seas (AEL) Sub-region

[399-394](#). The assessment of the of the Aegean and Levantine Seas (AEL) Sub-region is provided by using the CHASE+ (Chemical Status Assessment Tool) methodology for the Aegean Sea (AEGS) Sub-division and the Levantine Sea (LEVS) Sub-division. The assessment findings included in the IMAP Pollution 2023 MED QSR Chapter are based on the thematic assessments (UNEP/MAP MED POL, 2023).

###### a) The Aegean Sea (AEGS) Sub-division

###### *Available data.*

[400-395](#). Data for the AEGS were available only for the sediment matrix. Table 4.3.1.1.a summarizes the available data. Trace metals (TM – Cd, Hg and Pb) in sediments were reported for 32 stations by Türkiye (2018), while data for Cd and Pb were reported for 34 stations by Greece, i.e. for 5 stations in

2019 and 29 stations in 2020. In addition, Pb data were available for 28 stations located in the area of the Saronikos Gulf and Elefsis Bay for 2018 (Karageorgis et al. 2020a, Karageorgis et al. 2020b). Individual concentrations of each of the 16 required PAHs were reported by Greece (11 stations in 2019 and 10 stations in 2020) as well as for  $\Sigma_{16}$  PAHs. Data for  $\Sigma_5$  PAHs<sup>53</sup> were reported by Türkiye for 32 stations sampled in 2018. Concentrations of total PCBs ( $\Sigma_7$  PCBs<sup>54</sup>), individual concentrations for each PCB congener, Lindane and Dieldrin were reported for 31 stations by Türkiye (2018).

[401-396.](#) The data were compiled from the IMAP-IS, as reported by 31<sup>st</sup> October 2022. As mentioned, additional data from the scientific literature were also used (Karageorgis et al., 2020 a,b).

**Table 4.3.1.1.a.** Data available for the assessment of the AEGS sub-division. Only data for the sediment matrix were available.

Source	IMAP-File	Country	Sub-division	Year	Cd	Hg	Pb	$\Sigma_{16}$ PAHs	$\Sigma_5$ PAHs	$\Sigma_7$ PCBs	Lindane	Dieldrin
<b>Sediment</b>												
IMAP-IS	446	Turkiye	AEGS	2018	32	32	32	0	32	31	31	31
IMAP-IS	652	Greece	AEGS	2019	5	0	5	11	11	11	0	0
IMAP-IS	652	Greece	AEGS	2020	29	0	29	10	10	10	0	0
Lit <sup>1</sup>		Greece	AEGS	2018	0	0	28	0	0	0	0	0

<sup>1</sup>Karageorgis et al, 2020 a,b

[402-397.](#) Based on the available data, the assessment was performed for TM,  $\Sigma_{16}$  PAHs and  $\Sigma_7$  PCBs in sediment. In addition, the AEGS was assessed based on  $\Sigma_5$  PAHs as well. This is not a mandatory parameter but was included in the assessment given significant more data available for  $\Sigma_5$  PAHs compared to  $\Sigma_{16}$  PAHs (53 vs 21 data points, respectively) encompassing a larger area of the AEGS. Therefore, we made an exception to possibly increase confidence of the assessment. When possible, a qualitative description was provided for the additional parameters or stations.

*Setting the GES/non-GES boundary value/threshold for the CHASE+ application in the AEGS.*

[403-398.](#) The thresholds used for the CHASE+ assessment methodology were the updated sub-regional BACs as approved by the Meeting of CorMon Pollution (27 and 30 May 2022) (UNEP/MAP – MED POL 2022)<sup>55</sup>. Table 4.3.1.2.a summarizes the thresholds values, the same ones used in the assessment of LEVS subdivision within the Aegean Levantine Seas Sub-region (AEL) (UNEP/MAP - MED POL, 2023).

**Table 4.3.1.2. a.** Summary of the threshold values used in present pilot application for GES assessment of the Levantine and Aegean Seas sub-divisions. MedEACs are presented for comparison.

	AEL_BAC	MED_BAC	MedEAC
<b>Sediments, <math>\mu\text{g}/\text{kg}</math> dry wt</b>			
Cd	118	161	1200
Hg	47.3	75	150

<sup>53</sup>  $\Sigma_5$  PAHs is the sum of the concentrations of Benzo(a)pyrene, Benzo(b)fluoranthene, Benzo(k)fluoranthene, Indeno(1,2,3-cd)pyrene and Benzo(ghi)perylene. Türkiye reported also the concentration of  $\Sigma_4$ PAHs that is the sum of the first 4 compounds in  $\Sigma_5$  PAHs. Both  $\Sigma_5$  PAHs and  $\Sigma_4$  PAHs are non-mandatory parameters for CI 17, whereby  $\Sigma_{16}$  PAHs, is a mandatory parameter.

<sup>54</sup> PCBs congeners 28,52,101,118,132,153,180

<sup>55</sup> MED\_BACs were adopted by 2017 COP, while the use of sub-regional BACs within the preparation of the 2023 MED QSR was approved by the Meeting of CorMon Pollution held on 27 and 30 May 2022

Pb	23511	22500	46700
$\Sigma_{16}$ PAHs	41	32	4022 <sup>*</sup>
$\Sigma_5$ PAHs <sup>^</sup>	17.2	31.8	
$\Sigma_7$ PCBs	0.19	0.40	68 <sup>+</sup>

\* ERL value derived for the sum of 16 PAHs by Long et al., 1995, do not appear in the Decisions of COP. <sup>+</sup> sum of the individual MedEACs values of the 7 PCB compounds as they appear in Decision IG.23/6; <sup>^</sup> Values are not set by Decision IG.22/7, therefore the BAC value for  $\Sigma_5$  PAHs is calculated as a sum of the individual BAC values as provided for the 5 PAHs compounds.

[404-399.](#) The boundaries between the 5 environmental classification classes (i.e. high, good, moderate, poor and bad) are given in Table 2.5.2.a., Section 2.

Integration of the areas of assessment for the AEGS.

[405-400.](#) The locations of the sampling stations are presented in Figures AEGS 5.2.1.C - AEGS 5.2.4.C (Section 5).

[406-401.](#) The locations of the sampling stations were sorted by group of contaminants. As explained above, data were available only for the sediment matrix. Data for TM, PAHs were reported by Türkiye at each of the 32 sampling stations, as well as for PCBs in sediments at 31 out of the 32 sampling stations. Data for Cd and Pb were reported by Greece at 34 stations and for PAHs at 15 of these stations. In addition, data for 6 stations with only PAHs concentration were reported. Additional data from the literature (Karageorgis et al., 2020) for Pb only were available for 28 stations.

[407-402.](#) Further to IMAP implementation, the monitoring stations were considered for grouping in the two main assessment zones i.e., the coastal (within 1 nm from the shore) and offshore zones. Twenty-one stations in Türkiye were coastal and 11 belonged to the offshore zone. In Greece, 35 stations were classified as coastal and 31 as offshore. Due to the limited number of data points, more so if dividing into coastal and offshore stations, the spatial nesting of stations in spatial assessment units (SAUs) to the level considered meaningful for IMAP CI 17 was not possible in AEGS. Spatial nesting would decrease the reliability and the representativeness of each station for the assessment of the Aegean Sea Sub-division. Therefore, at this stage, the assessment was based on specific stations irrespective of their positions either in offshore or coastal zones.

Results of the CHASE+ Assessment of CI 17 in the Aegean Sea Sub-division.

[408-403.](#) For each measured parameter at each station a contamination ratio (CR) was calculated. Thresholds were the updated sub-regional AEL\_BACs (Table 4.3.1.2.a). CHASE+ methodology in the AEGS was provided without spatial integration and aggregation of the areas of assessment and assessment results. Instead, aggregation was possible only for TM in sediments, and only partially. A contamination score (CS) aggregating 2-3 metals was further calculated. Table 4.3.1.3.a. summarizes the results of the CHASE+ application (UNEP/MAP – MED POL, 2023) .

**Table 4.3.1.3.a.** Number of data points and their percentage from the total number of data points in each category based on the CHASE+ tool, calculated using the new AEL\_BACs (UNEP/MAP - MED POL, 2023) .

CHASE+		Blue High	Green Good	Yellow Moderate	Brown Poor	Red Bad
		NPA or GES			PA or non-GES	
Sediment	Total number of data points					
		CS=0.0-0.5	CS =0.5-1.0	CS =1.0-2	CS =2-5	CS >5
Cd, Hg, Pb	94*	23	40	18	11	2
% from total number of data points		24	43	19	12	2
		CR=0.0-0.5	CR=0.5-1.0	CR =1.0-2	CR =2-5	CR>5
Σ <sub>16</sub> PAHs	21	3	6	3	4	5
% from total number of data points		14	29	14	19	24
Σ <sub>5</sub> PAHs	53	19	9	7	10	8
% from total number of data points		36	17	13	19	5
Σ <sub>7</sub> PCBs	31	17	5	3	3	3
% from total number of data points		55	16	10	10	10

\*32 stations reported all the 3 TMs, 34 only Cd and Pb and 28 only Pb.

Assessment of Trace metals in sediments of the AEGS.

499-404. As explained above, only for 32 stations data were reported for all the 3 TMs. For 34 stations data were reported only for Cd and Pb and for 28 stations only for Pb. A detailed examination of the CRs for the individual metals, found that mainly Pb and to a lesser degree Cd, contributed to the classification of 2 out of 94 stations, as in bad status. One was located in the inner Saronikos Gulf (CW36) and one in the Northern Aegean (CW54) (Figure AEGS 5.2.1.C, Section 5;). Eleven stations were classified as in poor status: 8 in the Elfsis Bay and inner Saronikos Gulf, due to elevated Pb concentrations, one (CW32) in the Elfsis Bay due to Pb and to a lesser degree Cd. Two stations, i.e. ALISW2, CABSSW1, in the vicinity of Aliaga and Yenisekran, were classified as poor mainly due to elevated Hg concentrations. Using CS, 18 stations were classified as moderate and they were distributed across the AEGS. No specific, demarcated area could be classified as non-GES based on these 18 stations. The 63 remaining stations were classified in the high and good statuses (in-GES). Six stations for which data were reported by Türkiye, defined as reference stations, were in the high status (2 stations) and in the good status of classification (4 stations).

~~410-405.~~ Fifteen out of the 31 stations classified as non-GES were located in the Elefsis Bay and inner Saronikos Gulf, known to be impacted by anthropogenic activities (Table AEGS1, Annex II). This area is the seaward boundary of the metropolitan areas of Athens and Piraeus port, hosting 1/3 of the current Greek population (3.2 million people; Census 2011). More than 40% of the Greek industries are located in the coastal area of the Elefsis Bay, including some of the biggest plants of the country, such as oil refineries, steel and cement industries, and shipyards (Karageorgis et al., 2020 and references therein). Increased concentrations of trace elements in this area, resulting from the discharges of domestic and industrial effluent, have been documented since the late 1970s. The major sources of pollution were identified as the Psyttaleia wastewater treatment plant, a fertilizer plant- operating in the Inner Saronikos Gulf until 1999, steel mills and shipyards in the Elefsis Bay. The contamination found in the bay has resulted in the accumulation of metals in mussel tissues, which followed a spatial gradient related to land-based sources. Karageorgis et al. 2020 found maximal Pb concentrations (in conjunction with Cu, Zn and As) in the Elefsis Bay and the Psyttaleia Island region, with N-S decreasing trends. Minor Pb enrichment was recorded at the deeper sector of the Outer Saronikos Gulf. A temporal (1999–2018) decrease in metal concentrations was found for 2 out of the 14 stations sampled in the Elefsis Bay. Several polluting industries have ceased their operation during the last decade. Therefore, the decreasing trend in the most industrialized part of the study area is connected to the reduction of metal discharges in the coastal environment. Furthermore, environmental policy enforcement combined with technological improvements by big industrial polluters, such as the steel-making industry have contributed to the improvement of sediment quality.

~~411-406.~~ The 16 stations classified as non-GES (out of the 31) were distributed in the northern and central part of the AEGS. Most stations were located in bays (Table 4.3.3.a; Figure AEGS 5.2.1.C, Section 5; UNEP/MAP – MED POL, 2023), where usually the water exchange is slower than in open waters, promoting accumulation of land-based source contaminants. The 67 stations classified in GES (high and good status) were distributed along the whole AEGS sub-division (Figure AEGS 5.2.1.C, Section 5).

*Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments of the AEGS*

~~412-407.~~  $\Sigma_{16}$  PAHs in sediments: There were only 21 stations with data for  $\Sigma_{16}$  PAHs in sediments, and data for all of them were reported by Greece. It can be seen (Table 4.3.1.3.a; Figure AEGS 5.2.2.C, Section 5; UNEP/MAP – MED POL, 2023 ) that the stations located offshore are in-GES (8 stations, 38% of total stations), while the stations located in enclosed areas, except one, are classified as non-GES (12 stations, 57% of total stations). However, this is based on data from only 21 stations, which is not enough for a confident assessment. Additional data are needed to improve the assessment and to better delimit possible non-GES areas.

~~413-408.~~  $\Sigma_5$  PAHs in sediments: There were only 21 stations with data for  $\Sigma_{16}$  PAHs in sediments, however Türkiye reported data for  $\Sigma_5$  PAHs<sup>56</sup> for 32 stations. Although  $\Sigma_5$  PAHs is not a mandatory parameter, the assessment based on it was performed due to significant more data availability for  $\Sigma_5$  PAHs compared to  $\Sigma_{16}$  PAHs (53 vs 21 data points, respectively) encompassing a larger area of the AEGS. Therefore, an exception was made in order to increase confidence of the assessment.

~~414-409.~~ For the stations with available data for  $\Sigma_{16}$  PAHs, the assessment performed using  $\Sigma_5$  PAHs was identical to the assessment based on  $\Sigma_{16}$  PAHs (Figure AEGS 5.2.2.C, Section 5), except for one station, CW41 that was now classified as in good status instead of in moderate status (UNEP/MAP – MED POL, 2023). Out of the 53 available stations, about half (28 stations, 53% of the total stations) were classified in-GES (high and good statuses) for  $\Sigma_5$  PAHs in sediments, and about half (25 stations, 47% of

<sup>56</sup>  $\Sigma_4$  PAHs was also reported, but it was decided to assess the status based on  $\Sigma_5$  PAHs given it encompasses all 4 PAHs; Both  $\Sigma_5$  PAHs and  $\Sigma_4$  PAHs are non-mandatory parameters for CI 17, whereby  $\Sigma_{16}$  PAHs, is a mandatory parameter.

the total stations) as not in-GES (moderate, poor and bad statuses) (Figure AEGS 5.2.3.C, Section 5; UNEP/MAP – MED POL, 2023 ).

[415-410.](#) Therefore, as a whole, there are indications that AEGS might be classified as non-GES regarding  $\Sigma_5$  PAHs in sediments. However, only 2 limited affected areas were identified in non-GES, similarly to the assessment of TM in sediments: 1) the Elfsis Bay and inner Saronikos Gulf and 2) the area encompassing the coast around Kucukkoy, Dikili, Candarli, Aliaga, and Yenisekran. Most of the stations in the southern part of the AEGS were found in GES.

#### Assessment of $\Sigma_7$ PCBs in sediments of the AEGS

[416-411.](#) Data on PCBs were reported only by Türkiye. The northern (except station D7 in the Dardanelles Strait) and southern part of the coast were in GES regarding  $\Sigma_7$  PCBs in sediments (22 stations, 71% from the total number of stations) (Figure AEGS 5.2.4.C, Section 5; UNEP/MAP – MED POL, 2023). The mid area, encompassing the coast around Aliaga, Yenisekran and Candarli was classified as non-GES, in particular the stations inside the bay (9 stations, 29% from the total number of stations) which determined this area as an affected one. There are not enough data to classify the whole AEGS sub-division regarding data reported for  $\Sigma_7$  PCBs in sediments.

[417-412.](#) Key finding. The AEGS sub-division could not be classified regarding assessment of  $\Sigma_7$  PCBs in sediments due to lack of data. An affected, non-GES area was identified in the coast around Aliaga, Yenisekran and Candarli. The north-eastern and south-eastern coast were in-GES regarding assessment of data on  $\Sigma_7$  PCBs in sediments.

#### Organochlorinated contaminants other than PCBs in sediments of the AEGS

[418-413.](#) Data for Organochlorinated contaminants were reported only by Türkiye. Dieldrin in all stations were below detection limit (reported as 0  $\mu\text{g}/\text{kg}$  dry wt) while data for  $\gamma$ -HCH (Lindane) ranged from below detection limit to 0.14  $\mu\text{g}/\text{kg}$  dry wt with an average and median concentration of 0.036 and 0.013  $\mu\text{g}/\text{kg}$  dry wt, respectively. The BAC value is not set for Lindane. Only EAC of 3  $\mu\text{g}/\text{kg}$  dry wt was adopted by Decision IG.22/7. The concentrations reported for Lindane were well below the EAC value.

#### b) The Levantine Sea Sub-division (LEVS)

##### Available data.

[419-414.](#) The available data for the assessment of the Levantine Sea are presented in Table 4.3.1.1.b Data were available for TM (Cd, Hg and Pb) in sediments as available for Cyprus, Greece, Israel, Lebanon, Türkiye; TM in the fish *M. barbatus* as available for Cyprus, Israel, Lebanon, Türkiye; PAHs in sediments as available for Greece, Israel, Lebanon and Türkiye; some PAH compounds for *M. barbatus* as available for Cyprus and Türkiye; organochlorinated contaminants in sediments as available for Lebanon and Türkiye; and organochlorinated contaminants in *M. barbatus* as available for Cyprus, Lebanon and Türkiye.

[420-415.](#) No data were available for the southern coast nor for the southern offshore area of the LEVS.

[421-416.](#) The most data were available for TM in sediments. There were 136 data points in the database, with 135 data points for Cd, 133 for Hg and 136 for Pb. Data for TM in *M. barbatus* were as follows: 83 data points for Cd, 85 data points for Hg and [39-53](#) data points for Pb. Data for PAHs in sediments were available for 112 stations. Data on total 16 PAHs ( $\Sigma_{16}$  PAHs) in sediments were reported for 75 stations while for 33 stations the data available were for  $\Sigma_5$  PAHs<sup>57</sup>. Data for some of the PAHs compounds in *M. barbatus* were reported in 18 specimens. Data for total PCBs ( $\Sigma_7$  PCBs<sup>58</sup>) in sediments were available for

<sup>57</sup>  $\Sigma_5$  PAHs is the sum of the concentrations of Benzo(a)pyrene, Benzo(b)fluoranthene, Benzo(k)fluoranthene, Indeno(1,2,3-cd)pyrene and Benzo(ghi)perylene. Türkiye reported also the concentration of  $\Sigma_4$ PAHs that is the sum of the first 4 compounds in  $\Sigma_5$  PAHs. Both  $\Sigma_5$  PAHs and  $\Sigma_4$  PAHs are non-mandatory parameters for CI 17, whereby  $\Sigma_{16}$  PAHs, is a mandatory parameter.

<sup>58</sup> PCBs congeners 28,52,101,118,132,153,180



52 stations. Data for Lindane and Dieldrin in sediments were available for 33 stations. In *M. barbatus* data for  $\Sigma_7$  PCBs, Lindane, Dieldrin, Hexachlorobenzene and p,p'DDE were available in 12 samples.

[422-417](#). The data were compiled from the IMAP-IS, as reported by 31<sup>st</sup> October 2022. As mentioned, additional data from the scientific literature were also used (Astrahan et al. 2017, Ghosn et al, 2020).

**Table 4.3.1.1.b.** Data availability by country and year for the assessment of EO 9 – CI 17 (contaminants) in the Levantine Sea Sub-division (LEVS) Sub-division of AEL, [as available by up to 31<sup>st</sup> Oct 2022](#).

Source	IMAP_File	Country	Year	Cd	Hg	Pb	$\Sigma_{16}$ PAHs	$\Sigma_5$ PAHs	$\Sigma_7$ PCBs	Lindane	Dieldrin
<b>Sediment</b>											
IMAP_IS	497	Cyprus	2017	7	7	7					
IMAP_IS	497 <sup>59</sup>	Cyprus	2018	4	4	4					
IMAP_IS	634	Cyprus	2019	2	2	2		2			
IMAP_IS	634	Cyprus	2020	6	6	6		6			
IMAP_IS	634	Cyprus	2021	6	5	6					
IMAP_IS	652	Greece	2019	3	0	3	4*	4			
IMAP_IS	588	Israel	2020	14	14	14					
IMAP_IS	531 <sup>60</sup>	Israel	2019	16	16	16					
MED POL		Israel	2017	14	14	14					
IMAP_IS	585	Israel	2018	11	11	11					
IMAP_IS	531 <sup>61</sup>	Israel	2019	16	16	16					
IMAP_IS	588	Israel	2020	14	14	14					
Lit <sup>1</sup>		Israel	2013 <sup>62</sup>				52*	52			
IMAP_IS	118	Lebanon	2019	17	17	17	19		19		
Lit <sup>2</sup>		Lebanon	2017	2	3	3					
IMAP_IS	445	Türkiye	2018	33	33	33		33	33	33	33
<b><i>M. barbatus</i></b>											
IMAP_IS	636	Cyprus#	2020	6	6	06		6	8	8	8
IMAP_IS	636	Cyprus#	2021	8	8	08		6	4	4	4
IMAP_IS	585 <sup>62</sup>	Israel	2018	13	13	0					
IMAP_IS	410	Israel	2019	7	7	0					
IMAP_IS	588	Israel	2020	10	12	0					
IMAP_IS	152	Lebanon	2019	14	14	14		6	3		
IMAP_IS	323	Türkiye	2015	25	25	25	25^				

<sup>1</sup>Astrahan et al. 2017; <sup>2</sup>Ghosn et al, 2020; \* Data for individual concentrations for all congeners are available; ^Data for 8 congeners available for 25 samples in 5 stations; # Additional data available for Hexachlorobenzene and DDE(p,p'). & Data from 2013 were used because no newer data were available; In addition, the stations are located offshore, at depths deeper than 100 m, so that temporal changes are not expected.

[423-418](#). Based on the available data, the assessment was performed for TM,  $\Sigma_{16}$  PAHs and  $\Sigma_7$  PCBs in sediment and for TM in *M. barbatus*. In addition, the LEVS was assessed regarding  $\Sigma_5$  PAHs as well. This is not a mandatory parameter, but it was included in the assessment given data availability for Türkiye, that increased the coverage of the assessment over a larger area of the LEVS. Therefore, an exception was made to possibly increase confidence of the assessment. When possible, a qualitative description was provided for the additional parameters or stations.

<sup>59</sup> Replaced IMAP file 125

<sup>60</sup> Replaced IMAP file 410

<sup>61</sup> Replaced IMAP file 410

<sup>62</sup> Replaced IMAP file 71

Setting the GES/non-GES boundary value/threshold for the CHASE+ application in the LEVS.

424-419. The thresholds used for the CHASE+ assessment methodology were the updated sub-regional BACs, as approved by the Meeting of CorMon Pollution (27 and 30 May 2022). If the Sub-regional BAC was not available, the regional MED\_BACs were used as thresholds in the present assessment (UNEP/MAP - MED POL, 2022). Table 4.3.1.2.b summarizes the thresholds values, the same ones used in the assessment of AEGS sub-division within the Aegean Levantine Seas Sub-region (AEL).

**Table 4.3.1.2.b.** Summary of the threshold values used in present pilot application for GES assessment of the Levantine and Aegean Seas sub-divisions. MedEACs are presented for comparison.

	AEL_BAC	MED_BAC	MedEAC
<b>Sediments, µg/kg dry wt</b>			
Cd	118	161	1200
Hg	47.3	75	150
Pb	23511	22500	46700
Σ <sub>16</sub> PAHs	41	32	4022*
Σ <sub>5</sub> PAHs^	17.2	31.8	
Σ <sub>7</sub> PCBs	0.19	0.40	68 <sup>+</sup>
<b>M. barbatus, µg/kg wet wt</b>			
Cd	7.2	7.8	50
Hg	67.4	81.2	1000
Pb	27	36.6	300

\* ERL value derived for the sum of 16 PAHs by Long et al., 1995, do not appear in the Decisions of COP; <sup>+</sup> sum of the individual MedEACs values of the 7 PCB compounds as they appear in Decision IG.23/6; ^Values are not set by Decision IG.23/6, therefore the BAC value for Σ<sub>5</sub> PAHs is calculated as a sum of the individual BAC values as provided for the 5 PAHs compounds.

425-420. The boundaries between the 5 environmental classification classes (i.e. high, good, moderate, poor and bad) are given in Table 2.5.2.a., Section 2.

Integration of the areas of assessment for the LEVS

426-421. The locations of the sampling stations are presented in Figures LEVS 5.2.1.C – LEVS 5.2.5. C (Section 5).

427-422. The locations of the sampling stations were sorted by group of contaminants. TM, PAH and Organochlorinated contaminants in sediments for Lebanon and Türkiye were determined in samples collected from the same stations at the same date. PAHs in sediments from Israel were collected from stations different from the stations sampled for TM in sediments and at a different date. The sampling sites for the fish *M. barbatus* in Lebanon, Israel and Türkiye were located in the areas close to the sediment samples, but did not encompass one specific station, only a fishing area. In Cyprus, one of the two sampling sites for the fish *M. barbatus* was located close to sediment stations and one far from sediment stations.

428-423. Further to IMAP implementation, the monitoring stations were considered for grouping in the two main assessment zones i.e., the coastal (within 1 nm from the shore) and offshore zones. The sampling stations for TM in sediments for Israel can be considered all coastal, except 2 stations that can be considered offshore stations. In Lebanon, 5 out of 20 stations can be considered offshore stations. In Cyprus, 8 stations can be considered coastal and 3 stations as offshore. In Greece, 1 station was coastal and 3 stations were offshore stations. In Türkiye, four stations can be considered offshore stations. The stations in Iskenderun Bay, Antalya Bay, the bay off Mersin and Erdemli and inlets can be considered coastal stations. No stations with data for PAHs in sediments in Israel can be considered coastal i.e. there were 52 stations that can be considered offshore stations. The grouping of stations for PAHs and organochlorinated contaminants in sediments for Lebanon and Türkiye was the same as for TM. TM in *M. barbatus* were determined in samples collected from stations that can be considered offshore stations

in Israel, Cyprus and Lebanon. In Türkiye all stations can be considered coastal, with exception of one station that can be classified as offshore station. Due to the limited number of data points, more so if dividing into coastal and offshore stations, the spatial nesting of stations in spatial assessment units (SAUs) to the level considered meaningful for IMAP CI 17 was not possible in LEVS. Spatial nesting would decrease the reliability and the representativeness of each station for the assessment of the Levantine Sea Sub-division. Therefore, at this stage, the assessment was based on specific stations irrespective of their positions either in offshore or coastal zones.

Results of the CHASE+ Assessment of CI 17 in the Levantine Sea Basin

429-424. Data were grouped per parameter, matrix, station location and sampling year. In the cases where a station was sampled during various years, and/or there were more than one data point for the station at a certain year, the average concentrations (i.e., arithmetic mean) were calculated and used in the CHASE+ assessment. Average concentrations were also used in the NEAT application in the ADR (UNEP/MAP -MED POL, 2022; 2023).

430-425. For each measured parameter at each station a contamination ratio (CR) was calculated. Thresholds were the updated sub-regional AEL\_BACs (Table 4.3.2.b). CHASE+ methodology in the LEVS was provided without spatial integration and aggregation of the areas of assessment and assessment results. Instead, aggregation was possible only for TM in sediments and in *M. barbatus*. A contamination score (CS) aggregating 2-3 metals was further calculated. Table 4.3.1.3.b. summarizes the results of the CHASE+ application (UNEP/MAP - MED POL, 2023).

**Table 4.3.1.3.b.** Number of data points and their percentage from the total number of data points in each category based on the CHASE+ tool, calculated using the new AEL\_BACs (UNEP/MAP – MED POL, 2023).

CHASE+		Blue High	Green Good	Yellow Moderate	Brown Poor	Red Bad
		NPA or GES		PA or non-GES		
<b>Sediment</b>	Total number of data points					
		CS=0.0-0.5	CS =0.5-1.0	CS =1.0-2	CS =2-5	CS >5
*Cd, Hg, Pb	83	19	38	24	2	0
% from total number of data points		23	46	29	2	0
		CR=0.0-0.5	CR=0.5-1.0	CR =1.0-2	CR =2-5	CR>5
Σ <sub>16</sub> PAHs	75	45	16	7	3	4
% from total number of data points		60	21	10	4	5
Σ <sub>5</sub> PAHs	97	75	13	8	1	0
% from total number of data points		77	14	8	1	0
Σ <sub>7</sub> PCBs	52	18	20	3	4	7

CHASE+		Blue High	Green Good	Yellow Moderate	Brown Poor	Red Bad
		NPA or GES		PA or non-GES		
% from total number of data points		35	38	6	8	13
<i>M. barbatus</i>	Total number of data points					
		CS=0.0-0.5	CS =0.5-1.0	CS =1.0-2	CS =2-5	CS >5
Cd, Hg, Pb	15	11	3	0	1	0
% from total number of data points		73	20	0	7	0

\* Without anomalous Cd concentrations for Cyprus

#### Assessment of Trace metals in sediments of the LEVS

[431-426.](#) Data were reported for all the 3 TMs in 80 stations, while for 3 stations data were reported only for Cd and Pb. However, the concentrations of Cd in Cyprus were much higher than the MedBACs and even higher than the MedEAC agreed upon in Decision IG.23/6 (Table 4.3.1.2.b). Consultation with national representatives and experts of Cyprus provided the explanation that although anomalously high, the concentrations are natural, probably due to specific local mineralogy. Therefore, Cd concentrations in sediments from Cyprus were excluded from this updated assessment, as in the pilot assessment of the LEVS (UNEP/MED WG.533/6).

[432-427.](#) Out of the 83 stations, 57 (69%) were in-GES (high and good statuses) and 26 (31%) in non-GES classification. Out of the 26 non-GES stations, 24 were classified as in moderate status, with 4 stations borderline to good (green) status (CSs of 1.00-1.01) (Table 4.3.3.b; Figure LEVS 5.2.1.C, Section 5; UNEP/MAP – MED POL, 2023<sup>63</sup>). Two stations were classified as in poor status. It should be mentioned that the moderate status is the least affected status among the 3 PA (corresponding to non-GES) classification. Examination of the CRs for the individual metals found that 21% of the stations were non-GES regarding Cd, 21% of the stations were non-GES regarding Hg and 7% of the stations were non-GES regarding Pb.

[433-428.](#) The non-GES stations were present in all the countries that reported data: Cyprus, Greece, Israel, Lebanon and Türkiye. A detailed examination of the CSs and CRs (Table 4.3.1.3.b; UNEP/MAP – MED POL, 2023) found that stations in moderate status in Cyprus were located in Larnaka Bay, off Zygi and in Chrisochou Bay. Pb concentration in sediments contributed to classification in the moderate status<sup>63</sup>. In Greece, two stations were found in moderate status (Koufonisi (S. Crete), Kastelorizo), with Pb and Cd concentrations contributing to this classification. In Israel, the area classified as moderate status was limited to the northern part of Haifa Bay and concentration of Hg contributed to this classification. The area is known to be still contaminated by legacy Hg, even though there was a vast improvement of the environmental status following pollution abatement measures (Herut et al, 2016, 2021). In Lebanon, the main area in moderate status was off Beirut, in particular the Dora region (with two station in bad status), followed by area in the North Lebanon, with Cd and Hg concentrations contributing equally to the moderate classification. The Beirut area is densely populated and

<sup>63</sup> Local mineralogy should be studied to decide if the high values are anthropogenic or originate from natural sources as for Cd |

industrialized (Ghosn et al., 2020). In Türkiye, 4 stations were classified as in moderate status: Akkuyu, Taşucu, Anamur, Göksu River mouth. The concentration of Hg contributed to this classification.

Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments of the LEVS

434-429.  $\Sigma_{16}$  PAHs in sediments: There were 75 stations with data for  $\Sigma_{16}$  PAHs in sediments reported by Greece, Israel and Lebanon. Out of the 75 stations, 61 (81%) were classified in-GES in high and good statuses and 14 (19%) stations classified as non-GES (Table 4.3.1.3.b; Figure LEVS 5.2.2.C, Section 5; UNEP/MAP - MED POL, 2023). Out of the non-GES stations, 7 stations were classified as moderate, 3 stations as poor and 4 stations as in bad status.

435-430.  $\Sigma_5$  PAHs in sediments: There were 97 stations with data for  $\Sigma_5$  PAHs in sediments, reported by Cyprus, Greece, Israel and Türkiye. Although  $\Sigma_5$  PAHs is not a mandatory parameter for CI 17, the assessment based on it was performed due to significant more data availability for  $\Sigma_5$  PAHs compared to  $\Sigma_{16}$  PAHs encompassing a larger assessment area of the LEVS. Therefore, an exception was made in order to increase confidence of the assessment.

Assessment of  $\Sigma_7$  PCBs in sediments and in *M. barbatus* of the LEVS

436-431. Data on  $\Sigma_7$ PCBs in sediments were reported only by Lebanon (19 stations) and Türkiye (33 stations). Out of the 52 stations, 38 (73%) were classified in-GES and 14 stations (27% ) were classified as non-GES. Out of the non-GES stations, 3 were in moderate status, 4 in poor status and 7 in bad status (Table 4.3.3.b; Figure LEVS 5.2.4.C, Section 5; UNEP/MAP – MED POL, 2023 ).

437-432. Data on  $\Sigma_7$ PCBs in 12 samples of *M. barbatus* were reported by Cyprus. All data were bdl,

Assessment of Organochlorinated contaminants other than PCBs in sediments and *M. barbatus* of the LEVS

438-433. Sediment. Data for Organochlorinated contaminants other than PCBs were reported only by Türkiye. Dieldrin in all 33 stations were below detection limit (reported as 0  $\mu\text{g}/\text{kg}$  dry wt) while data for  $\gamma$ -HCH (Lindane) ranged from below detection limit to 0.14  $\mu\text{g}/\text{kg}$  dry wt with both average and median concentrations of 0.05  $\mu\text{g}/\text{kg}$  dry wt. The BAC value is not set for Lindane. Only EAC of 3  $\mu\text{g}/\text{kg}$  dry wt was adopted by Decision IG.22/7. The concentrations reported for Lindane were well below the EAC value.

439-434. *M. barbatus.* Cyprus reported concentrations of Dieldrin, Lindane, Hexachlorobenzene, p,p'DDE and  $\Sigma_7$ PCBs in 12 samples of *M. barbatus*. All data, except one data point for  $\Sigma_7$ PCBs were bdl. Lebanon reported 3 data points for total PCBs, with concentrations in the range of 122-306  $\mu\text{g}/\text{kg}$  dry wt. No BACs were calculated for these organochlorinated contaminants in *M. barbatus* due to lack of data (UNEP/MAP – MED POL, 2022).

Assessment of Trace metals in *M. barbatus* of the LEVS

440-435. TM in *M. barbatus* were available at 15 stations from Cyprus, Israel, Lebanon and Türkiye. As explained above, the CHASE+ assessment was performed based on average concentrations calculated for specimens sampled at the same station in different years.

441-436. Out of 15 stations, 14 (93%) were classified in-GES and 1 (7%) station as non-GES in poor status. The station in poor status was located off Paphos and this classification was due to the concentration of Hg.

#### **4.3.2 The IMAP GES assessment of the Adriatic Sea Sub-region (ADR)**

442-437. Considering the initial discussion on the NEAT tool application during the Regional Meeting on IMAP Implementation: Best Practices, Gaps and Common Challenges (Rome, Italy, 10-12 July 2018), in the context of applying different tools related to GES assessment, NEAT tool application was elaborated (UNEP/MAP – MED POL, 2022; 2023) for GES assessment of IMAP CI 17 in the Adriatic

Sea Sub-region in line with the conclusions of this meeting, as well as the Meeting of CorMon on Pollution Monitoring and the Meeting of the MED POL Focal Points held in 2021. Specifically, the integration and aggregation rules were elaborated in the context of the NEAT tool application for GES assessment of IMAP CI 17 in the Adriatic Sea Sub-region, including optimal temporal and spatial integration and aggregation of the assessment findings within nested approach agreed for IMAP implementation. The GES was assessed by applying the NEAT tool on the Adriatic nested scheme. The Contaminants' data were aggregated and integrated per habitat (sediments, mussels) while the various levels of spatial integration (nesting) are provided to ensure scaling of the assessment findings i.e., the assessment findings integration to the level that is considered meaningful for Common Indicator 17. The NEAT IMAP GES Assessment methodology was applied on the spatial scope of the finest areas of assessment and the areas of assessment nested to the levels of integration that are considered meaningful (UNEP/MAP – MED POL, 2022; 2023).

#### Available data

~~443-438.~~ Data on contaminants (Cd, Hg, Pb, PAHs and PCBs) have been collected from all Contracting Parties bordering the Adriatic Sea for the years 2015 to 2021, except from Bosnia and Herzegovina<sup>64</sup> that does not monitor contaminants in marine environment. Details on the temporal and spatial availability of data per IMAP SAUs, per environmental matrix (sediments, biota) and per contaminants group (trace metals (TM), PAHs, PCBs) are provided here-below in Table 4.3.2.1 and elaborated in Table I in Annex VIII (CH 4.3.2). The spatiotemporal coverage varies largely among the various IMAP SAUs. Sediments stations have in general higher spatial coverage. For some IMAP SAUs data are not existent or correspond to only 1 or 2 stations sampled once. Trace metals in sediments are monitored in the highest number of stations (205) and all SAUs have at least one station sampled once, followed by PAHs stations (125) and PCBs (59). The Central Adriatic subdivision is the least monitored for PAHs in sediments while it is not at all monitored for PCBs in sediments. All monitoring stations for biota refer to samplings of the mussel species, *Mytilus galloprovincialis*, therefore no data on organic compounds are available for fish matrix. Regarding the spatial coverage of monitoring stations for biota this is by far lower than that in sediments. Trace metals are monitored in 64 stations, PAHs in 29 and PCBs in 38. Contaminants' data in fish were scarce, reported only for trace metals in 27 stations in Croatian waters and 4 stations in Montenegrin waters. In addition, not always the same fish species was sampled making comparisons and harmonized assessment difficult.

~~444-439.~~ As explained above in Section 2, a set of criteria was applied to propose the scope of the areas of monitoring. To better understand differences in the spatial coverage of the SAUs the ratio of number of stations to surface of the area (no of stations/km<sup>2</sup>) is calculated as shown in Table I in Annex VIII (CH 4.3.2). This ratio was calculated to support application of the criteria related to representativeness of the areas of monitoring for establishing areas of assessment. It is understood that the highest the ratio, the better the spatial coverage. However, in areas with limited presence of pressures a low ratio may be equally suitable for the purposes of a sound assessment. For this reason, the calculated ratios are only indicative and comparisons among them should be made keeping in mind the specific features of the SAUs. On the Adriatic sub-division level, the North Adriatic Sea is better covered by monitoring stations. Further to this criterion, the spatial distribution of monitoring stations and its comparison with the sufficiency of quality-assured data as collated for NEAT application were analyzed. Table II in Annex VIII (CH 4.3.2) provides the spatial coverage of monitoring data collected per each SAU in the Adriatic Sea and per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) separately. Table 4.3.2.1. and Table III in Annex VIII (CH 4.3.2) provide the temporal coverage of monitoring data used again per each SAU in the Adriatic Sea and per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) separately.

<sup>64</sup> Bosnia and Herzegovina has not been included in the present GES assessment due to lack of data on contaminants, however IMAP SAUs were set for this CP (UNEP/MAP – MED POL 2022; 2023)

**Table 4.3.2.1.** Data availability per year and country for the assessment of EO 9 – CI 17 (contaminants) in the Adriatic Sea (ADR) Sub-region, **as available by up to 31<sup>st</sup> Oct 2022.**

Source	IMAP-File	Country	Year	Cd	Hg	Pb	Σ <sub>16</sub> PAHs	Σ <sub>5</sub> PAHs	Σ <sub>7</sub> PCBs	Lindane	Dieldrin	Hexachlorobenzene	p,p'-DDE
<b>Sediment</b>													
IMAP_IS		Albania	2020	6	6	6		6					
IMAP_IS	520	Croatia	2017	37	37	37							
IMAP_IS	520	Croatia	2019	30	30	30							
<a href="#">IMAP_IS</a>	<a href="#">652</a>	Greece	2018	1		1	1						
IMAP_IS	457	Italy	2016	42	42	42	23	38	38	52		52	
IMAP_IS	457	Italy	2017	40	40	40	14	30	22	41		41	
IMAP_IS	457	Italy	2018	24	24	24	14	17	16	30		30	
IMAP_IS	457	Italy	2019	11		26				26		10	
<b>EMODNet</b>		<b>Italy</b>	<b>2015</b>	<b>30</b>	<b>30</b>	<b>30</b>							
EMODNet		Italy	2016	90	72	97							
EMODNet		Italy	2017	74	61	80							
MED POL		Montenegro	2016	5	5	5							
MED POL		Montenegro	2017	15	15	15							
MED POL		Montenegro	2018	6	6	6	6						
IMAP_IS		Montenegro	2019	29	29	29	29	29	29	12	29	29	29
IMAP_IS		Montenegro	2020	12	12	12	12	12	12	12	12	12	12
IMAP_IS		Montenegro	2021	19	19	19							
MED POL		Slovenia	<del>2018</del> 2016				<del>47</del>	<del>47</del>					
IMAP_IS	204,657	Slovenia	2019	5	5	5	5	5	5	5	5	5	5
<b><i>M. galloprovincialis</i></b>													
IMAP_IS	520	Croatia	2019	19	19	19			19				
IMAP_IS	520	Croatia	2020	18	16	18							
IMAP_IS	460	Italy	2016	8	15	8		4		8		15	
IMAP_IS	460	Italy	2017	10	18	10		11		10		18	
IMAP_IS	460	Italy	2018	8	19	8		8		12		16	
IMAP_IS	460	Italy	2019		7							7	
<b>EMODNet</b>		<b>Italy</b>	<b>2015</b>		<b>6</b>								
EMODNet		Italy	2016		15								
EMODNet		Italy	2017		19								
EMODNet		Italy	2018		2								
MED POL		Montenegro	2018	8	8	8	8						

Source	IMAP-File	Country	Year	Cd	Hg	Pb	Σ <sub>16</sub> PAHs	Σ <sub>5</sub> PAHs	Σ <sub>7</sub> PCBs	Lindane	Dieldrin	Hexachlorobenzene	p,p'-DDE
IMAP_IS		Montenegro	2019	10	10	10	11	11	11				
IMAP_IS		Montenegro	2020	10	10	10	10	10	10				
MED POL		Slovenia	2017	3	3	3							
IMAP_IS		Slovenia	2018	3	3	3							
IMAP_IS	204,657	Slovenia	2019	3	3	3	3	3					
IMAP_IS	439,658	Slovenia	2020	3	3	3	3	3					
IMAP_IS	656	Slovenia	2021	3	3	3	3	3					
<i>M. barbatus</i>													
IMAP_IS	520	Croatia	2019	1		1							
IMAP_IS	520	Croatia	2020	210	210	210							
IMAP_IS	520	Croatia	2020	8	8	8							
MED POL		Montenegro	2018	8	8	8							

445-440. For the application of the NEAT software, data on contaminants were grouped per parameters, ecosystem components (i.e. for the purpose of present NEAT application these are considered biota and sediment matrixes) and SAUs in all the Adriatic sub-divisions (NAS, CAS, SAS). Average concentrations (arithmetic means) and their respective standard errors were then calculated in the respective groups as follows:

Arithmetic mean concentration:  $\bar{C} = \frac{\sum_{i=1}^n C_i}{n}$ ,

Standard Deviation:  $SD = \sqrt{\frac{\sum_{i=1}^n (C_i - \bar{C})^2}{n-1}}$ ,

Standard Error :  $SE = \frac{SD}{\sqrt{n}}$

where,  $\bar{C}$  is the average (arithmetic mean) concentration for each SAU,  $C_i$  is the individual contaminant concentration measured in each station/date in the SAU, and n is the total number of concentration records for each SAU; SD is the sample standard deviation for a specific contaminant and SAU and SE is the standard error for a specific contaminant and SAU.

446-441. Several records on PAHs and PCBs individual compounds were reported as below detection limit values (DL) or were left blank. In a separate technical paper, prepared by MED POL in consultations with OWG EO9, it was recommended to incorporate into the BC and BAC calculations of the BDL values and not to exclude them<sup>65</sup>. For the present application of NEAT these cases were substituted by the BDL/2 value, given a rather small quantum of data available, this does not influence the

<sup>65</sup> In a separate technical paper, prepared by MEDPOL in consultations with OWG on Contaminants, it was suggested to 'replace BDL values with a fraction of the reported value. The fraction could be 1 (BDL value), 0.5 (BDL/2), 0.7 (BDL/SQRT(2)), other' and not exclude BDL values from BC calculation. The decision to replace BDL with the reported value or a fraction of it should be based on the available data and expert evaluation. Italy, Spain and France supported the use of LOD/2 or LOQ/2 in the BCs calculation. Israel pointed out that the US- EPA suggests this only when less than 15% of the data is BDLs. Therefore, the calculation for the assessment criteria was performed with the reported value and not half of it (UNEP/MAP - MED POL 2022). This is because the wide range of BDL values for a specific contaminant in a specific matrix, depending on the country and it varies even within the country.



calculation of the assessment findings. In the Slovenian data, the BDL values were left blank so these were substituted by a value equal to  $1\mu\text{g}/\text{kg}$  which corresponds to the average BDL/2 value from the whole data set. Furthermore, due to this fact, but also considering the list of substances the monitoring of which is mandatory according to IMAP<sup>66</sup>, the sum of the 16 EPA compounds ( $\Sigma_{16}\text{PAHs}$ ) and sum of the 7 PCBs compounds ( $\Sigma_7\text{PCBs}$ ) was taken into account for the present assessment. In this way the assessment results show the cumulative impact by each of these two groups of contaminants.

[447-442.](#) A detailed data matrix was prepared and used for the NEAT software application (UNEP/MAP - MED POL, 2023).

*The integration of the areas of assessment and assessment results by applying the 4 levels nesting approach*

[448-443.](#) Following the rules of integration of assessments within the nested approach, for the assessment of EO9 Common Indicators, the coastal monitoring zone is equal to the respective assessment zone as defined for the purposes of the present work (UNEP/MAP-MED POL, 2022; 2023). For the offshore zone, monitoring areas may be representative of broader assessment areas beyond territorial waters and in these cases the offshore monitoring areas are not necessarily equal to the offshore assessment areas. The stations positioned within the offshore zone are considered representative of a wider offshore area, as officially declared by the countries.

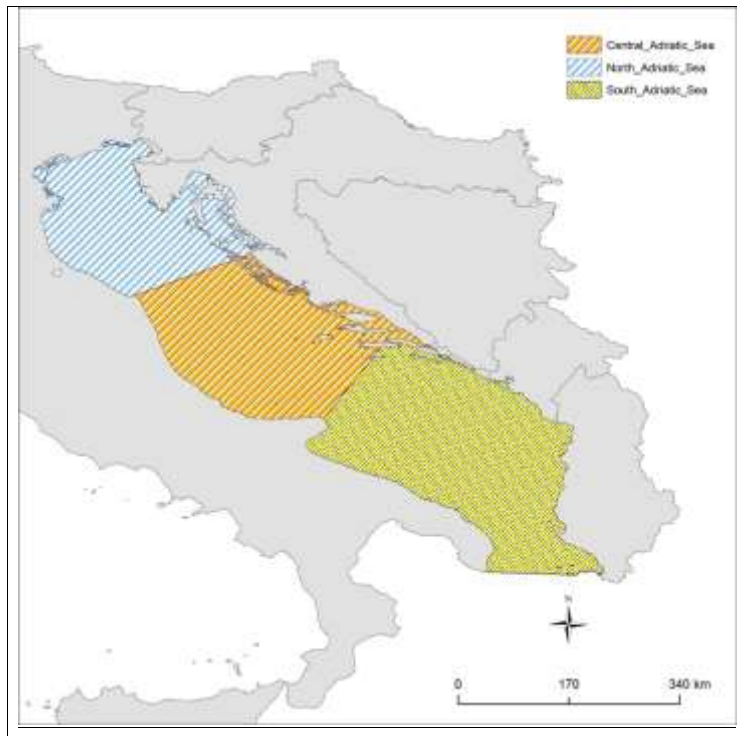
[449-444.](#) In the absence of declared areas of monitoring by all the concerned CPs, following the rationale of the IMAP national monitoring programmes and distribution of the monitoring stations, as well as the methodology approved by the Meetings of CorMon Pollution held in 2021 and 2022 (UNEP/MAP - MED POL 2021; 2022), the two zones of areas of monitoring are defined for the purposes of the present work: i) the coastal zone and ii) the offshore zone.

[450-445.](#) Detailed explanation on the data sources used and methodology followed for setting of the two zones (coastal and offshore) is provided for the purpose of the present work (UNEP/MAP - MED POL, 2023). In summary, GIS layers collected from different sources (International Hydrographic Organization - IHO, European Environment Information and Observation Network - EIONET, VLIZ Maritime Boundaries Geodatabase) by the MEDCIS project were used for the present work for Slovenia, Croatia and Italy; for Albania, Montenegro and Greece these data were not accurate or do not include the relevant information and therefore were replaced/corrected in line with relevant national sources i.e. results of GEF Adriatic Project and provisions of relevant national legal acts. The MEDCIS work takes into consideration the existence of bays and inlets which are numerous in particular in the east part of the Adriatic Sea and calculates the baseline using the straight baseline method by joining appropriate points.

[451-446.](#) For IMAP CI 17, integration of assessments up to the subdivision level is considered meaningful. Therefore, the three main subdivisions of the Adriatic Sea, namely, North, Central and South Adriatic (NAS, CAS, SAS) have been chosen following the specific geomorphological features as available in relevant scientific sources (e.g. bottom depths and slope areas, existence of deep depression, salinity and temperature gradient, water mass exchanges) (Cushman-Roisin et al., 2001). The coverage of the 3 sub-divisions is shown in Figure 4.3.2.1.

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<sup>66</sup> According to IMAP i.e. IMAP Guidance Fact Sheet and Data Dictionaries for IMAP CI 17, monitoring of the sum of 7 PCB congeners: 28, 52, 101, 118, 138, 153 and 180 and sum of 16 US EPA PAHs is considered mandatory.



**Figure 4.3.2.1.** The 3 subdivisions of the Adriatic subregion defined based on Cushman-Roisin et al. (2001).

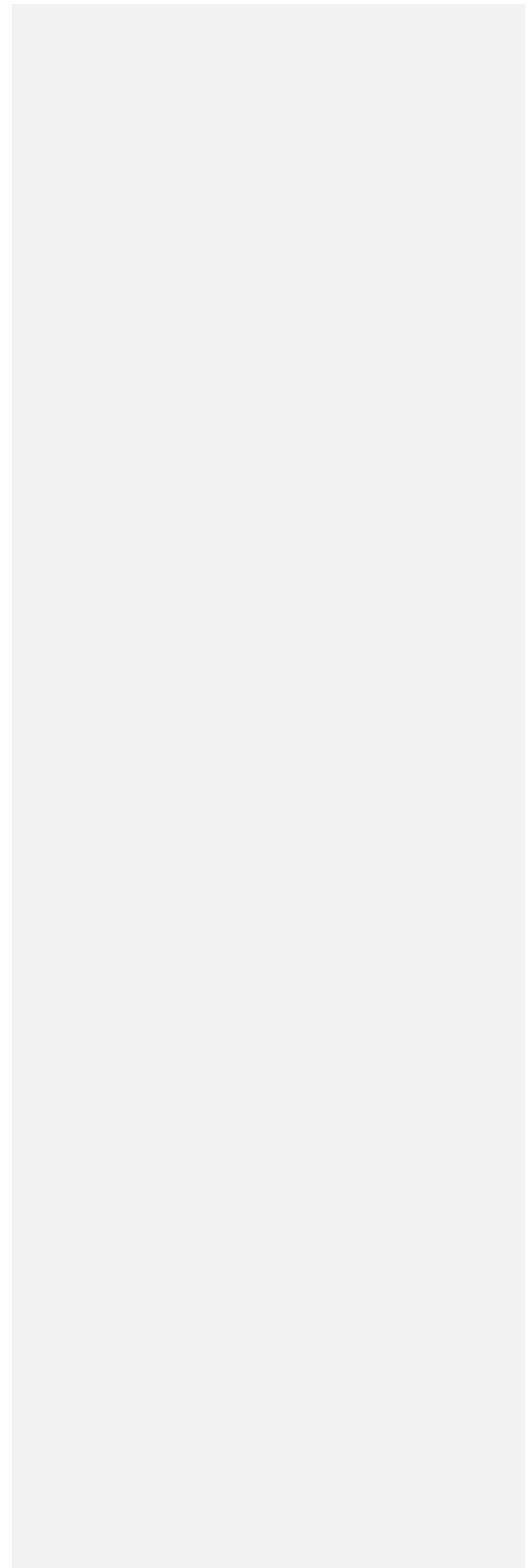
[452-447.](#) The four following steps for integration of the areas of assessment was followed to accomplish the objectives of the NEAT IMAP GES Assessment (detailed elaboration provided in UNEP/MED WG.556/In.16):

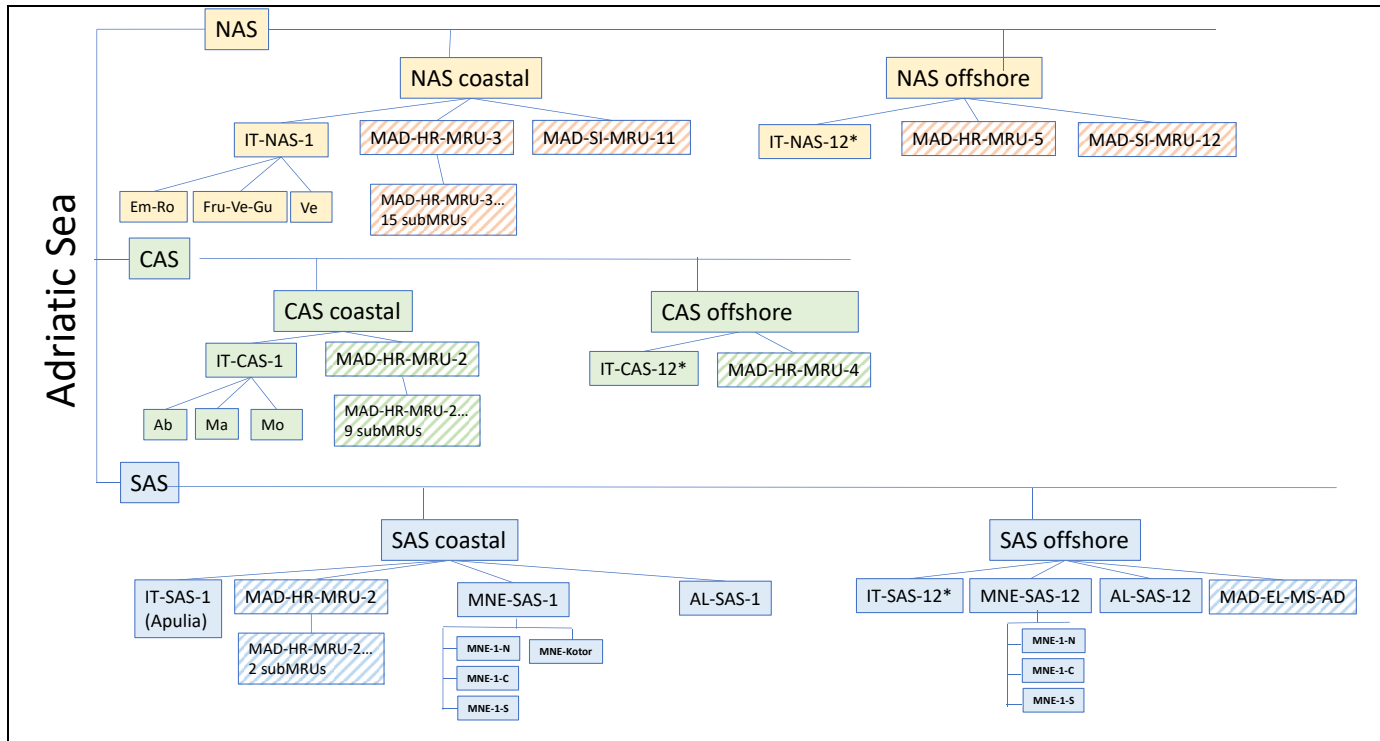
- Step 1 “Defining coastal and offshore waters”;
- Step 2 “Recognizing scope of IMAP areas of monitoring”;
- Step 3 “Setting IMAP area of assessment”;
- Step 4 “Nesting of the areas of assessment within application of NEAT tool” by applying the 4 levels nesting scheme where 1<sup>st</sup> level is the finest and 4<sup>th</sup> level is the highest:
  - 1<sup>st</sup> level provided nesting of all national IMAP SAUs & sub-SAUs within the two key IMAP assessment zones per country, i.e. coastal and offshore zones;
  - 2<sup>nd</sup> level provided nesting of the assessment areas set in the key IMAP assessment zones i.e. coastal and offshore zones, on the sub-division level i.e. i) NAS coastal, NAS offshore; ii) CAS coastal, CAS offshore; iii) SAS coastal, SAS offshore;
  - 3<sup>rd</sup> level provided nesting of the areas of assessment within the 3 sub-divisions (NAS, CAS, SAS);
  - 4<sup>th</sup> level provided nesting of the areas of assessment within the Adriatic Sea Sub-region

[453-448.](#) Similarly, the integration of the assessment results is conducted following the 4 levels nesting approach:

- 1<sup>st</sup> level: Detailed assessment results provided per sub-SAUs and SAUs;
- 2<sup>nd</sup> level: Integrated assessment results provided per i) NAS coastal (NAS-1), NAS offshore (NAS-12); ii) CAS coastal (CAS-1), CAS offshore (CAS-12); iii) SAS coastal (SAS-1), SAS offshore (SAS-12);
- 3<sup>rd</sup> level: Integrated assessment results provided per subdivision NAS, CAS, SAS;
- 4<sup>th</sup> level: Integrated assessment results provided for the Adriatic Sea Sub-region.

The graphical depiction of this nesting scheme is shown in Figure 4.3.2.2 (UNEP/MAP – MED POL, 2023).





\*For Italy the offshore IMAP SAUs areas (IT-NAS-O, IT-CAS-O, IT-SAS-O) is calculated by subtracting the surface of area of the coastal zone from the surface area of the 3 official MRUs (IT-NAS-0001, IT-CAS-0001, IT-SAS-0001).

**Figure 4.3.2.2:** The nesting scheme of the SAUs defined for the Adriatic Sea based on the available information. Shaded boxes correspond to official MRUs declared by the countries that are EU MSs and that were decided to be used as IMAP SAUs.

[454-449.](#) Further to spatial analysis of the monitoring stations distribution, along with recognition of corresponding monitoring and assessment areas, as well as optimal nesting of the finest areas of assessment, as described in Section 2 (UNEP/MAP – MED POL, 2022; 2023), the scope of all Adriatic SAUs and subSAUS were defined. All of them were introduced in the NEAT tool along with their respective codes and surface area (km<sup>2</sup>).

[455-450.](#) Within each SAU under ‘habitats’ the sediments and biota are introduced. Under ‘ecosystem component’ the 5 chemical compounds of EO9/CI17 are assigned. For each SAU and ‘Ecological Component’ (EO9 contaminants in our case) and ‘Habitat’ (sediments, biota), average value and standard deviation per chemical compound is inserted.

[456-451.](#) The use of NEAT tool requires two boundary limit values for the best and worse conditions (these are not threshold values but the minimum and maximum values that determine the scale of the assessment) and one threshold value for the GES – nonGES status. For the present analysis, the two boundary limit values are: i) zero contaminant concentration for the best conditions; ii) the maximum concentration of contaminants used for the present analysis for the worse conditions

[457-452.](#) These are mandatory by the tool which then produces five status classes linearly, depending on the distance of the concentrations from the two boundary limit values and the GES-nonGES threshold. However, the user may also assign threshold values for all other status classes as appropriate. A 5-class assessment scale ‘High-Good-Moderate-Poor-Bad’ is then produced (Table 2.5.2.a. in Section 2, and Table 4.3.2.2 here-below).

*Setting the GES/non GES boundary value/threshold*

[458-453.](#) Upgrading of the baselines and threshold values for IMAP CI 17 in the Mediterranean Sea is an ongoing process. The present assessment analysis applying the NEAT tool was conducted for each subdivision using the assessment criteria for the GES-nonGES threshold, based on BAC values shown in Table 4.3.2.2, as approved by the Meeting of CorMon Pollution Monitoring (27 and 30 May 2022) (UNEP/MAP MED – MED POL, 2022 ) and following the recommendations related to the Tyrrhenian Sea as provided by the Meeting of the SIDA funded Project “Toward integration ecosystem assessment and ecosystems management approach in the Adriatic Sea Sub-region” (10 November 2022, Tunisia).

**Table 4.3.2.2.:** The BAC values calculated for the Adriatic Sea and used for the present assessment

	Adriatic BAC (µg/kg dry wt)	
	Sediments	Biota (MG)
Cd	180	944
Hg	75	113
Pb	23550	1500
*Σ <sub>16</sub> PAHs	61.5	9.9
*Σ <sub>7</sub> PCBs	0.21	17.3

[459-454.](#) The final marine environment quality status assessment regarding CI17 in the Mediterranean Sea provides in a consolidated manner the individual assessments for each of the sub-regions and/or subdivisions. Therefore, all individual assessments were harmonized to the extent possible in order to ensure the compatibility of the assessments, as explained above in Section 2.5.3 (UNEP/MAP – MED POL,2023).

460-455. In line with an updated assessment classification for a harmonized application of NEAT and CHASE+ tools in the four Mediterranean Sea sub-regions (Table 2.5.2.a. in Section 2), the Boundary limits of the 5-class assessment scale and class Threshold values were applied for NEAT GES Assessment of the Adriatic Sea-Sub-region (Table 4.3.2.3).

**Table 4.3.2.3:** Boundary limits of the assessment scale and class Threshold values used for the application of the NEAT tool for IMAP.

	Low Boundary limit	Threshold High/Good	Threshold Good/Moderate	Threshold Moderate/poor	Threshold Poor/Bad	Upper Boundary Limit
<b>Sediments</b>	(µg/kg)	<b>0.5 (xBAC) (µg/kg)</b>	<b>xBAC (µg/kg)</b>	<b>2(x BAC) (µg/kg)</b>	<b>5(xBAC)</b>	<b>Max. conc. (µg/kg)</b>
Cd	0	135	270	540	1350	9000
Hg	0	56.5	113	225	563	14200
Pb	0	17662	35325	70650	176625	356000
*Σ <sub>16</sub> PAHs	0	61.5	123	246	615	26649
+Σ <sub>7</sub> PCBs	0	0.21	0.42	0.8	2.1	434
<b>Biota</b> ( <i>M. galloprovincialis</i> )						
Cd	0	708	1416	2832	7080	9000
Hg	0	85	170	339	848	10000
Pb	0	1125	2250	4500	11250	167884
+Σ <sub>7</sub> PCBs	0	17.3	34.6	69	173	180

\*sum of the individual BACs or xBACs values of the 16 PAH compounds

+ sum of the individual BACs or xBACs values of the 7 PCB compounds

461-456. The data (i.e. average values inserted), as well as boundary limits and threshold values are normalized by NEAT in a scale of 0 to 1 to be comparable among parameters and to facilitate aggregation on the CI or EO level.

462-457. Threshold concentrations are normalized in a 0 to 1 scale as follows:

$$0 \leq \text{bad} < 0.2 \leq \text{poor} < 0.4 \leq \text{moderate} < 0.6 \leq \text{good} < 0.8 \leq \text{high} \leq 1$$

463-458. NEAT aggregates data by calculating the average of normalized values of contaminants (Cd, Pb, PAHs, etc.) on the SAU level. This can be done either per each contaminant per habitat (i.e., sediments, biota) separately or for all contaminants per habitats (i.e. sediments, biota) within specific SAU. The first option leads to one value for each chemical compound separately for a specific SAU.

464-459. The process is then repeated for all nested SAUs (in a weighted or non-weighted mode) for all ecosystem components - contaminants separately, or for all ecosystem components by habitat (sediments, biota). In the weighted mode a weighting factor based on the surface area of each SAU is used.

465-460. The NEAT values are values between 0 to 1 and correspond to an overall assessment status per contaminant according to the 5-class scale.

[466-461.](#) The decision rule of GES/ non-GES is by comparison to the boundary class defined by the (xBAC) and this is above/ below Good (0.6).

*Results of the IMAP NEAT GES Assessment of CIs 17 in the Adriatic Sea Sub-region*

[467-462.](#) The results obtained from the NEAT tool are shown below in Tables 4.3.2.4.a and 4.3.2.4.b. Table 4.3.2.4.a provides detailed assessment results on the EO9/CI 17 level per contaminant and also spatially integrated within the nested scheme at i) the IMAP national SAUs & subSAUs, as the finest level; ii) the IMAP coastal and offshore assessment zones of sub-divisions (NAS Coastal, NAS Offshore, CAS Coastal, CAS Offshore, SAS Coastal, SAS Offshore); iii) the sub-division level (NAS, CAS, SAS) and iv) the sub-regional level (Adriatic Sea).

[468-463.](#) At the same time aggregation of all contaminants data is done in order to obtain one chemical status value (NEAT value) for all the levels of the nesting scheme. In other words the data matrix in Table 4.3.2.4.b shows the results per contaminant per habitat per SAU in the finest level which are i) integrated along the nesting scheme (in columns A - I bold lines); and ii) are aggregated for all contaminants and habitats per SAU (in rows) leading to one NEAT value per SAU (column EO9). The latter is further integrated along the nesting scheme (column EO9 bold lines).

[469-464.](#) The NEAT tool has the possibility also to provide assessment results by aggregating data per habitat in this case sediments and biota (mussels) and then spatially integrated within the nested scheme. The final integrated result per SAU (NEAT value) is the same for the two ways of assessment (i.e. per contaminants (Table 4.3.2.4.a) or per habitats (Table 4.3.2.4.b) as expected.

[470-465.](#) The Tabulated NEAT results of Tables 4.3.2.4.a and 4.3.2.4.b (schematic presentation, UNEP/MAP MED POL, 2023).

[471-466.](#) The detailed status assessment results per contaminant per SAU at the 1<sup>st</sup> level of assessment (no aggregation or integration) show that in most cases GES conditions are achieved (High, Good status) i.e., for 80% of SAUs, which are indicated by the blue and green cells in Table 4.3.2.4.a; 9% are classified under the moderate status, 6% under the poor and 5% under the bad. For the sediment matrix, the highest contamination is observed from PCBs, PAHs and Hg resulting in non-GES status for 60%, 57% and 27 % of sub-SAUs respectively. For the mussels matrix, the highest contamination is observed from PCBs which results in 39% of sub-SAUs in non-GES status. In the NAS, 19% of sub-SAUs are classified as non-GES, in the CAS 12% are classified as non-GES, while in the SAS 22 % are classified as non-GES. The most affected sub-SAUs in the NAS are HRO-0313-BAZ, HRO-0412-PULP and HRO-0423-RILP in Croatia; Emilia-Romana', 'Friuli-Venezia-Giulia-1' and 'Veneto-1' in Italy. Also, offshore SAUs IT-NAS-O and MAD-SI-MRU-12. In the CAS, most affected sub-SAUs are HRO-0313-KASP, HRO-0313-KZ, HRO-0423-KOR in Croatia. In the SAS, affected SAUs are HRO-0313-ZUC, HRO-0423-MOP and HRO-0313-ZUC in Croatia; and MNE-1-N, MNE-1-C, MNE-1-S, MNE-Kotor, in Montenegro which are found in poor or bad conditions regarding several contaminants.

[472-467.](#) Overall, it can be seen from Tables 4.3.2.4.a and 4.3.2.4. b that TM in sediments have the largest spatial coverage with 49 out of 49 SAUs covered. For the other compounds and 'habitats' (sediments, mussels) several SAUs totally lack of data. In these cases, the integrated assessment result on the sub-division level (NAS, CAS, SAS) is based on only a few SAUs and cannot be considered representative. This is true for the assessment of  $\Sigma_{16}$ PAHs in sediments which is based on 14 out of 49 SAUs and data delivered by from Italy, Slovenia, Montenegro;  $\Sigma_7$ PCBs in sediments which is based on 10 out of 49 SAUs and data delivered by Italy and Montenegro. In addition,  $\Sigma_7$ PCBs data in sediments for the CAS are non-existent. For the mussels, TM have the largest coverage and are measured in 28 out of the 49 SAUs, based on data delivered by Croatia, Italy, Slovenia and Montenegro (only in the coastal SAUs).  $\Sigma_7$ PCBs in mussels are measured in 22 out of 49 SAUs based on data delivered by Croatia and Montenegro, however most of the SAUs have been sampled only once.

**Table 4.3.2.4.a.** Status assessment results of the NEAT tool applied on the Adriatic nesting scheme for the assessment of EO9/CI17. The various levels of spatial integration (nesting) are marked in bold. Blank cells denote absence of data. The % confidence is based on the sensitivity analysis (UNEP/MAP – MED POL, 2023).

			EO9			A	B	C	D	E	F	G	H	I
SAU	Area (km <sup>2</sup> )	SAU weight factor	NEAT value	Status class	% Confidence	CI17_Cd seds	CI17_Hg seds	CI17_Pb seds	Σ16 PAHs seds	Σ7 PCBs seds	CI17_Cd mus	CI17_Hg mus	CI17_Pb mus	Σ7 PCBs mus
Adriatic Sea	<b>139783</b>	<b>0</b>	<b>0.738</b>	good	<b>88</b>	<b>0.841</b>	<b>0.807</b>	<b>0.878</b>	<b>0.786</b>	<b>0.346</b>	<b>0.821</b>	<b>0.421</b>	<b>0.748</b>	<b>0.631</b>
Northern Adriatic Sea	<b>31856</b>	<b>0</b>	<b>0.592</b>	moderate	<b>84</b>	<b>0.842</b>	<b>0.466</b>	<b>0.827</b>	<b>0.733</b>	<b>0.236</b>	<b>0.835</b>	<b>0.47</b>	<b>0.842</b>	<b>0.743</b>
NAS coastal	<b>9069</b>	<b>0</b>	<b>0.774</b>	good	<b>100</b>	<b>0.838</b>	<b>0.739</b>	<b>0.814</b>	<b>0.4</b>	<b>0.199</b>	<b>0.834</b>	<b>0.809</b>	<b>0.842</b>	<b>0.743</b>
MAD-HR-MRU-3	6422	0	0.829	high	100	0.891	0.887	0.833			0.811	0.813	0.818	0.696
HRO-0313-JVE	73	0.001	0.726	good	100	0.853	0.872	0.711			0.754	0.574	0.709	0.522
HRO-0313-BAZ	4	0	0.51	moderate	100	0.684	0.333	0.513						
HRO-0412-PULP	7	0	0.477	moderate	100	0.803	0.166	0.462						
HRO-0412-ZOI	473	0.003	0.864	high	100	0.894	0.861	0.874			0.89	0.857	0.859	0.803
HRO-0413-LIK	7	0	0.791	good	86	0.886	0.763	0.623			0.846	0.809	0.85	0.792
HRO-0413-PAG	30	0	0.796	good	69	0.832	0.837	0.761			0.84	0.853	0.814	0.618
HRO-0413-RAZ	10	0	0.825	high	100	0.852	0.883	0.741						
HRO-0422-KVV	494	0.004	0.798	good	57	0.867	0.915	0.849			0.806	0.709	0.768	0.598
HRO-0422-SJI	1923	0.014	0.859	high	100	0.916	0.944	0.906			0.825	0.855	0.816	0.688
HRO-0423-KVA	686	0.005	0.849	high	100	0.879	0.893	0.817			0.847	0.85	0.862	0.78
HRO-0423-KVJ	1089	0.008	0.826	high	97	0.888	0.907	0.791			0.752	0.835	0.992	0.734
HRO-0423-KVS	577	0.004	0.797	good	72	0.903	0.853	0.847			0.831	0.789	0.704	0.58
HRO-0423-RILP	6	0	0.538	moderate	100	0.398	0.626	0.589						
HRO-0423-RIZ	475	0.003	0.766	good	89	0.877	0.861	0.728			0.758	0.677	0.669	0.734
HRO-0423-VIK	455	0.003	0.783	good	71	0.869	0.7	0.737			0.785	0.811	0.721	0.873
IT-NAS-C	2592	0	0.638	good	100	0.703	0.4928	0.761	0.398	0.199	0.925	0.917	0.938	0.908



			EO9			A	B	C	D	E	F	G	H	I
SAU	Area (km <sup>2</sup> )	SAU weight factor	NEAT value	Status class	% Confidence	CI17_Cd seds	CI17_Hg seds	CI17_Pb seds	Σ16 PAHs seds	Σ7 PCBs seds	CI17_Cd mus	CI17_Hg mus	CI17_Pb mus	Σ7 PCBs mus
IT-Em-Ro-1	371	0.003	0.587	moderate	71	0.801	0.647	0.869	0.416	0.199				
IT-Fr-Ve-Gi-1	575	0.004	0.543	moderate	100	0.843	0.159	0.627						
IT-Ve-1	1646	0.012	0.684	good	100	0.495	0.630.272	0.87	0.39	0.199	0.925	0.917	0.938	0.908
MAD-SI-MRU-11	55	0	0.752	good	100	0.886	0.351	0.975	0.446		0.87	0.453	0.881	
<b>NAS offshore</b>	<b>22788</b>	<b>0</b>	<b>0.52</b>	<b>moderate</b>	<b>100</b>	<b>0.845</b>	<b>0.262</b>	<b>0.835</b>	<b>0.769</b>	<b>0.24</b>	<b>0.869</b>	<b>0.446</b>	<b>0.833</b>	
MAD-HR-MRU-5	5571	0			0									
IT-NAS-O	10540	0.161	0.519	moderate	100	0.844	0.263	0.84	0.775	0.24		0.445		
MAD-SI-MRU-12	129	0.002	0.634477	moderate good	0	0.889	0.188	0.574	0.375		0.869	0.582	0.833	
<b>Central Adriatic</b>	<b>63696</b>	<b>0</b>	<b>0.728</b>	<b>good</b>	<b>80</b>	<b>0.82</b>	<b>0.852</b>	<b>0.892</b>	<b>0.938</b>		<b>0.84</b>	<b>0.336</b>	<b>0.752</b>	<b>0.513</b>
<b>CAS coastal</b>	<b>9394</b>	<b>0</b>	<b>0.833</b>	<b>high</b>	<b>100</b>	<b>0.831</b>	<b>0.868</b>	<b>0.874</b>	<b>0.938</b>		<b>0.84</b>	<b>0.823</b>	<b>0.752</b>	<b>0.513</b>
MAD-HR-MRU-2	7302	0	0.83	high	100	0.854	0.894	0.845			0.84	0.823	0.752	0.513
HRO-0313-NEK	253	0.003	0.803	high	67	0.784	0.824	0.689			0.858	0.865	0.883	0.757
HRO-0313-KASP	44	0	0.595	moderate	55	0.724	0.266	0.686			0.875	0.691	0.762	0.2
HRO-0313-KZ	34	0	0.639	good	100	0.816	0.291	0.81						
HRO-0313-MMZ	55	0.001	0.805	high	60	0.837	0.896	0.788			0.828	0.816	0.755	0.676
HRO-0413-PZK	196	0.002	0.733	good	97	0.887	0.737	0.766			0.844	0.842	0.584	0.406
HRO-0413-STLP	1	0	0.644	good	100	0.778	0.335	0.82						
HRO-0423-BSK	613	0.006	0.788	good	76	0.8	0.705	0.792			0.81	0.819	0.804	0.803
HRO-0423-KOR	1564	0.016	0.791	good	85	0.886	0.893	0.888			0.848	0.819	0.731	0.377
HRO-0423-MOP	2480	0.025	0.883	high	100	0.854	0.941	0.852						
IT-CAS-C	2092	0	0.845	high	100	0.779	0.742	0.94	0.938					
IT-Ab-1	282	0.005	0.886	high	100	0.809	0.867	0.932	0.938					
IT-Ma-1	319	0.006	0.836	high	100	0.724		0.947						

SAU	Area (km <sup>2</sup> )	SAU weight factor	EO9 NEAT value	Status class	% Confidence	A CI17_Cd seds	B CI17_Hg seds	C CI17_Pb seds	D Σ16 PAHs seds	E Σ7 PCBs seds	F CI17_Cd mus	G CI17_Hg mus	H CI17_Pb mus	I Σ7 PCBs mus
IT-Mo-1	229	0.004	0.808	high	61	0.864	0.626	0.934						
<b>CAS offshore</b>	<b>54303</b>	<b>0</b>	<b>0.71</b>	<b>good</b>	<b>80</b>	<b>0.817</b>	<b>0.85</b>	<b>0.896</b>	<b>0.925</b>			<b>0.32</b>		
MAD-HR-MRU-4	18963	0.178	0.897	high	100	0.887	0.909	0.894						
IT-CAS-O	22393	0.21	0.551	moderate	69	0.7	0.749	0.899	0.925			0.32		
<b>Southern Adriatic Sea</b>	<b>44231</b>	<b>0</b>	<b>0.858</b>	<b>high</b>	<b>100</b>	<b>0.868</b>	<b>0.859</b>	<b>0.877</b>	<b>0.853</b>	<b>0.795</b>	<b>0.778</b>	<b>0.883</b>	<b>0.573</b>	<b>0.548</b>
<b>SAS coastal</b>	<b>7276</b>	<b>0</b>	<b>0.769</b>	<b>good</b>	<b>99</b>	<b>0.837</b>	<b>0.793</b>	<b>0.797</b>	<b>0.204</b>	<b>0.348</b>	<b>0.778</b>	<b>0.883</b>	<b>0.573</b>	<b>0.548</b>
MAD-HR-MRU-2	4252	0	0.73	good	100	0.843	0.877	0.733			0.777	0.745	0.583	0.516
HRO-0313-ZUC	13	0	0.792	good	68	0.843	0.888	0.903			0.769	0.841	0.724	0.487
HRO-0423-MOP	1756	0.031	0.73	good	100		0.877	0.732			0.777	0.744	0.582	0.516
IT-SAS-C (Ap-1)	1810	0.013	0.931	high	100	0.804	0.944	0.943				0.965		
MNE-SAS-C	483	0	0.618	good	99	0.7	0.665	0.667	0.204	0.348	0.791	0.871	0.47	0.884
MNE-1-N	86	0.001	0.7	good	81	0.813	0.928	0.932	0.198	0.629				
MNE-1-C	246	0.002	0.494	moderate	92	0.52	0.525	0.396	0.237	0.2	0.648	0.816	0.15	0.838
MNE-1-S	151	0.001	0.812	high	94	0.852	0.867	0.931	0.182	0.383	0.986	0.973	0.978	0.986
MNE-Kotor	85	0.001	0.546	moderate	99	0.722	0.183	0.446	0.164	0.15	0.858	0.848	0.492	0.838
AL-SAS-C	646	0.005	0.686	good	95	0.917	0.199	0.943						
<b>SAS offshore</b>	<b>36955</b>	<b>0</b>	<b>0.875</b>	<b>high</b>	<b>100</b>	<b>0.87</b>	<b>0.869</b>	<b>0.888</b>	<b>0.876</b>	<b>0.841</b>				
IT-SAS-O	22715	0.216	0.876	high	100	0.861	0.877	0.891						
MNE-SAS-O	2076	0	0.882	high	100	0.91	0.924	0.83	0.905	0.841				
MNE-12-N	513	0.005	0.869	high	100	0.927	0.928	0.845	0.863	0.781				
MNE-12-C	713	0.007	0.891	high	100	0.886	0.941	0.809	0.941	0.876				
MNE-12-S	849	0.008	0.883	high	100	0.92	0.907	0.839	0.899	0.848				
AL-SAS-O	716	0.007	0.78	good	61	0.924	0.5	0.915						
MAD-EL-MS-AD	2253	0.021	0.886	high	100	0.914		0.884	0.86					

**Table 4.3.2.4.b.:** Status assessment results of the NEAT tool applied on the Adriatic nested scheme for the assessment of EO9/CI 17. Contaminants' data are aggregated and integrated per habitat (sediments, mussels). The various levels of spatial integration (nesting) are marked in bold. Blank cells denote absence of data. The % confidence is based on the sensitivity analysis (UNEP/MAP - MED POL 2023).

SAU	Area (km <sup>2</sup> )	Total SAU weight factor	NEAT value	Status Class	% Confidence	sediments	mussels
<b>Adriatic Sea</b>	<b>139783</b>	<b>0</b>	<b>0.738</b>	<b>good</b>	<b>88</b>	<b>0.825</b>	<b>0.48</b>
<b>Northern Adriatic Sea</b>	<b>31856</b>	<b>0</b>	<b>0.592</b>	<b>moderate</b>	<b>84</b>	<b>0.637</b>	<b>0.545</b>
<b>NAS coastal</b>	<b>9069</b>	<b>0</b>	<b>0.774</b>	<b>good</b>	<b>100</b>	<b>0.741</b>	<b>0.814</b>
MAD-HR-MRU-3	6422	0	0.829	high	100	0.87	0.787
HRO-0313-JVE	73	0.001	0.726	good	100	0.812	0.64
HRO-0313-BAZ	4	0	0.51	moderate	100	0.51	
HRO-0412-PULP	7	0	0.477	moderate	100	0.477	
HRO-0412-ZOI	473	0.003	0.864	high	100	0.877	0.852
HRO-0413-LIK	7	0	0.791	good	86	0.757	0.824
HRO-0413-PAG	30	0	0.796	good	69	0.81	0.781
HRO-0413-RAZ	10	0	0.825	high	100	0.825	
HRO-0422-KVV	494	0.004	0.798	good	57	0.877	0.72
HRO-0422-SJI	1923	0.014	0.859	high	100	0.922	0.796
HRO-0423-KVA	686	0.005	0.849	high	100	0.863	0.835
HRO-0423-KVJ	1089	0.008	0.846	high	97	0.862	0.828
HRO-0423-KVS	577	0.004	0.797	good	72	0.868	0.726
HRO-0423-RILP	6	0	0.538	moderate	100	0.538	
HRO-0423-RIZ	475	0.003	0.766	good	89	0.822	0.709
HRO-0423-VIK	455	0.003	0.783	good	71	0.769	0.797
IT-NAS-C	2592	0	0.638	good	100	0.507	0.922
IT-Em-Ro-1	371	0.003	0.587	moderate	71	0.587	
IT-Fr-Ve-Gi-1	575	0.004	0.543	moderate	100	0.543	
IT-Ve-1	1646	0.012	0.684	good	100	0.445	0.922
MAD-SI-MRU-11	55	0	0.7	good	100	0.664	0.735
<b>NAS offshore</b>	<b>22788</b>	<b>0</b>	<b>0.52</b>	<b>moderate</b>	<b>100</b>	<b>0.591</b>	<b>0.449</b>

SAU	Area (km <sup>2</sup> )	Total SAU weight factor	NEAT value	Status Class	% Confidence	sediments	mussels
MAD-HR-MRU-5	5571	0			0		
IT-NAS-O	10540	0.161	0.519	moderate	100	0.592	0.445
MAD-SI-MRU-12	129	0.002	0.6340.477	goodmoderate	0	0.5060.477	0.761
<b>Central Adriatic</b>	<b>63696</b>	<b>0</b>	<b>0.728</b>	<b>good</b>	<b>80</b>	<b>0.855</b>	<b>0.367</b>
<b>CAS coastal</b>	<b>9394</b>	<b>0</b>	<b>0.833</b>	<b>high</b>	<b>100</b>	<b>0.859</b>	<b>0.732</b>
MAD-HR-MRU-2	7302	0	0.83	high	100	0.864	0.732
HRO-0313-NEK	253	0.003	0.803	high	67	0.766	0.841
HRO-0313-KASP	44	0	0.595	moderate	55	0.559	0.632
HRO-0313-KZ	34	0	0.639	good	100	0.639	
HRO-0313-MMZ	55	0.001	0.805	high	60	0.84	0.769
HRO-0413-PZK	196	0.002	0.733	good	97	0.797	0.669
HRO-0413-STLP	1	0	0.644	good	100	0.644	
HRO-0423-BSK	613	0.006	0.788	good	76	0.766	0.809
HRO-0423-KOR	1564	0.016	0.791	good	85	0.889	0.694
HRO-0423-MOP	2480	0.025	0.883	high	100	0.883	
IT-CAS-C	2092	0	0.845	high	100	0.845	
IT-Ab-1	282	0.005	0.886	high	100	0.886	
IT-Ma-1	319	0.006	0.836	high	100	0.836	
IT-Mo-1	229	0.004	0.808	high	61	0.808	
<b>CAS offshore</b>	<b>54303</b>	<b>0</b>	<b>0.71</b>	<b>good</b>	<b>80</b>	<b>0.854</b>	<b>0.32</b>
MAD-HR-MRU-4	18963	0.178	0.897	high	100	0.897	
IT-CAS-O	22393	0.21	0.551	moderate	69	0.783	0.32
<b>Southern Adriatic Sea</b>	<b>44231</b>	<b>0</b>	<b>0.858</b>	<b>high</b>	<b>100</b>	<b>0.866</b>	<b>0.748</b>
<b>SAS coastal</b>	<b>7276</b>	<b>0</b>	<b>0.769</b>	<b>good</b>	<b>99</b>	<b>0.787</b>	<b>0.748</b>
MAD-HR-MRU-2	4252	0	0.73	good	100	0.805	0.655
HRO-0313-ZUC	13	0	0.792	good	68	0.878	0.705
HRO-0423-MOP	1756	0.031	0.73	good	100	0.805	0.655
IT-SAS-C (Ap-1)	1810	0.013	0.931	high	100	0.897	0.965
MNE-SAS-C	483	0	0.618	good	99	0.517	0.754

SAU	Area (km <sup>2</sup> )	Total SAU weight factor	NEAT value	Status Class	% Confidence	sediments	mussels
MNE-1-N	86	0.001	0.7	good	81	0.7	
MNE-1-C	246	0.002	0.494	moderate	92	0.375	0.613
MNE-1-S	151	0.001	0.812	high	94	0.643	0.981
MNE-Kotor	85	0.001	0.546	moderate	99	0.333	0.759
AL-SAS-C	646	0.005	0.686	good	95	0.686	
<b>SAS offshore</b>	<b>36955</b>	<b>0</b>	<b>0.875</b>	<b>high</b>	<b>100</b>	<b>0.875</b>	
IT-SAS-O	22715	0.216	0.876	high	100	0.876	
MNE-SAS-O	2076	0	0.882	high	100	0.882	
MNE-12-N	513	0.005	0.869	high	100	0.869	
MNE-12-C	713	0.007	0.891	high	100	0.891	
MNE-12-S	849	0.008	0.883	high	100	0.883	
AL-SAS-O	716	0.007	0.78	good	61	0.78	
MAD-EL-MS-AD	2253	0.021	0.886	high	100	0.886	

**4.3.3 The IMAP assessment of the Central Mediterranean (CEN) Sub-region**

473-468. Due to insufficient data, the two sub-divisions of the CEN, the Ionian Sea (IONS) and Central Mediterranean Sea (CENS) were assessed together, by applying the CHASE+ (Chemical Status Assessment Tool) methodology, and stressing possible similarities/differences between them, if available. The assessment findings included in the IMAP Pollution 2023 MED QSR Chapter are based on the thematic assessment (UNEP/MAP - MED POL, 2023).

Available data

474-469. Data for the CEN sub-region were very limited. Table 4.3.3.1. summarizes data availability. Trace metals (TM – Cd, Hg and Pb) in sediments were available for 22 stations in Malta, 12 for 2017 and 10 for 2018, belonging to the CENS sub-division, and data for Cd and Pb were available for 4 stations in Greece for 2020, 2 belonging to the IONS sub-division and 2 to the CENS. Concentrations of Σ<sub>16</sub> PAHs in sediments were available for 21 stations in Greece (20 in the IONS, 1 in CENS), 18 from 2019 and 3 from 2018; and for 5 stations in Tunisia (CENS) for 2019 (Jebara et al. 2021). For Malta (CENS), data for Σ<sub>5</sub> PAHs<sup>67</sup> in sediments were available for 15 stations sampled in 2017 and 10 stations sampled in 2018. Concentrations of total PCBs, i.e. Σ<sub>7</sub> PCBs<sup>68</sup> and individual concentrations for each PCB congener, were reported in sediments for the same 5 stations in Tunisia as for Σ<sub>16</sub> PAHs (Jebara et al. 2021). Malta reported concentrations of hexachlorobenzene in sediments for 21-22 stations. Data for trace metals in the fish *M. barbatus* were available for 3 samples from 2017 and 2 samples from 2019 in Malta (CENS). In addition, data for TM in the mussel *M. galloprovincialis* from 2016 and 2017 were retrieved from data reported by Italy to EMODNet: 4 samples with Cd and Pb concentrations and 8 with Hg concentrations.

**Table 4.3.3.1.** Data availability per year and country for the assessment of EO 9 – CI 17 (contaminants) in the Central Mediterranean (CEN) Sub-region, [as available by 31<sup>st</sup> October 2022.](#)

Source	IMAP-File	Country	Sub-division	Year	Cd	Hg	Pb	Σ <sub>16</sub> PAHs	Σ <sub>5</sub> PAHs	Σ <sub>7</sub> PCBs
<b>Sediment</b>										
IMAP-IS	652	Greece	IONS	2018				2	2	
IMAP-IS	652	Greece	CENS	2018				1	1	
IMAP-IS	652	Greece	IONS	2019				18	18	
IMAP-IS	652	Greece	IONS	2020	2	0	2			
IMAP-IS	652	Greece	CENS	2020	2	0	2			
IMAP-IS	489	Malta	CENS	2017	12	12	12		15	
IMAP-IS	489	Malta	CENS	2018	10	10	10		10	
Lit <sup>1</sup>		Tunisia	CENS	2019				5		5
<b><i>M. galloprovincialis</i></b>										
EMODNet		Italy	CENS	2016		2				
EMODNet		Italy	CENS	2017	4	6	4			
<b><i>M. barbatus</i></b>										

<sup>67</sup> Σ<sub>5</sub> PAHs is the sum of the concentrations of Benzo(a)pyrene, Benzo(b)fluoranthene, Benzo(k)fluoranthene, Indeno(1,2,3-cd)pyrene and Benzo(ghi)perylene. Σ<sub>5</sub> PAHs is a non-mandatory parameters for CI 17, whereby Σ<sub>16</sub> PAHs, is a mandatory parameter.

<sup>68</sup> PCBs congeners 28,52,101,118,132,153,180

Source	IMAP-File	Country	Sub-division	Year	Cd	Hg	Pb	$\Sigma_{16}$ PAHs	$\Sigma_5$ PAHs	$\Sigma_7$ PCBs
IMAP_IS	489	Malta	CENS	2017	3	3	3			
IMAP_IS	489	Malta	CENS	2019	2	2	2			

<sup>1</sup>Jebara et al., 2021

[475-470.](#) The data were compiled from the IMAP-IS, as of 31st October 2022. Additional data from the scientific literature (Jebara et al, 2021) and from EMODNet were also used.

[476-471.](#) Based on the available data, the assessment was performed for TM and  $\Sigma_{16}$  PAHs in sediment. In addition, the CEN was assessed based on  $\Sigma_5$  PAHs in sediments as well. This is not a mandatory parameter, but was included here given significant more data available for  $\Sigma_5$  PAHs compared to  $\Sigma_{16}$  PAHs (48 vs 28 data points, respectively) encompassing a larger area of the CEN. Therefore, an exception was made to possibly increase confidence of the assessment. A very limited assessment was provided also for the additional parameters:  $\Sigma_7$  PCBs in sediments, TM in *M. barbatus* and in *M. galloprovincialis* due to the small amount of data available. The 2023 MED QSR needs to be based on data reported as of 2018 onward. However, given limited data availability, an exception was made and data available for 2016 and 2017 were also used in order to increase reliability of the assessment.

Setting the GES/non GES boundary value/threshold for the CHASE+ application in the CEN

[477-472.](#) The thresholds used for the CHASE+ assessment methodology were the updated Mediterranean regional BACs. Table 4.3.3.2 summarizes the thresholds values. For most parameters, the sub-regional BACs were not available (UNEP/MAP – MED POL, 2022). Namely, for sediments, only one CEN\_BAC is available for TM (Pb), and for  $\Sigma_{16}$  PAHs. Regarding biota matrix, sub-regional CEN\_BACs are not available for TM in *M. barbatus*, while for *M. galloprovincialis*, the CEN\_BACs are available for Cd and Hg. By having only 4 CEN BACs, it was impossible to ensure homogenous assessment by combining sub-regional and regional BACs, in particular because the sub-regional BACs were calculated with a few data points as discussed and approved by the Meeting of CorMon Pollution (27 and 30 May 2022)<sup>69</sup>. For this reason, an exception was made for the CEN assessment and it was decided to use only the Mediterranean regional MED\_BACs as thresholds in the assessment. It should also be noted that the four sub-regional CEN\_BACs are about one order of magnitude lower than the MED\_BACs.

[478-473.](#) The boundaries between the 5 environmental classifications (high, good, moderate, poor and bad) are given in Table 2.5.2.a., Section 2.

<sup>69</sup> The CEN sub-region, BACs are multiplications of the BCs (UNEP/MAP – MED POL 2022):

- It was possible to calculate BC for Pb (in sediments) at the CEN sub-region in 2022, however with only 29 data points. The BC value for Pb in CEN was about one order of magnitude lower than the BCs calculated for the other sub-regions and should be re-examined when additional data will be available (Paragraph 38).
- $\Sigma_{16}$  PAHs in sediments. The lowest values were calculated for the CEN, however the number of data points was low and not representative (Paragraph 39).
- TM in *M. galloprovincialis* A few data points (4 for Cd and 8 for Hg with 4 Pb, all BDL) were available for the CEN. The calculated BCs were lower than in the other sub-regions, however, the few data is not representative of the CEN (Paragraph 40).
- TM in *M. barbatus*. There were 5 data points available for the CEN, however Cd and Pb were all BDL while the median Hg concentration was 152  $\mu\text{g}/\text{kg}$  wet wt, much higher than in the other sub-regions. Given the lack of data for the CEN, it was not possible to propose values for BC in this sub-region, therefore it is suggested to use the regional MED BC values for GES assessment (Paragraph 40).

**Table 4.3.3.2.** Summary of the threshold values (MED\_BACs) used in application for GES assessment of the Central Mediterranean Sea sub-division. Available CEN\_BAC and MedEAC values are given for comparison.

	CEN_BAC	MED_BAC	MedEAC
<b>Sediments, µg/kg dry wt</b>			
Cd	#	161	1200
Hg	#	75	150
Pb	2708	22500	46700
Σ <sub>16</sub> PAHs	9.5	41	4022*
Σ <sub>5</sub> PAHs <sup>^</sup>	#	31.8	
Σ <sub>7</sub> PCBs	#	0.40	68 <sup>+</sup>
<b><i>M. barbatus</i>, µg/kg wet wt</b>			
Cd	#	7.8	50
Hg	#	81.2	1000
Pb	#	36.6	300
<b><i>M. galloprovincialis</i>, µg/kg dry wt</b>			
Cd	117 <sup>&amp;</sup>	1065	5000
Hg	18.5 <sup>&amp;</sup>	117	2500
Pb	#	1650	7500

# BACs not available for CEN (UNEP/MED WG.533/3). & Based on 4-8 data points, \* ERL value derived for the sum of 16 PAHs by Long et al., 1995, do not appear in the Decisions of COP. ^ Sum of the individual MedEACs values of the 7 PCB compounds as they appear in Decision IG.23/6. + Values do not appear in Decisions of COP. Calculated as a sum from the individual BAC values for each of the 5 PAHs compounds.

Integration of the areas of assessment for the CEN

479-474. The locations of the sampling stations/ areas are presented in Figures CEN 5.2.1.C. – CEN 5.2.3.C., Section 5.

480-475. The locations of the sampling stations were sorted by group of contaminants and matrix. As explained above, data were available mainly for the sediment matrix, with a few data points for TM in the fish *M. barbatus* and the mussel *M. galloprovincialis*.

481-476. Further to IMAP implementation, the monitoring stations were considered for grouping in the two main assessment zones i.e., the coastal (within 1 nm from the shore) and offshore zones. All the sediment stations reported by Malta were classified as coastal while the stations where *M. barbatus* specimens were collected were classified as offshore. The 5 sediment stations from Tunisia were classified as coastal (Jebara et al., 2021). For Greece, 11 sediment stations were classified as coastal and 11 as offshore stations. Six of the offshore stations were located in semi-enclosed areas. *M. galloprovincialis* in Italy (data from EMODNet) were collected from one coastal location and three offshore locations.

482-477. Due to the limited number of data points, more so if dividing into coastal and offshore stations, the spatial nesting of stations in spatial assessment units (SAUs) to the level considered meaningful for IMAP CI 17 was not possible in the CEN. Spatial nesting would decrease the reliability and the representativeness of each station for the assessment. Therefore, at this stage, the assessment was based on specific stations irrespective of their positions either in offshore or coastal zones.

Results of the CHASE+ Assessment of CI 17 in the the Central Mediterranean Sub-division.

483-478. For each measured parameter at each station a contamination ratio (CR) was calculated. Thresholds were the MED\_BACs as explained above. CHASE+ assessment methodology in the CEN was provided without spatial integration and aggregation of the areas of assessment and assessment results.



Instead, aggregation was possible only for TM in sediments, and only partially. A contamination score (CS) aggregating 2-3 metals was further calculated. Table 4.3.3.3 summarizes the results of the CHASE+ application, while detailed calculation of the assessment results is presented in Figures CEN1-CEN3, Section 5 (UNEP/MAP – MED POL, 2023)

**Table 4.3.3.3.** Number of data points and their percentage from the total number of data points in each category based on the CHASE+ tool, calculated using the proposed new MED\_BACs (UNEP/MAP - MED POL 2023).

CHASE+		Blue High	Green Good	Yellow Moderate	Brown Poor	Red Bad
		NPA or GES		PA or non-GES		
Sediment	Total number of data points					
		CS=0.0-0.5	CS =0.5-1.0	CS =1.0-2	CS =2-5	CS >5
Cd, Hg, Pb	26*	23	0	1	0	2
% from total number of data points		88	0	4	0	8
		CR=0.0-0.5	CR=0.5-1.0	CR =1.0-2	CR =2-5	CR>5
Σ <sub>16</sub> PAHs	26	12	4	4	5	1
% from total number of data points		46	15	15	19	4
Σ <sub>5</sub> PAHs	46	25	6	5	6	4
% from total number of data points		55	13	11	13	9

\* 4 stations with Cd and Pb only.

#### Assessment of Trace metals in sediments of the CEN

484-479. Data for TM were available for 26 stations: 22 from Malta with all three TM (Cd, Hg and Pb) and 4 from Greece with Cd and Pb only. Most stations (23) were classified in high status (Figure CEN 5.2.1.C, Section 5 (UNEP/MAP - MED POL, 2023). One station, in the IONS offshore, was classified in moderate status due to the concentration of Cd. Two stations were classified in poor status due to the high concentrations of Hg and Pb. These two stations were located at the Port il- Kbir off Valetta, an area affected by industrial plants and marine traffic.

485-480. Although most of the stations (88%) were in-GES, it is not possible to classify the Sub-region nor the sub-division as a whole. Twenty-two sampling stations were located along the coast of Malta (CENS), 2 on the offshore area of the IONS and 2 on the offshore of the CENS. Due to the uneven distribution of the stations, it is not possible to assess an environmental status to the whole sub-region regarding TM in sediments.

Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments of the CEN

486-481.  $\Sigma_{16}$  PAHs in sediments were available only for 21 stations in Greece (20 in the IONS, 1 in CENS) and 5 stations in Tunisia (CENS)<sup>70</sup>. All the stations in Tunisia were classified in-GES and assigned a high environmental status. Out of the 21 stations reported by Greece, 12 stations (52%) of the stations were in-GES and 10 were non-GES (48%), with 4 stations in moderate status, 5 stations in poor status and 1 station in bad status (Figure CEN 5.2.2.C, Section 5; UNEP/MAP -MED POL, 2023). The non-GES stations were located along the eastern Ionian coast, in the Gulf of Patras and the Gulf of Corinth, with 4 stations in poor status and one station in bad status in Kerkyraiki. Due to the lack of data it was not possible to classify the environmental status to the whole sub-division nor the sub-region with respect to  $\Sigma_{16}$  PAHs in sediments.

487-482.  $\Sigma_5$  PAHs in sediments were available only for 21 stations in Greece (20 in the IONS, 1 in CENS) and 25 stations in Malta (CENS). The classification of the stations reported by Greece were better using  $\Sigma_5$  PAHs compared to  $\Sigma_{16}$  PAHs: 16 stations (76%) of the stations were in-GES and 5 were non-GES (24%), with 3 stations in moderate status, 2 stations in poor status and no station in bad status. Non-GES stations were located in the Gulf of Patras, Gulf of Corinth and in Kerkyraiki. Out of the 25 stations reported by Malta, 15 stations (60%) of the stations were in-GES and 10 were non-GES (24%), with 2 stations in moderate status, 4 stations in poor status and 4 stations in bad status (Figure CEN 5.2.3.C, Section 5; UNEP/MAP - MED POL, 2023). The non-GES stations were located at the north-eastern and south-eastern part of Malta, in particular two stations were located at the Port il-Kbir off Valetta, an area affected by industrial plants and marine traffic, and impacted by TM in sediments as well, as explained for Trace metals. Two additional stations in bad status were located at the Operational Wied Ghammeq, affected by industrial plants. However, due to the lack of data and uneven distribution of the stations it was not possible to classify the environmental status to the whole sub-division nor the sub-region with respect to  $\Sigma_5$  PAHs in sediments. It must also be noted that in the absence of data reported for  $\Sigma_{16}$  PAHs, as mandatory parameter, these initial findings were provided as indicative for  $\Sigma_5$  PAHs, as non-mandatory parameter reported by the two CPs.

Assessment of  $\Sigma_7$  PCBs in sediments of the CEN

488-483.  $\Sigma_7$  PCBs in sediments were available only for 5 stations in Tunisia (CENS)<sup>71</sup>. Four of the stations were classified in-GES, in good status while only one, Chebba, was classified as non-GES, in moderate status (UNEP/MAP – MED POL, 2023). Concentrations of all individual PCBs were higher at the location of Chebba than those from other locations, which could be linked to the discharge of wastewater from the neighboring fishing port in this area (Jebara et al., 2021).

Assessment of Organochlorinated contaminants other than  $\Sigma_7$  PCBs in sediments of the CEN

489-484. Malta reported the concentration of hexachlorobenzene in sediments, one of the mandatory organochlorine contaminants, for 22 stations. All the concentrations were below the detection limit of 0.05  $\mu\text{g}/\text{kg}$  dry wt. Therefore, this compound could not be used for GES assessment.

Assessment of Trace metals in biota of the CEN

490-485. *M. barbatus*: Cd and Pb in all the 5 samples for which Malta reported data were below the detection limit (100 and 250 for Cd and Pb, respectively). The detection limits were much higher than the MED\_BACs for these metals in *M. barbatus* (Table 4.3.3.2). Hg in all the 5 samples were non-GES, with

<sup>70</sup> Jebara et al., 2021

<sup>71</sup> Jebara et al., 2021

3 samples classified in moderate status, one in poor status and one in bad status ( UNEP/MAP - MED POL, 2023).

[491-486.](#) *M. galloprovincialis*. Data were available only for Italy (EMODNet). All the 8 samples were in-GES, 7 classified in high status and one in good status (UNEP/MAP – MED POL, 2023).

#### **4.3.4 The IMAP GES assessment of the Western Mediterranean Sea (WMS) Sub-region**

[492-487.](#) The GES for IMAP CI 17 was assessed by applying the NEAT tool on the Western Mediterranean nested scheme in line with the elaboration of the integration and aggregation rules provided for the NEAT tool application in the Adriatic Sea Sub-region, including optimal temporal and spatial integration and aggregation of the assessment findings within nested approach agreed for IMAP implementation. For the purposes of the present work data on contaminants produced within implementation of the national monitoring programmes of the CPs and reported to the IMAP IS or submitted to UNEP/MAP have been gathered. As explained in Section 2, IMAP SAUs have been defined for the whole WMS, however, based on findings regarding data availability it was possible to obtain reliable assessment results by using the NEAT tool only for the coastal assessment zones of the Alboran and the Tyrrhenian sub-divisions (ALBS, TYRS), whereby a simplified application of the NEAT tool was chosen only for the IMAP SAUs for which data exist without any spatial integration on the CWMS level.

##### Available data

[493-488.](#) Data on contaminants (Cd, Hg, Pb, PAHs and PCBs) have been collected from the following Contracting Parties bordering the Western Mediterranean Sea for the years 2017 to 2022: France, Italy, Morocco, Spain. In addition, some data for sediments acquired in 2016 and not used in previous assessment have been included in the present work, in order to increase the amount of data, i.e. reliability of the assessment findings. Details on the temporal and spatial availability of data per IMAP SAUs, per environmental matrix (sediments, biota) and per contaminants group (trace metals (TM), PAHs, PCBs) are provided here-below in Table 4.3.4.1 and elaborated in Table II in Annex IX (CH 4.3.4). The biota matrix is monitored for mussels *Mytilus galloprovincialis* in all cases. The spatiotemporal coverage varies largely among the various IMAP SAUs. Data for the Alboran Sea were reported for 5 out of 8 coastal SAUs, and no data were reported for any offshore SAUs. Data reported by Morocco refer to Cd, Hg, Pb in sediments and biota, while data reported by Spain refer to Cd, Hg, Pb and PCB on biota only. Algeria has not reported any data for the period 2017-2022. Data for the Central part of the Western Mediterranean Sea (CWMS) have been reported only by France, Spain and Italy. France and Spain reported data mostly for biota and only for stations situated in the coastal zone, i.e. France on Cd, Hg, Pb, PAHs and PCBs, and Spain on Cd, Hg, Pb and PCBs. Data for sediments were reported by France (Cd, Hg, Pb) and Spain (PAHs, PCBs, Cd, Hg, Pb) for 2016 only, mostly in coastal waters. Italy in CWMS reports data for sediments only (Cd, Hg, Pb, PAHs, PCBs). In the Tyrrhenian Sea (TYRS) for 6 out of 7 coastal SAUs data were reported on contaminants. These are data reported by Italy for sediments on Cd, Hg, Pb, PAHs and PCBs, and data reported by France for biota on Cd, Hg, Pb, PAHs and PCBs and for sediments on Cd, Hg, Pb. Data for biota reported by Italy are very limited, confined to only 2 coastal SAUs and only for Hg, hexachlorobenzene and fluoranthene, hence they were not included in the assessment. Overall, for all sub-divisions of the WMS no data were reported for offshore IMAP SAUs, with the exception of one station sampled once for metals in biota in ES-CWM-LEV1-O SAU and 9 stations sampled for PAHs, PCBs, Cd, Hg, Pb in ES-CWM-LEV1-O SAU and one station in ES-CWM-LEVOS-O SAU, all during 2016.

[494-489.](#) As explained above in Section 2, a set of criteria (e.g. representativeness/importance of the areas of monitoring for establishing areas of assessment; presence of impacts of pressures in monitoring areas; sufficiency of quality assured data for establishing the areas of assessment covering as many as possible IMAP Common Indicators to the extent possible, and ensuring that adequate consideration is given to the risk based principle (both in pristine areas and areas under pressure) was applied to propose the scope of the areas of monitoring. Namely, the first element that was considered for the

implementation of the nested approach is the definition of the areas of assessment within the Western Mediterranean Sea based on the areas of monitoring. The existing monitoring and assessment areas defined by the concerned CPs were used, in case they were compatible with IMAP requirements; in case of the Contracting Parties that are EU MS, if inconsistency appeared between IMAP requirements and MSFD MRUs, the necessary adjustments were undertaken.

495-490. To better understand differences in the spatial coverage of the SAUs the percentage (%) of surface area of the IMAP SAUs with monitoring data reported to the total area of the coastal assessment zone is calculated and shown in Table I in Annex IX (CH 4.3.4). Further to this criterion, the spatial distribution of monitoring stations and its comparison with the sufficiency of quality-assured data as collated for NEAT application were analyzed as provided here-below in Table 4.3.4.1 and elaborated in Table I in Annex IX (CH 4.3.4). Table II in Annex IXI (CH 4.3.4) provides the spatial coverage of monitoring data collected per each SAU in the Western Mediterranean Sea and per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) separately. Table 4.3.4.1. and Table III in Annex IX (CH 4.3.4) provides the temporal coverage of monitoring data used again per each SAU in the Western Mediterranean Sea and per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) separately.

496-491. For the scope of CI17 monitoring in the Western Mediterranean Sea, the CPs have set 91.5% of the monitoring stations in the coastal zone and no data on contaminants were reported for the period 2017-2022 for any of the offshore stations. Only some data on sediments in Spanish offshore waters were reported for 2016 corresponding to 4% of total number of records. Despite that data were reported for 67% of the coastal IMAP SAUs in the CWMS by France, Spain and Italy, whereby there is a lack of data for whole southern coasts of Algeria and Tunisia. Hence the integrated assessment using the NEAT tool for this subdivision would be unreliable (Table I Annex IX (CH 4.3.4)). In addition, based on the highest spatiotemporal coverage of data per matrix and per contaminant, reliable assessments using the NEAT tool can be made for the coastal zone of ALBS subdivision for metals in sediments and biota and for the coastal zone of TYRS subdivision for metals, PAHs and PCBs in sediments. The coastal part of the subdivision CWMS corresponding to French, Spanish and Italian monitoring areas was assessed just for the 1<sup>st</sup> level using the NEAT tool without any further spatial integration.

**Table 4.3.4.1.** Data availability per year and country for the assessment of EO 9 – CI 17 (contaminants) in the Western Mediterranean Sea (WMS) Sub-region, as available by 31<sup>st</sup> October 2022.

Source	IMAP-File	Country	Year	Cd	Hg	Pb	Σ <sub>16</sub> PAHs	Σ <sub>5</sub> PAHs	Σ <sub>7</sub> PCBs	Lindane	Dieldrin	Hexachloro benzene	p,p' DDE
<b>Sediment</b>													
IMAP_IS	224	France	2016	23	23	23							
EMODNet		France	2016	27	27	27	29	29					
IMAP_IS	469	Italy	2016	98	56	98		49	7	77		77	
IMAP_IS	469	Italy	2017	55	50	42		14		31		31	
IMAP_IS	469	Italy	2018	98	94	88		56	25	68		68	
IMAP_IS	469	Italy	2019	55	42	53		24		2539		150	
IMAP_IS	243	Morocco	2016	11		11							
IMAP_IS	243	Morocco	2017	11	11	11							
IMAP_IS	243	Morocco	2018	11	11	11							

Source	IMAP-File	Country	Year	Cd	Hg	Pb	Σ <sub>16</sub> PAHs	Σ <sub>5</sub> PAHs	Σ <sub>7</sub> PCBs	Lindane	Dieldrin	Hexachloro benzene	p,p' DDE
IMAP-IS	593	Spain	2016	54	54	54			54	54	54	54	54
IMAP-IS	623	Spain	2016					54					
<b><i>M. galloprovincialis</i></b>													
IMAP-IS	495	France	2018	23	23	23	23	23		23	23	23	
<a href="#">Reported to UNEP/MAP ('Extraction RNOMV_2018_2022.csv')</a>		<a href="#">France</a>	<a href="#">2018</a>	<a href="#">19</a>	<a href="#">38</a>	<a href="#">19</a>	<a href="#">7</a>		<a href="#">7</a>				
<a href="#">Reported to UNEP/MAP</a>		<a href="#">France</a>	<a href="#">2019</a>	<a href="#">20</a>	<a href="#">40</a>	<a href="#">20</a>	<a href="#">15</a>		<a href="#">15</a>				
<a href="#">Reported to UNEP/MAP</a>		<a href="#">France</a>	<a href="#">2020</a>	<a href="#">30</a>	<a href="#">30</a>	<a href="#">30</a>	<a href="#">13</a>		<a href="#">13</a>				
<a href="#">Reported to UNEP/MAP</a>		<a href="#">France</a>	<a href="#">2021</a>	<a href="#">28</a>	<a href="#">28</a>	<a href="#">28</a>	<a href="#">15</a>		<a href="#">15</a>				
EMODNet		<a href="#">France</a>	<a href="#">2017</a>	<a href="#">3</a>	<a href="#">3</a>	<a href="#">3</a>		<a href="#">2</a>					
IMAP-IS	494	Italy	2016		12							12	
IMAP-IS	494	Italy	2017		23							23	
IMAP-IS	494	Italy	2018		15							13	
IMAP-IS	494	Italy	2019									2	
IMAP-IS	650	Morocco	2019	4	4	4							
IMAP-IS	650	Morocco	2020	4	4	1							
IMAP-IS	650	Morocco	2021	4	4	4							
IMAP-IS	517	Spain	2017						25	25	25	25	25
IMAP-IS	619	Spain	2017	25	25	25							
IMAP-IS	620	Spain	2019	45	45	45							
<b><i>M. barbatus</i></b>													
IMAP-IS	<a href="#">516</a>	<a href="#">Spain</a>	<a href="#">2016</a>						<a href="#">73</a>	<a href="#">73</a>	<a href="#">73</a>	<a href="#">73</a>	<a href="#">73</a>

[497-492.](#) For the application of the NEAT software, data on contaminants were grouped per parameters, ecosystem components (i.e. for the purpose of present NEAT application these are considered biota and sediment matrixes) and SAUs in the Western Mediterranean sub-divisions. Average concentrations (arithmetic means) and their respective standard errors were then calculated in the respective groups as explained above for the Adriatic Sea Sub-region (see paragraph 286, Section 4.3.2).

[498-493.](#) Several records on PAHs and PCBs individual compounds were reported as below detection limit values (DL) or were left blank. In a separate technical paper, prepared by MED POL in

consultations with OWG EO9, it was recommended to incorporate into the BC and BAC calculations of the BDL values and not to exclude them<sup>72</sup>. For the present application of NEAT these cases were substituted by the BDL/2 value, given a rather small quantum of data available, this does not influence the calculation of the assessment findings. In the Slovenian data, the BDL values were left blank so these were substituted by a value equal to 1 µg/kg which corresponds to the average BDL/2 value from the whole data set. Furthermore, due to this fact, but also considering the list of substances the monitoring of which is mandatory according to IMAP<sup>73</sup>, the sum of the 16 EPA compounds ( $\Sigma_{16}$ PAHs) and sum of the 7 PCBs compounds ( $\Sigma_7$ PCBs) was taken into account for the present assessment. In this way the assessment results show the cumulative impact by each of these two groups of contaminants.

499-494. Several records on PAHs and PCBs individual compounds were reported as below detection limit values (DL) or equal to the limit of quantification (LOQ). In a separate technical paper, prepared by MED POL in consultations with OWG EO9, it was recommended to incorporate the calculations of the BDL values into the calculation of the BC and BAC and not to exclude them<sup>74</sup>. For the present application of NEAT, BDL were substituted by the BDL/2 value for data reported by Morocco for Hg in sediments. All data reported by Spain are above DL. In the data reported by Italy, LOQ values were reported, and these were not uniform for the whole data set. LOQs for the same chemical parameter varied from 0.1 to 10 µg/kg. To compensate the high variability in the LOQs, the LOQ/2 value was used only for those records with reported LOQs equal to 5 and 10 µg/kg. The LOD, LOQ values were analyzed in detail, as reported by the CPs in the data files (UNEP/MAP – MED POL, 2023). Furthermore, considering the list of substances the monitoring of which is mandatory according to IMAP<sup>75</sup>, the sum of the 16 EPA compounds ( $\Sigma_{16}$ PAHs) and sum of the 7 PCBs compounds ( $\Sigma_7$ PCBs) were taken into account for the present assessment. In this way the assessment results show the cumulative impact by each of these two groups of contaminants, similarly to the CI17 assessment made for the Adriatic Sea subregions (UNEP/MAP - MED POL, 2022; 2023).

500-495. A data compilation per SAU, matrix and contaminant was prepared for all the Western Mediterranean data available and given below in Annex IX of the present document (UNEP/MAP – MED POL 2023).

*The integration of the areas of assessment and assessment results by applying the 4 levels nesting approach*

501-496. Following the rules of integration of assessments within the nested approach, for the assessment of EO9 Common Indicators, the coastal and the offshore monitoring zones were set as explained above (paragraphs 289 and 290, section 4.3.2).

502-497. Detailed explanation on the data sources used and methodology followed for setting of the two zones (coastal and offshore) along with SAUs is provided for the purpose of the present work in the

<sup>72</sup> In a separate technical paper, prepared by MEDPOL in consultations with OWG on Contaminants, it was suggested to 'replace BDL values with a fraction of the reported value. The fraction could be 1 (BDL value), 0.5 (BDL/2), 0.7 (BDL/SQRT(2)), other' and not exclude BDL values from BC calculation. The decision to replace BDL with the reported value or a fraction of it should be based on the available data and expert evaluation. Italy, Spain and France supported the use of LOD/2 or LOQ/2 in the BCs calculation. Israel pointed out that the US- EPA suggests this only when less than 15% of the data is BDLs. Therefore, the calculation for the assessment criteria was performed with the reported value and not half of it (UNEP/MAP – MED POL 2022). This is because the wide range of BDL values for a specific contaminant in a specific matrix, depending on the country and it varies even within the country.

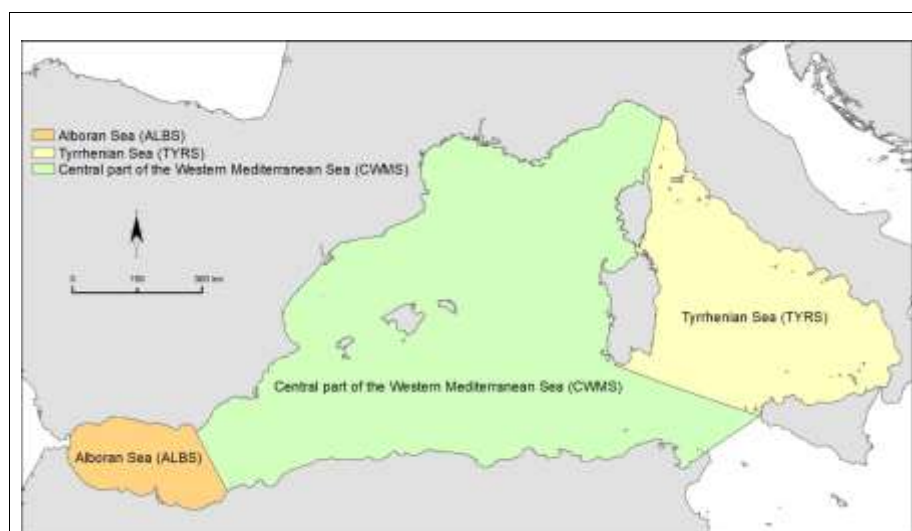
<sup>73</sup> According to IMAP i.e. IMAP Guidance Fact Sheet and Data Dictionaries for IMAP CI 17, monitoring of the sum of 7 PCB congeners: 28, 52,101,118,138,153 and 180 and sum of 16 US EPA PAHs is considered mandatory.

<sup>74</sup> In a separate technical paper, prepared by MEDPOL in consultations with OWG on Contaminants, it was suggested to 'replace BDL values with a fraction of the reported value. The fraction could be 1 (BDL value), 0.5 (BDL/2), 0.7 (BDL/SQRT(2)), other' and not exclude BDL values from BC calculation. The decision to replace BDL with the reported value or a fraction of it should be based on the available data and expert evaluation. Italy, Spain and France supported the use of LOD/2 or LOQ/2 in the BCs calculation. Israel pointed out that the US- EPA suggests this only when less than 15% of the data is BDLs. Therefore, the calculation for the assessment criteria was performed with the reported value and not half of it (UNEP/MAP MED POL 2022). This is because the wide range of BDL values for a specific contaminant in a specific matrix, depending on the country and it varies even within the country.

<sup>75</sup> According to IMAP i.e. IMAP Guidance Fact Sheet and Data Dictionaries for IMAP CI 17, monitoring of the sum of 7 PCB congeners: 28, 52,101,118,138,153 and 180 and sum of 16 US EPA PAHs is considered mandatory.

Western Mediterranean (UNEP/MAP - MED POL, 2023). - as elaborated in UNEP/MED WG.556/Inf.15. In summary, GIS layers collected from different sources (International Hydrographic Organization - IHO, European Environment Information and Observation Network - EIONET, VLIZ Maritime Boundaries Geodatabase; EEA Marine Regions portal) were used for the present work for Italy, France, Spain, Morocco, Algeria, Tunisia.

503-498. For IMAP CI 17, integration of assessments up to the subdivision level is considered meaningful. Therefore, three main subdivisions of the Western Mediterranean Sea, have been considered: The Alboran Sea (ALBS); The Tyrrhenian Sea (TYRS) and the Central part of the Western Mediterranean Sea (CWMS), following the specific geomorphological features based on the IHO data<sup>76</sup>. The coverage of the 3 sub-divisions is shown in Figure 4.3.4.1.



**Figure 4.3.4.1.** The 3 subdivisions of the Western Mediterranean Sub-Region defined, based on IHO data.

504-499. The four following steps for integration of the areas of assessment was followed to accomplish the objectives of the NEAT IMAP GES Assessment (UNEP/MAP - MED POL, 2023):

- Step 1 “Defining coastal and offshore waters”;
- Step 2 “Recognizing scope of IMAP areas of monitoring”;
- Step 3 “Setting IMAP area of assessment”;
- Step 4 “Nesting of the areas of assessment within the application of NEAT tool”:<sup>76</sup> For this step of nesting, the areas of assessment were first classified under the 3 subdivisions of the Western Mediterranean Sea (i.e. ALBS, CWMS, TYRS). A 4 levels nesting approach, as applied in the Adriatic Sea Sub-region was also set for the Western Mediterranean Sub-region (Figure 4.3.4.2a), where the 1<sup>st</sup> level is the finest, providing nesting of all the finest areas of assessment i.e. the national IMAP SAUs & subSAUs within the two key IMAP assessment zones per country i.e. coastal and offshore zones and the 4<sup>th</sup> level is the highest.

<sup>76</sup> Limits of oceans and seas (1953). 3rd edition. IHO Special Publication, 23. International Hydrographic Organization (IHO): Monaco. 38 pp.

[505-500.](#) However, for the scope of CII7 monitoring in the Western Mediterranean Sea, the CPs have set 91,5% of the monitoring stations in the coastal zone and no data on contaminants were reported for the period 2017-2022 for any of the offshore stations. In addition, only 53% of the coastal IMAP SAUs & sub SAUs for the CWMS reported data (by France and Spain) which makes any spatial integrated assessment using the NEAT tool unreliable for this subdivision. For these reasons, it was not considered meaningful to proceed with a 4 levels' nesting scheme in all 3 sub-divisions as shown in Figure 4.3.4.2a.

[506-501.](#) Therefore, only the coastal SAUs were considered and nested under a 2 levels' hierarchical scheme and the integration of the assessment results was conducted for the coastal zone of the Alboran (ALBS) and Tyrrhenian Seas (TYRS) sub-divisions as follows:

- 1<sup>st</sup> level provided nesting of all national IMAP subSAUs within the coastal IMAP assessment zone per country;
- 2<sup>nd</sup> level provided nesting of the national coastal IMAP assessment zones on the subdivision level i.e., i) ALBS coastal; ii) TYRS coastal.

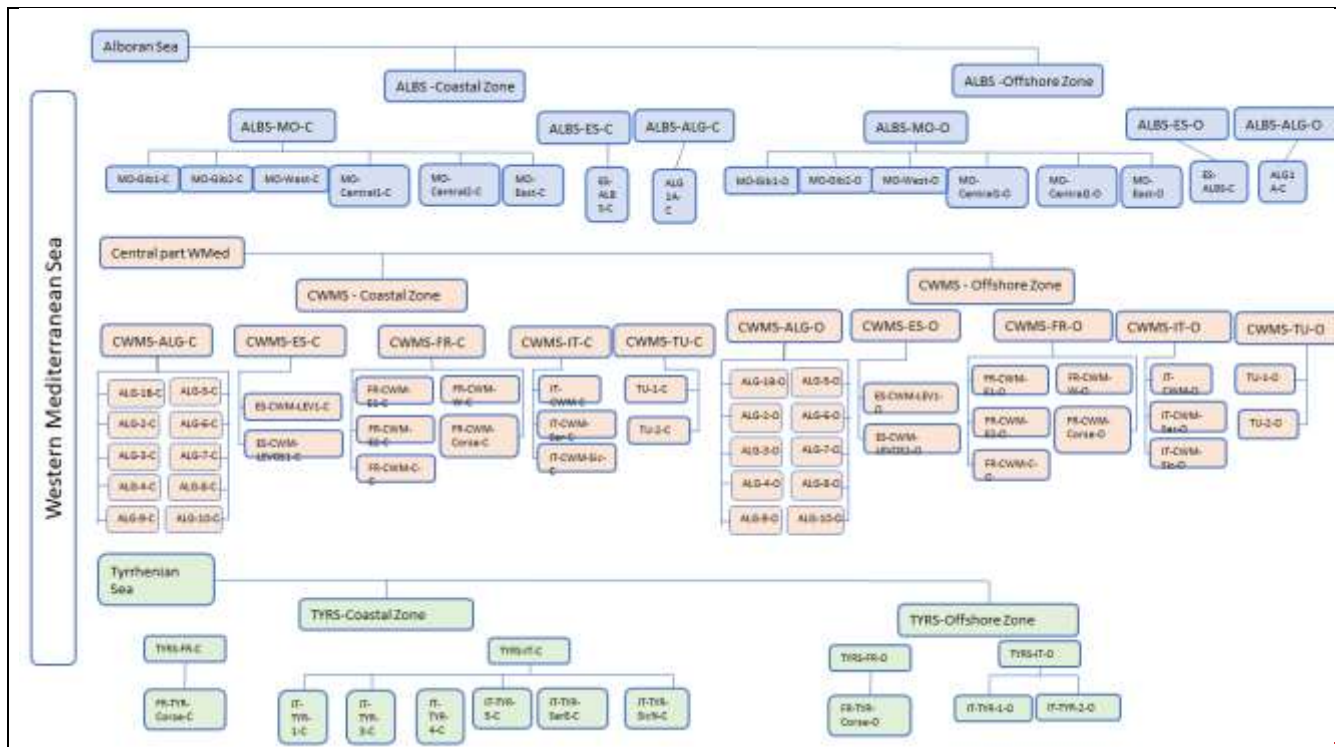
[507-502.](#) Similarly, the integration of the assessment was conducted in 2 levels as follows:

- 1<sup>st</sup> level: Detailed assessment results provided for all national coastal subSAUs and SAUs (ALBS, TYRS, some IMAP subSAUs of CWMS)
- 2<sup>nd</sup> level: Integrated assessment results provided for the coastal zone: i) ALBS coastal; ii) TYRS coastal.

[508-503.](#) The graphical depiction of this nesting scheme for the ALBs and TYRS is shown in Figure 4.3.4.2.b. The description of the IMAP SAUs and details on specificities for each country are also provided (UNEP/MAP - MED POL, 2023).

[509-504.](#) Given the integrated assessment up to the 2<sup>nd</sup> level using the NEAT tool was unreliable for CWMS, the assessment of this subdivision was undertaken just for the 1<sup>st</sup> level and only for those IMAP subSAUs for which data exist.





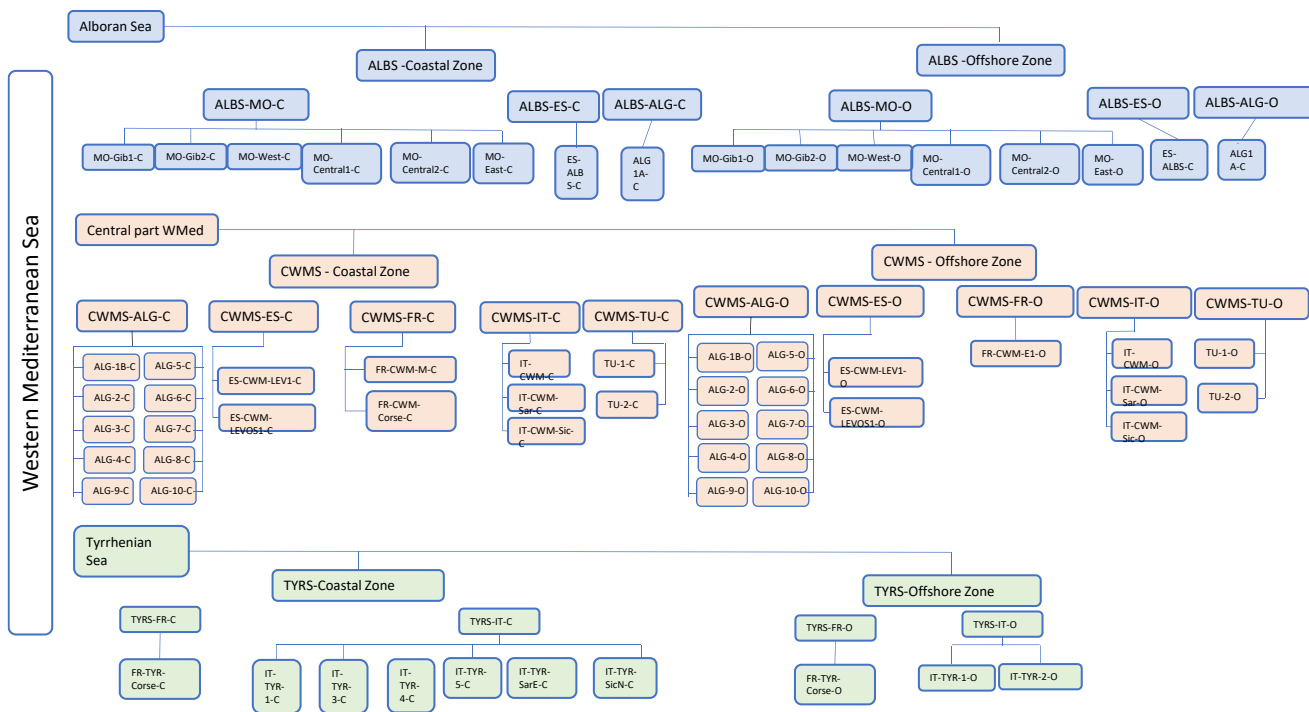
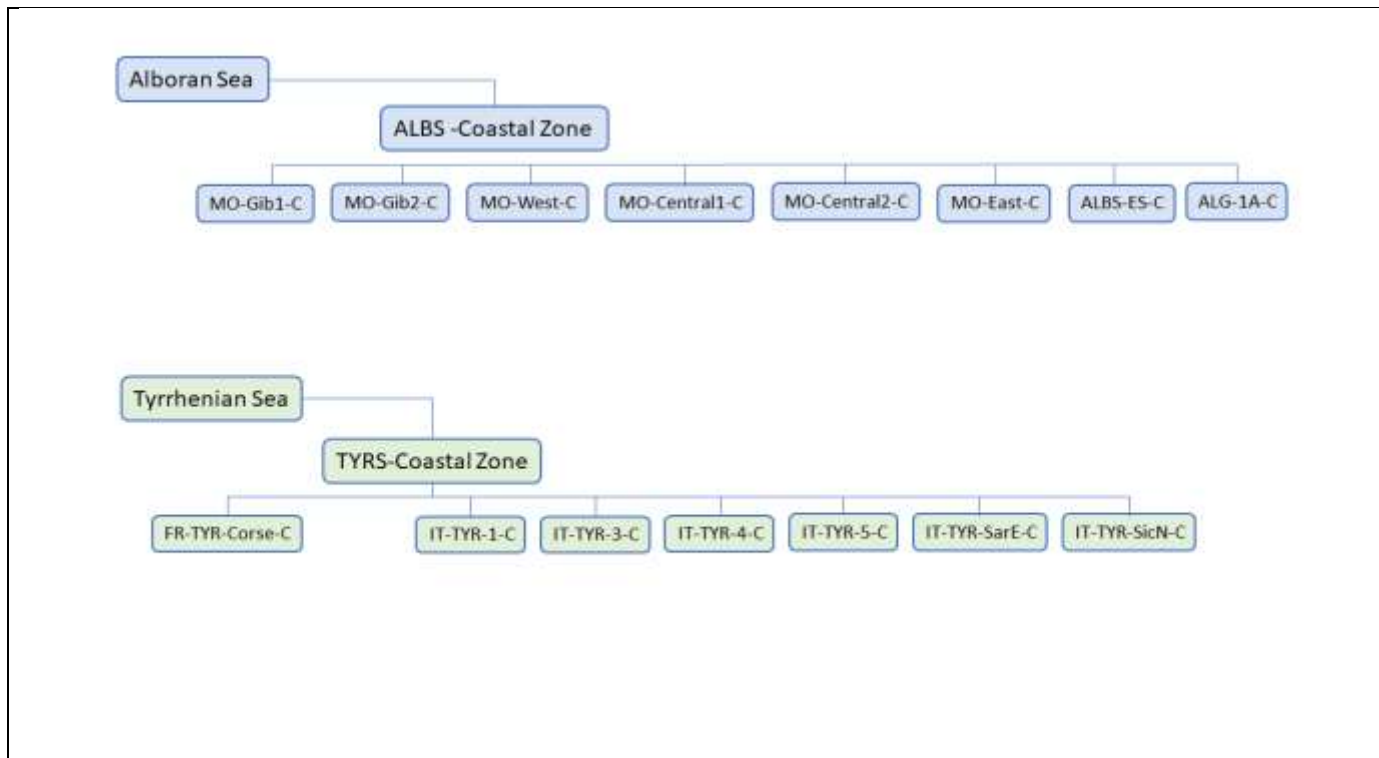


Figure 4.3.4.2 (a): The nesting scheme of the SAUs defined for the Western Mediterranean Sea Sub-region based on the available information.



**Figure 4.3.4.2 (b):** The 2-level2-level nesting scheme for the Alboran and Tyrrhenian Seas Sub-divisions used for the present assessment of CI17 by applying the NEAT tool.

[510-505.](#) Further to spatial analysis of the monitoring stations distribution, along with recognition of corresponding monitoring and assessment areas, as well as optimal nesting of the finest areas of assessment, as described in Section 2 (UNEP/MAP - MED POL, 2023), the scope of all WMSSAUs and subSAUS were defined. All of them were introduced in the NEAT tool along with their respective codes and surface area (km<sup>2</sup>).

[511-506.](#) The procedure for use by the NEAT tool of data related to SAUs surface, boundary limits, the class threshold values, the concentrations of the group of contaminants assessed, along with normalization of the values, is explained above in section 4.3.2 (UNEP/MAP - MED POL, 2023).

*Setting the GES/non GES boundary value/threshold*

[512-507.](#) As explained (section 4.3.2), the present assessment analysis applying the NEAT tool was conducted for each subdivision using the assessment criteria for the GES-nonGES threshold, based on BAC values are shown in Table 4.3.4.2, as approved by the Meeting of CorMon Pollution Monitoring (UNEP/MAP - MED POL, 2022) and following the recommendations related to the Tyrrhenian Sea as discussed during the Meeting of the SIDA funded Project “Toward integration ecosystem assessment and ecosystems management approach in the Adriatic Sea Sub-region” (10 November 2022, Tunisia).

**Table 4.3.4.2:** The BAC values calculated for the Western Mediterranean Sea and used for the present assessment

	WMED BAC (µg/kg dry wt)	
	Sediments	Biota (MG)
Cd	210	1545
Hg	135	120
Pb	24000	1890
*Σ <sub>16</sub> PAHs	240	8.4
+Σ <sub>7</sub> PCBs	1.6	28.6

[513-508.](#) In line with an updated assessment classification for a harmonized application of NEAT and CHASE+ tools in the four Mediterranean Sea sub-regions (UNEP/MAP – MED POL, 2023), the Boundary limits of the 5-class assessment scale and class Threshold values were applied for NEAT GES Assessment of the Western Mediterranean Sea-Sub-region (Table 4.3.4.3).

**Table 4.3.4.3:** Boundary limits of the assessment scale and class Threshold values used for the application of the NEAT tool for IMAP.

	Low Boundary limit	Threshold High/Good	Threshold Good/Moderate	Threshold Moderate/Poor	Threshold Poor/Bad	Upper Boundary Limit
Sediments	(µg/kg)	0.5(xBAC) (µg/kg)	xBAC (µg/kg)	2(xBAC) (µg/kg)	5(xBAC) (µg/kg)	Max. conc. (µg/kg)
Cd	0	157	315	630	1575	1600
Hg	0	101	202	404	1013	1950
Pb	0	18000	36000	72000	180000	190000
*Σ <sub>16</sub> PAHs	0	240	480	960	2400	30690
+Σ <sub>7</sub> PCBs	0	1.6	3.2	6.4	16	120

<b>Biota</b> ( <i>M. galloprovincialis</i> )						
Cd	0	1159	2318	4635	11588	12000
Hg	0	90	180	360	900	1214
Pb	0	1417	2835	5670	14175	15000
* $\Sigma_{16}$ PAHs	0	8.4	16.8	33.6	84	286
+ $\Sigma_7$ PCBs	0	28.5	57	114	285	290

\*sum of the individual BACs or xBACs values of the 16 PAH compounds

+ sum of the individual BACs or xBACs values of the 7 PCB compounds

[514-509.](#) The data (i.e. average values inserted), as well as boundary limits and threshold values are normalized by NEAT in a scale of 0 to 1 to be comparable among parameters and to facilitate aggregation on the CI or EO level, as explained above in section 4.3.2.

*Results of the IMAP NEAT GES Assessment of CIs 17 in the Western Mediterranean Sea Sub-region*

[515-510.](#) The assessment was conducted in the ALBS for Cd, Hg, Pb in sediments and biota and in the TYRS for Cd, Hg, Pb,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments. The simplified application of the NEAT tool (1<sup>st</sup> level nesting) was applied for the IMAP SAUs of the CWMS for which data on contaminants exist (Cd, Hg, Pb,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and biota).

[516-511.](#) The results obtained from the NEAT tool using the (xBAC) threshold for the Alboran Sea subdivision (ALBS) are shown below in Table 4.3.4.4.

[517-512.](#) The detailed status assessment results per contaminant show that most SAUs achieve GES conditions (high, good status) indicated by the blue and green cells. Exceptions to this are moderate classifications for SAUs MO-East-C and ALBS-ES-C for Pb in sediments, MO-Gib2-C for Cd in sediments, and SAU ALBS-ES-C for Hg in mussels.

[518-513.](#) The results obtained from the NEAT tool using the (xBAC) thresholds for the Tyrrhenian Sea subdivision (TYRS) are shown below in Table 4.3.4.5.

[519-514.](#) Detailed assessment results for the TYRS subdivision show that SAUs IT-TYR-1-C, IT-TYR-3-C and IT-TYR-4-C fall into moderate status regarding Cd in sediments; regarding Hg in sediments SAUs IT-TYR-1-C and IT-TYR-3-C fall into moderate and poor statuses respectively. Finally, SAU IT-TYR-4-C is classified as moderate regarding  $\Sigma_7$ PCBs.

[520-515.](#) The Tabulated NEAT results of Tables 4.3.4.4 and 4.3.4.5 (schematic presentation, UNEP/MAP - MED POL, 2023).

[521-516.](#) The results obtained from the simplified application of NEAT for the coastal sub-SAUs with data in the CWMS are shown below in Table 4.3.4.6, and Figure WMS 5.2.3.C (Section 5). Detailed assessments per contaminant per SAU indicate non-GES status for several cases. Regarding sediments SAU ES-CWM-LEV1-C is classified under moderate status for Pb and SAU FR-CWM\_E2-C under poor for Hg. The Italian SAU IT-CWM-C is classified under moderate for Cd and under poor status for  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs. Monitoring data for mussels show that SAU FR-CWM-E2-C is classified under moderate status for Hg and Pb and under poor for  $\Sigma_{16}$ PAHs; SAUs FR-CWM-C-C and FR-CWM-W-C are classified under poor and moderate status respectively regarding  $\Sigma_{16}$ PAHs.



**Table 4.3.4.5.** Status assessment results of the NEAT tool applied on the 2 levels nesting scheme in the Tyrrhenian Sea Sub-division, using the xBAC as GES-nGES threshold for the assessment of EO9/CI17. The 2<sup>nd</sup> level of spatial integration (nesting) on the coastal zone is marked in bold. Blank cells denote absence of data. The % confidence is based on the sensitivity analysis (UNEP/MAP – MED POL, 2023).

SAU	Area (km <sup>2</sup> )	Total SAU weight	NEAT value	Status class	% Confidence	CI17_Cd_se ds	CI17_Hg_se ds	CI17_Pb_se ds	Σ <sub>16</sub> PAHs_seds	Σ <sub>7</sub> PCBs_seds	CI17_Cd_mus	CI17_Hg_mus	CI17_Pb_mus	Σ <sub>16</sub> PAHs_mus	Σ <sub>7</sub> PCBs_mus
<b>TYRS-C</b>	<b>27511</b>	<b>0</b>	<b>0.739</b>	<b>good</b>	99.9	<b>0.66</b>	<b>0.674</b>	<b>0.786</b>	<b>0.873</b>	<b>0.72</b>	<b>0.711</b>	<b>0.68</b>	<b>0.813</b>	<b>0.619</b>	<b>0.99</b>
FR-TYR-Corse-C	648	0	0.821	high	92.3	0.949	0.913	0.778			0.711	0.68	0.813	0.619	0.99
IT-TYR-1-C	6363	0.263	0.738	good	99.7	0.552	0.582	0.771	0.969	0.816					
IT-TYR-3-C	4122	0.17	0.712	good	100	0.489	0.398	0.806	0.933	0.934					
IT-TYR-4-C	8072	0.334	0.64	good	89.7	0.578	0.75	0.709	0.725	0.44					
IT-TYR-5-C	2685	0													
IT-TYR-SarE-C	2598	0.107	0.832	high	74.7	0.88	0.81	0.806							
IT-TYR-SicN-C	3023	0.125	0.939	high	100	0.971	0.804	0.967	0.983	0.972					

**Table 4.3.4.6.** Status assessment results of the NEAT tool applied on the 1<sup>st</sup> level IMA subSAUs in the Central part of the Western Mediterranean Sea Sub-division, using the xBAC as GES-nGES threshold for the assessment of EO9/CI17. Blank cells denote absence of data. The % confidence is based on the sensitivity analysis (UNEP/MAP – MED POL, 2023).

<u>SAU</u>	<u>NEAT value</u>	<u>Status class</u>	<u>% Confidence</u>	<u>CI17 Cd seds</u>	<u>CI17 Hg seds</u>	<u>CI17 Pb seds</u>	<u>Σ<sub>16</sub>PAHs seds</u>	<u>Σ<sub>7</sub>PCBs seds</u>	<u>CI17 Cd mus</u>	<u>CI17 Hg mus</u>	<u>CI17 Pb mus</u>	<u>Σ<sub>16</sub>PAHs mus</u>	<u>Σ<sub>7</sub>PCBs mus</u>
ES-CWM-LEVI-C	0.788	good	79.6	0.823	0.804	0.598	0.935	0.875	0.896	0.749	0.639		0.796
FR-CWM-M-C	0.677	good	99.2	0.898	0.475	0.688			0.856	0.624	0.676	0.315	0.867
FR-CWM-Corse-C	0.816	high	81.4	0.924	0.888	0.661			0.729	0.698	0.813	0.81	0.99
IT-CWM-C	0.476	moderate	100	0.484	0.675	0.716	0.2	0.304					

<u>SAU</u>	<u>NEAT value</u>	<u>Status class</u>	<u>% Confidence</u>	<u>CI17 Cd seds</u>	<u>CI17 Hg seds</u>	<u>CI17 Pb seds</u>	<u>Σ<sub>16</sub>PAHs seds</u>	<u>Σ<sub>7</sub>PCBs seds</u>	<u>CI17 Cd mus</u>	<u>CI17 Hg mus</u>	<u>CI17 Pb mus</u>	<u>Σ<sub>16</sub>PAHs mus</u>	<u>Σ<sub>7</sub>PCBs mus</u>
ES-CWM-LEVI-C	0.788	Good	80.8	0.823	0.804	0.598	0.935	0.875	0.896	0.749	0.639		0.796
FR-CWM-E1-C	0.858	High	100	0.936	0.969	0.833			0.758	0.658	0.76	0.87	0.972
FR-CWM-E2-C	0.64	Good	74.2	0.896	0.475	0.624			0.838	0.524	0.538	0.228	0.818



FR-CWM-C-C	0.77	Good	98.9	0.869	0.855	0.793			0.881	0.673	0.775	0.313	0.86
FR-CWM-W-C	0.81	High	84.9	0.936	0.961	0.761			0.844	0.74	0.727	0.419	0.937
FR-CWM-Corse-C	0.816	High	82.2	0.924	0.888	0.661			0.729	0.698	0.813	0.81	0.99
IT-CWM-C	0.476	Moderate	99.1	0.484	0.675	0.716	0.2	0.304					

**4.4 Assessment of IMAP Common Indicator 18: Level of pollution effects of key contaminants where a cause and effect relationship has been established**

<b>Geographical scale of the assessment</b>	The Sub-regions within the Mediterranean region by using scientific literature sources
<b>Contributing countries</b>	Countries in alphabetical order: Algeria, Egypt, Italy, Spain, Tunisia, Türkiye based on scientific literature sources
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health
<b>IMAP Common Indicator</b>	CI18. Level of pollution effects of key contaminants where a cause and effect relationship has been established
<b>GES Definition (UNEP/MED WG473/7) (2019)</b>	Concentrations of contaminants are not giving rise to acute pollution events
<b>GES Targets (UNEP/MED WG473/7) (2019)</b>	<ul style="list-style-type: none"> <li>• Contaminants effects below threshold</li> <li>• Decreasing trend in the operational releases of oil and other contaminants from coastal, maritime and off-shore activities.</li> </ul>
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	Effects of released contaminants are minimized.

*Available data*

[522-517](#). The list of bibliographic studies on biomarkers used for the preparation of the 2023 MED QSR is sorted alphabetically by country as shown in Table 4.4.1.

[523-518](#). Based on the literature search results it can be concluded that a comparison among the studies is hard or mostly impossible. This is due to the use of different biomarkers, with different biota species, using different tissues, and different methodologies. Moreover, as found in the 2017 QSR, there are confounding factors that hinders environmental status assessment such as species, gender, maturation status, season and temperature. In addition, an inherent bias exists in publications towards studies showing an effect. Authors and journals do not usually publish studies showing lack of effect or response. [Italy submitted national data for CI 18 following the Meeting of CorMon Pollution that took place in Athens, 1-2 March 2023<sup>77</sup>](#).

**Table 4.4.1:** Studies on biomarkers in the Mediterranean Sea since 2016 reviewed in present assessment of CI 18. The list is sorted alphabetically by country.

Reference	Country	Sub-region	Sampling year	Taxa	Species	Organ/tissue	Stressor	Biomarker
Kaddour et al. 2021	Algeria	WMS	2019-2020	Fish	<i>Mullus barbatus</i>	blood	non specific	MN, NRRT

<sup>77</sup> The data included biomarkers (Acetylcholinesterase activity, Lysosomal membrane stability on cryostat sections, Micronuclei frequency, Metallothioneins, EROD-microsomal, EROD-S9, Fulton's Condition Factor, Gonadosomatic Index and Hepatosomatic Index) were measured in the fish *M. barbatus* sampled in 2019 and 2020. The data were not uploaded in the IMAP-Info System because they were found not compliant given the lack of data related to the 'maturation key' and of the 'tissue weight', which are considered mandatory. The national data could not be integrated into the CI 18 assessment as the 2023 MED QSR for CI18 was based on the use of regional scientific literature sources, using the evaluation provided by the authors. The newly submitted data of Italy were all for *M. barbatus*, to which no criteria were adopted yet, by the CPs. The assessment criteria for the biological effects on *M. barbatus* might be set in the future conditional to optimal data reporting by the CPs. Moreover, no conclusions were set, as in the scientific literature.

Reference	Country	Sub-region	Sampling year	Taxa	Species	Organ/tissue	Stressor	Biomarker
Amamra et al. 2019	Algeria	WMS	2016	mollusc	<i>Donax trunculus</i>	gonad, mantle, digestive gland	non specific	AChE, GST, MDA
Benaissa et al. 2020	Algeria	WMS	2016	mollusc	<i>Patella rustica</i>	Soft tissue	desalination brine	AChE, CAT, SOD, GR, GPx, GST, LPO, Genotox
Laouati et al. 2021	Algeria	WMS	2017	mollusc	<i>Perna perna</i>	digestive gland and gills	non specific, TM	AChE, CAT, GSH, GST, MDA
Gabr et al. 2020	Egypt	AEL	2018-2019	mollusc	<i>Ruditapes decussatus</i>	soft tissue	TM	AChE, SOD, GPx, MDA
Salvaggio et al. 2019	Italy	FAO Area 37	not reported	Fish	<i>Lepidopus caudatus</i>	liver, gonads	Microplastic, TM	VTG, MT
Frapiccini et al. 2021	Italy	ADR	2019	Fish	<i>Mullus barbatus</i>	muscle	PAH	CAT,SOD,GST,LPO
Chenet et al. 2021	Italy	CEN	2018	fish	<i>Trachurus trachurus</i>	liver	plastic	VTG, MT
Morroni et al. 2020	Italy	WMS	2017	Fish	<i>Diplodus vulgaris</i>	various	PAH, TM	AChE, MT, MN, LMS, EROD
Morroni et al. 2020	Italy	WMS	2017	Fish	<i>Mullus barbatus</i>	various	PAH, TM	AChE, MT, MN, LMS, EROD
Morroni et al. 2020	Italy	WMS	2017	Fish	<i>Pagellus erythrinus</i>	various	PAH, TM	AChE, MT, MN, LMS, EROD
Parrino et al. 2020	Italy	WMS	not reported	Fish	<i>Parablennius Sanguinolentus</i>	Brain and blood	pesticides	AChE, BChE
Morroni et al. 2020	Italy	WMS	2017	mollusc	<i>Mytilus galloprovincialis</i>	various	PAH, TM	AChE, MT, MN, LMS, EROD
Capo et al. 2022	Spain	WMS	2019	Fish	<i>Sparus aurata</i>	blood, plasma, liver	microplastic, plasticizers	CAT,SOD,GRd,GPx, MPO, GST, MDA, EROD, BFCOD, CE
Solomando et al. 2022	Spain	WMS	2020	Fish	<i>S. dumerili</i>	liver	microplastic	CAT,SOD,GST, EROD, MDA
Rios-Fuster et al. 2022	Spain	WMS	2019	mollusc	<i>Mytilus galloprovincialis</i>	Soft tissue	Anthrop. Particles, bisphenols, phthalate	CAT,SOD,GRd,GPx, GST, TES, GLY, CE, LPO, CARB, GSH
Capo et al. 2021	Spain	WMS	not reported	mollusc	<i>Mytilus galloprovincialis</i>	gills	microplastic	CAT,SOD,GRd,GPx, GST,MDA, ROS
Rodríguez-Romeu et al., 2022	Spain	WMS	2019	Fish	<i>Engraulis encrasicolus</i>	Muscle and liver	Anthropogenic items ingestion	AChE, LDH, CS, CE, CAT, GST, EROD

Reference	Country	Sub-region	Sampling year	Taxa	Species	Organ/tissue	Stressor	Biomarker
Mansour et al. 2021	Tunisia	CEN	2016	mollusc	<i>Ruditapes decussatus</i>	Soft tissue	hydrocarbons	CAT,SOD,GRd,MDA, AChE
Zaidi et al. 2022	Tunisia	CEN	2018	mollusc	<i>Patella caerulea</i>	soft tissue	TM	CAT,SOD,GPx,GST,MDA
Ghribi et al. 2020	Tunisia	CEN	2017 mesocosm	mollusc	<i>Mytilus spp</i>	hemolymph, gills, and digestive gland	non specific PAH, TM	CAT, GPx, GST, AChE
Missawi et al. 2020	Tunisia#	CEN	2018	Seaworm	<i>Hediste diversicolor</i>	whole (gut cleaned)	Microplastic	CAT,GST,MDA, AChE
Zitouni et al. 2020	Tunisia*	WMS	2018	Fish	<i>Serranus scriba</i>	gastrointestinal tract	Microplastic	CAT,GST,MDA, AChE,MT
Telahigue et al. 2022	Tunisia	WMS	2020-2021	mollusc	<i>Flexopecten glaber</i>	gills, digestive gland	TM	CAT,SOD,GPx,GSH, MT, MDA
Bouhedi et al 2021	Tunisia	WMS	not reported	polychaete	<i>Perinereis cultrifera</i>	whole body	TM	CAT,GST, AChE, MT, GSH, TBARS
Uluturhan et al. 2019	Türkiye	AEL	2015	mollusc	<i>Mytilus galloprovincialis</i>	Hepatopancreas	TM, Pesticides	CAT,SOD,GPx, AChE
Uluturhan et al. 2019	Türkiye	AEL	2015	mollusc	<i>Tapes decussatus</i>	Hepatopancreas	TM, Pesticides	CAT,SOD,GPx,AChE
Dogan et al, 2022	Türkiye	AEL	2021	Fish	<i>Mullus barbatus</i>	muscle, liver	TM	CAT, MDA
Dogan et al, 2022	Türkiye	AEL	2021	Fish	<i>Boops boops</i>	muscle, liver	TM	CAT, MDA
Dogan et al, 2022	Türkiye	AEL	2021	Fish	<i>Trachurus trachurus</i>	muscle, liver	TM	CAT, MDA

#data related to the WMS as well; \* data related to the CEN as well.

**Biomarkers Abbreviations:** AChE-Acetylcholinesterase, BChE-Butyrylcholinesterase, BFCOD-7-benzyloxy-4-[trifluoromethyl]-coumarin-O-debenzyloxylase, CAT-Catalase, CE-Carboxylesterase, CS-Citrate synthase,EROD-Ethoxyresorufin-O21 deethylase, ETS-Electron Transport System, GLY-Glycogen, GPx-Glutathione peroxidase, GRd-Glutathione reductase, GSH- Glutathione, GST-Glutathione-S-transferase, LDH-Lactate dehydrogenase, LMS-Lysosomal Membrane Stability, LPO-Lipid peroxidation, MDA-Malondialdehyde, MN-Micronucleus Assay, MT-Metallothionein, NRTT-Neutral red retention time, SOD-Superoxide dismutase, SoS-Stress on Stress,VTG-Vitellogenin

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524,519. Due to absence of any data reporting by the CPs, data for present assessment were retrieved from the scientific literature. The studies surveyed do not include the parameters assessed in the 2017 MED QSR in mussel. The only exception is Morrioni et al., 2020 that measured LMS, AChE and MN in *M. galloprovincialis* but not in the same organs except for MN that was measured in haemocytes with a value of 0.3 permil in reference area and a maximal value of 1.3 permil. The maximal value is slightly higher than 1 permil, the MED BAC adopted in Decision IG.23/6. Ghribi et al., 2020 and

Uluturhan et al, 2019 reported AChE in haemolymph and hepatopancreas, respectively and not in gills.

[525-520.](#) Given GES assessment was not possible for CI 18 within the preparation of the 2023 MED QSR, the regional overall assessment findings were provided for the Mediterranean as presented here-below (UNEP/MAP – MED POL, 2023). Instead of providing GES /non-GES classification, the assessment for IMAP CI 18 was based on the determination of biomarkers that were affected by contamination.

[526-521.](#) A summary of reviewed studies is sorted by sub-regions and countries. The biomarkers that were affected by contamination are marked in red, those that were not affected are marked in green, while inconclusive results are marked in blue. Moreover, the biomarkers included in the DDs and DSs are highlighted in yellow, but with no differentiation among species or tissues studied.

a) *AEL sub-region (Egypt, Türkiye)*

[527-522.](#) **Egypt.** One study was reviewed. The effect of TM was studied in the mussel *Ruditapes decussatus* collected from Alexandrian Port and Port Said (Gabr et al. 2020). The concentrations of metals were higher in samples from the Alexandrian Port (Site I). Malondialdehyde (MDA) and SOD were higher in samples from Site I while GPx, Total protein and AChE were lower. The reported values in this study are considered as basic data to monitor of the anthropogenic influence on the coastal environment.

[528-523.](#) **Türkiye.** Two studies were reviewed for Türkiye: one from 2015 and one from 2022<sup>78</sup>. The effect of TM and pesticides was studied on the molluscs *Mytilus galloprovincialis* and *T. decussatus* collected from Homa Lagoon (Aegean Sea). The study showed marked differences on the biomarkers (CAT, SOD, GPx, and AChE) but the differences were mainly attributed to seasonal variations and to differences among the two species (Uluturhan et al. 2019). The effect of TM was also studied in the fish *M. barbatus*, *B. boops* and *T. trachurus* collected along the coast of Türkiye in the Levantine and the Aegean Seas. Correlations were found between CAT and MDA and some of the trace metals measured in the fish specimens.

b) *ADR sub-region (Italy)*

[529-524.](#) **Italy.** One study reported the effect of PAHs in the fish *Mullus barbatus* collected in the northern Adriatic (Frapiccini et al. 2020). The expressions of CAT and GST in *M. barbatus* were dependent on the season, lower in the winter and higher in the summer. SOD expression did not depend on the season. LPO was higher in the winter. CAT showed a significant negative correlation with total PAH concentrations, especially total LMW-PAH, in individuals collected during winter. Both GST and SOD did not show any significant correlation with PAH levels.

c) *CEN sub-region (Tunisia, Italy)*

[530-525.](#) Seven studies were reviewed for Tunisia: 2 from the WMS (Section 3.1.1), 3 from the CEN (Section 3.1.2) and 2 with data from both the WMS and the CEN (Section 3.1.1). In the CEN, one mesocosm experiment was performed in *Mytilus spp.* exposed to sediment contaminated by PAH and TM collected from the Zarzis area (Ghribi et al. 2020), while the effects of hydrocarbons were studied in the mollusc *Ruditapes decussatus* collected from the southern Lagoon of Tunis (Mansour et al. 2021). The effect of TM on the mollusc *Patella caerulea* was studied in specimens collected from 4 sites in the CEN (Zaidi et al. 2022). Two studies with data from the two sub-regions: WMS and CEN were summarized in Section 3.1.1.

[531-526.](#) *Mytilus spp* exposed to contaminated sediments in a mesocosm experiment presented the highest values of the tested oxidative stress biomarkers (CAT, GST, GPx) and a significant inhibition of AChE activity in comparison with the unpolluted reference site.

[532-527.](#) Hydrocarbons were found to affect the biomarkers CAT, GR, SOD, MDA and AChE activities in *Ruditapes decussatus*.

<sup>78</sup> Submitted to Research Square, not peer reviewed by a scientific journal

[533-528.](#) **SOD and GPx** activities measured in *P. caerulea* were different among sites (higher in more affected stations), while **CAT** was similar on all four stations. **MDA** was induced but no differences were found among the sites.

[534-529.](#) **Italy.** In the CEN, the effect of plastic ingestion was studied in the fish *Trachurus trachurus* collected for the Sicily straits (Chenet et al. 2021).

[535-530.](#) **Vitellogenin** was highly expressed in *T. trachurus* females as expected, there is also a significant expression of the VTG gene in 60% of the males analyzed, from both sampling sites. Moreover, females in Lampedusa island showed a lower expression of vitellogenin than in Mazara del Vallo (with one female sample, TT54, not expressing VTG at all). The endocrine disruption represented by the alteration of VTG expression in specimens observed in this work can be caused by microplastic ingestion, as well as by the interactions between the marine organisms and the wide variety of endocrine-disrupting chemicals possibly present in seawater.

d) *WMS sub-region (Algeria, Spain, Tunisia, Italy)*

[536-531.](#) **Algeria.** Four studies reviewed for Algeria studied the effects of non-specific stressor in the mollusc *Donax trunculus* from Annaba Bay (Amamra et al. 2019), in the fish *Mullus barbatus* along the Algerian west coast (Kristel, Oran, Ghazaouet) (Kaddour et al. 2021), on the mollusc *Perna perna* transplanted to the Gulf of Annaba (north-eastern coast) (Laouati et al. 2021) and on the mollusc *Patella rustica* affected by the brine of the Bousfer desalination plant in Oran Bay (Benaissa et al. 2020).

[537-532.](#) *Donax trunculus* specimens showed a significant inhibition of **AChE** and induction of **GST** and **MDA** in individuals of Sidi Salem and Echatt as compared to El Battah with significant effects of both site and season. The effects were more pronounced during summer and spring compared to the other seasons. In addition, the comparison between tissues revealed a more marked response in gonad than mantle and digestive gland.

[538-533.](#) In *M. barbatus*, a significant increase in the frequency of micronuclei (MN) occurrence in the summer period correlated with significantly shorter NRRT. In addition, the erythrocytes of *M. barbatus* populations from polluted areas presented statistically higher **MN** frequencies and shorter **NRRT** than those of the reference site.

[539-534.](#) **GSH** decreased in the gills and digestive glands of *P. perna* specimens transplanted to two of the sites affected by anthropogenic input while **GST** and **CAT** activities showed no significant variation. The **MDA** content in the mussel digestive glands, but not in the gills, increased significantly after the deployment period in the three caging sites, and were significantly different among the 3 sites. **AChE** activity was significantly inhibited registered in the gills of mussels from the 3 sites and in the digestive glands from one site.

[540-535.](#) A multibiomarker approach (oxidative stress, biotransformation enzyme, lipid peroxidation, neurotoxicity and genotoxicity) were applied in the soft tissue of *P. rustica*. This biomonitoring confirmed the negative impact of brine discharges of the desalination plant, with samples collected close to the outfall more affected, by all the environmental disturbances than ones from the other sites. **CAT, TGPx, GR, GST, CSP-3like** activities were increased in samples from the outfall. **AChE** was lower however not significantly different from samples collected from the reference site. Genotoxic effect revealed by **ADN and lipid damages**.

[541-536.](#) **Spain.** Five studies were reviewed for Spain: four studies studied the effect of microplastic ingestion and of plasticizers on the biomarker responses, while one studied the effect of anthropogenic items ingestion. Three studies were conducted in the Integrated Multi-Trophic Aquaculture cages in Palma de Majorca, where specimens of the mussel *Mytilus galloprovincialis* and of the fish *Sparus aurata* were transplanted to and analyzed at time 0, after 60 days (T<sub>60</sub>) and after 120 days (T<sub>120</sub>) of exposure (Capó et al. 2022, Capo et al. 2021, Rios-Fuster et al. 2022). One study was performed with *S. dumerili* collected around the Balearic Islands (Solomando et al. 2022). Anthropogenic items ingestion was studied in *E. encrasicolus* collected off Catalonia (Rodríguez-Romeu et al. 2022).

[542-537.](#) No effects of time were observed in **CAT**, **SOD**, and **GRd** activities *M. galloprovincialis*, but they were significantly higher in specimens sampled from the cages than in specimens from the controls. **GST** activity did not change with time, and it increased significantly only in samples for the cages at T<sub>60</sub>. In T<sub>120</sub> activity was higher in the cages only if compared to one of the control sites. **GPx** activity was modulated by both sampling site and time: higher activities in specimens from the cages at T<sub>120</sub>. **MDA** was higher in samples from the cages compared to the controls at T<sub>60</sub>. In a different study with *M. galloprovincialis* higher expressions were observed in the biomarkers **CAT**, **SOD**, **GPx** and **LPO** in specimens from the aquaculture cages. Those could be triggered by the presence of bisphenol but also by other possible contaminant inputs from the aquaculture.

[543-538.](#) **MDA** increased throughout the study both in liver and blood cells of *S. aurata* but with a progressive decrease in plasma. **EROD**, **BFCOD** and **CE**, showed a comparable decrease at T<sub>60</sub> with a slight recovery at T<sub>120</sub>. In contrast, **GST** activity was significantly enhanced at T<sub>60</sub> compared to the other sampling stages.

[544-539.](#) **SOD**, **CAT**, and **GST** activity were significantly higher in *S. dumerli* with higher microplastic (MP) load, while no significant differences were observed for **MDA**, and **EROD** enzyme activity.

[545-540.](#) **AChE**, **CAT** and **GST** were lower in *E. encrasicolus* collected off Barcelona, compared to specimens collected Blanes and Tarragona; Tarragona **LDH**, **CE** and **EROD** were higher in Tarragona than in the other two locations; Blanes **CS** was higher than in Tarragona. These differences could not be correlated with any potential stressors nor with fish size Catalonia (Rodríguez-Romeu et al. 2022).

[546-541.](#) **Italy.** Five studies were reviewed for Italy: 2 from the WMS, 1 from FAO zone 37 (not further specified), 1 from the CEN (Section 3.1.2), 1 from the ADR (Section 3.1.3). In the WMS, the effect of pesticides were studied in the fish *Parablennius sanguinolentus* from the port of Bagnara (western Calabria) (Parrino et al. 2020), and the effect of TM and PAHs on mollusc (*Mytilus galloprovincialis*) and fish (*Mullus barbatus*, *Pagellus erythrinus* and *Diplodus vulgaris*) from the bay of Pozzuoli (Naples) (Morrone et al. 2020). Microplastics and TM effects were studied on the fish *Lepidopus caudatus* collected from FAO area 37 (area not further specified) (Salvaggio et al. 2019).

[547-542.](#) **AChE** activity in the brain and **BChE** activity in blood were significantly inhibited in specimens of *P. sanguinolentus* from the affected port area, by 23.5 and 72.0%, respectively. The esterase inhibition was primarily due to carbamate and organophosphorus insecticides presence.

[548-543.](#) In the Bay of Pozzuoli, the effect of pollution varied by species and biomarkers. In *M. galloprovincialis*, there was a decreased **LMS** and increased **MN** at two sites compared to organisms from other areas while no variations were observed for the **AChE** in haemolymph, nor for **MT** in digestive gland of mussels from various sites. **AChE** activity was not affected in *M. barbatus* sampled in the industrial area while a decrease of this biomarker **AChE** was observed in *P. erythrinus* and *D. vulgaris*. The **EROD** enzymatic activity was significantly induced in *M. barbatus* and *P. erythrinus* sampled in the industrial area compared to specimens from the reference site, while the cytochrome P450 biotransformation pathway was unaffected in *D. vulgaris*. At the same time, all the fish species exhibited higher levels of **aromatic metabolites**, particularly B[a]P-like and pyrene-like, in organisms sampled in the industrial compared to reference area. **MN** increased in gills of *M. barbatus* from the industrial area.

[549-544.](#) Immunohistochemical analysis for anti-**metallothionein** 1 antibody in *L. caudatus* showed a strong positivity of liver cells, both in females and males, showing a strong stress that activated a cell detoxification system. The immunohistochemical analysis for the anti-vitellogenin antibody showed in females a strong positivity both in the liver cells, and in the gonads, as expected. The analysis of the liver and gonadal preparations of the male specimens was found to be always negative except for one specimen.

[550-545.](#) **Tunisia.** Seven studies were reviewed for Tunisia: 2 from the WMS, 3 from the CEN (Section 3.1.2) and 2 with data from both the WMS and the CEN. In the WMS, the effect of TM was studied in the mollusc *Flexopecten glaber* collected from the Bizerte Lagoon (Telahigue et al. 2022) and on the polychaete *Perinereis cultrifera* collected from the port of Tades and the Punic port of

Carthage (Bouhedi et al. 2021). The following 2 studies have data from the two sub-regions: WMS and CEN. The effect of microplastic ingestion was studied in the fish *Serranus scriba* collected from 6 sites along the Tunisian coast (Zitouni et al. 2020) and on the seaworm *Hediste diversicolor* collected from 8 sites along the Tunisian coast (Missawi et al. 2020).

[551-546.](#) The distribution of most analyzed metals in *F. glaber* tissues varied significantly between sites, seasons, and organs. The highest levels were recorded at the polluted site during the warm period. Moreover, the digestive gland was found to accumulate greater concentrations of TM than the gills. The biomarkers (-MDA, GSH, GPx, SOD, CAT) in gills were higher in the polluted site while MT was not affected. In the digestive gland, only CAT and MDA showed an increase activity in the polluted site.

[552-547.](#) Higher level of thiobarbituric acid were found in *P. cultrifera specimens* from polluted site. In addition, CAT, GST, SOD, glutathione and MT were enhanced and AChE activities decreased in specimens from the contaminated site compared to those from the reference (or less contaminated site).

[553-548.](#) Biomarkers of oxidative stress (MT, CAT, GST, MDA) and neurotoxicity (AChE) responses in *S. scriba* were dependent on site and on the size of the microplastic. High content of microplastic in the gastrointestinal track increased MT levels and GST activity. CAT activity and MDA accumulation were positively related with the medium size class MP A significant negative correlation was found between AChE activity and the small size class of microplastic (MP). The study could not rule out some influence of other pollutants that may be present in some of the sites on biomarker response.

[554-549.](#) In the seaworm *Hediste diversicolor*, responses increased with increased microplastic tissue concentration, in particular CAT but also MDA. A decrease of GST activity was reported in the same sites. AChE was significantly inhibited indicating neurotoxicity.



#### 4.5 Assessment of Common Indicator 19

<b>Geographical scale of the assessment</b>	Sub-regions within the Mediterranean region based on <del>expert-based judgment</del> integration of the assessments at Sub-divisions level
<b>Contributing countries</b>	Data from <u>MEDGIS-MAR</u> , <u>Lloyd List Intelligence Seasearcher</u> , <u>CleanSeaNet Service</u>
<b>Mid-Term Strategy (MTS) Core Theme</b>	1-Land and Sea Based Pollution
<b>Ecological Objective</b>	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health
<b>IMAP Common Indicator</b>	CI19. Common Indicator 19: Occurrence, origin (where possible), extent of acute pollution events (e.g. slicks from oil, oil products and hazardous substances), and their impact on biota affected by this pollution
<b>GES Definition (REMPEC/WG.51/9/1)</b>	Occurrence of acute pollution events are reduced to the minimum.
<b>GES Targets (REMPEC/WG.51/9/1)</b>	1. Decreasing trend in the occurrence of acute pollution events
<b>GES Operational Objective (REMPEC/WG.51/9/1)</b>	Acute pollution events are prevented, and their impacts are minimized

#### *Available data*

[555-550.](#) Three major datasets are available to extract data on oil and HNS spills at the Mediterranean scale: MEDGIS-MAR, Lloyd List Intelligence Seasearcher (hereafter Lloyd), CleanSeaNet Service.

[556-551.](#) The Mediterranean Integrated Geographical Information System on Marine Pollution Risk Assessment and Response (MEDGIS-MAR) is a database managed by REMPEC containing national data about response equipment, accidents, oil and gas installations, and oil handling facilities. Data on accidents are collected in MEDGIS-MAR since 1977. For this assessment, MEDGIS-MAR data were filtered considering the events causing pollution (“Pollution” = YES) and located into the sea or within a 1 km inland buffer (to include events in any case occurring close to the sea, as for example in port areas).

[557-552.](#) The Lloyd List Intelligence Seasearcher, privately managed, gathers several data on shipping, including ship incidents, recorded since the 70s. The exportable tables do not include information about the spilled substances and volumes. Several incidents registered in the Lloyd database are also included in MEDGIS-MAR. For this assessment, Lloyd data were filtered considering the events causing pollution (“Pollution indicator = YES”) and located in the Mediterranean Sea (thus, excluding those in the Black Sea).

[558-553.](#) CleanSeaNet is a European satellite-based service for oil spills and vessel detections managed by the European Maritime Safety Agency (EMSA). The full access to CleanSeaNet database is granted to Member States National Competent Authorities, while the open access website provides access to the so-called yearly “Detection and Feedback data”, for the period 2015-2021. These pdf documents have been used for this assessment and include the parameters of interest for the assessment. The available dataset does not include information enabling to distinguish the spilled substance. For the assessment Class A events (high confidence of detection) were considered.

[559-554.](#) The above databases are based on the two different approaches: MEDGIS-MAR and Lloyd are populated with incident reports provided by ships or countries. CleanSeaNet includes satellite observations of possible spills. The number of events reported in each database is therefore very different: MEDGIS-MAR and Lloyd register tens of events per year in the Mediterranean while

CleanSeaNet registers hundreds of events per year in the sea basin. CleanSeaNet detections can be caused by mineral oil and other pollutants, but may also indicate naturally occurring features (e.g. algae blooms, areas of upwelling, etc.). CleanSeaNet includes observations spills of different sizes, including also very small ones, not only related to incidents but also to accidental or illicit discharges. In addition to that, it should be observed that spills recorded by CleanSeaNet can derive from offshore (O&G prospections and extractions) or coastal activities, not linked to maritime transport. The datasets extracted from the three databases provide different and complementary information and were therefore assessed separately.

*The integrated assessment of datasets related to CI 19*

[560-555.](#) For the purpose of the present assessment of CI 19, the four main sub-regions and related sub-divisions have been established (2.5.1) namely: the Western Mediterranean Sea (including the Alboran Sea characterized by the exchange of the Mediterranean waters with the Atlantic Ocean), the Adriatic Sea (which is a double semi-enclosed area by itself and the Mediterranean Sea), the Central Mediterranean (acting as the nexus for the eco-regions and located in the centre of the basin with a low anthropogenic influence), and the Aegean and Levantine Sea in the Eastern Mediterranean part.

[561-556.](#) The application of the environmental assessment methodology for CI 19 as explained in 2.5.5., is based on the integration of evidences from all the three analysed datasets.

[562-557.](#) For each of the datasets, the assessment was based on the following steps:

- i. Quantification of the average number of oil spills per year in the period 2018-2021 for the entire Mediterranean Sea and its sub-divisions.
- ii. The average number of oil spills was standardised on the extension of each sub-division, thus enabling to calculate the average number of spills per 10000 km<sup>2</sup> in the assessment period for the entire Mediterranean and its sub-divisions.
- iii. The three sub-divisions characterised by higher values of the indicator calculated in step 2 were highlighted in dark red/red/orange to remark the three highest oil spill occurrences.
- iv. Percentage of variation (2018-2021 vs. 2013-2017) of average yearly spill occurrence was then calculated for the entire Mediterranean and for each sub-division.
- v. Based on the computed percentage variation, the following colour-based classes were defined for variation in percentage: blue = no spills recorded in the sub-division, in the period of assessment (2018-2021) nor in the previous reference period (2013-2017); green = decreased frequency of spill occurrence in the sub-division; yellow = increased frequency of spill occurrence  $\leq 100\%$  in the sub-division; red = increased frequency of spill occurrence  $> 100\%$  in the sub-division.

[563-558.](#) In the case of CleanSeaNet dataset, the same assessment above described was implemented also for the extension of areas interested by pollution due to oil spills, still comparing 2018-2021 with the previous 2015-2017 period. MEDGIS-MAR enabled to implement the same assessment also on the number of spills of substances other than oil: Hazardous and Noxious Substances (HNS), other substances (non-HNS) and Unknown substances.

[564-559.](#) This integrated assessment of the evidences from the three data sets was based on the following three criteria:

- a) Occurrence of spills reported through MEDGIS-MAR and Lloyds, which are mainly linked to relatively large pollution events and to incidents. Occurrence of reported events is considered as a “negative” factor in the overall assessment of the quality status of a given sub-division, while the absence of reported events is considered as “positive”. As additional element ~~informing expert judgment~~ to the sub-divisions ranked among the first three for frequency of occurrence of spills, an additional “negative” factor was considered.

- b) CleanSeaNet data are used as an indicator of relatively smaller spills, related to minor incidents or illicit discharges. In particular, a negative contribution to the overall status was considered for the sub-divisions ranking among the first three in terms of average extension of areas affected by oil pollution.
- c) The temporal variation of the average number of spills (for all the three datasets) and their extension (for CleanSeaNet) between the assessment period (2018-2021) and the previous reference period (2013-2017 for MEDGIS-MAR and Lloyds; 2015-2017 for CleanSeaNet) was considered. An increasing trend was considered as negative for the overall assessment of the quality status, while a decreasing trend provided a positive indication.

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565-560. Table 4.5.1 provides an overview of the synthetic data extracted from the datasets and used for the assessment. Considering the spills reported by the ships and countries regarding the incidents, MEDGIS-MAR and Lloyd List data indicate for the entire Mediterranean in the assessment period an average occurrence frequency of 0.033 and 0.051 n/y/10000 km<sup>2</sup>, respectively. The most affected sea is the Aegean Sea, followed by the Ionian Sea, according to MEDGIS-MAR (no incidents reported by Lloyd List, instead) and the Alboran Sea according to Lloyd List (no incidents reported by MEDGIS-MAR, instead). The Northern Adriatic Sea ranks third for occurrence of incidents, according to the Lloyd List (no incidents reported by MEDGIS-MAR, instead). These results are in accordance with the relative intensity of vessel traffic (hours/km), that indicates the Aegean Sea, the Alboran Sea and the Northern Adriatic as the most trafficked areas of the Mediterranean.

566-561. Focusing on the spills detected by satellite monitoring (CleanSeaNet data), the Adriatic Sea is the area with the highest standardised (per 10000 km<sup>2</sup>) frequency of spill occurrence and the area where the largest extension of polluted areas is detected. This could be explained by the fact that satellite monitoring enables to detect also small spills, (including small, non-reported incidents, illicit discharges, spills due to other offshore activities. These are particularly numerous in the Adriatic where, beside significant traffic density due to cargos, tankers and passenger vessels, other type of vessels are present in large number, including fishing vessels.

567-562. The temporal variations in spill occurrence computed from the three different databases are very different. According to MEDGIS-MAR a general improvement of the status can be observed for this indicator, with Alboran Sea, Tyrrhenian Sea and the whole Adriatic Sea reporting no spills both in the considered and in the previous assessment period. Considering Lloyd, a general worsening of the status of the indicator can be observed in the Alboran Sea, Western Mediterranean, the Tyrrhenian Sea, the Northern Adriatic the Aegean Sea showing increased spill occurrence. These findings mostly agree with the ones from CleanSeaNet which additionally highlight an increase of spill occurrence also for the Central Mediterranean, the Middle Adriatic Sea, the Ionian Sea and the Levantine Sea.

568-563. It is worth noting that CleanSeaNet datasets might be biased by increasing monitoring effort from 2015 to the present. Within present assessment of CI 19, it was possible to obtain information on this aspect.

569-564. MEDGIS-MAR is the only datasets among the three considered in this assessment allowing to describe the trend in the number of spills of substances other than oil. In MEDGIS-MAR, such substances are categorized as Hazardous and Noxious Substances (HNS), other substances (non-HNS) and Unknown substances. Decrease in number of events with respect to the previous period, or no events recorded, was observed in the last four year in all sub-divisions, with the exception of Ionian Sea and the Aegean Sea. The Levantine sea scores third in number of events, even if with a decreasing trend. Large (above 700t) and medium size spills (7-700t) have not been reported since 2018. The last four years are characterised only by small spill events, although several events with unknown size (4 in 2019) have been registered.

**Table 4.5.1.** CI 19 assessment. (1) average number of oil spills in the assessment period (2018-2021) per 10000 km<sup>2</sup> for the three datasets; (2) average extension of areas interested by oil pollution in the assessment period (2018-2021) per 10000 km<sup>2</sup> (from CleanSeaNet) - the three highest values only are highlighted; (3) average number of other substances spills in the assessment period (2018-2021) per 10000 km<sup>2</sup> (~~from~~ from MEDGIS-MAR); (4) % of variation compared to the previous period of the

above indicators for oil spills; (5) % of variation compared to the previous period of the above indicator on other substance spills. Colour code for spill frequency and variation in the extension of the area affected by pollution: dark red = highest value; red = second highest; orange = third highest. Colour code for % variations: blue = no spills recorded, in the assessment period, nor in the previous period; green = decreased frequency of spill occurrence; yellow = increased frequency of spill occurrence <= 100%; red = increased frequency of spill occurrence > 100%. Data sources: MEDGIS-MAR, Lloyd List Intelligence Seasearcher, CleanSeaNet.

Frequency of spills / total polluted area (average values in the period 2018-2021, per 10000 km <sup>2</sup> )											
	TOT MED	ALBS	WMS	TYRS	CEN	NADR	MADR	SADR	IONS	AEGS	LEVS
<b>Oil</b>											
(1) MEDGIS-MAR	0.033	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.089	0.334	0.000
(1) LLOYD	0.051	0.178	0.039	0.012	0.000	0.075	0.000	0.000	0.000	0.371	0.028
(1) CleanSeaNet (n)	9.3	11.3	9.0	6.8	5.9	16.5	15.4	15.6	9.6	10.9	11.3
(2) CleanSeaNet (km <sup>2</sup> )	68.2	57.5	76.6	44.6	62.8	104.7	130.5	120.3	54.4	39.6	75.9
<b>Other substances</b>											
(3) MEDGIS-MAR	0.031	0.000	0.000	0.000	0.000	0.000	0.000	0.000	0.104	0.284	0.004
<b>Summary of variation %</b>											
	TOT MED	ALBS	WMS	TYRS	CEN	NADR	MADR	SADR	IONS	AEGS	LEVS
<b>Oil</b>											
(4) MEDGIS-MAR	-57	-	-100	-	-100	-	-	-	25	-56	-100
(4) LLOYD	12	67	41	25	-100	-	-	-100	-100	34	-27
(4) CleanSeaNet (n)	85	32	62	22	139	207	100	79	137	60	108
(4) CleanSeaNet (km <sup>2</sup> )	103	64	106	24	244	197	48	87	141	12	99
<b>Other substances</b>											
(5) MEDGIS-MAR	-14	-100	-100	-	-100	-	-100	-	192	31	-89

[570-565.](#) The combined, ~~expert-based~~ application of the three assessment criteria defined above (a, b, c) led to the classification of the quality status of CI 19 in the Mediterranean sub-divisions in five classes: bad (red), poor (brown), moderate (yellow), good (green), high (blue). As reported in Table 4.5.2, and mapped in Figure 4.5.1, according to the adopted methodology, four sub-divisions are classified as bad or poor, five as moderate, one as good and none as high.

[574-566.](#) It is worth noting that the methodology applied is subjected to uncertainty, mostly linked to the heterogeneity of the data sets it is based on. The results from the assessment should be interpreted as best knowledge-based indications on the status of CI 19, aiming at providing a relative indication of priority areas for future monitoring, assessment and, most importantly, pollution prevention measures.

**Table 4.5.2:** Assessment of the marine environment status for CI 19 for sub-divisions of the Mediterranean Sea

Sub-division	Considerations for <del>expert judgment</del> the assessment	Status of CI 19
ALBS	Spills reported, second highest   Increase (in most of the datasets)	POOR
WMS	Spill reported   Increase (in most of the datasets)	MODERATE
TYRS	Spills reported   Increase (in most of the datasets)	MODERATE
CEN	No spills reported   Increase (only CSN)	GOOD
NADR	Spills reported, third highest   Third ranked for satellite observation (area extension)   Increase (in most of the datasets)	POOR
MADR	No spills reported   First ranked for satellite observation (area extension)   Increase (only CSN)	MODERATE
SADR	No spills reported   Second ranked for satellite observation (area extension)   Increase (only CSN)	MODERATE
IONS	Spills reported, second highest   Increase (for most of the datasets)	POOR
AEGS	Spills reported, first highest in two datasets   Increase (for most of the datasets)	BAD
LEVS	Spills reported   Increase (only CSN)	MODERATE



**Figure 4.5.1.** Map of the assessment of the marine environment status for CI 19 for sub-divisions of the Mediterranean Sea

**4.6 Assessment of IMAP Common Indicator 20. Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood**

<b>Geographical scale of the assessment</b>	The Sub-regions within the Mediterranean region
<b>Contributing countries</b>	<b>Countries reporting IMAP CI-17 data:</b> Albania, Croatia, Cyprus, France, Israel, Italy, Lebanon, Malta, Montenegro, Morocco, Slovenia, Spain, Türkiye. <b>Scientific literature.</b> Algeria, Croatia, Egypt, France, Greece, Italy, Lebanon, Morocco, Spain, Tunisia, Türkiye
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health
<b>IMAP Common Indicator</b>	CI20. Actual levels of contaminants that have been detected and number of contaminants which have exceeded maximum regulatory levels in commonly consumed seafood
<b>GES Definition (UNEP/MED WG473/7) (2019)</b>	Concentrations of contaminants are within the regulatory limits for consumption by humans
<b>GES Targets (UNEP/MED WG473/7) (2019)</b>	Concentrations of contaminants are within the regulatory limits set by legislation
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	Levels of known harmful contaminants in major types of seafood do not exceed established standards

Available data.

[572-567.](#) The two groups of data were collected i.e. i) data reported to IMAP - IS for CI-17 contaminants in biota, and ii) data from scientific literature. The relevant data from IMAP-IS consisted of the concentrations of trace metals (Cd, Hg and Pb) in fish and molluscs; PAHs in molluscs and PCBs in fish and molluscs. It should be emphasized that these data were collected within IMAP monitoring programs to assess the status of the marine environment and not to protect human health. [Italy submitted CI 20 data after the Meeting of CorMon Pollution \(1-2 March 2023, Athens\) that included contaminants in different species of fish, molluscs, crustaceans and echinoderm and tunicates sampled in 2020](#)<sup>79</sup>.

[573-568.](#) CI 17 data available from IMAP-IS for the monitoring species (*M. galloprovincialis* and *M. barbatus*) are shown in Table 4.6.1.

<sup>79</sup> The data included, among others, concentrations of all the contaminants regulated by the EU, as listed in Annex I of document 556/Inf.12. Those were measured in different species of fish, molluscs, crustaceans and echinoderm and tunicates sampled in 2020. The national data of Italy were not uploaded on the IMAP Info System because they were found not compliant given the lack of complementary data (D.O., T, S) that are considered mandatory for the system. Out of 3785 relevant entries (including all species and relevant EU contaminants), 11 entries (0.3%) were found to exceed the EU regulations for the protection of human health. The analyzes of additional national data of Italy confirmed the assessment based on CI17 and on the scientific literature, which found that most of the measured concentrations were below the concentration limits for the regulated contaminants in the EU in the Mediterranean Sea.

**Table 4.6.1.** Number of data points extracted from CI-17 database, relevant for CI-20 Assessment. MG – *Mytilus galloprovincialis*; MB- *Mullus barbatus*. Table is sorted by species and alphabetical order of CPs.

CP	Year	Species	Cd	Hg	Pb	$\Sigma_4$ PAHs	Benzo(a) pyrene	$\Sigma_6$ PCBs
Albania	2020	MG	2	2	2			2
Croatia	2019-2020	MG	37	35	37			19
France	2015, 2017-2018	MG	50	50	50	25	25	23
Italy	2015-2019	MG	33	170	33		53	
Montenegro	2018-2020	MG	28	28	28	21	21	21
Morocco	<del>2019</del> 2017-2021	MG	<del>127</del>	<del>127</del>	<del>127</del>	6	6	
Slovenia	2016-2021	MG	21	21	15	12	12	
Spain	2015-2017,2019	MG	70	70	70	42	42	40
Croatia	2019-2020	MB	11	10	11			
Cyprus	2020-2021	MB	14	14	<del>14</del>	12	12	12
Israel	2015, 2018-2020	MB	58	60				
Lebanon	2019	MB	14	14	14			
Malta	2017, 2019	MB	5	5	5			
Montenegro	2018	MB	8	8	8			
Türkiye	2015	MB	25	25	25		8	

[575-570.](#) Relevant data for additional species other than the mandatory species reported to IMAP-IS were available as presented here-below under assessment of data reported for the mandatory monitoring species.

[576-571.](#) The literature search on seafood quality in the Mediterranean Sea focused on the studies that reported data from 2016/2017 onward, emphasizing contaminants that are regulated in the EU (UNEP/MAP – MED POL, 2023). Previous studies have been used in the preparation of the 2017 MED QSR.

[577-572.](#) The bibliographic studies reported concentrations of contaminants and compared them to EU regulation while some also addressed national regulation as well as international regulations or advisories (De Witte et al. 2022). Most of the studies provided also risk assessments to human health from consumption of the seafood by calculating the estimated daily intake (EDI), target hazard quotient (THQ), total risk (HI), Cancer risk, among others.

[578-573.](#) This emphasizes the fact that the risk to human health (and hence GES- non GES statuses) should not be evaluated based on concentration of a single contaminant but evaluated together with other factors such as synergy with other contaminants, temporal and spatial scales.

[579-574.](#) Another point to make is that recent literature emphasizes the connection between seafood safety and quality and the presence of microplastics in the marine environment (i.e. Wakkaf et al. 2020 among many others). Human health may be impacted either by consuming seafood with microplastic content, or seafood with contaminants that were leached from the microplastic to the organism. This sets an interrelation of CI 20 with CI 23 and should be further pursued.

[580-575.](#) Table 4.5.2 provides a summary of the studies published in the peer-reviewed literature. Thirty-six studies from 11 CPs were found relevant for the present work, with 1-4 studies each, except for Italy that had 14 studies. Most (25) reported concentrations of trace metals (TM) and 12 on organic



contaminants (PAHs, PCBs, PBDEs, PCDD/Fs). Concentrations in fish were reported in 26 studies and concentrations in molluscs were reported in 17 studies.

**Table 4.6.2** The number of studies, per country, on seafood quality and safety in the Mediterranean which findings were used to support present assessment.

Country	Total Number of studies	Number of studies reporting on:		Number of studies reporting on:		
		Trace metals	Organic contaminants	Fish	Mollusc	Other (crustaceans, cephalopods)
Algeria	3	3	0	3	0	0
Croatia	2	2	0	2	0	0
Egypt	1	0	1	1*	1	1
France	1	0	1	1	0	0
Greece	2	2	0	2	0	0
Italy	14	9	7	9	9	3
Lebanon	3	3	0	2	2	2
Morocco	3	3	0	1	2	0
Spain	1	1	0	1	0	0
Tunisia	2	0	2	2	1	1
Türkiye	4#	2	1	2	2	1

\*fresh water fish; #one study on radioactivity as contaminants in fish.

*Results of the IMAP Environmental Assessment of CI 20 in the Mediterranean region*

[581-576.](#) Given the complete lack of data reported for CI 20, the environmental assessment of CI 20 was performed as explained in Section 2, by using the following two approaches: i) assessment of the status based on data reported to IMAP-IS for CI 17 contaminants in biota up to 31<sup>st</sup>, October 2022, the cutoff date for data reporting to be used in the 2023 MED QSR, using the EU concentration limits for regulated contaminants(UNEP/MAP - MED POL, 2023) , and ii) assessment of present status based on bibliographic studies, following the same approach applied for preparation of the 2017 MED QSR, however by using newer available scientific literature.

**a) Assessment of the status based on data reported to IMAP-IS for contaminants in biota (CI 17)**

[582-577.](#) The data reported to IMAP-IS for CI-17 was investigated and the relevant data extracted and used for present initial marine environment assessment for IMAP CI 20. The relevant data consisted of the concentrations of trace metals (Cd, Hg and Pb) in fish and molluscs; PAHs in molluscs and PCBs in fish and molluscs. It should be emphasized that these data were collected within IMAP monitoring programs to assess the status of the marine environment and not to protect human health.

**a.1. Assessment of data reported for the mandatory monitoring species *Mytilus galloprovincialis* (MG) and *Mullus barbatus* (MB)**

[583-578.](#) The available data for the mandatory species *M. galloprovincialis* and *M. barbatus* are summarized in Table 5.5.1, Section 5.5, along with the number of data points that exceeded the concentration limits for human consumption (UNEP/MAP – MED POL, 2023).

[584-579.](#) Most of the measured concentrations were below the concentration limits for the regulated contaminants in the EU, with a few exceptions in Cyprus, Montenegro, and Spain. The maximal percentage of values above the EU criteria for one specific contaminant was low (14%).

*a.2. Assessment of data reported to IMAP-IS for other species*

[585-580.](#) The biota files from the IMAP-IS database were screened again for species other than the mandatory monitoring species, *M. galloprovincialis* and *M. barbatus*, for CI 17. Additional species were reported as shown here-below.

[586-581.](#) **Cyprus (2020-2021).** Cd, ~~and~~ Hg and Pb were measured in the muscle of the fish *Boops boops* (n=13), *Thynnus alalunga* (n=52) and *Merluccius merluccius* (n=1). All the concentrations were below the concentration limits for the regulated contaminants in the EU, except for Hg in 6 samples of *T. alalunga*.  $\Sigma_4$  PAHs and  $\Sigma_6$  PCBs were reported for *Boops boops* (n=10) and *T. alalunga* (n=15). All concentrations were below detection limit and for  $\Sigma_6$  PCBs also below the concentration limits in the EU. No criteria were given for PAHs in fish.

[587-582.](#) **Croatia (2019).** Cd and Pb were measured in the muscle of the fish *Merluccius merluccius* (n=3), *Mullus surmuletus* (n=1), *Pagellus erythrinus* (n=3), *Sparus aurata* (n=9). All concentrations were below the concentration limits for the regulated contaminants in the EU.

[588-583.](#) **France (2017)**<sup>80</sup>. Cd, Hg, Pb (n=6 each) and  $\Sigma_4$  PAHs and  $\Sigma_6$  PCBs (n=4 and n=2, respectively) were measured in the mollusc (bivalve) *Crassostrea gigas* and Cd, Hg, Pb were measured in 7 samples of the mollusc (bivalve) *Venerupis decussata*. All concentrations were below the concentration limits for the regulated contaminants in the EU.

[589-584.](#) **Israel (2015, 2018, 2020).** Cd and Hg were measured in 6 samples of the mollusc (bivalve) *Donax trunculus*, and Cd and Hg were measured in 26 samples of the mollusc (bivalve) *Macra corallina*. All concentrations were below the concentration limits for the regulated contaminants in the EU.

[590-585.](#) **Lebanon (2019).** Cd, Hg, Pb (n=11 each) and  $\Sigma_6$  PCBs (n=3) were measured in the fish *Diplodus sargus* and Cd, Hg, Pb (n=15 each) and  $\Sigma_6$  PCBs (n=13) were measured in the fish *Euthynnus alletratus*. All concentrations were below the concentration limits for the regulated contaminants in the EU.

[591-586.](#) **Malta (2017 and 2019).** Cd, Hg, Pb (n=4 each), dioxin like PCBs and Total dioxins and furans (n=1 each) were measured in the fish *Merluccius merluccius*. All concentrations were below the concentration limits for the regulated contaminants in the EU.

[592-587.](#) **Morocco (2019-2021).** Cd, Hg, Pb (n=30 each) were measured in the mollusks *Callista chione* (n=30) and petite praire (n=6). All concentrations were below the concentration limits for the regulated contaminants in the EU.  $\Sigma_4$  PAHs were reported for *C. chione* (n=15) and petite praire (n=3). All concentrations were below the concentration limits for the regulated contaminants in the EU.

*b) Assessment of the status based on bibliographic studies*

[593-588.](#) In the context of CI 20, to protect human health, trace metals in fish were reported for many species across the Mediterranean countries: Algeria, Croatia, Greece, Italy, Lebanon, Morocco, Spain and Türkiye. Trace metals in molluscs were reported in various species from Italy, Lebanon, Morocco and Türkiye. Organic contaminants in fish were reported for various species from France, Italy and Tunisia, and in molluscs for Egypt, France, Italy, Tunisia and Türkiye. Trace metals and organic contaminants were reported also for some crustaceans and cephalopod species. Information on consumers' health risk was available for Algeria, Croatia, Italy, Tunisia and Türkiye, only. The literature review (UNEP/MAP – MED POL, 2023) is summarized here-below and in Table 4.5.3 and Figure 5.5.1.

[594-589.](#) **Algeria (WMS):** Cd, Hg, Cu were reported in *Sardina pilchardus* and in *Mullus barbatus* collected from the Algerian coast (2017-2018). Concentrations were below the concentration limits for the regulated contaminants in the EU, except concentrations of Cd in some specimens from the bay of Algiers that were higher than the EU regulatory threshold. The average Pb concentrations did not exceed the regulatory value, although some specimens had concentrations higher than the threshold.

<sup>80</sup> Data from EMODNet.

Consumption of *S. pilchardus* from Algerian coast was not likely to have adverse effect on human health and a few risks were assigned to the consumption of contaminated *M. barbatus* (Hamida et al. 2018, Aissioui et al. 2021, Aissioui et al. 2022).

**595-590. Croatia (ADR):** Cd, Hg and Pb were reported for fish from 11 species<sup>81</sup> purchased in 2016 from supermarkets located in different Croatian cities. Hg and Pb concentrations were below the concentration limits for the regulated contaminants in the EU. Mean Cd levels in bluefin tuna exceeded the EU limit. Consumer health risk calculated from the dietary intakes for Cd was low, with exception of bluefin tuna. For Hg, frequent consumption of European sea bass, carp and bluefin tuna over a long period may have toxicological consequences for consumers. In a different study in 2016, the concentration of Hg did not exceed EU regulations in European pilchard and European anchovy (Bilandžić et al. 2018, Sulimanec Grgec et al. 2020).

**596-591. Egypt (AEL):** Persistent organic pollutants were reported in the mollusc *Donax trunculus* at the Rosetta Nile branch estuary. PCBs levels were well below tolerable average residue levels established by FDA and FAO/WHO for human fish consumption (Abbassy 2018).

**597-592. France (WMS):** Persistent organic pollutants (POP<sup>82</sup>s) were evaluated in six fish and two cephalopods species from an impacted area in NW Mediterranean Sea (Rhône river estuary vicinity). For Atlantic bonito (*Sarda sarda*) and chub mackerel (*Scomber colias*), the estimated weekly intakes of dioxin-like POPs for humans overpassed the EU tolerable weekly intake. Concentrations of nondioxin-like PCBs in *S. sarda* were above the EU maximum levels in foodstuffs, pointing to a risk (Castro-Jiménez et al. 2021).

**598-593. Greece (AEL):** Cd, Hg and Pb were reported in 4 fish species<sup>83</sup>. Concentrations in *S. aurata* and *D. labrax* were below the concentration limits for the regulated contaminants in the EU. In sardine and anchovy, nutritional benefits seem to outweigh the potential risks arising from fish metal content (Renieri et al. 2019, Sofoulaki et al. 2019).

**599-594. Italy (ADR, CEN, WMS) (TM in fish and mussel):** Hg, Cd, Pb were determined in 160 specimens of fish belonging to sixteen species collected in 2018 from commercial centers of South Italy. The concentrations were below the EU regulation, except for Cd in bluefin tuna, which exceeded the tolerable value. The estimated hazard quotient of Hg indicated a high probability of experiencing non-carcinogenic health risks (Storelli et al. 2020). Hg was measured in 42 commercial fish species caught off the Central Adriatic and Tyrrhenian coasts of Italy and in 6 aquaculture species. Hg levels exceeding the EC regulation limits were found in large-size specimens of high trophic-level pelagic and demersal species. An estimation of the human intake of mercury associated to the consumption of the studied fish and its comparison with the tolerable weekly intake is provided (Di Lena et al. 2017). Hg measured in European hake (*Merluccius merluccius*) caught in the northern and central Adriatic Sea were lower than the level set by EU regulations (Girolametti et al. 2022). Cd, Pd measured in the swordfish *Xiphias gladius* muscles were lower than the levels set by EU regulations. Hg in 32% of samples exceeded European maximum limits. Risk assessment indicates hazardous state concerning Hg (Di Bella et al. 2020).

**600-595.** Cd, Hg, Pb in *Mytilus galloprovincialis* did not exceed the maximum limits as established by EU regulation from the Gulf of Naples and Domitio littoral (2016-2019) nor in specimens from the Claiach Lagoon (Sardinia, 2017), the Marche (2016-2017) nor in Sicily (2016) (Esposito et al. 2020, 2021; Cammilleri et al. 2020).

**601-596. Italy (ADR, CEN, WMS) (Organic contaminants in fish and mollusc).** PAHs were measured *Sardina pilchardus* and *Solea solea* caught in the Catania Gulf (Sicily, 2017) (Ferrante et al. 2018). EU criteria for PAH the protection of human health exist only for mollusc and not for fish. Polychlorinated dioxins and furans (PCDD/Fs) and dioxin-like polychlorinated biphenyls (dl-PCBs)

<sup>81</sup> Hake (*Merluccius merluccius*, n=7), Atlantic mackerel (*Scomber scombrus*, n=7), cod (*Gadus morhua*, n=7), chub mackerel (*Scomber japonicus*, n=7), fresh and canned sardine (*Sardina pilchardus*, n=7), European sea bass (*Dicentrarchus labrax*, n=13), gilthead sea bream (*Sparus aurata*, n=11), bluefin tuna (*Thunnus thynnus*, n=8), salmonbass (*Argyrosomus regius*, n=8), rainbow trout (*Oncorhynchus mykiss*, n=7) and carp (*Cyprinus carpio*, n=7).

<sup>82</sup> Polybrominated diphenyl ethers (PBDEs), polychlorinated dibenzo-p-dioxins and dibenzofurans (PCDD/Fs), polychlorinated biphenyls (PCBs)

<sup>83</sup> Seabream (*Sparus aurata*), sea bass (*Dicentrarchus labrax*) sardine (*Sardina pilchardus*) and anchovy (*Engraulis encrasicolus*)

measured in fish<sup>84</sup> were below the maximum limits set by the EC for human consumption (Barone et al. 2021).  $\Sigma_6$  PCBs and dioxins and dioxin-like PCBs were lower than the values in the EU regulation in specimens of 3 edible fish species<sup>85</sup> samples in 2017 in the Northern Tyrrhenian Sea (Bartalini et al. 2020). PCDD/Fs, PCBs, measured in fish<sup>86</sup> from Taranto (2016) and PCDD/Fs and dl-PCBs) measured in fish<sup>87</sup> from Southern Italy (2019) were below the regulatory limits specified for these contaminants within the EU (Ceci et al. 2022, Barone et al. 2021).  $\Sigma_6$  PCBs in marine organisms<sup>88</sup> collected from the contaminated Augusta Bay (Southern Italy, 2017) showed variable concentrations with a mean value above EU regulation in 2 fish species. Benzo[*a*] Pyrene (BaP) in mussels exceed threshold limit of the EU regulation. No risk analysis was performed. (Traina et al. 2021).

602-597. PCBs, dioxins and PAHs in *Mytilus galloprovincialis*, farmed in the waters of the Gulf of Naples and Domitio littoral (2016 to 2019), did not exceed the maximum limits as established by EU regulation, except for PAHs in a localized area in the winter (Esposito et al. 2020). Concentrations of Benzo(a)pyrene (BaP) and  $\Sigma_4$ PAHs<sup>89</sup> exceeded the limit reported in EC in the Regulation for the mollusk *Donax trunculus*, caught in the Catania Gulf (Sicily, 2017). Risk assessment indicated concern for the health of high frequency molluscs consumers (Ferrante et al. 2018). PCDD/Fs and dl-PCBs in seafood<sup>90</sup> from Southern Italy (2019) and in mussel from Taranto (2016) were below the maximum limits set by the EC for human consumption except for a single sample taken from a known specific contaminated site in Taranto (Barone et al. 2021; Ceci et al. 2022).

603-598. **Lebanon (AEL):** Pb, Cd, and Hg were determined in three fish species (*Siganus rivulatus*, *Lithognathus mormyrus* and *Etrumeus teres*), in shrimp (*Marsupenaeus japonicus*) and in bivalve (*Spondylus spinosus*) commonly consumed by the local population. Trace metals concentrations were found to be below the maximum levels set by the EU (Ghosn et al. 2019, 2020a, 2020b).

604-599. **Morocco (WMS):** Cd and Pb concentrations were measured in soft tissues of *M. galloprovincialis*. Concentrations did not exceed EU regulations (Azizi et al. 2018; 2021). Cd, Hg and Pb concentrations measured in the fish *Liza ramada* were also below the values set in the EU regulation (Mahjoub et al. 2021).

605-600. **Spain (WMS):** The concentrations of Pb, Cd and Hg measured in the highly migratory *Thunnus alalunga* and *Katsuwonus pelamis* were below the tolerable limits considered by EU regulation (Chanto-García et al. 2022)

606-601. **Tunisia (CEN):** Organic contaminants (PAHs, PCBs and pesticides) were measured in fish (*Sparus aurata* and *Sarpa salpa*) muscle tissue collected from five stations along the Tunisian coast between (2018-2019).  $\Sigma_6$  PCBs for the fish were below the EC regulations. (Jebara et al. 2021). Concentrations of 21 legacy and emerging per- and polyfluorinated alkyl substances (PFAS)<sup>91</sup> were measured in 9 marine species (3 fish, 2 crustaceans and 4 mollusks)<sup>92</sup> collected from Bizerte lagoon, Northern Tunisia (2018). Exposure to PFAS through seafood consumption indicates that it should not be of concern to the local consumers (Barhoumi et al. 2022).

607-602. **Türkiye (AEL):** Concentrations of Cd, Pb and Hg levels were measured in 9 fish, 1 mollusc and 1 shrimp species<sup>93</sup> from the Aegean and Levantine Seas. All the results were found

<sup>84</sup> rosefish, Euro-pean hake, red mullet, common sole, bluefin tuna

<sup>85</sup> Sardine (*Sardina pilchardus*), anchovy (*Engraulis encrasicolus*) and bogue (*Boops boops*).

<sup>86</sup> hake, mullet, sea bream, bogue, red mullet mackerel, sardines and sand steenbras

<sup>87</sup> rosefish, Euro-pean hake, red mullet, common sole, bluefin tuna

<sup>88</sup> In 2017, mussels (*Mytilus galloprovincialis*) obtained from a commercial farm and transplanted to two sites in Augusta Bay and resampled after 5 weeks and 7 months. Fish: 96 specimens of finfish (*Sphyraena sphyraena*, *Trigla lucerna*, *Mullus barbatus*, *Pagellus* spp., *Diplodus* spp.) and shellfish (*Parapaeneus kerathurus* and *Sepia* spp.) were obtained through local fishermen

<sup>89</sup> benzo(a)pyrene (BaP), benz(a)anthracene (BaA), benzo(b)fluoranthene (BbF) and chrysene (CH)

<sup>90</sup> (cephalopods: common octopus, common cuttlefish, European squid), (shellfish: Mediterranean mussel, striped venus clam, common scallop), (crustaceans: red shrimp, spottail mantis shrimp, Norway lobster)

<sup>91</sup> PFASs are not addressed in the EU regulation

<sup>92</sup> Fish: European eel (*Anguilla anguilla*), common sole (*Solea solea*), sea bass (*Dicentrarchus labrax*); crab (*Carcinus maenas*), shrimp (*Penaeus notialis*), common cuttlefish (*Sepia officinalis*) gastropod mollusc- banded dye-murex (*Hexaplex trunculus*), clam (*Ruditapes decussatus*) and farmed mussel (*Mytilus galloprovincialis*)

<sup>93</sup> Fish: mullet (*Mugil cephalus*), shad (*Alosa fallax*), hake (*Merluccius merluccius*), whiting (*Merlangius eumus*), seabass (*Dicentrarchus labrax*), turbot (*Scophthalmus maximus*), red mullet (*Mullus barbatus*), blue fish (*Pomatomus saltatrix*), seabream (*Sparus auratus*). Mussel: (*Mytilus galloprovincialis*). Shrimp (*Penaeus indicus*)

compatible with the Turkish Food Codex and EU Regulation limits except for Cd in two samples from the Mediterranean Sea. As a whole, the seafood was found to be safe for human consumption (Kuplulu et al. 2018). Cd and Pb measured in the fish *Trachurus mediterraneus*, *Sparus aurata* and *Pegusa lascaris* were below the values set in the EU regulation (Karayakar et al. 2022). *Mytilus galloprovincialis*, were transplanted from a clean site to the 3 sites in Nemrut Bay, known to be impacted by of industrial activities. Benzo(a)pyrene and  $\Sigma_4$  PAHs levels in the mussels from the clean site were below the EU regulations while in the transplanted mussels PAHs were higher than the concentrations in the EU regulation in certain occasions. The results suggest that mussels were unsafe for human consumption during the time of the experiment (Kucuksezgin et al. 2020).

~~608-603.~~ **Türkiye (AEL):** Specific natural radionuclide ( $^{226}\text{Ra}$ ,  $^{232}\text{Th}$  and  $^{40}\text{K}$ ) concentrations were measured in wild and farmed European seabass collected from the Mediterranean coast of Türkiye (AEL) in 2018. From the radiological point of view, the radioactivity doses measured and the consumption of both wild and farmed seabass from the Mediterranean coast of Türkiye do not pose any risk to human health (Ozmen and Yilmaz 2020).

**Table 4.6.3.** Summary of the findings from the scientific literature (UNEP/MAP – MED POL, 2023), used to support present assessment, arranged alphabetically by country. The findings of some of the studies were summarized in more than one row, to allow for the separation of taxa (i.e. fish from mollusc) and contaminants (trace metals from organics). It includes sum of 4 PAHs (benzo(a)pyrene (BaP), benz(a)anthracene (BaA), benzo(b)fluoranthene (BbF) and chrysene (CH) ( $\Sigma_4$  PAHs); Benzo(a)Pyrene (B(a)P); sum of 6 non dioxin like PCBs ( $\Sigma_6$  PCBs); sum of polychlorinated dibenzo-para-dioxins and polychlorinated dibenzofurans (PCDD/Fs) and  $\Sigma$  (PCDD/Fs and dioxin like (dl) PCBs).

Cells in blue: values below EU criteria; cells in green: values above EU criteria but no health risk detected; cells in yellow: values above EU criteria, risk analysis was not reported; cells in red: above EU criteria with risk to human health.

Country	Sampling Year	Species	Cd	Hg	Pb	$\Sigma_4$ PAHs	B(a)P	$\Sigma_6$ PCBs	PCDD/Fs	$\Sigma$ (PCDD/F and dl PCBs)
Algeria		sardines	√		√					
	2017-2018	<i>S. pilchardus</i>	√*	√	√					
	2017-2018	<i>M. barbatus</i>	√*	√	√*					
Croatia	2016	11 fish species	√#	√	√					
	2016	European pilchard, European anchovy	√							
Egypt	2017	<i>Donax trunculus</i>						√		
France <sup>^</sup>		Fish and cephalopods						√&	√&	
Greece	2017-2018	<i>Sparus aurata, Dicentrarchus labrax</i>	√	√	√					
		<i>Sardina pilchardus, Engraulis encrasicolus</i>	√	√	√					
Italy	2018	16 fish species	√#	√&	√					
		42 fish species		√&						
	2018-2019	<i>M. merluccius</i>		√						
	2017	<i>Xiphias gladius</i>	√	√&	√					
	2016-2019	<i>M. galloprovincialis</i>	√	√	√					
	2017	<i>M. galloprovincialis</i>	√	√	√					
	2016-2017	<i>M. galloprovincialis</i>	√	√	√					
	2016	<i>M. galloprovincialis</i>	√	√	√					
	2017	<i>S. pilchardus, S. solea</i>				√%				
	2019	5 fish species							√	√
2017	3 fish species						√		√	
2016	7 fish species						√	√		

Country	Sampling Year	Species	Cd	Hg	Pb	Σ <sub>4</sub> PAHs	B(a)P	Σ <sub>6</sub> PCBs	PCDD/Fs	Σ (PCDD/F and dl PCBs)
	2019	5 fish species							√	√
^	2017	5 fish species						√+		
^	2017	<i>M. galloprovincialis</i> and other shellfish					√+	√+		
	2016-2019	<i>M. galloprovincialis</i>				√*		√		√
	2017	<i>Donax trunculus</i>				√&	√&			
	2019	Cephalopods, shellfish and crustaceans							√	√
	2019	<i>M. galloprovincialis</i>						√	√	
^	2017	<i>M. galloprovincialis</i>		√+		√	√+	√		
<b>Lebanon</b>	2016-2017	3 fish, 1 shrimp, 1 bivalve species	√	√	√					
	2017	1 bivalve, 1 shrimp species	√	√	√					
	2017	2 fish species	√	√	√					
<b>Morocco</b>	2016	<i>M. galloprovincialis</i>	√		√					
	2018	<i>M. galloprovincialis</i>	√							
	2018	<i>L. ramada</i>	√	√	√					
<b>Spain</b>		<i>T. alalunga, K. pelamis</i>	√	√	√					
<b>Tunisia</b>	2018-2019	<i>S. aurata, S. salpa</i>						√		
^^	2018	3 fish, 2 crustaceans and 4 mollusks species								
<b>Türkiye</b>	Not reported	9 fish, 1 mollusc and 1 shrimp species	√*	√	√					
^	2016-2017	<i>M. galloprovincialis</i>				√&	√&			
	2016-2017	3 fish species	√		√					

\* Specific sampling area or organism or size class, no health risk detected; # Cd exceeded EU regulation in bluefin tuna; & Risk for human consumption, specific species and size class; % No EU regulation concerning PAHs in fish, only in mollusc; + Exceeded EU regulation, specific organism or size class, no risk analysis performed; ^ Specimens collected from known impacted area; ^^Study measured organics not addressed in EU regulations, no risk to health detected.

**4.7 Assessment of IMAP Common Indicator 21. Percentage of intestinal enterococci concentration measurements within established standards**

<b>Geographical scale of the assessment</b>	The Sub-regions within the Mediterranean region by using scientific literature sources
<b>Contributing countries</b>	Countries in EEA 2020 assessment (Albania, Croatia, Cyprus, France, Greece, Italy, Malta, Slovenia, Spain), and, from IMAP-IS, Bosnia and Herzegovina, Israel, Lebanon, Montenegro, Morocco
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO9. Contaminants cause no significant impact on coastal and marine ecosystems and human health
<b>IMAP Common Indicator</b>	CI21. Percentage of intestinal enterococci concentration measurements within established standards
<b>GES Definition (UNEP/MED WG473/7) (2019)</b>	Concentrations of intestinal enterococci are within established standards
<b>GES Targets (UNEP/MED WG473/7) (2019)</b>	Increasing trend in the percentage of intestinal enterococci concentration measurements within established standards
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	Water quality in bathing waters and other recreational areas does not undermine human health

Available data

[699-604](#). In the 2017 MED QSR, it was recommended to prepare the future assessments of IMAP CI 21 based on the statistics from datasets submitted by national authorities or/and the corresponding agencies. However, up to the end of March 2022, only a few data sets were reported to the IMAP-IS. Those are presented in Table 4.7.1.

**Table 4.7.1.** Available data for IMAP CI 21 in IMAP-IS starting from 2015 and up to October 31<sup>st</sup>, 2022, the cutoff date for data reporting for the 2023 MED QSR.

Source	IMAP file	Country	Sub-region	Year
IMAP-IS	403	Morocco	WMS	2018
IMAP-IS	404	Morocco	WMS	2019
IMAP-IS	616	Morocco	WMS	2020-2021
IMAP-IS	547-551	Spain	WMS	2017-2021
IMAP-IS	262; 535	Bosnia and Herzegovina	ADR	2015-2021 <sup>9</sup>
IMAP-IS	385	Croatia	ADR	2016-2020
IMAP-IS	653	Croatia	ADR	2021
IMAP-IS	655	Croatia	ADR	2022
IMAP-IS	#	Montenegro	ADR	2017-2021



Source	IMAP file	Country	Sub-region	Year
IMAP-IS	146	Slovenia	ADR	2019
IMAP-IS	440	Slovenia	ADR	2020
IMAP-IS	642	Slovenia	ADR	2021
IMAP-IS	490*	Malta	CEN	2016-2020
IMAP-IS	147	Lebanon	AEL	2019
IMAP-IS	649	Lebanon	AEL	2017-2021
IMAP-IS	605	Israel	AEL	2021

# Reported directly to MED POL, still to be uploaded in the IMAP-IS, \*data available in draft status.

610-605. Given lack of data reported by the CPs prevents implementation of the recommendations of COP 19, the assessment of IMAP CI 21 within the 2023 MED QSR was performed using the approach applied for the 2017 MED QSR. Namely, it combines the assessment results as presented in the assessment report<sup>94</sup> from the European Environment Agency (EEA) on the State of Bathing Water Quality in 2020<sup>95</sup> and the assessment of monitoring data reported for IMAP CI 21 from Bosnia and Herzegovina, Israel, Lebanon, Montenegro and Morocco (Table 4.7.13).

611-606. Recent data Croatia (2021-2022) and Slovenia (2021) were reported into IMAP-IS. However, for consistency, the status of Croatia and Slovenia were not re-assessed by applying the approach used for the data set reported by Montenegro, Morocco and Lebanon (see para 14 and 15) and the assessment was based on the EEA 2020 assessment of the state of bathing water quality. The data were analyzed only to check for possible problem areas.

**Table 4.7.2.** Details of data on CI 21 available from IMAP-IS used in the assessment update compared to initial results (UNEP/MED WG. 533/9).

Source	IMAP file	Country	Sub-region	Year	Number stations	Number of data points per station
IMAP-IS	403-404	Morocco	WMS	2018-2019	129	10*
IMAP-IS	616	Morocco	WMS	2020-2021	147	15
IMAP-IS	262	Bosnia and Herzegovina	ADR	2017-2020	3	9,10,13
IMAP-IS	#	Montenegro	ADR	2017-2020	23	30-39
IMAP-IS	605	Israel	AEL	2021	105	20-184
IMAP-IS	649	Lebanon	AEL	2017-2021	38^	12-47

# Reported directly to MED POL, still to be uploaded in the IMAP-IS, \*9 stations with less than 10 data points. ^ Not all stations available for all years.

<sup>94</sup> <https://www.eea.europa.eu/themes/water/europes-seas-and-coasts/assessments/state-of-bathing-water/state-of-bathing-waters-in-2020>

<sup>95</sup> The updated IMAP Guidance fact sheet for CI 21 provided in 2019 mentions the EEA as an available data source for some Mediterranean countries European and non-European.

*Results of the IMAP Environmental Assessment of CI 21 in the Mediterranean region*

[612-607.](#) The results of the assessment of the state of bathing water quality for Mediterranean countries, EU Member States and Albania are presented in Figure 5.6.1. Most (>90%) of the bathing waters in all countries were in the excellent and good GES classifications. A small percentage of bathing waters were classified as poor D category: -0.1% in Spain, 1% in France, 1.7% in Italy and 3.5% in Albania.

[613-608.](#) The analysis of the data reported into IMAP-IS by Croatia (2021-2022) and Slovenia (2021) indicated that the classification status of bathing water quality for both countries are the same as the status provided in the EEA 2020 assessment shown below in Figure 5.6.1.

[614-609.](#) The results of the assessment of the status of bathing water quality performed with data available from IMAP-IS for Lebanon, Montenegro and Morocco are presented below in Figure 5.6.2, and for Bosnia and Herzegovina and Israel in Figure 5.6.3.

[615-610.](#) **Lebanon.** Data were available for 38 stations for the years 2017-2021, although 7 stations had no data available for all years (Table 4.7.2) and therefore were not classified due to insufficient data. Out of the 31 available stations, 6 stations were classified as in excellent category, 13 stations as in good category, 4 as in sufficient category, and 8 in bad category. The percentage of the stations in GES (excellent, good and sufficient category) was 74%. Four out of the 8 stations in bad category were classified as such based on data reported for almost all sampling days during all years. The stations were Dbayeh Public Beach (DBY-2), Antelias – River Mouth (ANT-2), and Beirut (BEY-4, light house and BEY-6 Ramlet-El-Bayda Public Beach). If the 7 stations with insufficient data were taken into account, the percentage of the stations in-GES would be 61%. Data were available for 38 stations for the years 2017-2021, although not all stations had data available for all years (Table 4.7.2). Out of the 38 available stations, 6 stations were classified as in excellent category, 13 stations as in good category, 4 as in sufficient category, 8 in bad category and 7 could not be classified due to insufficient data. The percentage of the stations in GES (excellent, good and sufficient category) was 61%. However, neglecting the stations that could not be classified<sup>96</sup>, the percentage of the stations in GES was 74%. Four stations were classified in bad category based on data reported for almost all sampling days during all years stations : Dbayeh Public Beach (DBY 2), Antelias – River Mouth (ANT 2), and Beirut (BEY 4, light house and BEY 6 Ramlet El-Bayda Public Beach).

[616-611.](#) **Montenegro:** Data were available for 23 stations for the years 2017-2020 (Table 4.7.2<sup>3</sup>). As explained, bathing waters quality in Montenegro was classified using the same methodology as the EEA, at least 16 data points over 4 seasons, however using just Intestinal enterococci values and by applying percentile evaluation of the log10 normal probability density function. Four stations had data available for only 3 bathing seasons, but they were classified in the same way, based on the exceptions outlined in Directive 2006/7/EC and in Decision IG.20/9. Out of the 23 available stations, 21 were classified in excellent category and 2 in good category.

[617-612.](#) **Morocco:** Data were available for 129-147 stations for the years 2018-2021 (Table 4.7.2). Sixteen stations were not sampled at each year and therefore could not be classified<sup>97</sup>. Out of the 131 available stations, 45 stations were classified in excellent category, 49 stations in good category, 17 in sufficient category and 20 in bad category. The percentage of the stations in GES (excellent, good and sufficient category) was 85%. If the 16 stations with insufficient data were taken into account, the percentage of the stations in-GES would be 76%. Data were available for 129-147 stations for the years 2018-2021 (Table 4.7.2). Not all stations were sampled at each year. Out of the 147 available stations, 45 stations were classified in excellent category, 49 stations in good category, 17 in sufficient category, 20

<sup>96</sup> Stations could not be classified because they had less than 12 sample results spread over 3-4 bathing seasons. They could be either in-GES or non-GES.

<sup>97</sup> Stations can be classified only if at least 12 sample results, spread over 3-4 bathing seasons, are available. Non-classified stations could be either in-GES or non-GES.

~~in bad category and 16 could not be classified due to insufficient data. The percentage of the stations in GES (excellent, good and sufficient category) was 76%. However, neglecting the stations that could not be classified<sup>98</sup>, the percentage of the stations in GES was 85%.~~

~~618-613.~~ **Bosnia and Herzegovina:** Data were available for 3 stations for the years 2017-20~~21~~<sup>49</sup> (Table 4.7.2). All 3 available stations were classified in excellent category.

~~619-614.~~ **Israel:** Data were available for 105 stations for 2021 (Table 4.7.2). All the stations were classified in excellent category.

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<sup>98</sup>. Stations could not be classified because they had less than 12 sample results spread over 3-4 bathing seasons. They could be either in GES or non-GES.

**4.8 Assessment of IMAP Candidate Common Indicator 26: Proportion of days and geographical distribution where loud, low, and mid-frequency impulsive sounds exceed levels that are likely to entail significant impact on marine animal**

<b>Geographical scale of the assessment</b>	The Sub-regions within the Mediterranean region
<b>Contributing countries</b>	Data for the following countries available either reported to the International Noise Register (INR-MED) or through the Noise Hotspots project led by ACCOBAMS: Algeria, Cyprus, Egypt, France, Greece, Israel, Italy, Lebanon, Libya, Monaco, Malta, Montenegro, Morocco, Spain, Tunisia, Türkiye,
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO11. Energy including underwater noise
<b>IMAP Common Indicator</b>	cCI26. Proportion of days and geographical distribution where loud, low, and mid-frequency impulsive sounds exceed levels that are likely to entail significant impact on marine animal
<b>GES Definition (UNEP/MED WG473/7) (2019)</b>	Noise from human activities causes no significant impact on marine and coastal ecosystems
<b>GES Targets (UNEP/MED WG473/7) (2019)</b>	Number of days with impulsive sounds sources, their distribution within the year and spatially within the assessment area, are below thresholds
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	Energy inputs into the marine environment, especially noise from human activities, are minimized

*Available data*

[620-615.](#) Data are initially obtained from the Impulsive Noise Registry (INR-MED) managed by ACCOBAMS. As explained above in Section 21, the registry is a tool defined in the Proposal of IMAP Guidance Factsheet for cCI26 (UNEP/MED WG473/7). The INR-MED collates data reported by the countries in a standard format that is aligned with the requirements indicated in the Proposal of the IMAP Guidance Factsheet for cCI 26.

[621-616.](#) Data have been provided through the INR-MED by a few countries so far i.e. by France, Greece, Malta, Greece, Lebanon and Montenegro. They are related to ~~two~~three kinds of sound sources: seismic surveys ~~and~~, explosions, ~~sonar or acoustic deterrents~~. These data cover, with many gaps, the period since 2016 onwards. They concern 247 explosions, 13 seismic surveys and 9 occurrences of sonar or acoustic deterrent use. These are official data which are reported in the correct format and most of them (92%) satisfy the minimum IMAP quality requirements.

[622-617.](#) To complete this process, data from the ACCOBAMS Noise Hotspot assessments i.e. from the 2nd edition which was issued in 2022 and covers the period from 2016 to 2021- (~~ACCOBAMS-~~MOP8/2022/Inf.43), are also used. These data were collected directly by a group of experts appointed by the ACCOBAMS Secretariat for the period 2016-2021 and follow theoretically the same standards used for the impulsive noise registry. However, only 170 out of 388 impulsive noise events (43%) collected under the Noise Hotspot initiative were considered good enough to be used for the present initial assessment. These noise events are mainly seismic surveys (N = 53) and port extension works for which pile driving and/or explosions were used (N = 117). They are distributed in the four Mediterranean Sub-

regions and concern almost all countries bordering the Mediterranean Sea, thus completing the data available from the INR-MED.

623-618. Globally, 439 impulsive noise events were used for analyses. The annual distribution of noise events is mapped in Figures 4.8.1 to 4.8.6 hereafter using a 20 km x 20 km spatial grid. It should be noted that a 20-km fixed buffer was used from point noise source (e.g. pile driving in ports) in order to account for propagation of noise. The 20-km buffer is selected based on scientific literature (Merchant et al., 2017; Tougaard et al., 2009). Furthermore, for noise sources described with polygons (such as seismic surveys), it was considered that using polygons for describing a moving point source (the seismic vessel using the airguns) is already an overestimation of the area where the noise is produced, and hence no additional buffer was applied. Hence, the below figures show the distribution, over a 20 km x 20 km spatial grid, of buffered point sources for port works and polygons for seismic surveys and sonar and acoustic deterrents) is mapped in Figures 1 to 6 hereafter using a 20 km x 20 km spatial grid.



**Figure 4.8.1.** Impulsive noise events data for 2016. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell

(ACCOBAMS-MOP8/2022/Inf43).



**Figure 4.8.2.** Impulsive noise events data for 2017. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell.



**Figure 4.8.3.** Impulsive noise events data for 2018. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell.





**Figure 4.8.4.** Impulsive noise events data for 2019. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell.



**Figure 4.8.5.** Impulsive noise events data for 2020. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell.



**Figure 4.8.6.** Impulsive noise events data for 2021. Each purple cell indicates the position of impulsive noise events, meaning that the impulsive noise emissions occurred during at least 1 day in that cell.

Setting the GES/non GES boundary value/threshold for the initial environmental assessment of cCI 26

624-619. As explained in Section 2, for the purposes of the 2023 MED QSR a Tolerable Status of the environment is considered when 10% or less of the habitat of noise-sensitive species is impacted by impulsive noise events over a year. For the present initial assessment, this threshold (10%) is used for the four IMAP Sub-regions in the Mediterranean Sea.

625-620. The 10% threshold is based on the methodology developed under the scope of the MSFD-D11 to which the ACCOBAMS ~~and their~~ collaboration with UNEP/MAP - SPA/RAC gave a crucial contribution. Based on ~~the~~ scientific works which indicate that when the exposure to underwater sound is permanent, the displacement of animals due to acoustic disturbance can be considered as a habitat loss (e.g., Brandt et al., 2018; Graham et al., 2019; Thompson et al., 2013), it was considered that the present initial assessment methodology translates the loss of habitat due to acoustic disturbance into a decline of population following a linear model as suggested by Tougaard et al., 2013.

626-621. In other words, if the 10% of the habitat of a representative noise-sensitive species is impacted by noise, it is expected that the population will decline by 10% in the long-term. Considering the risk of extinction, 10% is considered sufficiently conservative and precautionary to be selected as the boundary between tolerable and non-tolerable status of a Sub-region i.e., as the boundary value/threshold between the GES and non GES.

Results of the initial IMAP Environmental Assessment of cCI 26 in the Mediterranean region

627-622. Data collected through the Noise Register lacked geographical representativeness (data from only 5 countries: France, Malta, Greece, Lebanon and Montenegro) and had to be integrated with data collected from dedicated activities led by ACCOBAMS (Noise Hotspot data<sup>99</sup>). Under the ‘Noise Hotspot’ project, data related to impulsive noise events were found for the period 2016-2021 in waters in

<sup>99</sup> ACCOBAMS-MOPS/2022/Inf43



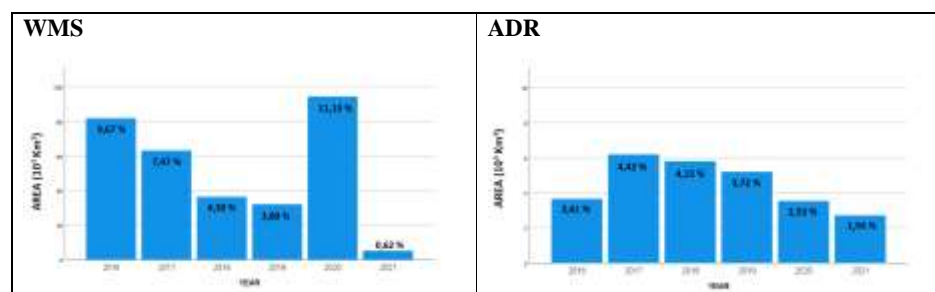
front of most Mediterranean countries. However, these data presented uncertainties or gaps in the source level and duration in days of activities that made it impossible either to apply propagation modelling to noise events and compute refined noise footprints, or to compute the number of days with impulsive noise events in the Mediterranean region, as whole, or in its Sub-regions.

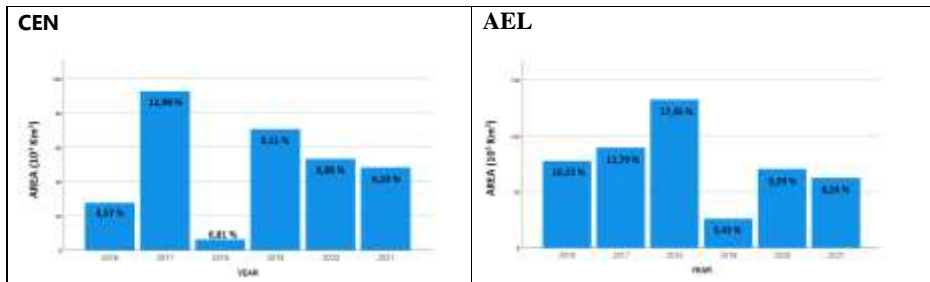
628-623. By pooling together data from the International Noise Register (data from reporting countries) and the Noise Hotspot project (data from scientific study), a database was obtained covering the four Mediterranean Sub-regions, and with sufficient quantity and quality of data to carry out an initial assessment for cCI26.

629-624. The value of LOBE was not assigned due to heterogeneity of data ~~and hence using, preventing the use of~~ refined acoustic propagation modelling to calculate the noise footprint of the impulsive noise events ~~was not possible.~~ Instead, as mentioned above, a 20-km fixed buffer was used from point noise source (e.g. pile driving in ports) in order to account for propagation of noise. The 20-km buffer is selected based on scientific literature (Merchant et al., 2017; Tougaard et al., 2009). ~~For~~ Furthermore, for noise sources described with polygons (such as seismic surveys), it was considered that using polygons for describing a moving point source (the seismic vessel using the airguns) is already an overestimation of the area where the noise is produced, and hence no additional buffer was applied. Moreover, without consideration of the duration in days for many noise events (~~corresponding to the duration in day lacks in~~ 38% of data), it was impossible to calculate the daily cumulated area affected by noise (daily exposure), which is at the basis of the calculation of the average extent of habitat affected by noise over a year i.e., the ~~Exposure Index~~ extent of exposure.

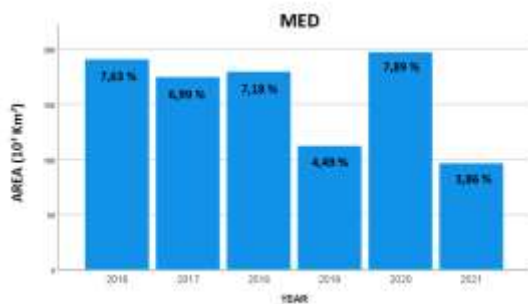
630-625. Considering these issues, the annual surface of the four Mediterranean Sub-regions with impulsive noise events was computed by summing up the areas of all the noise events described by polygons and buffered point sources, per sub-~~regions~~ region. Subsequently, the proportion of potentially usable habitat area (PUHA i.e. Potentially Usable Habitat Area, following habitat models developed by Azzellino et al., 2011) which is found on areas concerned by noise events is computed for selected cetacean species, namely the fin whale for the Western Mediterranean sub-region, while the bottlenose dolphin, the sperm whale and the Cuvier's beaked whale for the four Sub-regions. The result of this calculation is the amount of habitat impacted by noise i.e., the ~~adapted Exposure Index~~ extent of exposure, which provides an insight of the risk of decline in population of selected species of cetaceans.

631-626. Percentages of areas covered by noise events per Sub-regions and for the whole Mediterranean since 2016 have been calculated and provided in the graphs below.





**Figure 4.8.7.** % of sub-regions covered by noise events per year since 2016: **WMS**= Western Mediterranean; **ADR** = Adriatic Sea; **CEN** = Ionian and Central Mediterranean Seas; **AEL**= Aegean and Levantine Seas.



**Figure 4.8.8.** % of the Mediterranean region covered by noise events per year since 2016.

[632-627.](#) To overlap noise event areas to the species habitat an analysis grid is used of about 20 km mesh size (i.e. 10' x 10' grid cells) and the concept of PUHA, here applied as habitat proxy. The PUHA is computed from presence/absence habitat models using physiographic predictors as covariates (depth and slope statistics) which estimate the presence probability of the representative cetacean species in the area of interest. Based on this presence probability for a species, called Habitat Suitability (HS), the usable habitat (in km<sup>2</sup>), is calculated in every cell unit of the analysis grid by multiplying the HS for the area (km<sup>2</sup>) of the cell unit. The PUHA is then calculated (in km<sup>2</sup>) for the subregions by summing up the usable habitats from single grid cells in the different subregions.

[633-628.](#) Table 4.8.1 shows the percent of habitat (PUHA) of a species which is affected by impulsive noise for every year from 2016 to 2021. Four species are considered: bottlenose dolphin, sperm whale and Cuviers' beaked whale, and only for the WMS subarea subregion the fin whale

**Table 4.8.1:** Summary of the percent impacted PUHA for the four selected cetacean species (e.g. bottlenose dolphin, sperm whale and Cuviers’ beaked whale, and fin whale). For the year 2018, the percent of impacted PUHA for sperm whale and Cuvier’s beaked whale is highlighted in red and percent of impacted PUHA of bottlenose dolphin, being close but lower than the 10% GES/non GES boundary limit is highlighted in light blue.

IMAP SUB-REGIONS	AFFECTED AREA (% POTENTIALLY USABLE HABITAT AREA IMPACTED BY IMPULSIVE NOISE) PER YEAR IN THE PERIOD 2016-2021						
	2016	2017	2018	2019	2020	2021	Median
<b>Bottlenose dolphin</b>							
	2016	2017	2018	2019	2020	2021	Median
ADR	4,81	6,59	6,48	6,27	3,03	2,88	5,54
AEL	4,76	5,21	8,62	1,17	4,27	1,39	4,52
CEN	1,28	1,45	0,66	4,02	2,9	2,48	1,97
WMS	1,52	1,34	1,26	1,48	1,63	0,45	1,41
<b>Fin whale</b>							
	2016	2017	2018	2019	2020	2021	Median
WMS	0,99	1,02	0,67	0,74	1	0,23	0,87
<b>Sperm whale</b>							
	2016	2017	2018	2019	2020	2021	Median
ADR	1,48	2	1,97	1,77	0,69	0,64	1,63
AEL	8,2	2,59	11,51	0,88	3,36	2,12	3,11
CEN	0,63	0,83	0,55	7,39	5,62	5,47	3,15
WMS	0,84	0,94	0,47	0,49	0,78	0,16	0,63
<b>Cuvier's beaked whale</b>							
	2016	2017	2018	2019	2020	2021	Median
ADR	1,41	2,44	2,37	1,78	0,25	0,28	1,59
AEL	6,18	4,77	10,15	0,97	4,75	1,95	4,76
CEN	1,27	1,64	0,83	6,1	4,88	4,41	3,02
WMS	1,22	1,17	0,99	1,19	1,49	0,38	1,18

634-629. It can be observed that in the 2016-2021 average scenario (median level), the 10% GES/non GES boundary limit was not exceeded, being very far for all the considered species. However, for some year (e.g. in 2018), the 10% GES/non GES boundary limit might have been exceeded in the Aegean-Levantine Sub-region (AEL) concerning the habitat of sperm whale and Cuvier’s beaked whale. In such a case, the environmental status may be considered non tolerable for the year 2018 i.e. the non GES can be indicated.

630. For the Western Mediterranean (WMS), the Adriatic Sea (ADR) and the Central Mediterranean Sea (CEN), the environmental status appears as tolerable for all years-

**4.9 Assessment of IMAP Candidate Common Indicator 27: Levels of continuous low frequency sounds with the use of models as appropriate**

<b>Geographical scale of the assessment</b>	The Sub-regions within the Mediterranean region
<b>Contributing countries</b>	<b>All ACCOBAMS Contracting Parties</b> which participate in setting and maintenance of the NETCCOBAMS platform: Albania, Algeria, Bulgaria, Croatia, Cyprus, Egypt, France, Georgia, Greece, Italy, Lebanon, Libya, Malta, Monaco, Montenegro, Morocco, Portugal, Romania, Slovenia, Spain, Syria, Tunisia, Türkiye, Ukraine
<b>Mid-Term Strategy (MTS) Core Theme</b>	Enabling Programme 6: Towards Monitoring, Assessment, Knowledge and Vision of the Mediterranean Sea and Coast for Informed Decision-Making
<b>Ecological Objective</b>	EO11. Energy including underwater noise
<b>IMAP Common Indicator</b>	cCI27. Levels of continuous low frequency sound with the use of models as appropriate
<b>GES Definition (UNEP/MED WG473/7) (2019)</b>	Noise from human activities causes no significant impact on marine and coastal ecosystems
<b>GES Targets (UNEP/MED WG473/7) (2019)</b>	Noise levels at monitoring stations are below thresholds; The extent (% or km <sup>2</sup> ) of the assessment area which is above levels causing disturbance to sensitive marine animal is below limits, or such limits are exceeded for a limited amount of time
<b>GES Operational Objective (UNEP/MED WG473/7) (2019)</b>	Energy inputs into the marine, environment, especially noise from, human activities, are minimized

Available data

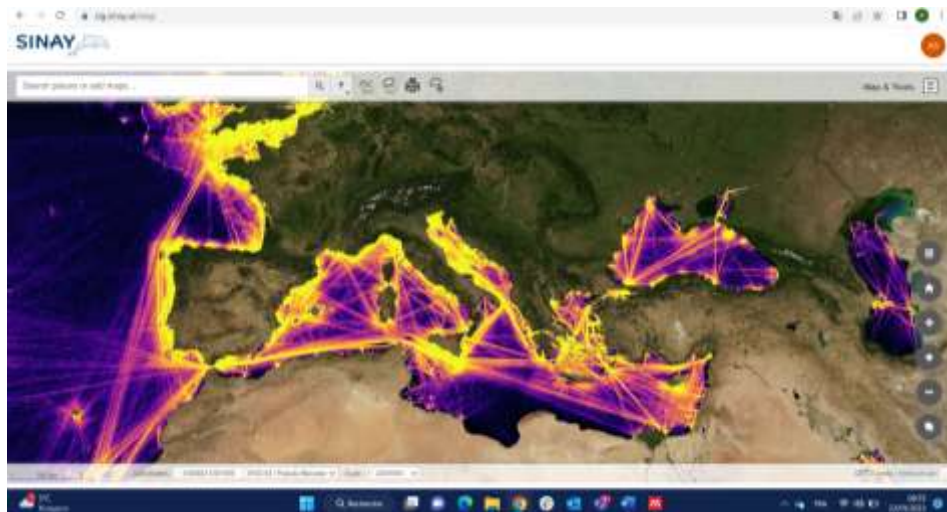
[635-631.](#) For cCI27 data are obtained from the NETCCOBAMS Platform, ~~at~~ the digital [information](#) tool managed by ACCOBAMS that centralizes all relevant data regarding cetaceans and related anthropogenic threats. The platform contains maps of shipping noise distribution over the entire Mediterranean basin in the two out of the five frequency bands of interest (1/3 octave bands centered at 63 Hz and 125 Hz). Shipping noise maps were obtained from modelling techniques which corresponds to requirements indicated in the Proposal of the IMAP Guidance Factsheets for cCI27 (UNEP/MAP MED POL, 2023).

[636-632.](#) Availability of these NETCCOBAMS maps of shipping noise in the two frequencies is also aligned with the ACCOBAMS Monitoring Strategy (2015) on underwater noise monitoring and the EU recommendations contained in the Monitoring Guidance prepared by TG-Noise for the MSFD-D11 (Dekeling et al, 2014).

[637-633.](#) These maps are produced by modelling tools provided by ~~the~~ SINAY, a company ~~which is~~ specialized in underwater ~~acoustic. It~~ acoustics which developed the necessary ~~technology~~ technologies to set up the NETCCOBAMS ~~platforms~~ (platform (ACCOBAMS-SC14/2021/Doc36) which include modeling techniques widely used in environmental studies on noise pollution (e.g., Maglio et al., 2015, 2017). ~~Acoustic propagation is;~~ Drira et al. 2018). Such techniques are based on the RAM model (Collins, 1993) and inputs ~~for the model~~ data available ~~in~~ from the AIS data for ships parameters and ship traffic

(source: Spire Group, a US based company), as well as in EMODnet and COPERNICUS data platforms (EmodNet and Copernicus) providing environmental variables influencing the propagation of radiated noise.

638-634. An overview of the available data on ship traffic patterns is shown in Figure 4.9.1. This map, available in NETCCOBAMS, was produced based on the ship traffic density provided based on AIS data in 2017 (source: Spire Group). Ship traffic patterns appears quite stable year-to-year and the ship density maps that can be obtained from AIS data generally shows the same patterns picture overall, regardless of the period chosen for analysis. Major ship lanes are found indeed between the Gibraltar Strait and the Suez Canal/Canal as well as in other lanes connecting the major ports in the Mediterranean Sea area. High traffic areas are located in the Strait of Sicily, the central and northern Adriatic Sea, the Aegean Sea and several coastal areas, especially located in the northern side of the Mediterranean. However, depending on the kind of vessels navigating in the different areas, areas characterized by high noise levels may not follow the same pattern as the ship traffic.



**Figure 4.9.1:** Ship traffic density as total count of AIS messages per grid cell (0.01° in latitude and longitude) for 1 year (2017 in this case). The patterns shown in this map (ship lanes, traffic hotspots, low- and high-density areas) are quite stable year-to-year and can be considered representative of usual ship traffic conditions in the Mediterranean Sea. Source of raw AIS data used in NETCCOBAMS: Spire Group.

~~639-635.~~ The ~~above~~ noise map, ~~satisfying~~ used for this assessment referred to the median ambient noise levels for the month of July 2020. The use of median level over 1 month satisfies the minimum requirements for the assessment related to cCI27 ~~refers to median ambient noise levels for the month of July 2020 according to the 2022 TG-noise guidance. This map is presented below in this document.~~ Given the relative stability of the ship traffic levels and characteristics within a time window of a few years, and that the ship traffic is at the highest levels during summer months, the assessment produced for month of July 2020 can be generalized to other years, and can be seen as the worst case scenario within a year<sup>100</sup>.

~~640-636.~~ ~~Further~~Other relevant sources of data are indirectly explored. These are the ambient noise levels from *in-situ* measurements in the Balearic Sea collected within the QUIETMED project ([quietmed-project.eu](http://quietmed-project.eu)) which were used to calibrate the models implemented in NETCCOBAMS. Despite additional *in-situ* measurements are required to continue improving the model which would estimate situation in the four Mediterranean subregions. The first validation was achieved from field data which do not directly contribute to the assessment, and therefore they are not shown in the 2023 MED QSR. Additional information on the data and the calibration process of the acoustic models is found in QUIETMED Deliverable 3.3 (Taroudakis et al., 2018).

~~641-637.~~ Finally, as mentioned above (Section 1.3), data produced under national programs as well as from sub-regional cooperation projects (e.g. the INTERREG-SOUDSCAPE project in the northern Adriatic Sea), were listed and can be used to put into context and compare with assessment findings produced here, thus allowing more robust conclusions. This activity is currently ongoing and will complete the present document at a later stage of the QSR2023 development process.

*Setting the GES/non GES boundary value/threshold for the initial environmental assessment of cCI 26*

~~642-638.~~ The overall assessment methodology developed by TG-Noise (2022) could be fully implemented for IMAP cCI27 for the month of July 2020, which is taken as basis for assessing the status i.e. tolerable/non-tolerable that might be considered correspondent to GES/non GES status of marine waters at the sub-regional level.

~~643-639.~~ The average noise level for the month of July 2020 is defined as the median ambient noise level. The median is calculated from the statistical distribution of noise values obtained from the acoustic modelling (N = 93 noise maps corresponding to shipping noise levels at 93 instants, 1 every 8 hours for the period of 31 days).

~~644-640.~~ The Level of Onset of Biological Effect (LOBE) was set at as a sound pressure level of 125 dB re 1  $\mu$ Pa in the 1/3 octave band centered at 63Hz and each grid cell. The value of 125 dB re 1  $\mu$ Pa was defined based on the models developed by Gomez et al 2016.

~~645-641.~~ The frequency band centered at 63 Hz is selected from the list of frequency bands indicated in the Proposal of the IMAP Guidance Factsheets for cCI27 (1/3 octave bands centered at 20, 63, 125, 250, 500, 2 000 Hz) as shipping noise in this frequency bands generally dominates in the underwater ambient noise.

~~646-642.~~ With regards to cetacean species selected for the assessment, the fin whale is selected for the Western Mediterranean Sea Sub-region, and the bottlenose dolphin for the other three Mediterranean Sub-regions. The proportion of the potentially usable habitat areas (PUHA, following Azzellino et al, 2011) of these species that is found on areas with median shipping noise higher than LOBE (125 dB re 1  $\mu$ Pa) is computed. The result of this calculation is the amount of habitat ~~impacted~~affected by noise i.e., the ~~Exposure~~

<sup>100</sup> Furthermore, a new noise map for the month of July 2021 should be available in NETCCOBAMS in the coming months. The noise map for July 2021 will allow to compare the status in July 2020 with the status in July 2021, to test assumptions described in this assessment.

Index extent of exposure, which provides an estimate of the risk of decline of the selected ~~species~~ species' population.

647-643. For the purposes of the 2023 MED QSR, a Tolerable Status of the environment is defined when 20% or less of the habitat of noise-sensitive species is impacted by continuous noise on a monthly basis. This threshold of 20% applies to all months of the year. If one month is above 20%, the environmental status is considered non tolerable. It is used for all four Mediterranean sub-regions.

648-644. The 20% threshold is based on the methodology developed under the scope of the MSFD-D11 to which the ACCOBAMS and the UNEP/MAP - SPA/RAC gave a crucial contribution. Based on the scientific works demonstrating that the exposure to underwater continuous noise induce adverse effects (e.g. behavioral disturbance, stress, reduced communication space, and temporary or permanent habitat loss) which in turn could reduce the fitness, and hence the reproductive success of individuals (e.g. CBD, 2012), it was considered that the present initial assessment methodology translates the degradation of portions of habitat due to acoustic disturbance into a decline of population following a linear model as suggested by Tougaard et al (2013). In other words, if the 20% of the habitat of a representative noise-sensitive species is impacted by high levels of continuous noise, it is expected that the population will decline by 20% in the long-term.

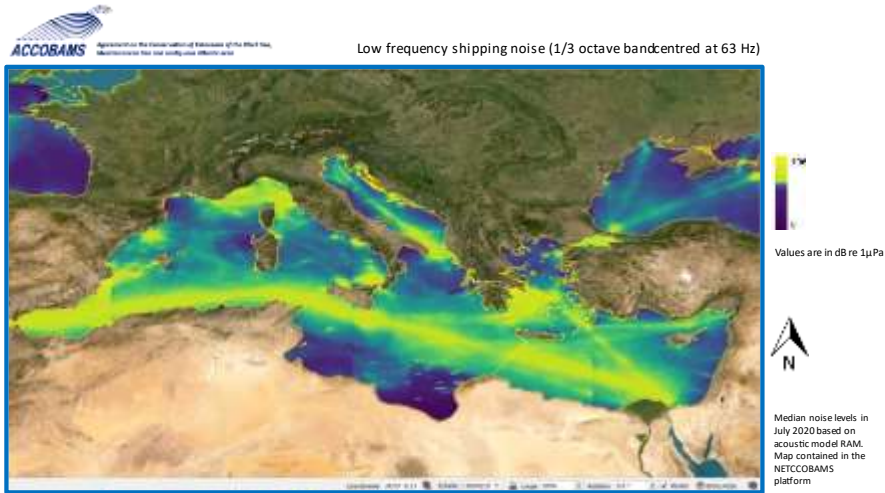
649-645. An acceptable status i.e. the GES relative to continuous noise is achieved if in every month over a year, the area exposed to noise level higher than LOBE is equal to or below 20% of the habitat of a selected species. This is found as an optimal boundary value after considering that shipping is nowadays a permanent characteristic of the habitats and it has probably shaped the ~~populations'~~ carrying capacity of habitats and hence the size of populations since decades. This consideration, along with the fact that the scientific literature about the noise effects does not suggest any strong relationship of the shipping-related noise with any dramatic reduction of the population sizes, determines the setting for continuous noise of a less restrictive threshold than for the impulsive noise. This threshold of 20% of habitat of a species exposed to continuous noise in the long term is hence used as a baseline to assess whether at least this initial minimum target is achievable. It should ensure the viability of a population size at 80% of the carrying capacity. This number is therefore subject to further possible adjustments.

*Results of the initial IMAP Environmental Assessment of cCI 27 in the Mediterranean region.*

650-646. Figure 4.9.2 shows the distribution of median noise levels in the 1/3 octave band centered at 63 Hz for the month of July 2020. Considering that the median divides a distribution of values sorted from lowest to highest in the two parts, each containing 50% of the values, the median noise informs that during 50% of the time the levels are higher than those shown at each point of the area as depicted in Figure 4.9.2, and in the other 50% the values are lower. The median value is a good indicator of a 'typical' ambient noise value that can be measured in a zone because it is not influenced by small portions of very high or very low values, as it would be the case by applying the arithmetic mean.

651-647. Beyond indication of the typical values of ambient noise of an area, the median noise can also indicate ~~if~~ where the values are high enough to induce the negative effects in individuals of sensitive marine species, they are even higher for the 50% of the time. In such a case, the exposure to the levels inducing negative effects would occur very frequently i.e. during 50% of the time and potentially for a long period of time (e.g. hours to days of continuous habitats' exposure), eventually increasing the risk for populations.





**Figure 4.9.2:** Median shipping noise levels in month of July 2020 based on the acoustic model RAM (Collins, 1996), contained in the NETCCOBAMS platform.

652-648. By analyzing Figure 4.9.2. on the median shipping noise, the main ship lanes can be distinguished (e.g., Gibraltar to Suez) from the areas of diffused noise around port areas, where the median noise levels are estimated at around 140 dB re 1µPa or higher. Also, the areas with lower or very low ship traffic levels (e.g. offshore waters between Sardinia, the Balearic Islands and southern French coast) present median noise levels in the range 100-110 dB re 1µPa. A few areas present the median values below 100 dB re 1µPa, and especially those in Libyan waters due to very low ship traffic and the distance from heavy traffic areas. Also, some high vessel traffic areas do not correspond to high median noise levels (e.g. waters around Cyprus, the Central and the Northern Adriatic Sea).

653-649. The percentage of habitat of the fin whale and the bottlenose dolphins which is found where the median shipping noise is higher than 125 dB re 1µPa is calculated for the Western Mediterranean Sea Sub-region, and for all four Mediterranean Sub-regions, respectively. The results of the assessment indicating tolerable/ non-tolerable i.e. GES/non GES are summarized here-below in Table 4.9.1

**Table 4.9.1:** Summary of the percent impacted habitat (PUHA) for the two selected cetacean species (i. bottlenose dolphin for all subregions, and ii. fin whale for Western Mediterranean Sea,) for the month of July 2020. The 20% threshold is exceeded in the Western Mediterranean Sea with relationship to both bottlenose dolphin and fin whale habitats, and in the Aegean and Levantine Seas with the relationship of bottlenose dolphin habitat.

BOTTLENOSE DOLPHIN		
IMAP SUB-REGION	Affected habitat: % of potential usable habitat area (PUHA) overlapping median shipping noise levels higher than LOBE (125 dB re 1µPa)	Result of the assessment



WMS	35.02%	Non tolerable
ADR	15.53%	Tolerable
CEN	15.84%	Tolerable
AEL	27.59%	Non tolerable

FIN WHALE		
IMAP SUB-REGION	Affected habitat: % of potential usable habitat area (PUHA) overlapping median shipping noise levels higher than LOBE (125 dB re 1µPa)	Result of the assessment
WMS	31.53%	Non tolerable

654-650. The computation of the Exposure Index extent of exposure results in non-tolerable i.e. in non GES for the Western Mediterranean Sea and the Aegean Levantine Sea Sub-regions i.e., % affected habitat > 20%, while the status is tolerable i.e., GES in the Adriatic Sea and Central Mediterranean Sea Sub-regions.

**4.10 GES Assessment for the Ecological Objectives: the key highlights related to the feasibility of integration and aggregation among CIs 13, 14, 17, 18, 21, 26 and 27 and EOs 5, 9 and 11<sup>101</sup>**

MAP Common Indicators 13 and 14

655-651. To support integration and aggregation among CIs and EOs within the preparation of the 2023 MED QSR, several methodologies were tested regarding the assessment of CIs 13 and 14. Further to the results of the IMAP NEAT methodology application for the assessment of contaminants in the Adriatic Sea Sub-region, it was also applied to assess eutrophication, whereby aggregation of spatial assessment units was provided across different water typologies and assigning GES/non-GES classifications of relevance for the assessment of nutrients and chlorophyll *a*.

656-652. The simplified methodology based on G/M comparison was applied for the assessment of CI 14 in the Alboran Sea and Levantine Sea Sub-divisions, as an alternative environmental assessment methodology given the status of data reported, in particular lack of homogenous and quality assured data prevented the application of NEAT GES assessment.

657-653. Towards finalization of the 2023 MED QSR, the simplified methodology based on G/M comparison will also be applied in other Sub-regions/sub-divisions of the Mediterranean i.e. where the application of NEAT GES assessment was impossible.

<sup>101</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Further to the findings on possible integration of an individual CI with other CIs, elaborate the integrated GES assessment findings at the level of: (i) EO, to which the CI(s) belongs; (ii) between EOs of different IMAP pollution clusters
- Summary of GES using traffic-light system, per CI
- SIDA project on GES in the Adriatic as a case study
- Example to interrelate DPSIR and GES assessments

~~658-654.~~ Only the application of NEAT assessment methodology ensured integrated assessment of CIs 13 and 14, along with with integration and aggregation of the areas of assessment in line with the nesting approach of IMAP.

*IMAP Common Indicator 17*

~~659-655.~~ Compared to the 2017 MED QSR “traffic light” methodology which considers the data per CI, matrix and station alone, the 2023 MED QSR methodologies are aimed at supporting integration and aggregation among CIs and EOs, as well as aggregation of the areas of assessment through spatial assessment units, while assigning GES/non-GES classifications, in line with the nesting approach of IMAP. To that purpose the two methodologies were developed and applied for assessment of IMAP CI17, as explained above, i.e., the NEAT (Nested Environmental Assessment Tool) for to areas with sufficient data and the CHASE+ (Chemical Status Assessment Tool) for the areas with limited data availability.

~~660-656.~~ Both methodologies applied for assessment of CI 17 supported integrated assessment to the extent possible. The NEAT IMAP GES assessment ensured optimal assessment of the cumulative impacts of all groups of mandatory contaminants, along with integration and aggregation of the areas of assessment in line with the nesting approach of IMAP. The CHASE+ methodology ensured assessment of groups of mandatory contaminants, however only at monitoring stations, without integration of the assessments along the spatial assessment unit.

~~661-657.~~ Along with the integration at the level of CI 17, its interrelation with the assessment of CI 20, was ensured by using data reported for IMAP CI 17 for the assessment of IMAP CI 20.

~~662-658.~~ Any further integration at the level of EO 9 or within the IMAP Pollution Cluster was impossible within the preparation of the 2023 MED QSR by applying rules for integration and aggregation as elaborated in section 2.4.

*IMAP Common Indicator 18*

~~663-659.~~ The assessment approach applied for CI 18 did not allow for assessing the environmental status of the Mediterranean Sea given it was based on the literature sources due to the absence of any national data reporting. Therefore, it was possible to present overall assessment findings for the Mediterranean sub-regions without GES/non GES status classification and related integration-aggregation of the results at CI 18, EO 9 and IMAP Pollution Cluster levels.

*IMAP Common Indicator 19*<sup>102</sup>

*IMAP Common Indicator 20*

~~664-660.~~ By using data reported for CI 17 and data available from the literature, in the absence of any data reported for CI 20, certain integration of these two indicators was achieved. Data from IMAP-IS concerning contaminants in biota (CI 17) were assessed by applying the new assessment criteria set for CI 20. In addition, since these criteria were in line with the EU regulations, the harmonization of IMAP and MSFD implementation was improved.

~~665-661.~~ Possible integration of IMAP CI 20 with IMAP CI 23 (microplastic) may be feasible in future assessments. Human health may be impacted either by consuming seafood with microplastic content, or seafood with contaminants that were leached from the microplastic to the organism.

*IMAP Common Indicator 21*

~~666-662.~~ Lack of data reported by the CPs the assessment of IMAP CI 21 within the 2023 MED

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<sup>102</sup> This section is under preparation

QSR was prepared by applying the approach used for the preparation of the 2017 MED QSR. Namely, it combined the assessment results as presented in the assessment report from the European Environment Agency (EEA) on the State of Bathing Water Quality in 2020 and the assessment of monitoring data reported for IMAP CI 21 from 9 CPs, as described in section 4.5. Any integration of the assessment findings related to CI 21 was impossible at the level of EO 9 or within the IMAP Pollution Cluster in line with the integration and aggregation as elaborated in section 2.4.

*IMAP Candidate Common Indicators 26 and 27*

~~667-663.~~ At the indicator level mentioned above for cCI26 only one parameter needs to be measured, i.e., the number of days with impulsive noise events per unit area which is 20 km x 20 km grid in line with the Proposal of the IMAP Guidance Factsheet for cCI 26, and hence integration of different measured parameters is not relevant for cCI 26.

~~668-664.~~ For cCI27, five frequency bands are recommended for monitoring in the Proposal of the IMAP Guidance Factsheet for cCI27, namely the 1/3 octave bands centered at 20 Hz, 63 Hz 125 Hz, 250 Hz, 500 Hz and 2 000 Hz, but no well-structured integration rules have been defined for the levels measured/estimated at the different frequency bands. Within this initial assessment, only the 1/3 octave band centered at 63 Hz was considered because this is the frequency band where shipping noise generally dominates in ambient noise and propagates the farther, and hence represents a worst case scenario.

~~665.~~ Regarding Concerning the integration of data from countries, it should be noted that the INR-MED and the NETCCOBAMS platform serve this purpose for cCI26 and cCI27, respectively, whereas rules have been established for data gathering from countries. Instead, rules for aggregation of findings from national assessment programs as well as for integration of external data from scientific studies or cooperation projects are not well defined. For the present assessment, data from national programs and external data from scientific and cooperation projects will be considered for comparison purposes.

~~669-666.~~ With regards to the integration of assessment methods between cCI26 and cCI27, in order to deliver an integrated assessment result for EO11, such aspects have not yet been established for IMAP nor for the MSFD process. Therefore, an integrated assessment was not delivered for Ecological Objective 11, and assessment findings were provided for cCI26 and cCI27, separately.

~~670-667.~~ Concerning relationships with other Ecological Objectives, the purpose of the assessment related to cCI26 and cCI27 is to compute the amount and spatial distribution of underwater anthropogenic noise and assess whether or not the ~~number~~extent of habitats affected by noise is tolerable. Hence, the present initial environmental noise assessment provides an insight into the risk of extinction of population of marine mammals, which are selected as focus species given their known sensitivity to noise and the overall importance of sound for these animals. There is also an interrelation between EO11 and EO1 given the use of biodiversity data for noise assessment. Especially, the assessment methods for both cCI26 and cCI27 require computing the extension of the potential habitat of species which are representative for the different sub-regions (e.g., the fin whale for the Western Mediterranean Sea Sub-region) in order to calculate how much (in %) of the habitat is impacted by noise levels above the Level of Onset of Biological Effects (LOBE).

In the long term, as the assessment methodology will progress in addressing the risk of extinction of population of marine mammals due to noise disturbance, it can be expected that the population abundance of selected species i.e. CI 4 of EO1 will be harmonized with the assessment of EO11. For example, if the assessment results in an increase of the amount of habitat affected by noise in a reporting cycle compared to the preceding one (i.e., the risk of extinction has increased), then it can be expected that the abundance of the population of the species will decline at some extent.

## 5. Key findings per CI<sup>103</sup>

### 5.1 Key assessment findings for IMAP Common Indicators 13 and 14

#### 5.1.1 The IMAP Environmental Assessment of the Aegean and Levantine Seas (AEL) Sub-region

~~671-668.~~ The results of the CI 14 assessment provided by application of the Simplified assessment methodology based on G/M comparison on the COPERNICUS satellite-derived Chla are shown by the respective colour in the maps included in Figures ~~AEL~~LEVS-5.1.1.E and ~~LEVS~~AEL 5.1.2.E.

~~669.~~ The maps depict the acceptable and non-acceptable statuses i.e. good and non-good status assigned at the level of subSAUs set in the Aegean Sea and Levantine Sea Sub-divisions. As explained above in Section 4, the good status corresponds to the RC conditions class (column oN10 in Tables 4.2.1.3. a and b, as well as to the class between the RC and G/M boundary limit, set as the back transformed 85<sup>th</sup> percentile of normalized distribution (i.e. blue coloured cells in the last G\_NG.oN85 column in Tables 4.2.1.4.a and 4.2.1.4.b), which is depicted in blue coloured SAUs in Figures AEL 5.1.1.E and 5.1.2.E. The non-good status corresponds to the class above G/M boundary limit (i.e. red coloured cells in the last column of Tables 4.2.1.4.a and b) which is depicted in red coloured SAUs in Figure AEL 5.1.1.E and 5.1.2.E.

##### a) The Levantine Sea Sub-division

~~672-670.~~ As elaborated in Section 4, further to ~~the good status likely GES~~ assigned to the assessment zones, it can be preliminary found that only 1 out of 18 SAUs is ~~in non-good status likely in non GES~~(Figure AEL 5.1.1.E). This ~~likely non GES~~ subSAU ~~in good status~~ is located in the OW in the southern part of the Eastern Levantine Sea, and the local sources of pollution are probably the main driver contributing to the weakened status of the SAU.

~~673-671.~~ The results of the present CI 14 assessment in the Levantine Sea Sub-division represent only an indication of possible ~~good/non-good GES/non GES~~status at the level of the SAUs, whereby SAUs are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.

~~674.~~ The results of additional assessment performed for every satellite-derived Chla point of the data grid are depicted in Figure ~~LEVS~~ 5.1.2.E. This assessment is only indicative of the present environmental status given the high geographical variability of the biogeochemical processes at such scale (1 x 1 km).

~~675-672.~~ In addition, available literature indicates ~~The main impacted area is located in~~ the waters in front of Mersin and in the Iskenderun Bay ~~as impacted areas~~. A slight impact can also be identified along the coast of Israel and in the OW in the southern part of the Eastern Levantine Sea, as well as in front of Port Said and Alexandria. The influence of the Nile River through the river Delta is weak and confirms the changes in the area caused by construction of the Aswan dam. ~~There is also an indication of the impacts present~~ ~~A coastal impact is also observed~~ in the Tobruk area in the waters of Libya.

<sup>103</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

- Further to the GES assessment findings as provided above, provide key findings on compliance and non-compliance with GES targets. In so doing, provide highlights for individual CIs – diagrams or figures, and maps if feasible (these could be in boxes).
- Endeavour to provide a comparison of the present findings with 2017 Med QSR GES assessment findings
- Identify gaps per CI that need to be further addressed towards achieving GES, considering the key knowledge gaps from the 2017 Med QSR Highlight data gaps



**Figure LEVS 5.1.2.E** : Additional assessment results for CI 14 in the Levantine Sea Sub-division by applying the simplified G/M method for satellite-derived Chl<sub>a</sub> points of the observation grid (1 x 1 km). Satellite derived Chl<sub>a</sub> data points which indicate non-GES are plotted (coloured in red), as well as Chl<sub>a</sub> data points which indicate the RC conditions (coloured in blue).

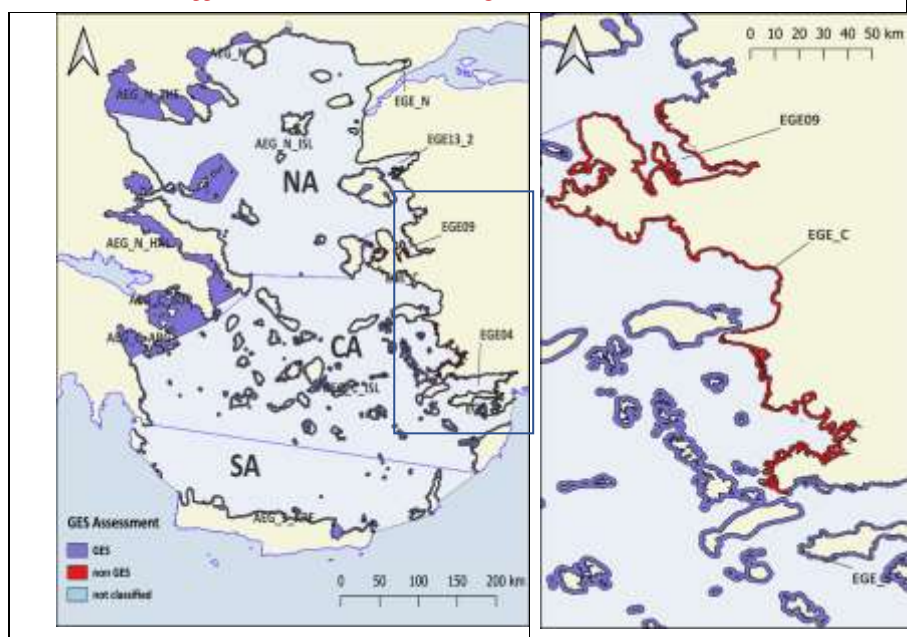
*b) The Aegean Sea Sub-division*

673. Further the goods status assigned to the assessment zones, it can be preliminary found that only 2 out of 13 subSAUs are in non-good status (Figure AEL 5.1.2.E). They are EGE09 in Izmir Bay and EGE C in coastal strip south of Izmir Bay, in CA SAU. Local sources of pollution are probably the main driver contributing to the weakened status of these subSAUs.

674. Based on literature sources there is evidence of drivers and pressures causing certain impacts related to eutrophication in a few areas. Along the coast of Greece, the literature sources indicate the presence of the impacted areas in the Saronikos Gulf and Elefsis Bay, and the Thessaloniki Bay. In the national assessment of Greece by applying the NEAT tool to Saronikos Gulf<sup>104</sup>, it was classified into good status, with the pelagic habitat components contributing to its overall environmental status. Sediment, benthic fauna and vegetation, mammals, and alien species were the most impacted ecological components in Saronikos Gulf. The most affected areas, Elefsis Bay and Psittalia (wastewater submarine outfall), were assessed as in poor and moderate status, respectively.

675. Along the coast of Turkiye, the literature sources indicate the presence of the impacted areas in the Provinces of Çanakkale; Balıkesir; Aydın and İzmir (as also found in the present assessment).

676. The results of the present CI 14 assessment in the Levantine Sea Sub-division represents only an indication of possible good/non-good status at the level of sub SAUs, whereby they are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.

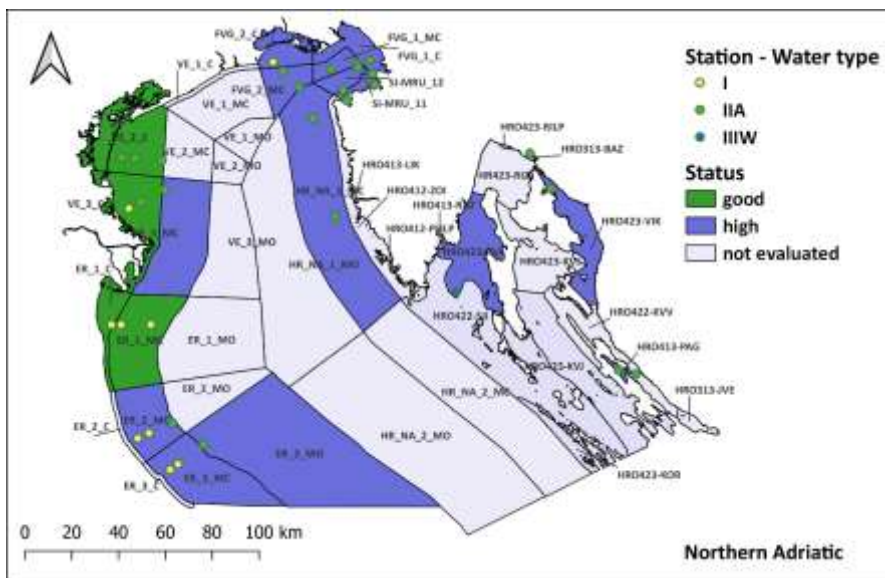


<sup>104</sup> Pavlidou, A., Simboura, N., Pagou, K. et al., (2019) Using a holistic ecosystem-integrated approach to assess the environmental status of Saronikos Gulf, Eastern Mediterranean, *Ecological Indicators*, 96 (1), 336-350.

**Figure AEL 5.1.2.E:** The assessment results for CI 14 in the Aegean Sea Sub-division by applying the simplified G/M method at the level of subSAUs.

**5.1.2 The IMAP GES Assessment of the Adriatic Sea (ADR) Sub-region**

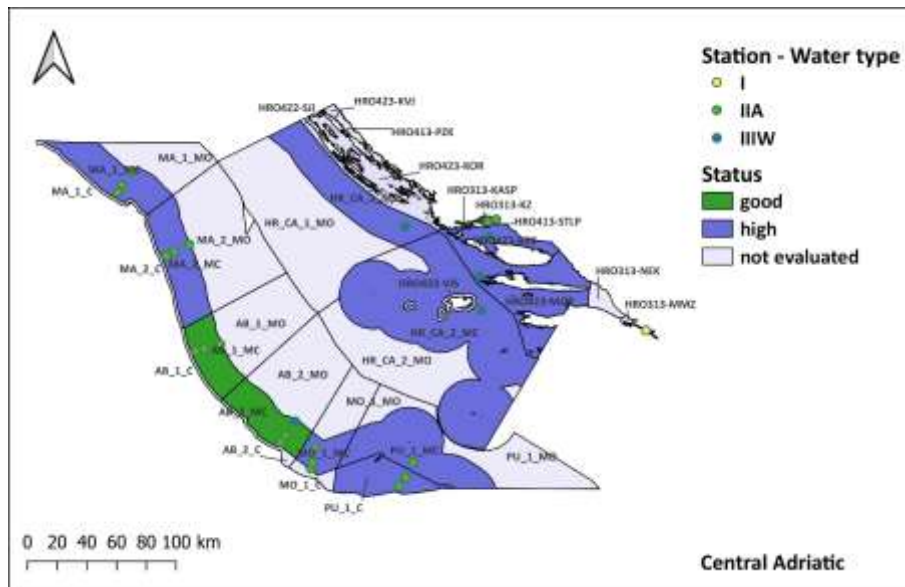
676-677. The results of the assessment findings provided per TP, DIN and chlorophyll a, as presented in Table 4.2.1.3 (UNEP/MAP – MED POL, 2023). Also, the final GES assessment findings for all the IMAP SAUs in the Adriatic Sea, as provided in Table 4.2.1.3 are shown by the respective colour in the maps included in the following Figures ADR 5.1.1.E- ADR 5.1.3.E. The maps depict the integrated NEAT value for each SAU i.e. aggregated NEAT value for the three parameters assessed i.e. TP, DIN and chlorophyll a, as provided in Table 4.2.2.3, Section 4.



**Figure ADR 5.1.1.E:** The NEAT assessment results for IMAP CIs 13 and 14 in the North Adriatic Sea. All IMAP SAUs are in GES characterized by High or Good status. Blank area corresponds to not evaluated subSAUs.

677-678. The overall status of IMAP CI 13 and CI 14 regarding the three parameters assessed i.e. TP, DIN and chlorophyll a, on the sub-division level for NAS, is Good and in GES. Thirteen out of 20 SAUs are classified under High status and six under Good.

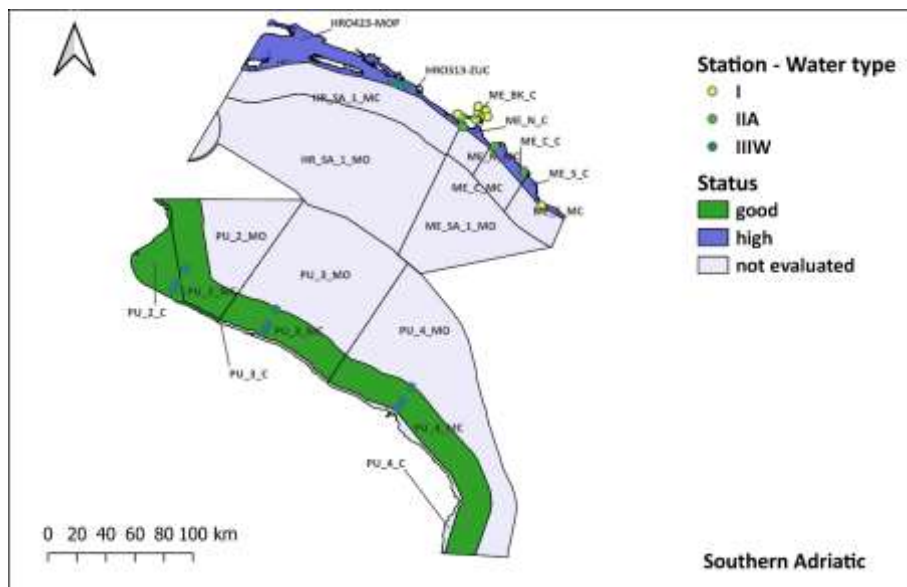




**Figure ADR 5.1.2.E:** The NEAT assessment results for IMAP CIs 13 and 14 in the Central Adriatic Sea. All IMAP SAUs are in GES, characterized by High or Good status.

[678-679.](#) The overall status of IMAP CIs 13 and 14 CI14 regarding the three parameters assessed i.e. TP, DIN and chlorophyll a, on the sub-division level for CAS is High and in GES. Nine out of fourteen SAUs are classified under High status and five under Good.





**Figure ADR 5.1.3.E:** The NEAT assessment results for IMAP CIs 13 and 14 in the South Adriatic Sea. All IMAP SAUs are in GES, characterized by High or Good status. Blank area corresponds to no available data.

680. The overall status for CIs 13 and 14 on the sub-division level for SAS, CI 14 regarding the three parameters assessed i.e. TP, DIN and chlorophyll a, is in GES. Four out of 14 SAUs are classified under Good conditions the rest under High. The Good status is observed along the Italian coast.

### 5.1.3 The IMAP Environmental Assessment of the Central Mediterranean (CEN) Sub-region

679. ~~As already explained, at the stage of the present document finalization for consideration of the Meeting of CorMon on Pollution Monitoring, the assessment findings for the Alboran Sea, as the Sub-division of the WMS, and the Levantine Sea, as the Sub-division of the AEL, were finalized. The preparation of the remaining assessments at the level of the Subdivisions in the AEL, WMS, and CEN is foreseen within the finalization of the IMAP Pollution Cluster thematic assessments by applying the Simplified methodology based on G/M comparison.~~

681. The results of the CI 14 assessment provided by the application of the Simplified assessment methodology based on G/M comparison by using the COPERNICUS satellite-derived Chl *a* data are shown by the respective colours in Figure CEN 5.1.1.E.

682. The maps depict the acceptable and non-acceptable statuses i.e. good/non-good status assigned at the level of SAUs set in the CEN Sub-region.

683. As explained above, the good status corresponds to the RC conditions class (column oN10 in Tables 4.2.3.4.), as well as to the class between the RC and G/M boundary limit, set as the back-transformed 85<sup>th</sup> percentile of normalized distribution (i.e. blue coloured cells in the last column of Table 4.2.3.4), which is depicted in blue coloured subSAUs in Figure CEN 5.1.1.E. The non-good

status corresponds to the class above G/M boundary limit (i.e., red coloured cell in the last G\_NG.oN85 column of 4.2.3.4.) which is depicted in red coloured subSAUs in Figure CEN 5.1.1.E.

684. Further to the good status assigned to the assessment zones, it can be preliminarily found that 7 out of 36 subSAUs is in non-good status. However, it must be noted that the subSAUs are set at an insufficient level of fineness for a reliable assessment. The subSAUs in non-good status (i.e., GREA, GREAMB, GREPAT, LBY E, LBY W, LBY W; TUN B) are in the Eastern and the Southern parts of the CEN Sub-region.

685. The subSAU GREAMB is located in Ambracian Gulf and subSAU GREPAT in Gulf of Patras. The Northern subSAU GREA is probably influenced by the local sources of pollution (Igumenitsa port and intense aquaculture). The level of fineness of the subSAU definition contributes to the lower confidence of the assessment findings, i.e., the assessment of the larger area is less confident. A finer-designed approach will contribute to a more accurate assessment of the local processes, contributing to the understanding of the very localized problem.

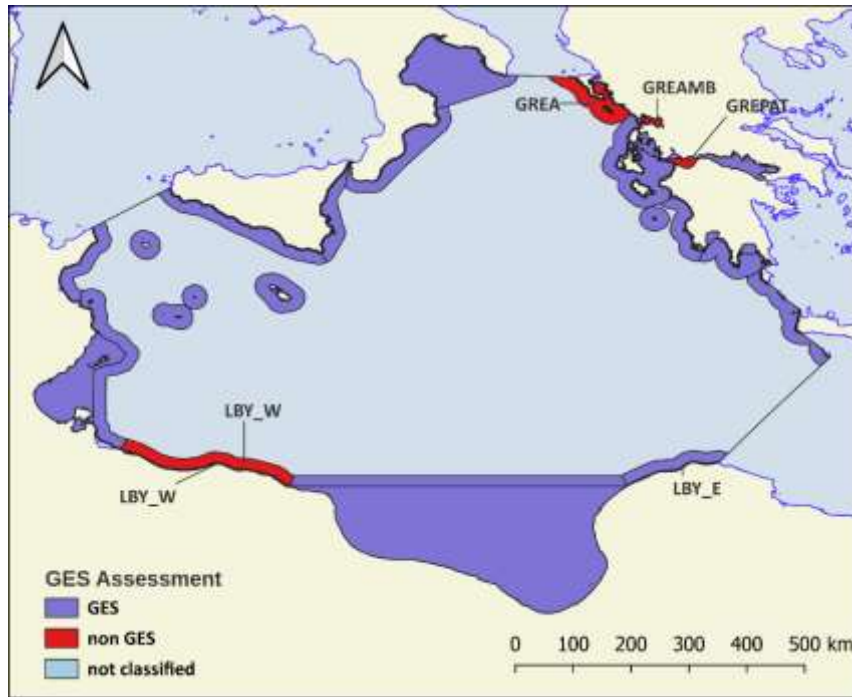
686. Along the coast of Libya, the marine waters impacted by eutrophication are located in the western part of Libyan OW (subSAU LBYW) and in the eastern part of CW (subSAU LBYE). The western part of the coast of Libya is influenced by the waters coming from the Gulf of Gabès where human activities contribute to the impacts of eutrophication.<sup>105</sup> The local influence of Tripoli should also be taken into account.

687. Further to the application of the 25<sup>th</sup> percentile for the development of the assessment criteria in heavily impacted areas, the subSAU TUNB was classified in non-good, as also recognized in the existing literature.

688. The results of the present CI 14 assessment in the Central Mediterranean Sea Sub-region represent only an indication of possible good/non-good status at the level of the subSAUs, whereby they are not set at the same level of spatial fineness. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.

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<sup>105</sup> Annabi-Trabelsi, N., Guermazi, W., Leignel, V., Al-Enezi, Y., Karam, Q., Ali Mohammad Ayadi, H., Belmonte, G. (2022). Effects of Eutrophication on Plankton Abundance and Composition in the Gulf of Gabès (Mediterranean Sea, Tunisia). *Water*, 14, 2230. [10.3390/w14142230](https://doi.org/10.3390/w14142230).



**Figure CEN 5.1.1.E:** The assessment results for CI 14 in the CEN Sub-region by applying the simplified G/M method at the level of subSAUs.

#### 5.1.4 The IMAP Environmental Assessment of the Western Mediterranean Sea (WMS) Sub-region

a) The Alboran Sea Sub-division Central Part Sub-division of the WMS: The Waters of France

689. The results of the CI 14 assessment provided by applying the Simplified assessment methodology based on the application of the G/M comparison on the satellite-derived Chl *a* data are shown by the respective colour in the maps included in Figure WMS 5.1.1.E

690. The maps depict the acceptable and non-acceptable statuses i.e., good/non-good status assigned at the level of subSAUs set in the French part of the CWMS.

691. As explained above, the good status corresponds to the RC conditions class (column G\_NG.oN85 in Tables 4.2.4.5. and 4.2.4.6.), as well as to the class between the RC and G/M boundary limit, set as the back transformed 85<sup>th</sup> percentile of normalized distribution (i.e., blue coloured cells in the last column of Tables 4.2.4.5. and 4.2.4.6), which is depicted in blue coloured SAUs in Figure WMS 5.1.1.E. The non-good status corresponds to the class above G/M boundary limit (i.e. red coloured cell(s) in the last column of 4.2.4.6.) which is depicted in red coloured SAUs in Figure WMS 5.1.1.E.

680-692. The results of CI 14 assessment using the satellite-derived Chl<sub>a</sub> data confirm that all assessed zones can be considered in good status, with the exception of 1 out of 46 subSAUs which is in non-good status (i.e., ECO3B). For four subSAUs located in the FRD\_E Assessment Zone and two in the Corsica Island assessment zone (FRE), the assessment finding was reconsidered as in good status. In fact, a discrepancy that appeared between national and sub-regional assessments was

addressed further to the justification provided by France which is based on i) the presence of WT I in water body DC04; ii) the presence of WT IIIW in water bodies DC06A; DC07I; DC08B; EC01C; EC04B and DC04; iii) the specific national knowledge of the local hydrological and environmental conditions.

693.

To the weakened status of a very limited semi-enclosed area in the Corsica Island Assessment Zone (FRE; Gulf of Porto Vecchio), the very low number of pixels integrated into the assessment and the complexity of water properties related to sediment resuspension may be associated with high uncertainty in the mean computation. Along with potential local sources of pollution, the enclosed feature of the Gulf of Porto Vecchio with very low water renewal, are probably the main contributing drivers to the high values of Chl *a* observed in the area.

694. The results of the present CI 14 assessment in the French part of the CWMS represent only an indication of possible good/non-good status at the level of the subSAUs, whereby subSAUs are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.

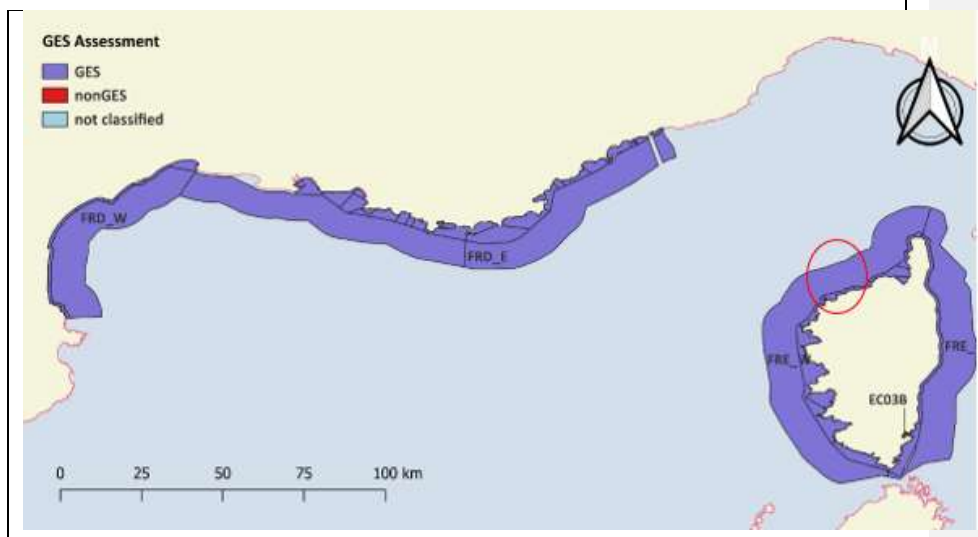


Figure WMS 5.1.1.E: The assessment results for CI 14 in the French waters of the CWMS.

b) The Alboran Sea and Levantine -Balearic Sub-division of the WMS: The Waters of Spain

695. The results of the CI 14 assessment provided by applying the Simplified assessment methodology based on G/M comparison on the satellite-derived Chl *a* are shown by the respective colour in the maps included in Figure WMS 5.1.2.E.

696. The maps depict the acceptable and non-acceptable statuses i.e., good/non-good status assigned at the level of SAUs set in the Alboran Sea and Levantine-Balearic Subdivisions of the WMS.

697. As explained above, the good status corresponds to the RC conditions class (column oN10 in Table 4.2.4.8), as well as to the class between the RC and G/M boundary limit, set as the back-

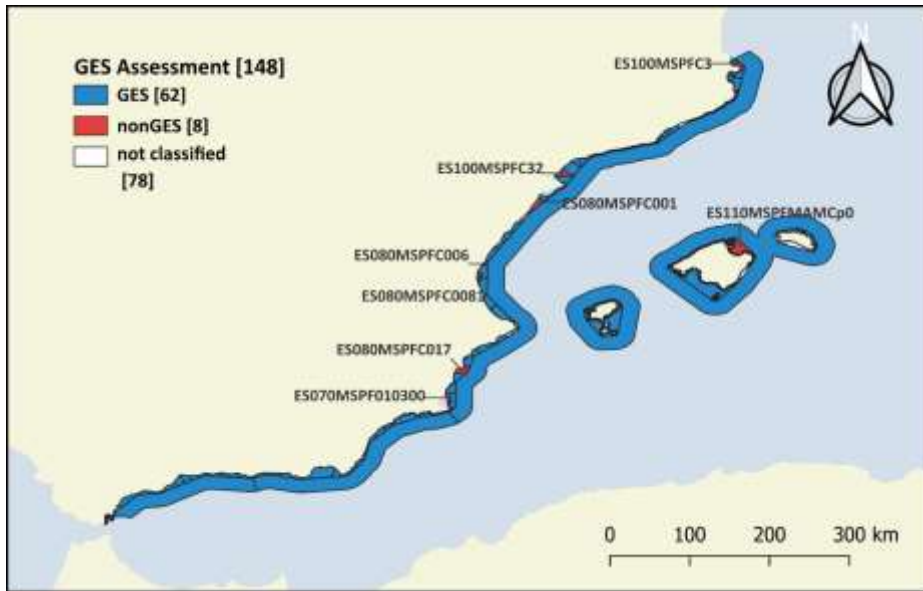
transformed 85<sup>th</sup> percentile of normalized distribution (i.e., blue coloured cells in the last column of Table 4.2.4.7), which is depicted in blue coloured subSAUs in Figure WMS 5.1.2.E. The non-good status corresponds to the class above G/M boundary limit (i.e. the red coloured cells in the last column of Table 4.2.4.8) which is depicted in red coloured subSAUs in Figure WMS 5.1.2.E.

698. The results of CI 14 assessment using the satellite-derived Chl *a* data confirm that all evaluated assessment zones can be considered in good status, with the exception of 8 subSAUs set in line with WFD in the CW assessment zone of Spain and located as follows: one subSAU-close to the Mar Menor (ES070MSPF010300030); one subSAU ES080MSPFC017 west of Alicante; two subSAUs (ES080MSPFC006 and ES080MSPFC0081) near Valencia; two subSAUs i.e., ES080MSPFC001 and ES100MSPFC32 close to the Ebro River mouth; one subSAU ES100MSPFC3 close to the French border; and one subSAU ES110MSPFMAMCp02 on the Mallorca Island in the Alcudia Gulf.

699. The results of the present CI 14 assessment in the ALB and LEV-BAL Sub-divisions of the WMS represent only an indication of possible good/non-good status at the level of subSAUs, whereby the subSAUs are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region. The local sources of pollution are probably the main driver contributing to the weakened status of most non-goods subSAUs.

700. Observed non-good status in one subSAU in the Mallorca Island area, where the ranges of observed values are very low (0.05-0.20 µg/L), indicate that the statistics does not always perform acceptable. This suggests using the satellite-data in these areas with caution or different elaboration strategies need to be provided.

701. As it is explained above (Section 4), there is a slight difference between the thresholds calculated from the satellite-derived data used for the present assessment and the assessment criteria calculated from *in situ* measurements, which resulted in the regional assessment findings which do not fully match the eutrophication evaluation performed by Spain by applying the assessment criteria calculated from *in situ* measurements.



**Figure WMS 5.1.2.E:** The assessment results for CI 14 in the Alboran Sea and Levantine-Balearic Subdivision of the WMS.

c) The Southern Part Subdivision of the WMS: The Waters of Algeria, Morocco and Tunisia

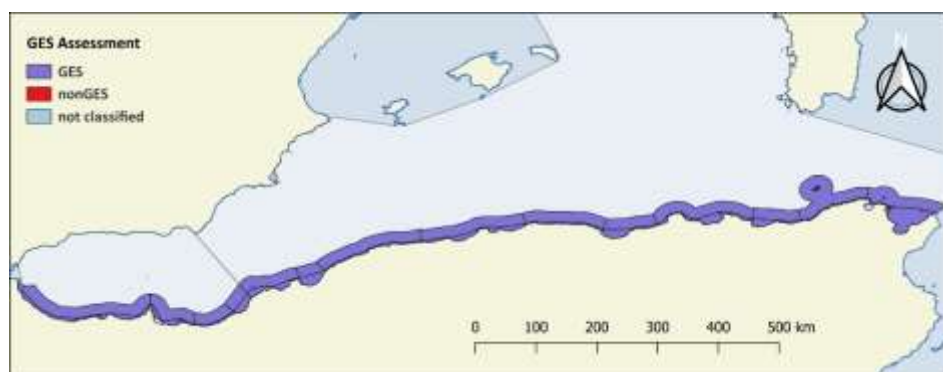
703. The results of the CI 14 assessment provided by applying the Simplified assessment methodology based on the application of the G/M comparison on the satellite derived Chl *a* are shown by the respective colour in the maps included in Figure WMS 5.1.3.E.

704. The maps depict the acceptable and non-acceptable statuses i.e. good/non-good status assigned at the level of SAUs set in the Southern part of the WMS.

705. As explained above, the likely GES corresponds to the RC conditions class (column G\_NG.oN85 in Tables 4.2.4.9. and 4.2.4.10.), as well as to the class between the RC and G/M boundary limit, set as the back-transformed 85<sup>th</sup> percentile of normalized distribution (i.e., the blue coloured cells in the last column of Tables 4.2.4.9. and 4.2.4.10.), which is depicted in blue coloured SAUs in Figure WMS 5.1.3.E. The non-good status which would correspond to the class above G/M boundary limit was not found in the assessment of the Southern part of WMS.

706. The results of CI 14 assessment using the satellite-derived Chl *a* data confirm that all zones and SAUs assessed in the Southern part of WMS can be considered in good status. However, it must be noted that the assessment was not possible at the level of the finest spatial assessment units (subSAUs), as for other sub-divisions in the WMS, therefore, resulting in a less confidential assessment, given the absence of finer water bodies delineation and related water typology characterization.

707. The results of the present CI 14 assessment in the Southern part of the WMS represent only an indication of possible good/non-good status at the level of SAUs, whereby the SAUs are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP IS, as well as the lack of finer water bodies delineation, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.



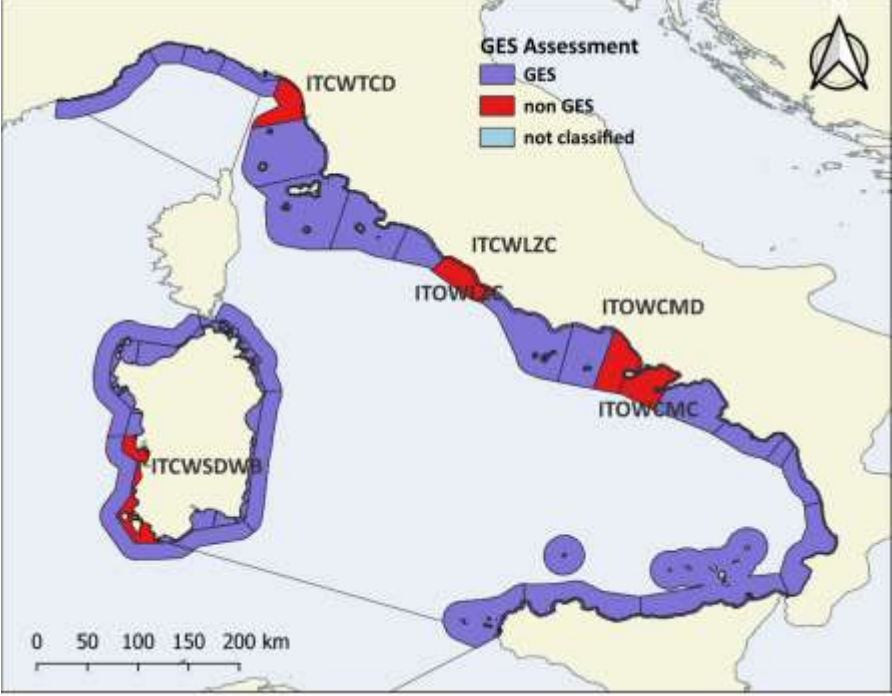
**Figure WMS 5.1.3.E:** The assessment results for CI 14 in the Southern Part of the CWMS.

e)d) The Tyrrhenian Sea and part of the CWMS: The Waters of Italy

708. Despite good status assigned to the assessment zones in the waters of Italy, there are 9 out of 54 subSAUs that are likely in non-good status (Tables 4.2.4.11 & 4.2.4.12, and Figure WMS 5.1.4. E). They are located as follows: in front of the Arno River mouth (ITCWTCD and ITOWTCD); in front of the Tiber River mouth (ITCWLZ and ITOWLZC); close to the Napoli urban agglomeration (ITOWCMC, ITOWCMD, ITCWCMC and ITCWCMD) and SW part of Sardinia Island (ITCWSDB). The evaluation shows the impact of the Arno and Tiber Rivers, as well as the impacts of the Napoli metropolitan area (4,250,000 residents). The weakened classification of CW in SW Sardinia Island is related to the local effect of the Oristano lagoon, as anthropogenically heavily impacted area.

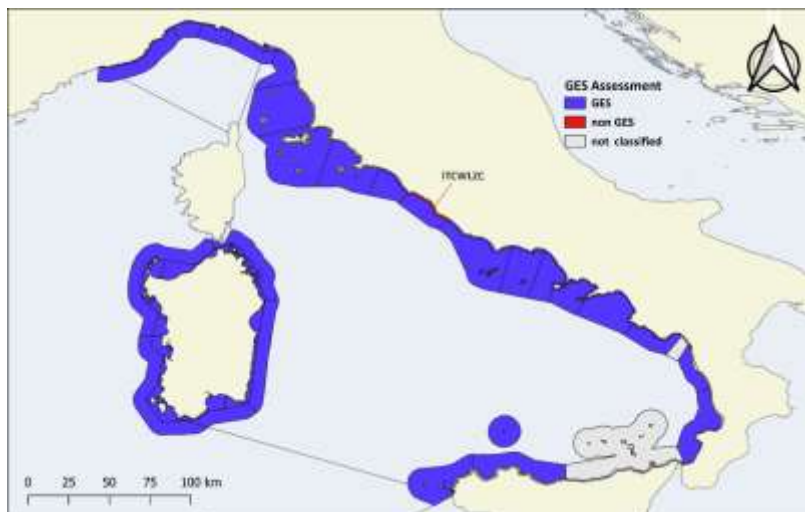
709. In addition, an application of the 25th percentile of the calculated values resulted in the classification of the subSAUs ITCWCMC and ITCWCMD B in non-good status.

710. The above elaborated assessment findings were confirmed by applying both the simplified G/M comparison assessment methodology based on the use of satellite-derived Chl *a* and the EQR methodology based on the in situ Chl *a* data reported by Italy in IMAP IS. This confirms the accuracy of data obtained from the remote sensing for the assessment of EO5.



**Figure WMS 5.1.4.E:** The assessment results for CI 14 in the Italian waters in the Tyrrhenian Sea and the CWMS.





**Figure WMS 5.1.5. E:** Result of the GES assessment by applying the EQR methodology in the Italian waters in the Tyrrhenian Sea and CWMS at the level of subSAUs.

711. The assessment results in the Tyrrhenian Sea and CWMS show the accuracy of the assessments based on the use satellite - derived Chl<sub>a</sub> data for assessment of the status of marine environment-. This encourages future decision-making regarding inclusion of an additional sub-indicator i.e., a parameter within the monitoring of CI 14. Namely, coupling of satellite-derived Chl *a* data with Chl *a* concentrations *in situ* measured would greatly enhance the IMAP monitoring and assessment.

682. The results of CI 14 assessment provided by the application of the Simplified G/M assessment methodology on the COPERNICUS satellite-derived Chl<sub>a</sub> are shown by the respective colour in the maps included in Figures ALBS 5.1.1.E and 5.1.2.E.

683. The maps depict the acceptable and non-acceptable statuses i.e. likely GES/non GES assigned at the level of SAUs which are set in the Alboran Sea Sub-division.

684. As explained in Section 4, the likely GES corresponds to the RC conditions class (column 0N10 in Tables 4.2.4.4 and 4.2.4.5), as well as to the class between the RC values and the G/M boundary limit, set as the back transformed 85<sup>th</sup> percentile of normalized distribution (i.e., blue coloured cells in the last G\_N.G.0N85 column in Tables 4.2.4.4 and 4.2.4.5), which is depicted in blue coloured SAUs in Figure ALBS 5.1.1.E. The likely non GES corresponds to the class above the G/M boundary limit (i.e. red coloured cells in the last G\_N.G.0N85 column of Tables 4.2.4.4 and 4.2.4.5) which is depicted in red coloured SAUs in Figure ALBS 5.1.2.E.

685. The results of CI 14 assessment using the satellite-derived Chl<sub>a</sub> data confirm that all evaluated assessment zones can be considered likely in GES, with an exception of 4 SAUs set in line with WFD in the CW assessment zone of Spain i.e. one SAU located close to the Gibraltar strait (ES060MSPF610002), two SAUs (ES060MSPF610015 and ES060MSPF610016) located in the ESPE close to the line dividing the CW to the eastern and western part of the assessment zone, and the most eastern SAU (ES070MSPF010300090) located close to the Mar Menor lagoon. The local sources of pollution are

probably the main drivers contributing to the weakened status of the first and the last SAUs. Wider biogeochemical processes can contribute to the weakened status of other two SAUs.

686. — The results of the present CI 14 assessment in the Alboran Sea Sub-division represent only an indication of possible GES/non GES at the level of the SAUs, whereby SAUs are not set at the same level of spatial finesse. Namely, the reliability of the assessment was negatively affected by the lack of data reported by the CPs in IMAP-IS, and therefore impossibility to use the IMAP NEAT GES assessment as applied to the Adriatic Sea Sub-region.

687. — The results of additional assessment performed for every satellite derived Chla point of the data grid are depicted in Figure ALBS 5.1.2.E. This assessment is only indicative of the present environmental status given the high geographical variability of the biogeochemical processes at such scale (1 x 1 km).

688. — However, these additional assessment results indicated the main biogeochemical, controlling processes in the Alboran Sea i.e. the impacts of the waters entering the Mediterranean through the Gibraltar Strait with different nutrient load; the accumulation of organic materials north of the Central Circulation Gyre; the influence of the returning current along the southern coast of the Alboran Sea, resulting in increased value along the Moroccan and Algerian coast; and the local influence of the Nador lagoon.

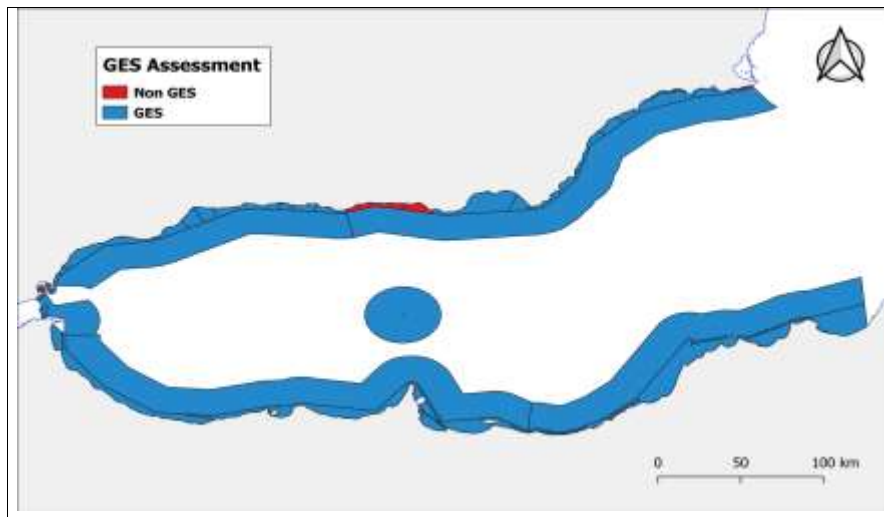
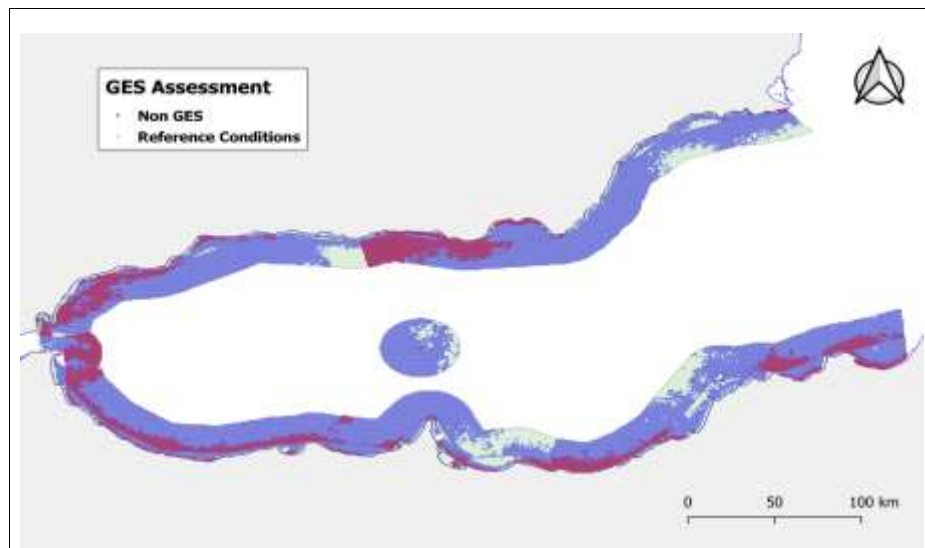


Figure ALBS 5.1.1.E: The assessment results for CI 14 in the Alboran Sea Sub-region. For part of CW for which data were reported by Spain additional evaluation was performed, as explained above, by superimposing the spatial scope of WFD water bodies with the spatial scope of CW assessment zone.



**Figure ALBS 5.1.2.E:** Additional assessment results for CI 14 in the Alboran Sea Sub-division by applying the simplified G/M method for satellite derived Chla points of the observation grid (1 x 1 km). Satellite derived Chla data points which indicate non GES are plotted (coloured in red), as well as Chla data points which indicate the RC conditions (coloured in blue).

## 5.2 Key assessment findings for IMAP Common Indicator 17

### 5.2.1 Key findings of the IMAP CHASE+ Environmental Assessment of the Aegean and Levantine Seas (AEL) Sub-region

- a) *Key findings related to the IMAP CHASE+ Environmental Assessment of CI 17 in the Aegean Sea (AEGS) Sub-division*

#### Assessment of Trace metals in sediments of the AEGS

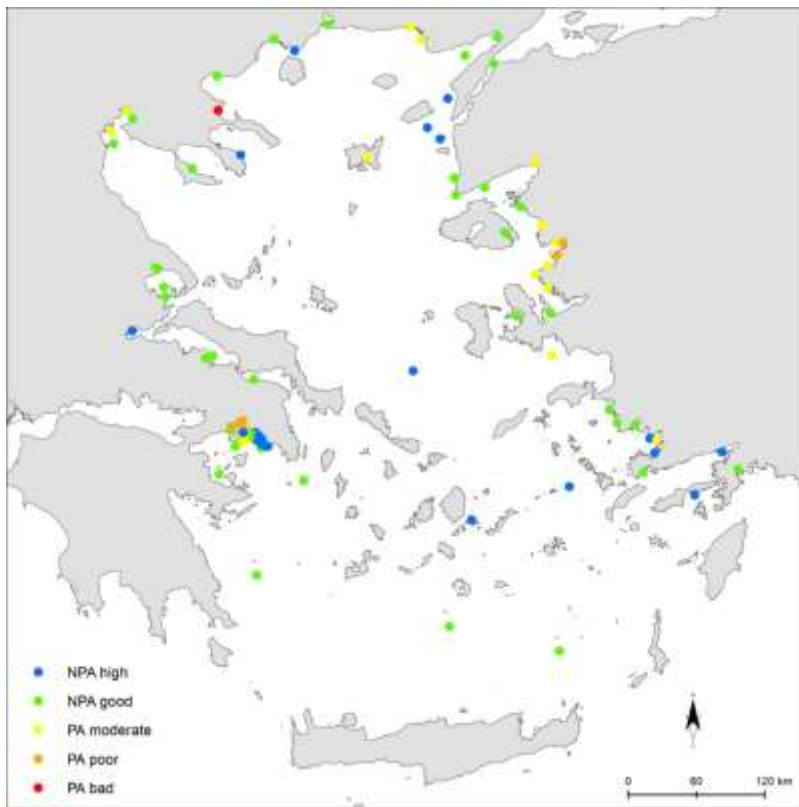
689-712. The assessment of Trace metals in sediments is shown in Figure AEGS 5.2.1.C.

690-713. Regarding TM in sediments, the whole AEGS is classified as non-GES (Figure AEGS 5.2.1.C). Only 67% of the stations were in GES for TM in sediments. Therefore, by applying the decision rule agreed for CHASE + assessment methodology by the Meeting of CorMon Pollution (27 ad 30 May 2022) which recommends that only if at least 75% of the elements are in GES, the area should be considered in GES, the whole AEGS is classified as non-GES regarding TM in sediments. However, this is a result of the contribution from only 2 limited affected areas (1) the Elfesis Bay and inner Saronikos Gulf, and 2) the two stations near Aliaga and Yenisakran. When data from these affected areas, that constitute less than 1% of the AEGS, are not taken into account, then 82% of the stations (65 out of 79 stations) are in GES, and the AEGS sub-division can be classified as in GES. These 79 stations are distributed evenly across the AEGS sub-division, providing a good coverage of the sub-division.

691-714. The 28 stations reported by Karageorgis et al. (2020 a,b) were located in a very limited area of the Saronikos and Elfesis Gulf, that correspond to about 0.5% of the total AEGS area. Moreover, they

reported only the concentrations of Pb in sediments. This emphasis of a small area could introduce a bias in the whole sub-division assessment. Therefore, for comparison, the assessment was performed without taking these stations into consideration. The assessment found that 20% of the stations were in high status, 53% in good status, 20% in moderate status, 4% in poor status and 3% in bad status. In this case, 73% of the stations were classified in-GES, and the status of the AEGS remains marginally non-GES, therefore the exclusion of these stations did not change the overall assessment of the sub-division.

[692-715](#). In brief, it can be stated that regarding TM in sediments, only 2 limited affected areas were identified in non-GES in the AEGS i.e. 1) the Elfesis Bay and inner Saronikos Gulf, and 2) the area near Aliaga and Yenisekran. The AEGS, with the exception of these two areas, that constitute less than 1% of the AEGS, can be classified as in GES, as 82% of the stations (65 out of 79 stations) are in GES. These 79 stations are distributed evenly across the AEGS sub-division, providing a good coverage of the sub-division.<sup>2</sup>



**Figure AEGS 5.2.1.C.** Results of the CHASE+ assessment methodology to assess the environmental status of TM in sediments in the AEGS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CS=0.0-0.5); stations in green- NPAgood (CS =0.5-1.0); Stations in yellow- PAmoderate (CS =1.0-2.0); stations in brown - PApoor (CS =2.0-5.0) and stations in red - PAbad (CS > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

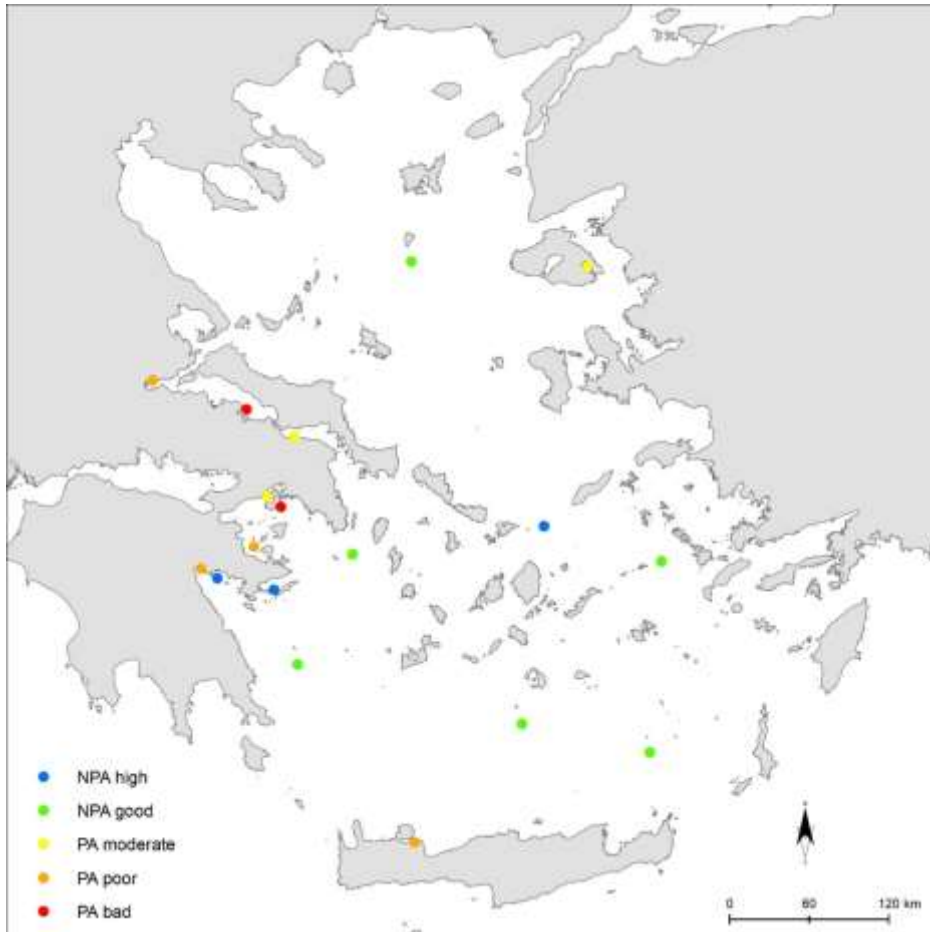
*Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments of the AEGS*

~~693-716.~~ The assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments is shown in Figures AEGS 5.2.2.C. and AEGS 5.2.3.C.

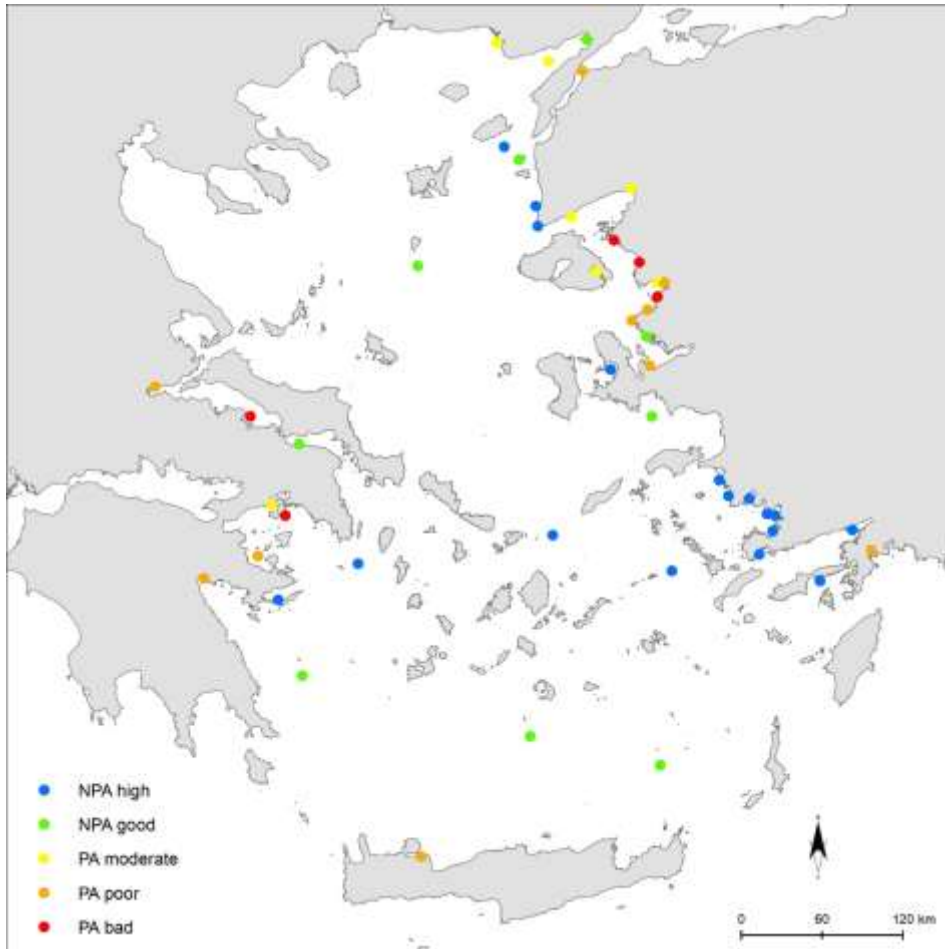
~~694-717.~~ As it was explained above, there were only 21 stations with data for  $\Sigma_{16}$  PAHs in sediments, whereby for the stations with available data for  $\Sigma_{16}$  PAHs, the assessment performed using  $\Sigma_5$  PAHs was identical to the assessment based on  $\Sigma_{16}$  PAHs.

~~695-718.~~ It was not possible to classify the AEGS sub-division regarding data for  $\Sigma_{16}$  PAHs in sediments (Figure AEGS 5.2.2.C.). There are indications that the offshore zone is in GES while the enclosed areas might be found as non-GES. Additional data are needed to improve the assessment and delimit possible affected areas.

~~696-719.~~ The AEGS was classified as non-GES regarding  $\Sigma_5$  PAHs in sediments. Two limited affected, non-GES areas were identified i.e. 1) the Elfsis Bay and inner Saronikos Gulf and 2) the area encompassing the coast around Kucukkoy, Dikili, Candarli, Aliaga, and Yenisakran. The southern part of the AEGS can be classified as in GES, as all stations, except the two, were in high and good statuses (Figure AEGS 5.2.3.C.).



**Figure AEGS 5.2.2.C.** Results of the CHASE+ assessment methodology to assess the environmental status of  $\Sigma_{16}$  PAHs in sediments in the AEGS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

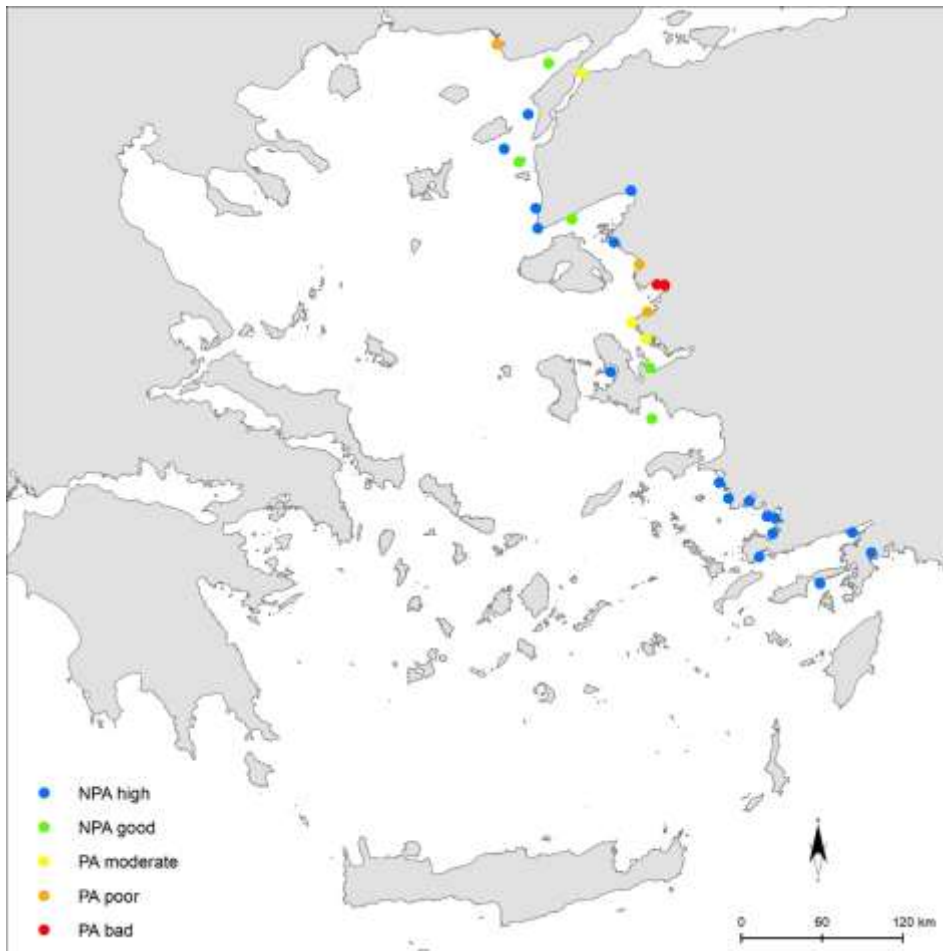


**Figure AEGS 5.2.3.C.** Results of the CHASE+ assessment methodology to assess the environmental status of  $\Sigma_5$  PAHs in sediments in the AEGS, using AEL\_BACs as thresholds. Criteria for  $\Sigma_5$  PAHs were not adopted in Decisions IG.22/7 and IG.23/6 (COP 19 and COP 20) and not addressed in UNEP/MED WG. 533/3. Here we used the sum of the individual BAC values as provided for the 5 PAHs compounds in UNEP/MED WG. 533/3 as  $\Sigma_5$  PAHs\_BAC. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

*Assessment of  $\Sigma_7$  PCBs in sediments of the AEGS*

[697-720.](#) The assessment of  $\Sigma_7$  PCBs in sediments is shown in Figure AEGS 5.2.4.C.

[698-721.](#) The AEGS sub-division could not be classified regarding assessment of  $\Sigma_7$  PCBs in sediments due to lack of data. An affected, non-GES area (Figure AEGS 5.2.4.C) was identified in the coast around Aliaga, Yenisekran and Candarli. The north-eastern and south-eastern coast were in-GES regarding assessment of data on  $\Sigma_7$  PCBs in sediments.



**Figure AEGS 5. 2.4.C** Results of the CHASE+ assessment methodology to assess the environmental status of  $\Sigma_7$  PCBs in sediments in the AEGS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0);



stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

Assessment of Organochlorinated contaminants other than PCBs in sediments of the AEGS

~~699-722.~~ The AEGS sub-division could not be classified regarding assessment of Organochlorinated contaminants other than PCBs in sediments due to lack of data.

b) *Key findings related to the IMAP CHASE+ Environmental Assessment of CI 17 in the Levantine Sea Basin Sub-division*

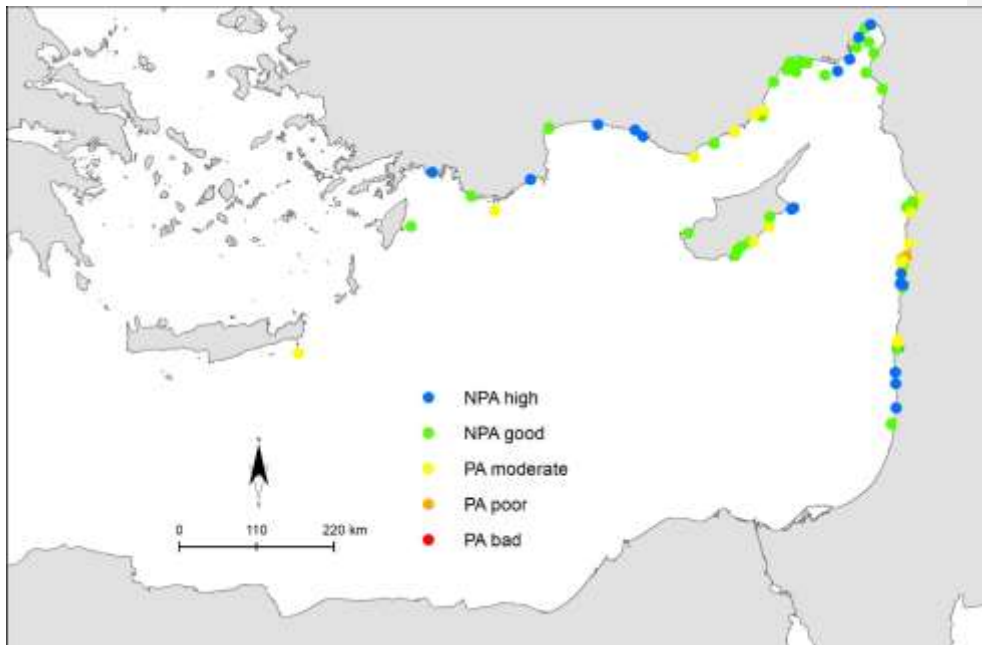
Assessment of Trace metals in sediments of the LEVS

~~700-723.~~ The assessment of Trace metals in sediments is shown in Figure LEVS 5.2.1.C.

~~701-724.~~ The decision rule agreed for application of the CHASE + assessment methodology by the Meeting of CorMon Pollution (27 ad 30 May 2022) recommends that only if at least 75% of the stations are in-GES, the area should be considered in-GES. Therefore, the northern and eastern LEVS should be classified as non-GES regarding TM in sediments, i.e. in moderate status, as only 69% of the stations were in GES (Figure LEVS 5.2.1.C). As explained in Section 4, no data were available for the southern part of the LEVS.

~~702-725.~~ This classification is a result of the contribution from the 2 very limited affected areas i.e., (1) seven- stations in the Northern Haifa Bay, and 2) three stations in the Dora region (Beirut). When data from these affected areas, that constitute less than 0.1% of the LEVS, are not taken into account, then 78% of the stations (57 out of 73 stations) are in GES, and the northern and eastern LEVS can be classified as in GES. These 57 stations are distributed evenly across the northern and eastern LEVS, providing a good coverage of this area of the sub-division.

~~703-726.~~ In brief, it can be stated that regarding TM in sediments, non-GES stations were identified across the northern and eastern LEVS and the area was assessed as non-GES, i.e., in moderate status. No assessment could be performed for the southern LEVS as no data were available. When the contribution of two very limited affected areas i.e. (1) the Northern Haifa Bay, and 2) the Dora region (Beirut) are not taken into account, the northern and eastern LEVS can be classified as in-GES



**Figure LEVS 5.2.1.C.** Results of the CHASE+ assessment methodology application to assess the environmental status of TM in sediments in the LEVS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CS=0.0-0.5); stations in green- NPAgood (CS =0.5-1.0); Stations in yellow- PAmoderate (CS =1.0-2.0); stations in brown - PApoor (CS =2.0-5.0) and stations in red - PAbad (CS > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

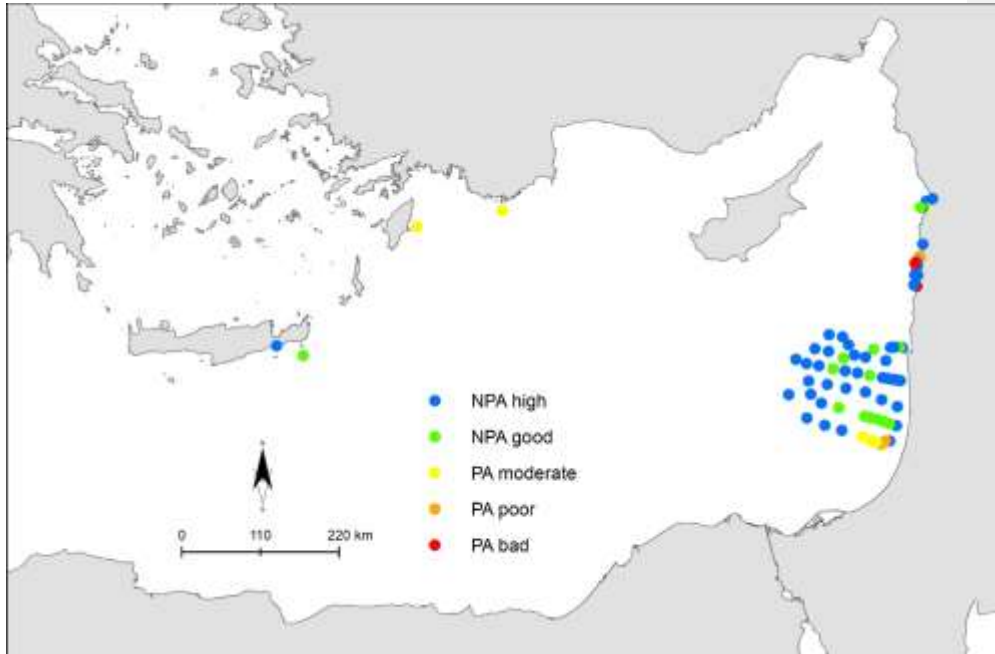
Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma_5$  PAHs in sediments of the LEVS

704-727. The assessment of  $\Sigma_{16}$  PAHs in sediments is shown in Figure LEVS 5.2.2.C.

705-728. There was no large specific area with non-GES status. Two small, geographically limited areas with non-GES status were identified i.e., one in Israel, at stations close to the locations of drilled wells for gas exploration (Astrahan et al., 2017) and one off in Beirut, in Lebanon. Two stations in Greece, off Lindos and Kastelorizo were also classified in moderate status.

706-729. Data on  $\Sigma_{16}$  PAHs in sediments were not distributed evenly across the LEVS, therefore the sub-division could not be assessed regarding  $\Sigma_{16}$  PAHs concentrations in sediments. As more than 75% of the stations were in GES it is possible to classify the areas with available data as in-GES. Given the limited data availability no conclusion could be provided on GES status at the level of the Levantine Sea Basin.

707-730. In brief, it can be stated that given the limited data availability, it was not possible to classify the LEVS Sub-division regarding data reported for  $\Sigma_{16}$  PAHs in sediments. As more than 75% of the stations were in GES, it is possible to classify the areas with available data as in-GES regarding  $\Sigma_{16}$  PAHs in sediments.

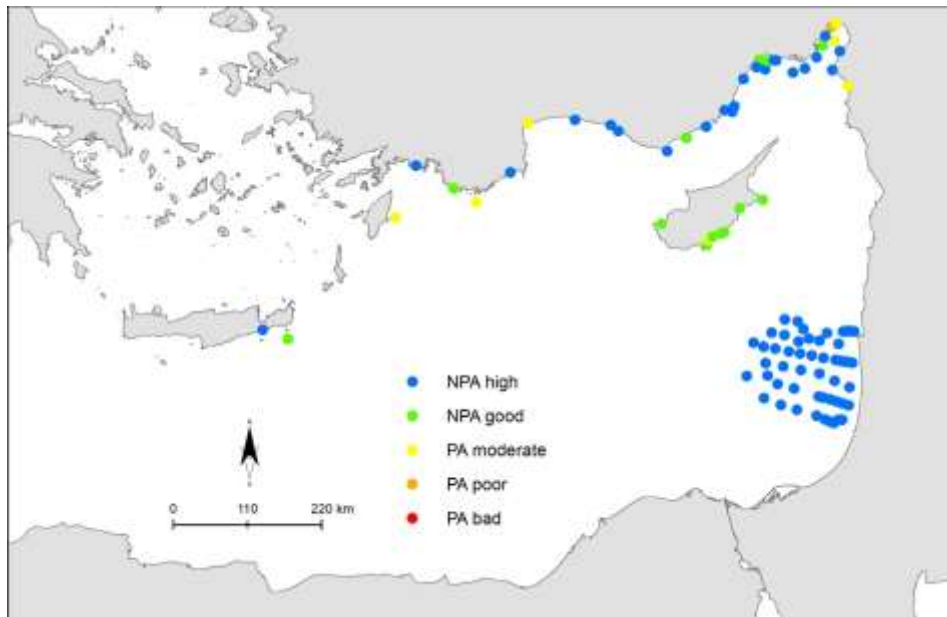


**Figure LEVS 5.2.2.C** Results of the CHASE+ assessment methodology application to assess the environmental status of  $\Sigma_{16}$  PAHs in sediments in the LEVS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

[708-731.](#) The assessment of  $\Sigma_5$  PAHs in sediments is shown in Figure LEVS 5.2.3.C.

[709-732.](#) Out of the 97 available stations, 88 (91%) were classified as in-GES (75 stations in high status and 13 in good status) and 9 stations (9%) were classified as non-GES, 8 in moderate status and 1 in poor status (Table 4.2.2.1.3., Figure LEVS 5.2.3.C, Section 5). Therefore, the northern and the eastern part of the LEVS can be classified as in-GES regarding  $\Sigma_5$  PAHs in sediments.

[710-733.](#) In brief, it can be stated that the northern and the eastern part of the LEVS can be classified as in-GES regarding  $\Sigma_5$  PAHs in sediments.



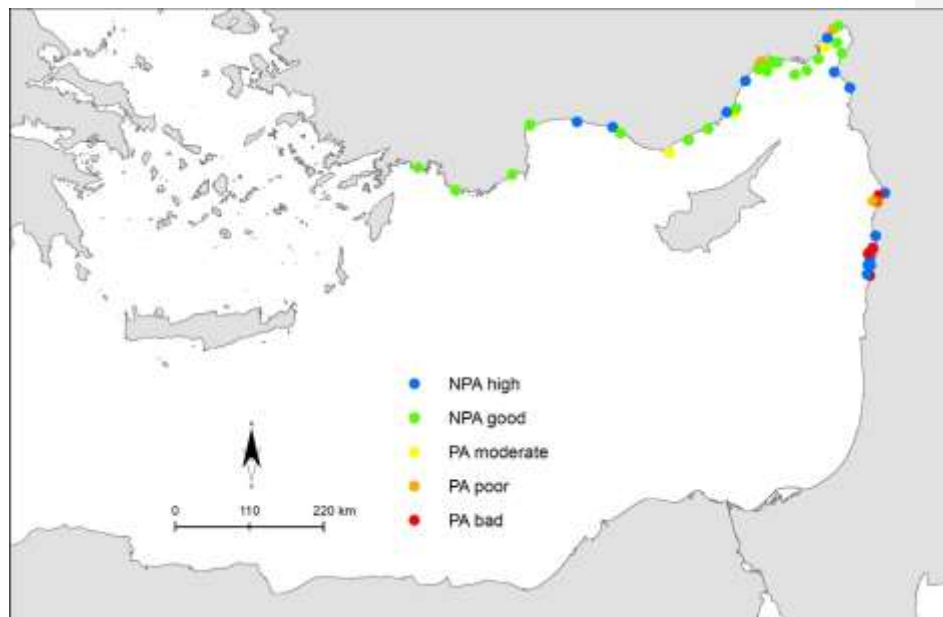
**Figure LEVS 5.2.3.C.** Results of the CHASE+ assessment methodology application to assess the environmental status of  $\Sigma_5$  PAHs in sediments in the LEVS, using AEL\_BACs as thresholds. Criteria for  $\Sigma_5$  PAHs were not adopted in Decisions IG.22/7 and IG.23/6 (COP 19 and COP 20) and not addressed in UNEP/MED WG. 533/3. Here we used the sum of the individual BAC values as provided for the 5 PAHs compounds in UNEP/MED WG. 533/3 as  $\Sigma_5$  PAHs\_BAC. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

Assessment of  $\Sigma_7$  PCBs in sediments and in *M. Barbatius* of the LEVS

711-734. The assessment of  $\Sigma_7$  PCBs in sediments is shown in Figure LEVS 5.2.4.C.

712-735. The non-GES stations were located mainly at the Dora region (Beirut), as for TM in sediments, but also in additional stations. However, given the limited data availability no conclusion could be provided on environmental status of the LEVS concerning  $\Sigma_7$  PCBs in sediments.

713-736. In brief, it can be stated that the LEVS sub-division could not be classified based on assessment of  $\Sigma_7$  PCBs in sediments due to lack of data and their uneven spatial distribution for sediments and essentially no data for *M. barbatius*. A few affected areas for sediments could be indicated.



**Figure LEVS 5.2.4.C.** Results of the CHASE+ assessment methodology application to assess the environmental status of  $\Sigma_7$  PCBs in sediments in the LEVS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

Assessment of Organochlorinated contaminants other than PCBs in sediments and *M. barbatus* of the LEVS

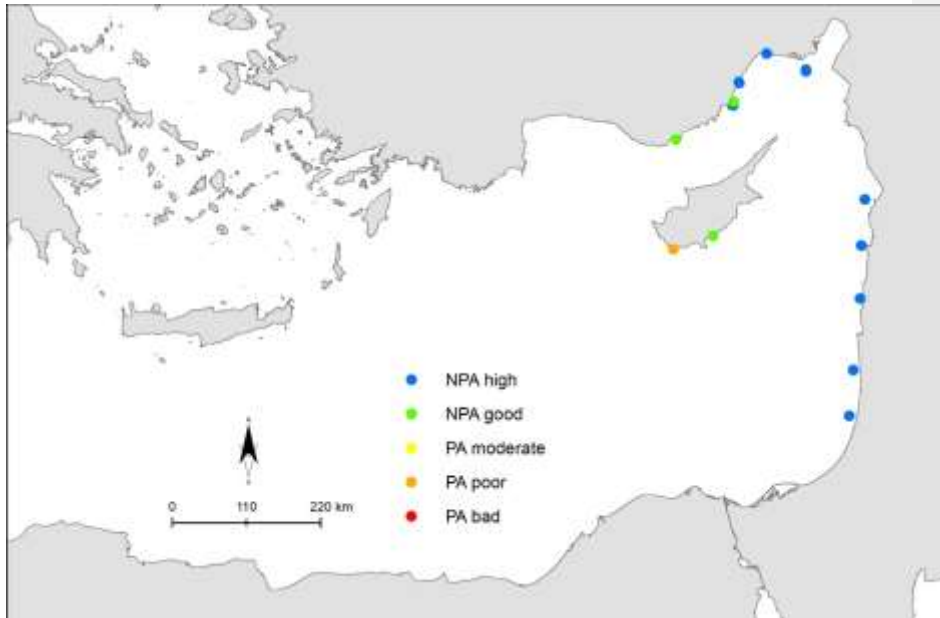
[714-737.](#) It can be concluded that the LEVS Sub-division could not be classified based on assessment of organochlorinated contaminants other than PCBs in sediments and in *M. barbatus*.

Assessment of Trace metals in *M. barbatus* of the LEVS

[715-738.](#) The assessment of Trace metals in *M. barbatus* of the LEVS is shown in Figure LEVS 5.2.5.C.

[716-739.](#) The northern and the eastern part of the LEVS can be classified as in-GES concerning TM in *M. barbatus*.

[717-740.](#) In brief, it can be stated that the northern and the eastern part of the LEVS can be classified as in-GES concerning TM in *M. barbatus*.



**Figure LEVS 5. 2. 5.C.** Results of the CHASE+ assessment methodology application to assess the environmental status of TM in *M. barbatus* in the LEVS, using AEL\_BACs as thresholds. Stations in blue - NPAhigh (CS=0.0-0.5); stations in green- NPAgood (CS =0.5-1.0); Stations in yellow- PAmoderate (CS =1.0-2.0); stations in brown - PApoor (CS =2.0-5.0) and stations in red - PAbad (CS > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES.

### **5.2.2 Key findings related to the IMAP NEAT GES Assessment of CI 17 in the Adriatic Sea (ADR) Sub-region**

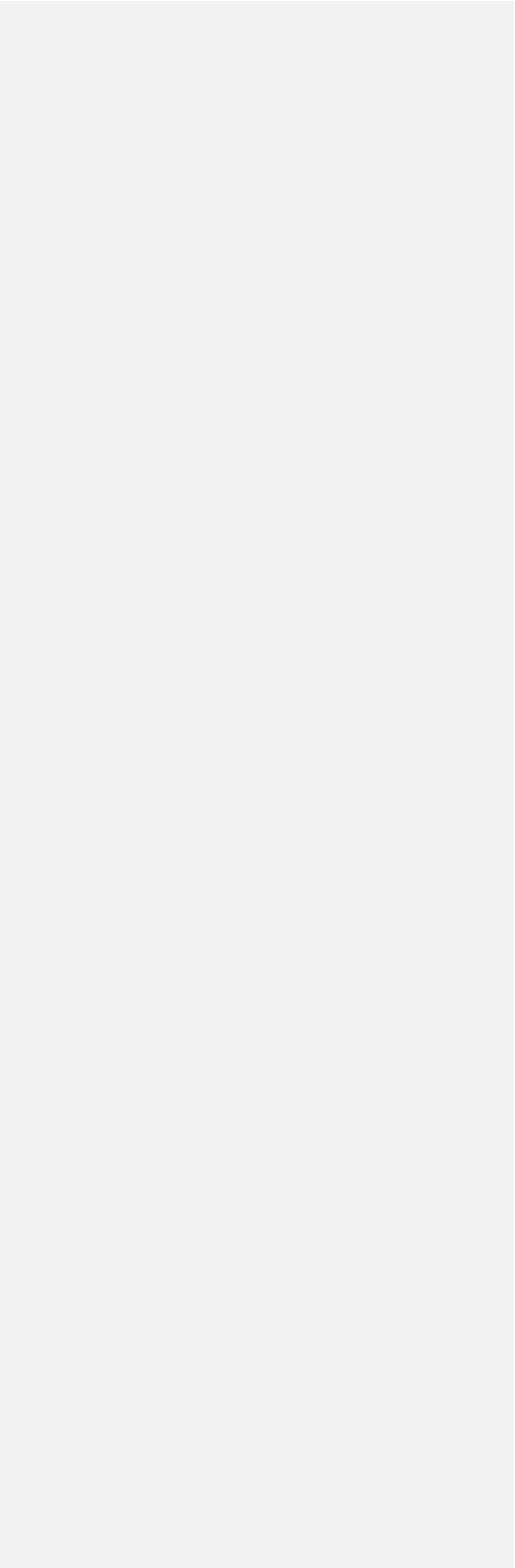
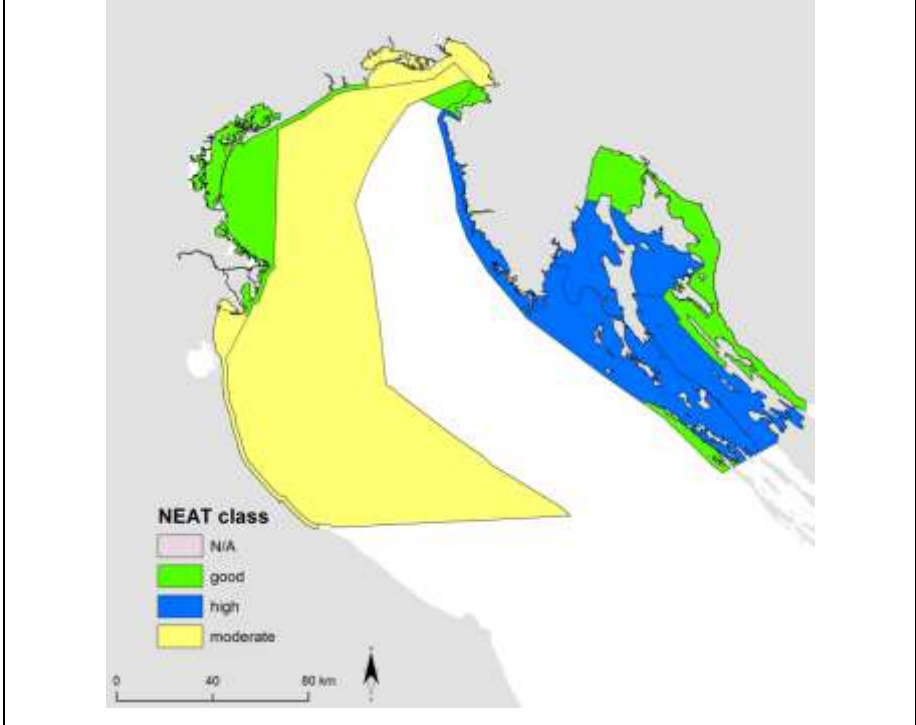
[718-741.](#) The aggregation of the chemical parameters data per SAU leads to the NEAT value per SAU which represents the overall chemical status of the SAUs, as shown in Table 4.3.2.4.a (4<sup>th</sup> column). It is clear that the above described non-GES classifications affect the overall chemical status and 80% of the SAUs are classified as in GES (High or Good), while 20% of the subSAUs are classified under moderate status.

[719-742.](#) The integration of SAUs data per chemical parameter (Table 4.3.2.4.a, bold lines), shows that: i) The NAS subdivision suffers from Hg contamination (moderate status) in sediments and mussels and PCBs (poor status) contamination in sediments; ii) The CAS sub-division suffers from Hg (poor status) and PCBs (moderate status) contamination in mussels; iii) Finally, the SAS sub-division is affected by Pb (moderate status) and PCBs (moderate status) contamination in mussels.

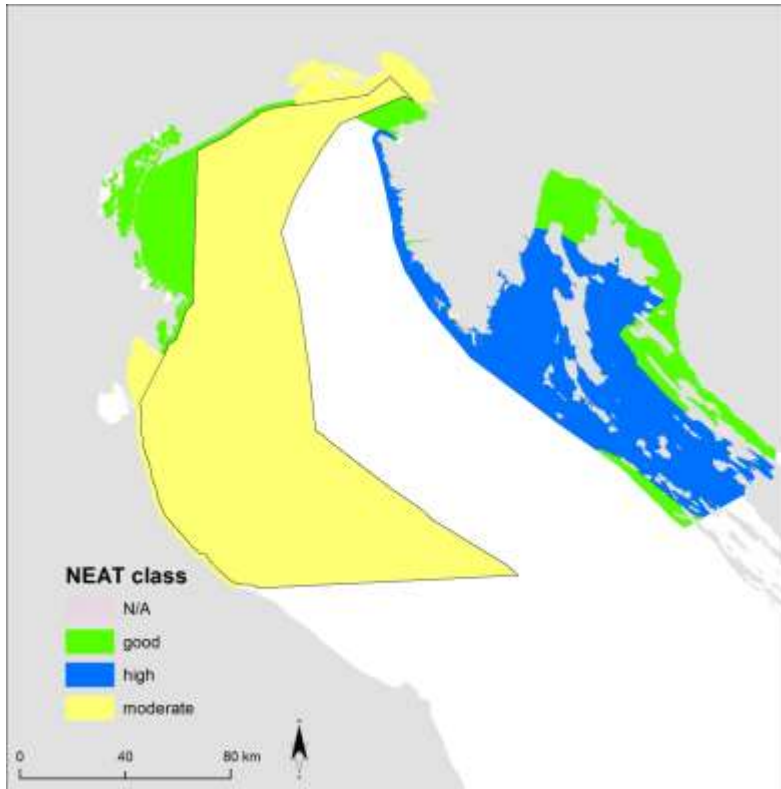
[720-743.](#) In Table 4.3.2.4.b the NEAT assessment results are aggregated per habitat (sediments, mussels). It is apparent that both the sediments and the mussels matrices are equally affected by chemical contaminants with 27% and 24% of Sub-SAUs classified as non-GES respectively. All other cases are classified in GES (High, Good status).

[721-744.](#) With the exception of TM in sediments, based on the availability of data for contaminants as delivered by the CPs in the Adriatic Sea sub-region, the present integrated assessment status results produced by applying the NEAT tool on the sub-division (NAS, CAS, SAS) and/or the Adriatic sub-Region level (shown in Tables 4.3.2.4.a and 4.3.2.4. b; UNEP/MAP – MED POL, 2023) can only be considered indicative. This is related to the fact that several SAUs either lack data or the countries eventually decided not to monitor the areas that are found irrelevant for the assessment of contaminants and therefore excluded the areas where problems were not historically observed (blank cells in Tables 4.3.2.4.a and 4.3.2.4. b; UNEP/MAP – MED POL, 2023).

[722-745.](#) The results of the assessment findings are provided per contaminants of EO9/CI 17 without aggregation per habitat, i.e. sediment and biota, as presented in Table 4.3.2.4.a (schematic presentation, UNEP/MAP - MED POL, 2023). Also, the final GES assessment findings for all the IMAP SAUs in the Adriatic Sea, as provided in Table 4.3.2.4.a, are shown by the respective color in the maps included in the Figures ADR 5.2.1.C - ADR 5.2.3.C. The maps depict the integrated NEAT value for each sub-SAU (i.e., aggregated value for all contaminants as provided in the 4<sup>th</sup> column of Table 4.3.2.4.a).

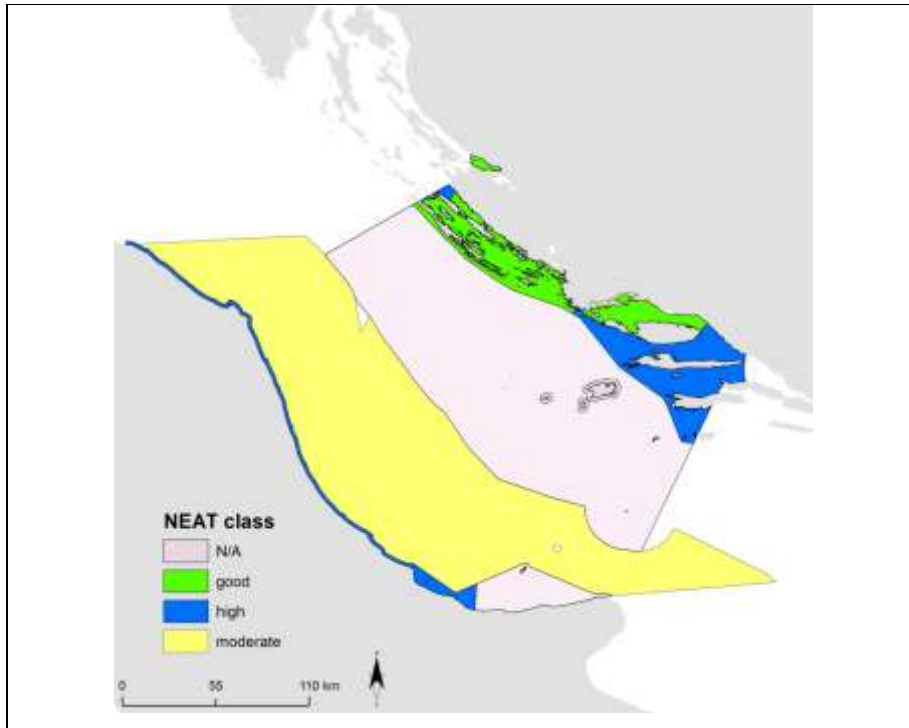






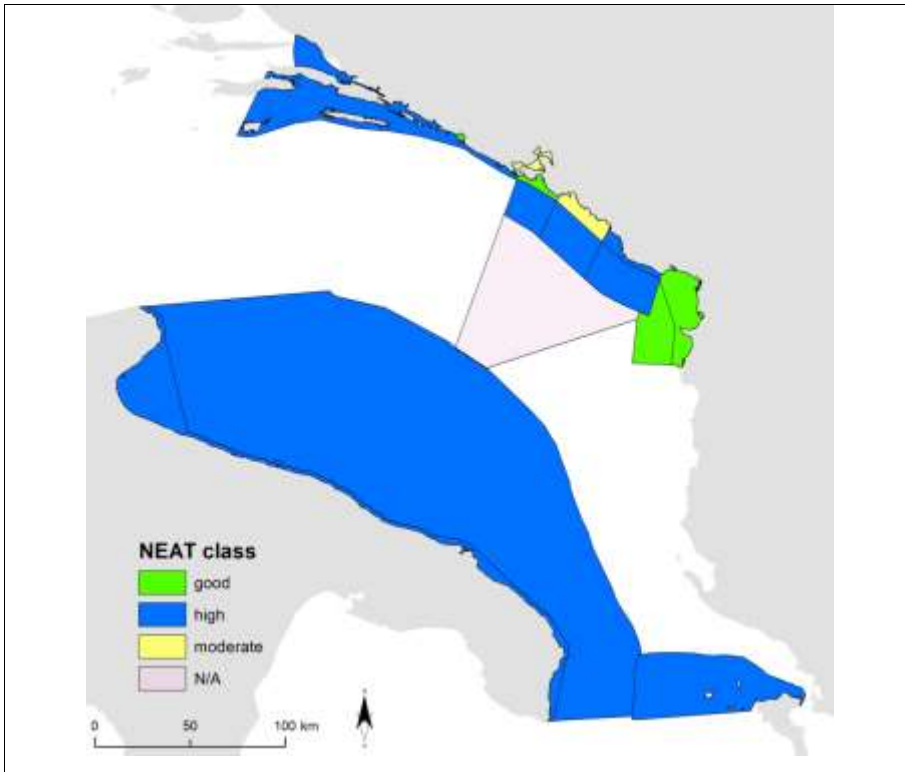
**Figure ADR 5.2.1.C:** The NEAT assessment results for IMAP CI17 in the North Adriatic Sea. Aggregation of all contaminants per sub-SAU. Blank area corresponds to no available data/decision ~~on~~or not ~~establishing~~established monitoring.

723-746. When all contaminants are aggregated, most sub-SAUs in the NAS Sub-division, are classified under High or Good status and in-GES. Six (6) sub-SAUs are classified under Moderate status, namely the three small coastal sub-SAUs HRO-0313-BAZ, HRO-412-PULP, HRO-0423-RILP in Croatia, two coastal sub-SAUs IT-Em-Ro-1, IT-Fr-Ve-Gi-1 and one offshore SAU IT-NAS-O in Italy.



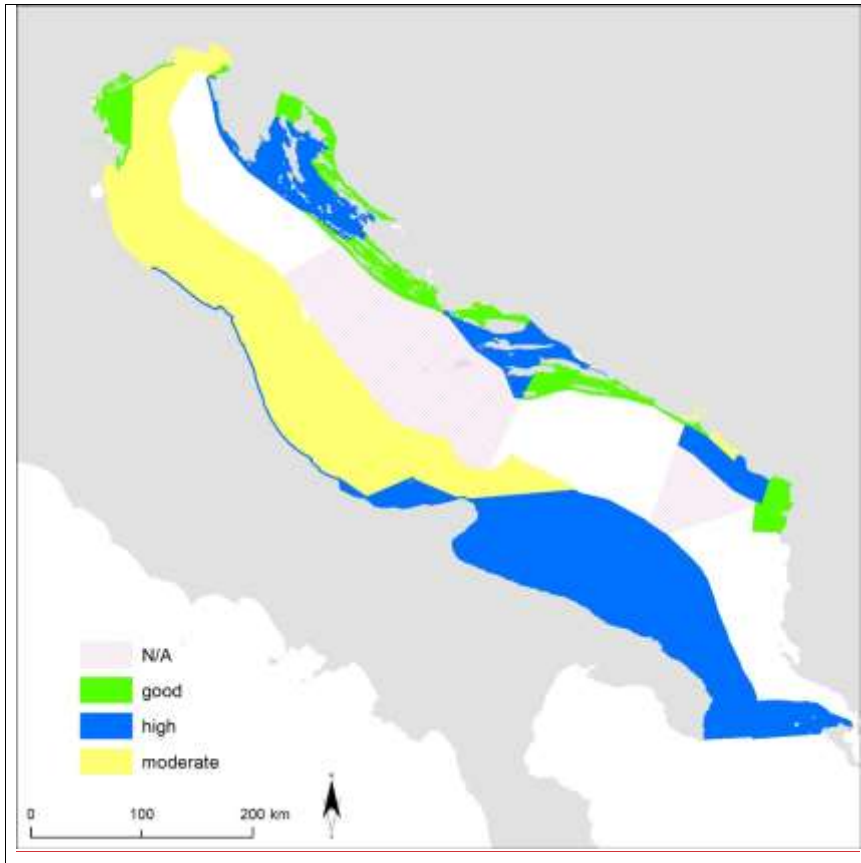
**Figure ADR 5.2.2.C:** The NEAT assessment results for IMAP EO9/CI17 in the Central Adriatic Sea. All IMAP SAUs are in GES, characterized by High or Good status.

[724-747](#). When all contaminants are aggregated, most sub-SAUs in the CAS Sub-division, are classified under High or Good status and in-GES. Only one coastal sub-SAU is classified under Moderate status, namely the coastal sub-SAUs HRO-0313-KASP, HRO-412-PULP, HRO-0423-RILP in Croatia, two coastal sub-SAUs IT-Em-Ro-1, IT-Fr-Ve-Gi-1 and one offshore SAU IT-NAS-O in Italy.



**Figure ADR 5.2.3.C:** The NEAT assessment results for IMAF CI17 in the South Adriatic Sea. Aggregation of all contaminants per sub-SAU. Blank area corresponds to no available data/decision ~~on or~~ not ~~establishing-established~~ monitoring.

[725-748.](#) When all contaminants are aggregated, most sub-SAUs in the SAS Sub-division, are classified under High or Good status and in-GES. Only two coastal sub-SAUs are classified under Moderate status, namely the coastal sub-SAUs MNE-1-C and MNE-Kotor in Montenegro.



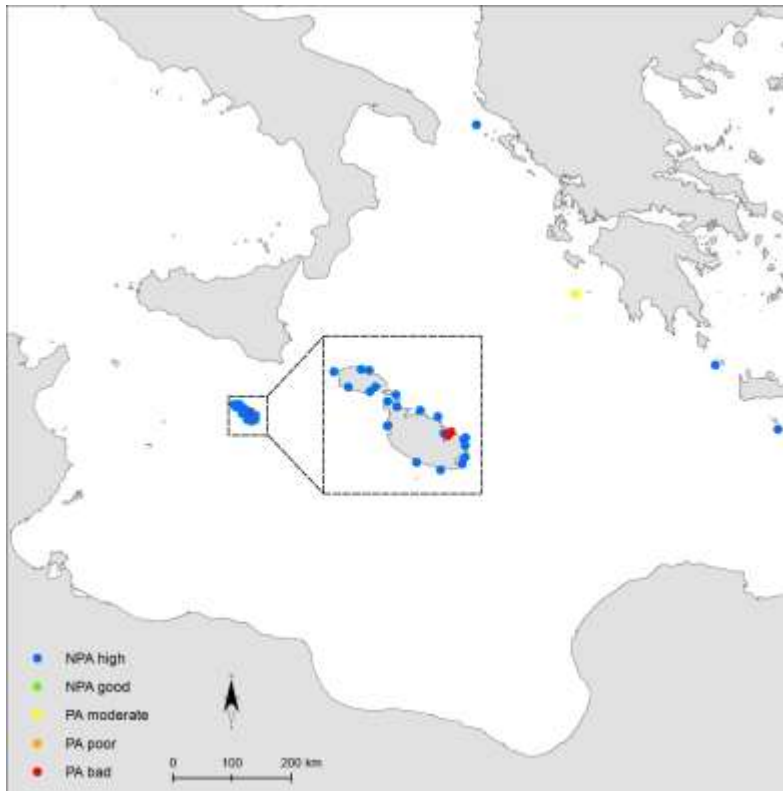
**Figure ADR 5.2.4.C:** The NEAT assessment results for IMAP CI17 in the Adriatic Sea sub-region. Aggregation of all contaminants per sub-SAU. Blank area corresponds to no available data/decision or not established monitoring.

### 5.2.3 **Key findings related to the IMAP CHASE+ Environmental Assessment of CI 17 in the Central Mediterranean (CEN) Sub-region**

#### *Assessment of Trace metals in sediments of the CEN*

[726-749.](#) The assessment of *Trace metals* in sediments is shown Figure **CEN 5.2.1 C**.

[727-750.](#) Most of the stations (88%) were in-GES with respect to TM in sediments. However, due to the uneven distribution of the stations (sampled mostly along the coast of Malta), it was not possible to classify the environmental status to the whole sub-division nor of the CEN sub-region.

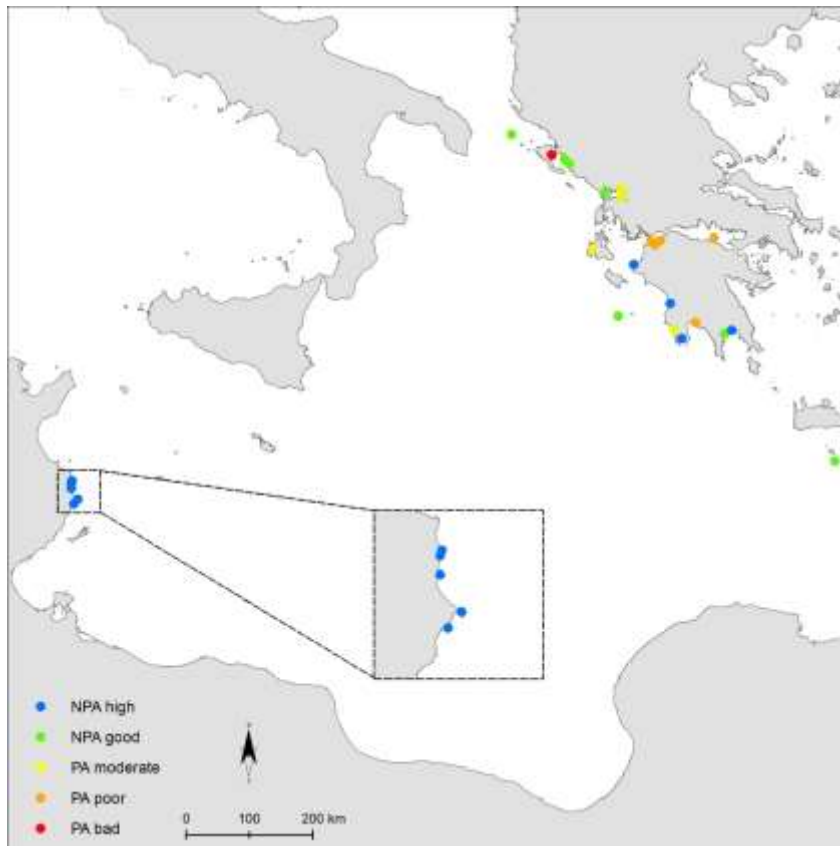


**Figure CEN 5.2.1.C.** Results of the CHASE+ approach to assess the environmental status of TM in sediments in the CEN, using MED\_BACs as thresholds. Stations in blue - NPAhigh (CS=0.0-0.5); stations in green- NPAgood (CS =0.5-1.0); Stations in yellow- PAmoderate (CS =1.0-2.0); stations in brown - PApoor (CS =2.0-5.0) and stations in red - PAbad (CS > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES. The coastal area of Malta was enlarged to improve visibility and clarity (i.e. area delimited by broken line).

*Assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma^5$  PAHs in sediments of the CEN*

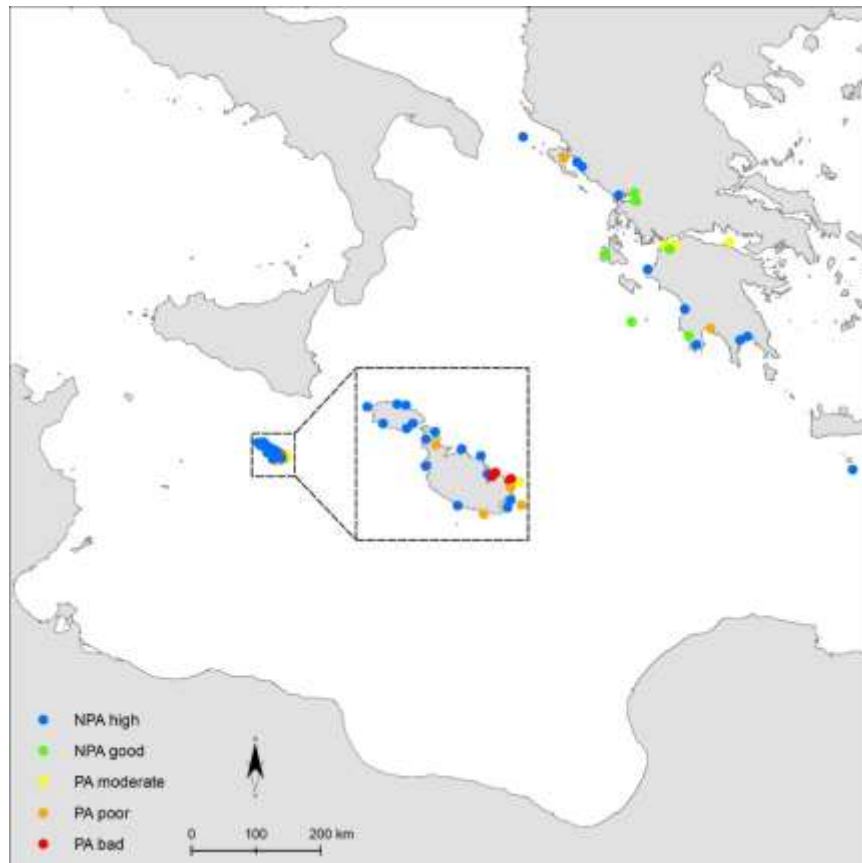
[728-751.](#) The assessment of  $\Sigma_{16}$  PAHs and of  $\Sigma^5$  PAHs in sediments is shown in Figures CEN 5.2.2C and CEN 5.2.3.C.

[729-752.](#) Due to the lack of data it was not possible to classify the environmental status of the CENS sub-divisions nor of the CEN Sub-region for  $\Sigma_{16}$  PAHs in sediments. Non-GES stations were located in the Gulf of Patras, Gulf of Corinth and in Kerkyraiki.



**Figure CEN 5.2.2.C.** Results of the CHASE+ approach to assess the environmental status of  $\Sigma_{16}$  PAHs in sediments in the CEN, using MED\_BACs as thresholds. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES. Part of the coastal area of Tunisia was enlarged to improve visibility and clarity (i.e. area delimited by broken line).

730-753. Due to the lack of data and uneven distribution of the stations it was not possible to classify the environmental status of the whole sub-division nor the sub-region with respect to  $\Sigma_5$  PAHs in sediments. Stations with non-GES status were located in Port il- Kbir off Valetta, Operational Wied Ghammieq, in the Gulf of Patras, Gulf of Corinth and in Kerkyraiki.



**Figure CEN 5.2.3.C.** Results of the CHASE+ approach to assess the environmental status of  $\Sigma_5$  PAHs in sediments in the CEN, using MED\_BACs as thresholds. Criteria for  $\Sigma_5$  PAHs were not adopted in Decisions IG.22/7 and IG.23/6 (COP 19 and COP 20) and not addressed in UNEP/MED WG. 533/3. Here we used the sum of the individual BAC values as provided for the 5 PAHs compounds in UNEP/MED WG. 533/3 as  $\Sigma_5$  PAHs\_BAC. Stations in blue - NPAhigh (CR=0.0-0.5); stations in green- NPAgood (CR =0.5-1.0); Stations in yellow- PAmoderate (CR =1.0-2.0); stations in brown - PApoor (CR =2.0-5.0) and stations in red - PAbad (CR > 5.0). Blue and green stations are considered in GES; yellow, brown and red stations are considered non-GES. The coastal area of Malta was enlarged to improve visibility and clarity (i.e. area delimited by broken line).

Assessment of  $\Sigma_7$  PCBs in sediments of the CEN

731-754. The meagre data on  $\Sigma_7$  PCBs in sediments in the CEN does not allow for the regional assessment of the CEN nor of its sub-divisions.

*Assessment of Organochlorinated contaminants other than  $\Sigma_7$  PCBs in sediments of the CEN*

[732-755.](#) Given only Malta reported the concentration of hexachlorobenzene in sediments, one of the mandatory organochlorine contaminants, only this compound could not be used for GES assessment.

*Assessment of Trace metals in biota of the CEN*

[733-756.](#) The meagre data on biota for the CEN does not allow for the regional assessment of the CEN nor of its sub-divisions.

**5.2.4 Key findings related to the IMAP NEAT Environmental Assessment of CI 17 in the Western Mediterranean Sea (WMS) Sub-region**

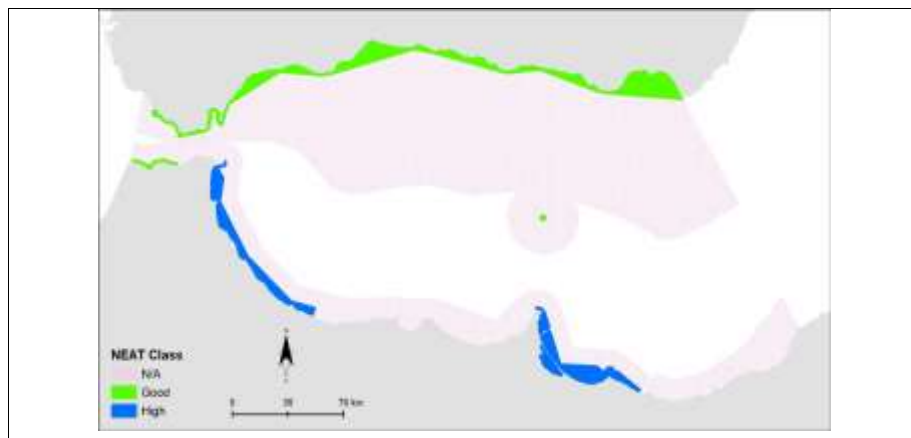
[734-757.](#) The aggregation of the chemical parameters data per SAU leads to the NEAT value per SAU which represents the overall chemical status of the SAUs, as shown in Table 4.3.4.4, for the ALBS (4<sup>th</sup> column). It is clear that all SAUs achieve High or Good status and can be considered in GES regarding trace metals. Similarly, the aggregation-integration within the nested scheme for the coastal zone of the Alboran subdivision (ALBS-C), results in Good GES status regarding trace metals (shown in bold in Table 4.3.4.4).

[735-758.](#) The integration of SAUs data per chemical parameter (Table 4.3.4.4, 1<sup>st</sup> line in bold), shows that the coastal zone of the Alboran Sea (ALBS-C) achieves High or Good status regarding trace metals with the exception of Hg in mussels for which it is classified under Moderate status. The aggregation-integration of data for the coastal zone of the Alboran sub-division (ALBS-C) results in Good GES status regarding trace metals.

[736-759.](#) The results of the assessment findings for the Alboran Sea provided per contaminants of EO9/CI 17 without aggregation per habitat, i.e. sediment and biota, as presented in Table 4.3.4.4 (schematic presentation, UNEP/MAP - MED POL, 2023). Also, the final GES assessment findings for the coastal IMAP SAUs in the Alboran Sea, as provided in Table 4.3.4.4 are shown by the respective color in the map included in the following Figure WMS 5.2.1.C. The map depicts the integrated NEAT value for each SAU (i.e. aggregated value for all contaminants assessed as provided in the 4<sup>th</sup> column of Table 4.3.4.4).

[737-760.](#) The overall status for the coastal assessment zone of the Alboran Sea is Good. Assessment is integrated for metals in sediments and biota.





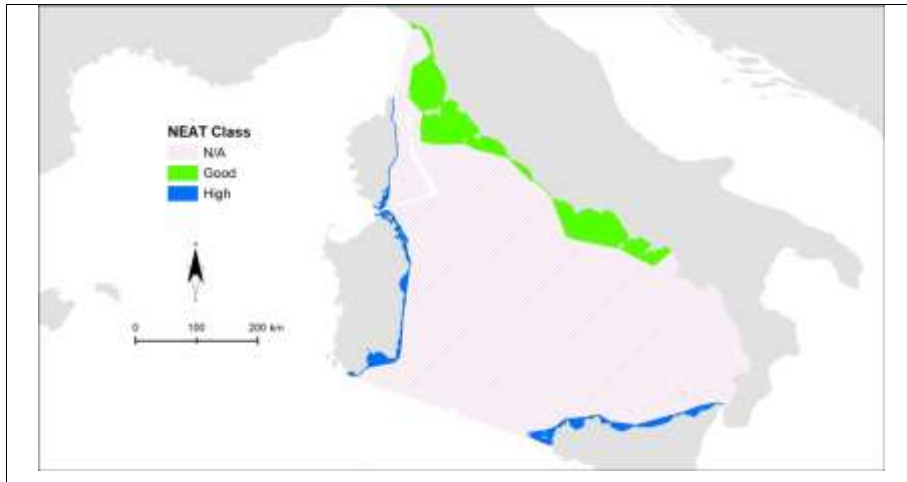
**Figure WMS 5.2.1.C:** The NEAT assessment results for trace metals TM in sediments and biota in the coastal assessment zone of the Alboran Sea. Assessment conducted using the xBAC GES-nGES threshold. All IMAP SAUs are in GES characterized by High or Good status. Shaded area corresponds to no available data for the assessment; The absence of some SAUs assessment might also be related to the decision of the countries to monitor areas that are found relevant for the assessment of contaminants and therefore excluding the areas where problems were not historically observed.

[738-761.](#) The aggregation of the chemical parameters data per SAU leads to the NEAT value per SAU which represents the overall chemical status of the SAUs, as shown in Table 4.3.4.5. for the TYRS (4<sup>th</sup> column). It is clear that all SAUs achieve High or Good status and are in GES regarding contaminants assessed. Similarly, the aggregation-integration within the nested scheme for the coastal zone of the Tyrrhenian subdivision (TYRS-C) however, results in Good GES status regarding contaminants assessed (shown in bold in Table 4.3.4.5).

[739-762.](#) The integration of SAUs data per chemical parameter (Table 4.3.4.5, 1<sup>st</sup> line in bold), shows that the coastal zone of the Tyrrhenian Sea (TYRS-C) achieves High or Good status regarding chemical contaminants assessed. Similarly, the aggregation-integration within the nested scheme for the coastal zone of the Tyrrhenian subdivision (TYRS-C) as a whole indicates it can be considered in Good GES status regarding chemical contaminants assessed (shown in bold in Table 4.3.4.5).

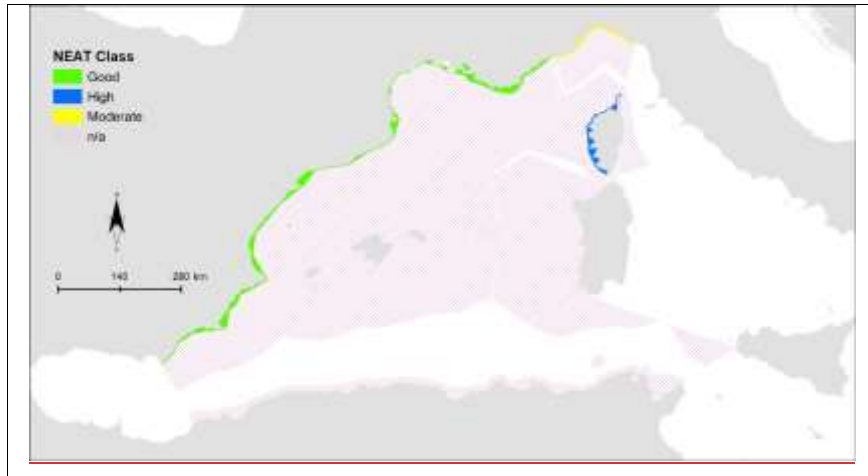
[740-763.](#) The results of the assessment findings for the Tyrrhenian Sea provided per contaminants of EO9/CI 17 for sediments, as presented in Table 4.3.4.5 (schematic presentation UNEP/MAP – MED POL, 2023). Also, the final GES assessment findings for the coastal IMAP SAUs in the Tyrrhenian Sea, as provided in Table 4.3.4.5 are shown by the respective color in the map included in the following Figure WMS 5.2.2.C. The map depicts the integrated NEAT value for each SAU (i.e. aggregated value for all contaminants assessed as provided in the 4<sup>th</sup> column of Table 4.3.4.5).

[741-764.](#) The overall status for the coastal assessment zone of the Tyrrhenian Sea is Good regarding contaminants assessed. Assessment is integrated for metals,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments.



**Figure WMS 5.2.2.C:** The NEAT assessment results for trace metals TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments in the coastal assessment zone of the Tyrrhenian Sea. Assessment conducted using the xBAC GES-nGES threshold. All IMAP SAUs are in GES characterized by High or Good status. Shaded area corresponds to no available data for the assessment; The absence of some SAUs assessment might also be related to the decision of the countries to monitor areas that are found relevant for the assessment of contaminants and therefore excluding the areas where problems were not historically observed.

[742-765](#). The aggregation of the chemical parameters data per SAU in the CWMS leads to the NEAT value per SAU which represents the overall chemical status of the SAUs, as shown in Table 4.3.4.6 (4<sup>th</sup> column) and Figure WMS 5.2.3.C. for the CWMS. It is clear that all SAUs achieve High or Good status and are in GES with the exception of SAU IT-CWM-C where only sediments are monitored, and the overall status [for this SAU](#) is moderate regarding contaminants assessed.



**Figure WMS 5.2.3.C.** The NEAT assessment results for trace metals TM,  $\Sigma_{16}$ PAHs and  $\Sigma_7$ PCBs in sediments and mussels in the SAUs of France and Spain and in sediments in the SAU of Italy in the CWMS. Assessment conducted using the xBAC GES-nGES threshold. All IMAP SAUs are in GES characterized by High or Good status except sediments assessment in IT-CWM-C which shows moderate status. Shaded area corresponds to no available data for the assessment; The absence of some SAUs assessment might also be related to the decision of the countries to monitor areas that are found relevant for the assessment of contaminants and therefore excluding the areas where problems were not historically observed.

[743-766.](#) Based on the availability of data for contaminants as delivered by the CPs in the Western Mediterranean Sea Sub-region, the present integrated assessment status results produced by applying the NEAT tool on the sub-divisions ALBS and TYRS (shown in Tables 4.3.4.4; 4.3.4.5; UNEP/MAP – MED POL, 2023) can only be considered as an example of how the tool works. This is related to the fact that offshore SAUs lack of data, hence integration is meaningful only up to the 2<sup>nd</sup> level, i.e. the coastal assessment zone (ALBS-coastal and TYRS-coastal)<sup>106</sup>. Furthermore, several coastal SAUs lack data or the countries eventually decided not to monitor the areas that are found irrelevant for the assessment of contaminants and therefore excluded the areas where problems were not historically observed (blank cells in Tables 4.3.4.4; 4.3.4.5 and 4.3.4.6; UNEP/MAP MED POL, 2023).

### 5.3 Key assessment findings for IMAP Common Indicator 18

[744-767.](#) In the 2017 MED QSR, the results were visualized in 3 figures, including use of Mediterranean BACs and EACs as approved by Decisions IG.22/7 and IG.23/6 (COP 19 and COP 20). The figures depicted LMS-NRR (Neutral red retention) in mussel, AChE in mussel gills and digestive gland and MN in mussel haemocytes.

[745-768.](#) Due to absence of any data reporting by the CPs, data for present assessment were retrieved from the scientific literature as explained above in Section 4<sup>107</sup>.

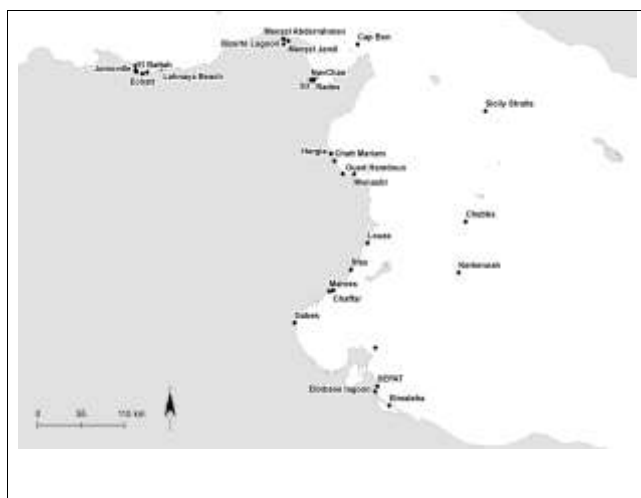
<sup>106</sup> Given lack of data for some SAUs, integration at a higher level that also includes these SAUs makes the uncertainty high.

<sup>107</sup> In Section 4 there is an explanation of the status of national data of Italy submitted CI 20 data after the Meeting of CorMon Pollution (1-2 March 2023, Athens).

746-769. Figures 5.3.1 and 5.3.2 depict the sampling areas. Figure 5.3.1 shows the whole Mediterranean Sea, while Figure 5.3.2 shows in detail the study areas off eastern Algeria and Tunisia, where many of the reviewed studies were performed.



**Figure 5.3.1.** Areas of study for biomarkers, reviewed in the recent (since 2016) scientific literature for the Mediterranean Sea. When no coordinates were presented in the papers, the general area was marked in the map.



**Figure 5.3.2.** Detailed map of the study areas for biomarkers reviewed in the recent (since 2016) scientific literature for eastern Algeria and Tunisia coasts. Many stations were occupied in this area of the Mediterranean Sea.

747-770. Twenty-four studies were retrieved from the scientific literature as follows: 4 studies from Algeria (WMS), 1 from Egypt (AEL), 5 from Italy (2 from WMS, 1 from ADR, 1 from CEN and one

from FAO zone 37), 5 from Spain (WMS), 7 from Tunisia (2 from WMS, 2 from CEN and 3 with data from both the WMS and CEN), and 2 from Türkiye (AEL).

[748-771.](#) The sub-region most represented is the WMS, followed by the CEN. In the CEN all studies except one were performed in Tunisia. There was one study from the ADR and three in the AEL.

[749-772.](#) The monitoring species, *M. galloprovincialis* and *M. barbatus*, appeared in 5 and 4 studies, respectively. In addition, 10 fish species, 6 mollusc species and 2 polychaeta species were also studied.

[750-773.](#) Of the mandatory biomarkers as defined in in the DDs and DSs for IMAP CI-18, AChE appeared in 13 studies, MT in 5 studies (2 with molluscs, 2 with fish and one with a polychaete species), MN in 2 and LMS-NRTT in 1 study.

[751-774.](#) Data from studies cannot be compared to BAC and EACs values as agreed by Decisions IG.22/7 and IG.23/6 (COP 19 and COP 20) because they were not measured in the specific tissue of *M. galloprovincialis*.

[752-775.](#) The most common additional biomarkers measured in the reviewed studies were: CAT (15 studies), MDA (12 studies), GST (11 studies), SOD (9 studies), and GPx (8 studies).

[753-776.](#) The anthropogenic stressors identified were: Trace metals (10), Plastic/microplastic (8), non-specific (4), PAHs (3), Pesticides (2), hydrocarbons (1), anthropogenic items, and one study with desalination brine as a source.

[754-777.](#) Drivers and pressures reported in the studies, encompassed the whole range of them: domestic and industrial discharges, agricultural and riverine runoff, fisheries, harbor and marina utilization, maritime activities, tourism. Most of the studies described the environmental conditions at the sampling areas. The exemption was for microplastics, where the source was not determined, and microplastics were considered ubiquitous in the environment.

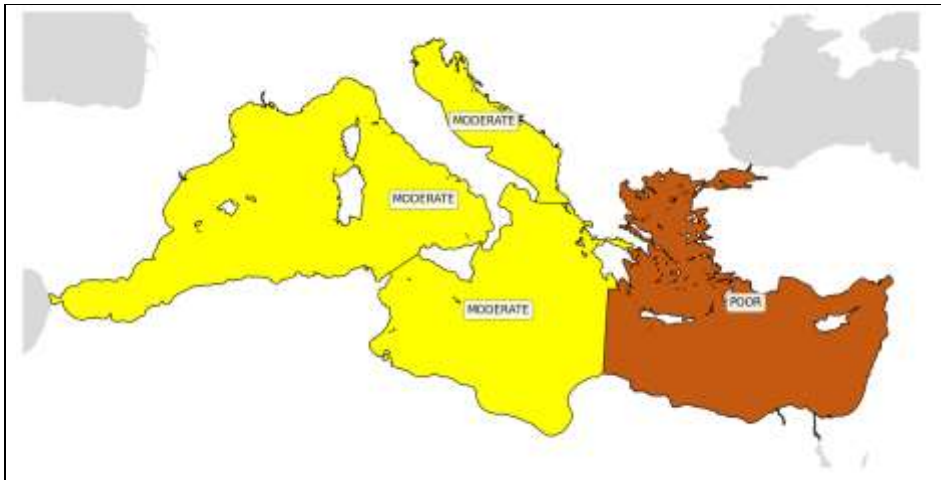
[755-778.](#) Most biomarkers studied showed a response to anthropogenic stressor. In the case of microplastics, the size of the microplastic also influenced the response.

[756-779.](#) Studies demonstrated that, in addition to anthropogenic stressors, biomarker responses were influenced also by seasonality, tissue analyzed, spawning status, and on species identity.

#### 5.4 Key assessment findings for IMAP Common Indicator 19

[757-780.](#) The assessments of the ten subdivisions (Table 4.5.1) have been aggregated (Figure MED 5.4.1.) ~~based on the expert judgement~~, in order to obtain the assessment for the four Sub-regions of the Mediterranean Sea. This resulted in the following integrated assessment findings:

- the (Entire) Western Mediterranean Sea (WMS) Sub-region, is assigned to “Moderate”, because this category prevails in its sub-divisions (WMS and TYRS), while the “Poor” status value characterises only the Alboran Sea (ALBS);
- “Moderate” has been assigned to the Adriatic Sea (ADR) Sub-region, considering the prevalence of this category in its sub-divisions (MADR and SADR).
- “Moderate” has been assigned to the (Entire) Central Mediterranean Sea (CEN) Sub-region, by qualitative averaging of the poor status of the Ionian Sea (IONS) and the good status of the Central Mediterranean (CEN);
- In the case of the Aegean and Levantine Seas (AEL) Sub-region, the qualitative average evaluation led to a “poor” status for this Sub-region.



**Figure MED 5.4.1.** Map of the integrated assessment of the marine environment status for CI 19 in the four Sub-regions of the Mediterranean Sea

758-781. CI 19 assessment: impact on biota. Common Indicator 19 is defined as "Occurrence, origin (where possible), extent of significant acute pollution events (e.g. slicks from oil, oil products and hazardous substances) and their impact on biota affected by this pollution (EO9)". In the Mediterranean the data presently available do not allow to include in the assessment of this indicator the component related to the impacts on biota. In fact, as described above, few examples are available of monitoring of oil spill impacts in the region Mediterranean (e.g. spill in Baniyas, Syria in 2021 - REMPEC, 2021; sinking of the Agia Zoni II, Piraeus, Greece in 2017 - REMPEC, 2019; spill from the Jieh power plant in Lebanon in 2006 - Saab et al., 2006). From available guidelines (re.g. the UK PREMIAM initiative; Kirby et al., 2018) and the experience available at European level (e.g. Belgium - Tornero et al. 2022), as well as from the above cases, monitoring of the following elements are recommended: visual survey of macroscopic evidences of pollution both on land and underwater (presence and extension of oil layers, tar-patches, dead or contaminated animals); chemical contamination of waters and sediments (total petroleum hydrocarbons, IPA, heavy metals); benthic communities (phytobenthos and zoobenthos); fish community; bioaccumulation in bivalves and fish. Based on such guidelines and experiences, REMPEC has recently prepared a revision of the Data Dictionary and Data Standard for CI19, by including also data aimed at assessment of impact on biota. Based on the data that will be collected as indicated in the revised version of the Data Dictionary and Data Standard for CI19, we can expect the future QSR assessments will consider the impacts on biota too.

#### 5.5 Key assessment findings for IMAP Common Indicator 20

759-782. Further to the elaboration of available data and relevant sources of literature as provided above in section 4, the below key findings can be highlighted.

~~760-783.~~ No data were available in IMAP IS to perform an assessment of Common Indicator 20.<sup>108</sup>

~~784.~~ Assessment of CI 20, based on data reported for CI 17 contaminants in biota, found that most of the measured concentrations were below the concentration limits for the regulated contaminants in the EU. [Examination of the national data submitted by Italy confirmed the assessment based on CI17 and on the scientific literature, which found that most of the measured concentrations were below the concentration limits for the regulated contaminants in the EU.](#)

~~761-785.~~ Examination of CI 17 data i.e. data for TM and organic contaminants per sub-regions (Table 5.5.1) showed that data for *M. galloprovincialis* were available only for the WMS and the ADR. Values above the concentration's limits were found for only 14 data points out of 1002 (1.4%).

~~762-786.~~ Examination of the CI-17 data i.e. only data related to TM were available, per sub-regions (Table 5.5.1) showed that data for *M. barbatus* were available for the ADR (56 data points), CEN (15 data points) and AEL (213 data points). All concentrations were below the EU concentration limits.

**Table 5.5.1.** Number of data points extracted from IMAP-IS CI 17 database, of relevance for IMAP CI 20, are shown in black. Assessment findings are shown in red and indicate the number of data points exceeding the criteria i.e. the concentration limits for the regulated contaminants in the EU. Table is sorted by species and alphabetical order of CPs. MG – *Mytilus galloprovincialis*; MB- *Mullus barbatus*. No criteria are specified in the EU regulations for Hg and  $\Sigma_6$  PCBs in *M. galloprovincialis* nor for PAHs in *M. barbatus*.

CP	Year	Species	Cd	Hg	Pb	$\Sigma_4$ PAHs	Benzo(a) pyrene	$\Sigma_6$ PCBs
Albania	2020	MG	2	2	2			2
			0		0			
Croatia	2019-2020	MG	37	35	37			19
			0		0			
France	2015, 2017-2018	MG	50	50	50	25	25	23
			0		0	0	0	
Italy	2015-2019	MG	33	170	33		53	
			0		0		0	
Montenegro	2018-2020	MG	28	28	28	21	21	21
			0		4	0	0	
Morocco	<del>2019</del> 2017-2021	MG	27	<del>27</del> 12	27	6	6	
			0		0	0	0	
Slovenia	2016-2021	MG	21	21	15	12	12	
			0		0	0	0	
Spain	2015-2017,2019	MG	70	70	70	42	42	40
			0		6	6	1	
Croatia	2019-2020	MB	11	10	11			
			0	0	0			
Cyprus	2020-2021	MB	14	14	14	12	12	12
			0	1				0
Israel	2015, 2018-2020	MB	58	60				
			0	0				
Lebanon	2019	MB	14	14	14			
			0	0	0			

<sup>108</sup> In Section 4 there is an explanation of the status of national data of Italy submitted CI 20 data after the Meeting of CorMon Pollution (1-2 March 2023, Athens).

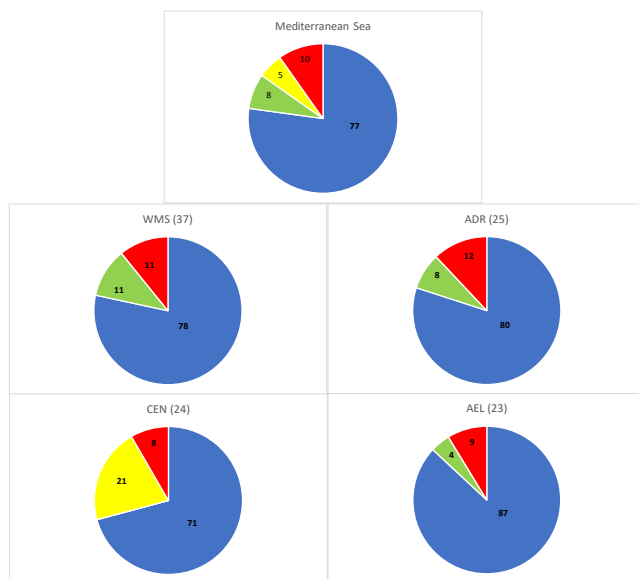
CP	Year	Species	Cd	Hg	Pb	Σ <sub>4</sub> PAHs	Benzo(a) pyrene	Σ <sub>6</sub> PCBs
Malta	2017, 2019	MB	5	5	5			
			#	0	0			
Montenegro	2018	MB	8	8	8			
			0	0	0			
Türkiye (AEL)	2015	MB	25	25	25		8	
			0	0	0			

#All data were reported to IMAP-IS as below detection limit. Detection limit was higher than the EU maximum regulatory level criteria.

[763-787.](#) Assessment of CI 20 based on recent peer reviewed literature found 36 relevant studies. Most (25) reported concentrations of trace metals while 12 studies reported on organic contaminants. Concentrations in a wide variety of fish species were reported in 26 studies and concentrations in molluscs in 17 studies. Data on crustaceans and cephalopods were reported in 8 studies.

[764-788.](#) Most of the studies found that the concentrations of the contaminants were below the concentration limits for the regulated contaminants in the EU (24 studies), or if some of the contaminants were higher than regulation, risk analysis showed no risk to human health (7 studies). Only 6 studies reported on possible risk for human health from the consumption of seafood.

[765-789.](#) Examination of the literature data per sub-regions was performed by counting the number of times contaminants (Cd, Hg, Pb, B(a)P) and the number of group of contaminants (Σ<sub>4</sub> PAHs, Σ<sub>6</sub> PCBs, PCDD/Fs and Σ (PCDD/F and dl PCBs)) (see Table 4.6.3) were addressed in the literature. There were 37 entries for the WMS, 25 for the ADR, 24 for the CEN and 23 for the AEL sub-region. The percentages of blue status from the total entries were high: 78, 80, 71 and 87% for the WMS, ADR, CEN and AEL, respectively. Red status was assigned to 11, 12, 8 and 11% of the entries for the WMS, ADR, CEN and AEL, respectively (Figure 5.5.1).

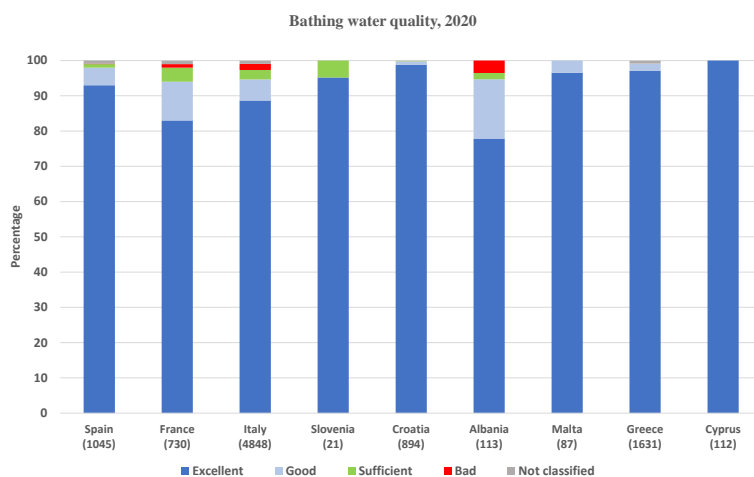




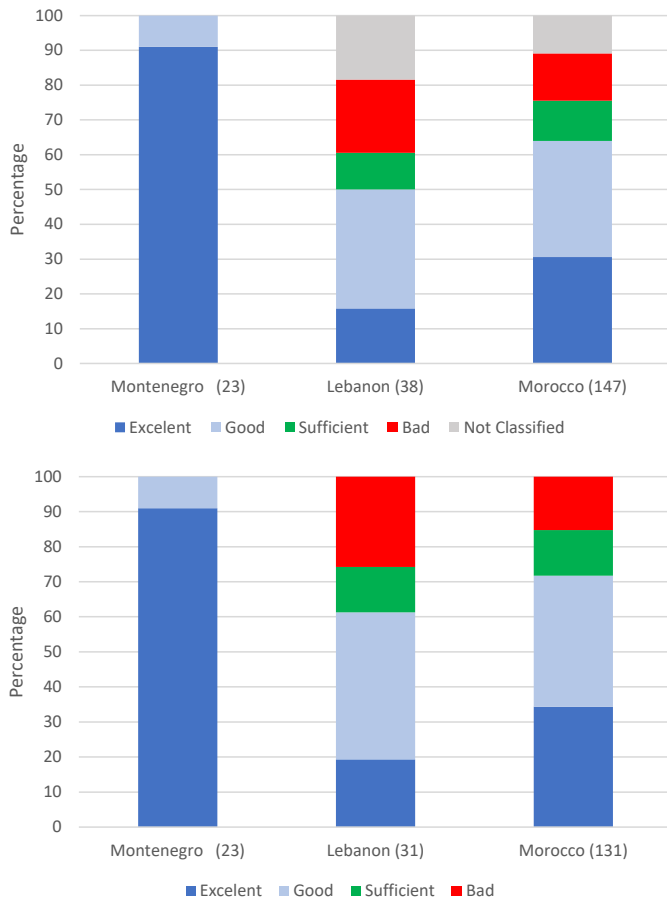
**Figure 5.5.1.** Assessment of CI 20 in the Mediterranean Sea and sub-regions based on recent peer-reviewed literature (UNEP/MAP MED POL, 2023). Seventeen studies from Italy had results for 2 different sub-regions. Numbers in the chart are the percentage from total entries in each status. Number in parenthesis is the number of studies for each sub-region. Blue: values below EU criteria; green: values above EU criteria but no health risk detected; yellow: values above EU criteria, risk analysis was not reported; red: above EU criteria with risk to human health.

**5.6 Key assessment findings for IMAP Common Indicator 21**

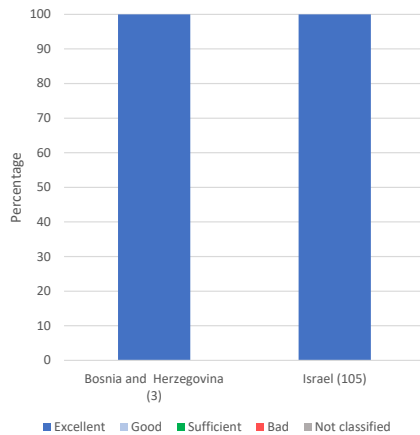
766-790. In line with the findings on the status of bathing water, as provided above in Section 4, and shown in Figures 5.6.1; 5.6.2 and 5.6.3, based on the available data, the Mediterranean bathing waters can be classified in GES (excellent, good and sufficient status) whereby percentage are higher than 85% for the CPs for which the assessment was undertaken. Only for Lebanon the percentage of stations in-GES were 74%, however, mainly due to 4 stations. The confidence of this evaluation is high for areas with sufficient data points and bathing seasons and less so for areas with less data. Some areas of the Mediterranean could not be assessed given no data were reported.



**Figure 5.6.1.:** Percentages of the bathing water quality assessment with respect to IMAP CI 21 in 2020 for some Contracting Parties of the Barcelona Convention. (Source: EEA, 2020). In parenthesis, number of stations.



**Figure 5.6.2:** Percentages of the bathing water quality assessment with respect to IMAP CI 21 in 2020 for Lebanon, Montenegro and Morocco (Source IMAP InfoSystem). In parenthesis, number of stations.



**Figure 5.6.3:** Percentages of the bathing water quality assessment categories with respect to IMAP CI 21 for Bosnia and Herzegovina, and Israel. (Source: IMAP InfoSystem). In parenthesis, number of stations.

[767-791.](#) The sub-regions with good representation were the Adriatic Sea Sub-region (ADR) with data from all the Adriatic countries (partial data for Bosnia and Herzegovina); and the Western Mediterranean Sea Sub-region (WMS) (with data from Morocco, Spain, France and Italy).- The Central Mediterranean Sea Sub-region (CEN) had data from Italy, Malta and Greece, while the Aegean and Levantine Seas (AEL) Sub-region had data from Greece, Cyprus, Lebanon and Israel (partial).

[768-792.](#) Most of the data were available through EEA and not through IMAP IS, even up to October 31<sup>st</sup>, the cut off data for reporting for the 2023 MED QSR. It must be noted that the lack of data reporting for IMAP CI 21 into IMAP IS is a key obstacle to undertake related assessments for the preparation of the 2023 MED QSR. The evaluation of the state of the Mediterranean bathing waters should be improved by reporting additional data from the sub-regions/ sub-divisions with low quantity of data or no data reported. Therefore, the present assessment findings call on CPs to report monitoring data related to IMAP CI 21 so that they can be considered **in the future**, especially in the case of the countries that have established monitoring programs for CI 21 and regularly implement them.

[769-793.](#) It also must be noted that sufficient data reporting i.e., 16 data points for 4 consecutive bathing seasons would allow the application of uniform assessment methodology across the Mediterranean, therefore increasing the comparability and consistency of the assessment findings.

[770-794.](#) Compared to the 2017 MED QSR, the current assessment includes five CPs instead of one CP with data reported to IMAP\_IS, along with the CPs assessed within the EEA 2020 assessment of the state of bathing water quality. However, lack of data reporting to IMAP IS implies the use of different assessment approaches that may bring certain discrepancy. Although the present situation is better than in 2017, more data must be reported by the CPs in order to provide comparable and consistent assessment findings.

### 5.7 Key assessment findings for IMAP cCI 26

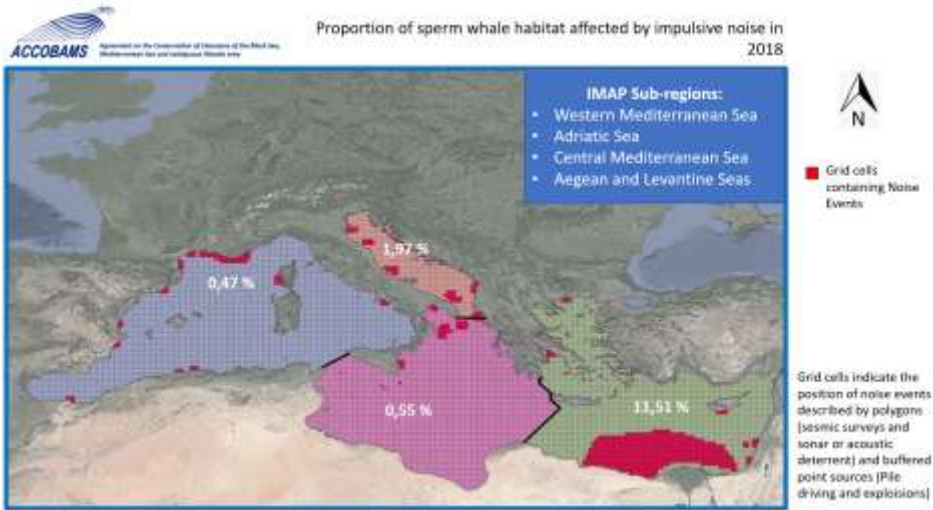
[774-795.](#) For the years 2016, 2017, 2019, 2020, 2021 and for all the 4 cetacean species considered (bottlenose dolphin, fin whale, sperm whale, Cuvier's beaked whale), all subregions are below threshold, i.e., less than 10% of the potentially usable habitat area is affected by noise events as calculated following the adapted assessment methodology.

[772-796.](#) For the year 2018 and for all the 4 species considered (bottlenose dolphin, fin whale, sperm whale, Cuvier's beaked whale), 3 sub-regions are below threshold of affected habitat (ADR, CEN, WMS).

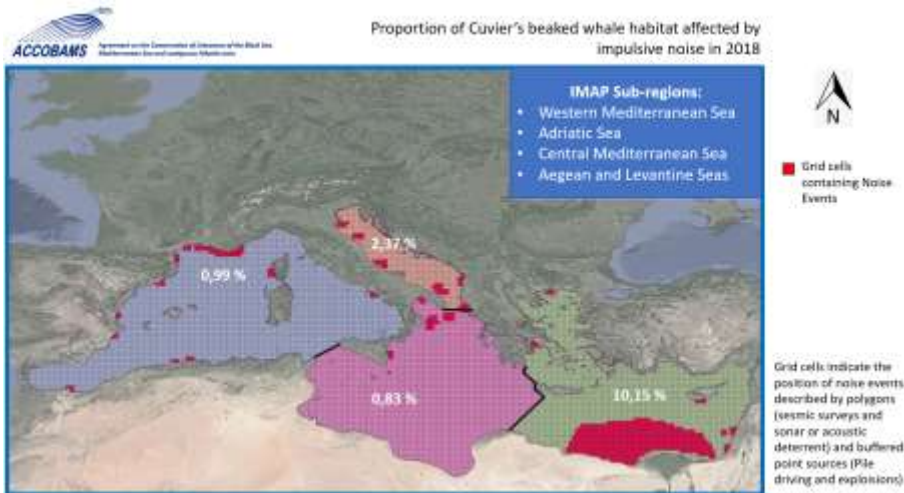
[773-797.](#) The year that resulted in the higher percentage of habitat of cetaceans exposed to impulsive noise events was 2018. That year, the proportion of affected habitat was higher than 10% i.e. the GES/non GES boundary value/threshold in the Aegean and Levantine Sea Sub-region (AEL) considering sperm whale and Cuvier's beaked whale habitats, but was lower than 10% considering the bottlenose dolphin habitat. AEL Sub-region presents the higher likelihood to be in non-tolerable i.e., non-GES based on available data and adapted assessment methodology. See Fig 5.6.1. below.

[774-798.](#) Overall, for the Mediterranean Sea region, the environmental status is probably acceptable based on the present preliminary assessment findings, since the whole Mediterranean seems to comply with the 10% GES/non-GES boundary value of impacted habitat of cetaceans selected for this assessment. This conclusion is also supported by the [computation of the simple coverage](#) (i.e., without considering the habitat of cetaceans) of the Mediterranean Sea by impulsive noise events, which is below 10% for all year considered (see Figure [s 4.8.7 and -4.8.8](#) above).

[775-799.](#) Figures 5.7.1 and 5.7.2 provide a mapping of main assessment findings, especially highlighting potential non-GES situations found for the year 2018. It is noteworthy that the red areas highlighted in those maps do not correspond to non-tolerable, i.e., non-GES, positions, but are simply the position of all noise events for periods and areas considered (2018, all sub-regions). Tolerable or non-tolerable status is derived by dividing the extent of habitat of a species which is covered by impulsive noise events in the sub-region by the overall extent of the habitat area in that subregion. Tolerable or non-tolerable status is therefore indicated by one number (i.e., the proportion of affected habitat, in % [which is assigned to a sub-region plotted and is plotted](#) in Figures [5.7.1 and 5.7.2 the maps](#)). Beyond this, highlighting the areas that determine the exceedance of the 10% threshold (non-tolerable, i.e. non-GES areas) during a year will be possible when the ACCOBAMS International Noise Register will be fed with enough data to allow for an optimal assessment. However, from a management perspective the way the red areas are interpreted has little importance as bringing a sub-region below thresholds will imply to take measures to reduce the extent of the red areas, wherever they are found.



**Figure 5.7.1.** Percentages of habitat (PUHA) exposed to impulsive noise events, in 2018, per four IMAP Sub-regions in the Mediterranean and considering sperm whale as target species. Red grid cells indicate the position of noise events in 2018, irrespective if they are classified as GES or non-GES. The 4 sub-regions are indicated in different colours.



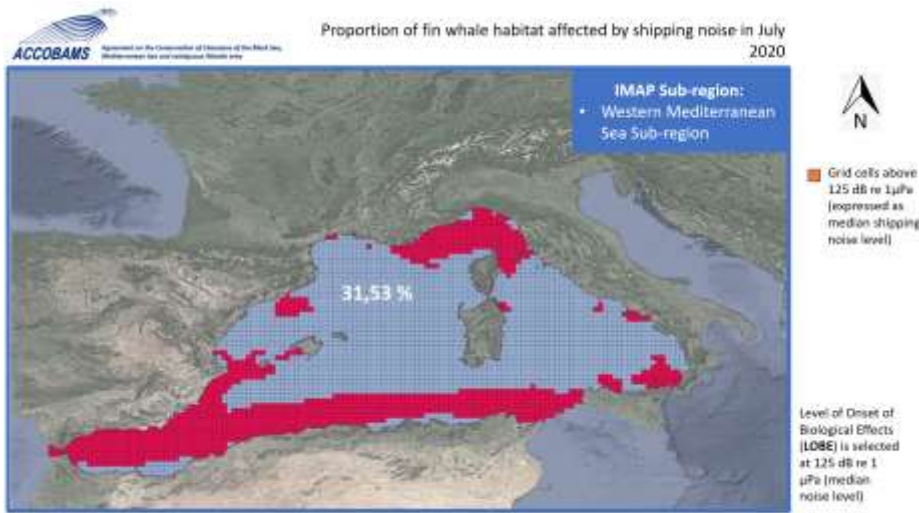
**Figure 5.7.2.** Percentages of habitat exposed to impulsive noise events, in 2018, per four IMAP Sub-regions and considering Cuvier's beaked whale habitat. Red grid cells indicate the position of noise events in 2018. The 4 sub-regions are indicated in different colours.

776-800. HoweverAs stated in the paragraphs above, the assessment needs to be refined, when the INR-MED will reach a higher level of completeness, enabling to simulate the effect of the concurrent activities of impulsive noise sources through appropriate simulation techniques (including acoustic modelling), and enabling to apply the optimal methodological framework as elaborated in Section 2.

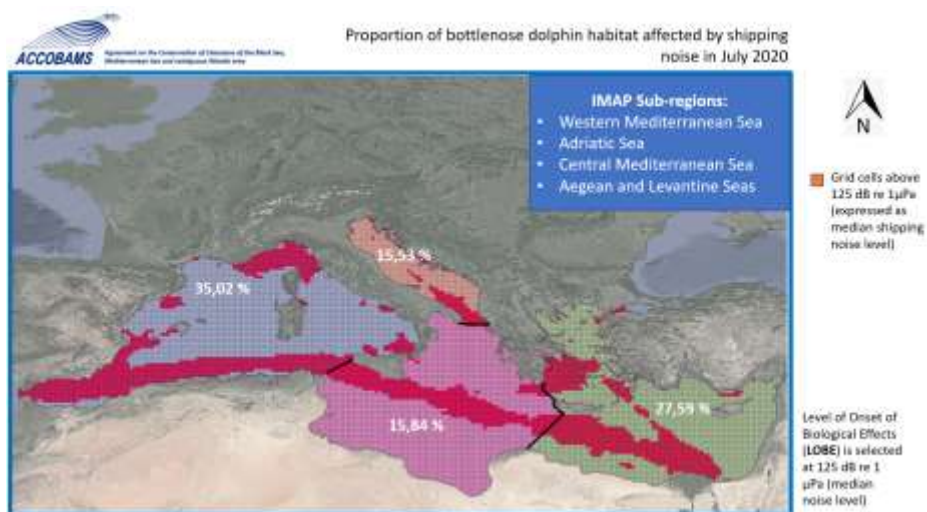
**5.8 Key assessment findings for IMAP cCI 27**

777-801. The overlap between continuous noise (median noise in July 2020) and the habitat of cetacean species clearly shows the exceedance of the 20% boundary value/threshold of the habitat area affected by continuous low frequency noise in the Western Mediterranean Sea and the Aegean Levantine Seas Sub-regions. Given that the implementation of the methodology for cCI 27 is overall complete for the month of July 2020, it can be concluded that these two sub-regions were in non-tolerable status i.e., non-GES during that one month. While it cannot be said much regarding the status during other months, based on the methodological framework elaborated in Section 2), one single month exceeding the 20%, is sufficient to induce non tolerable environmental status, i.e. nonGES for continuous noise, for the entire year. Therefore, the assessment finding for 2020 is therefore appears to be non-tolerable status, i.e. non-GES, for WMS and AEL sub-regions.

778-802. Figures 5.8.1 and 5.8.2 provide such mapped assessment findings. It is worth noting that tolerable/non tolerable, i.e. GES/non-GES status is indicated by the proportion of affected habitat to see whether the value is above the 20% threshold as specified in the methodology described in Chapter 2. Red areas determine the non-tolerable status of a sub-region but are not to be considered non-GES areas. However, from a management perspective the way red areas are interpreted has little importance as bringing a sub-region below thresholds will induce taking actions to reduce the extent of the red areas, wherever they are found.



**Figure 5.8.1.** Percent of fin whale habitat (PUHA) exposed to a monthly noise level higher than 125 dB re 1 µPa (LOBE) in the Western Mediterranean Sea Sub-region (WMS). Red cells indicate the area where the Level of Onset of Biological Effects (LOBE, set as median noise level = 125 dB re 1µPa) is exceeded for the month of July 2020.



**Figure 5.8.2.** Percent of bottlenose dolphin habitat (PUHA) exposed to a monthly noise level higher than 125 dB re 1 µPa (LOBE) in the Western Mediterranean Sea Sub-region (WMS), Adriatic Sea (ADR), Central Mediterranean (CEN) and Aegean and Levantine Sea (AEL) sub-regions. The picture shows exceedance of thresholds (20% of habitat affected by continuous noise) in the WMS and AEL sub-regions, and compliance in the ADR and CEN sub-regions. Red cells indicate the area where the Level of Onset of Biological Effects (LOBE, set as median noise level = 125 dB re 1 µPa) is exceeded for the month of July 2020. Different sub-regions are indicated in different colours.

779-803. For the Adriatic Sea (ADR) and Central Mediterranean (CEN) sub-regions, the result of the assessment was a tolerable status, i.e. GES for continuous noise, considering that the proportion of habitat of the species considered (bottlenose dolphin) affected by continuous noise was below 20%. As elaborated in Section 2, the summer months are those with the highest levels of vessel traffic and hence the analysis done on a month of July 2020 can be seen as the worst-case scenario. Based on this, even though quantitative data were not produced for other months, it is possible to conclude that if the month representing the worst case scenario results in tolerable status, i.e. GES for continuous noise, this result can be generalized for the entire year, i.e. the ADR and CEN sub-regions were likely in GES in 2020.

780-804. Finally, based on these preliminary results, the environmental status of the Mediterranean Sea region is not fully in tolerable status i.e. GES status since the Western Mediterranean Sea and the Aegean Levantine Sea Sub-regions do not comply with the 20% threshold of impacted habitat over the monthly scenario.



## 6. Measures and actions required to achieve GES<sup>109</sup>

### 6.1 The knowledge gaps common to IMAP Ecological Objectives 5 and 9

#### I. Lack of data for nutrients, contaminants and biomarkers, as well as the lack of capacities of National IMAP Pollution competent laboratories:

805. There was a vast improvement in the spatial coverage of data reported for IMAP Pollution Common Indicators into IMAP IS from the last 2017 MED QSR. However, data availability is characterized by significant data inhomogeneity, and uneven data distribution along the Mediterranean region, with areas with satisfactory data availability and the areas with a few or no data reported. The following key observations pertain to specific IMAP Pollution Common Indicators:

- CIs 13&14. The data most lacking are for total phosphorous. Data for all mandatory parameters i.e., the concentration of ammonium, nitrite, nitrate, total nitrogen, orthophosphate, total phosphorus, orthosilicate and chlorophyll a, temperature, salinity, dissolved oxygen and water transparency (Secchi depth), are needed for the Central Mediterranean Sea Sub-region (CEN); the southern part of the Levantine Sea, the sub-division of the Aegean-Levantine Sea Sub-region; and the southern part of the Central part of the Western Mediterranean Sea Sub-region (WMS) which are underrepresented in the IMAP database.
- CI 17. The data most lacking were for organic contaminants in sediments and biota for all four Mediterranean Sub-regions, followed by trace metals in biota (*M. galloprovincialis* and *M. barbatus*). As well as for CIs 13&14, data for all the parameters of CI 17 are needed for the CEN Sub-region; the southern part of the LEVS sub-division; and the southern part of the Central part of the Western Mediterranean Sea (CWMS) sub-division.
- CI 18. No data were available in IMAP IS for the preparation of the 2023 MED QSR. Therefore, no improvement in the assessment of CI 18 was achieved since the 2017 MED QSR, and the GES assessment was impossible within the preparation of the 2023 MED QSR. Instead, the assessment was performed based on bibliographic studies, as in the 2017 MED QSR, using newer available scientific literature i.e., the studies on biomarkers in the Mediterranean Sea since 2016. It should also be emphasized that data from studies could not be compared to BACs and EACs values as agreed for CI 18 by Decisions IG.22/7 (COP 19) and IG.23/6 (COP 20) as they were not measured in the specific tissue of *M. galloprovincialis*. Moreover, comparison among the bibliographic studies was mostly impossible. This is due to using different biomarkers, with different biota species, using different tissues, and different methodologies. The confounding factors that hinder environmental status assessment i.e., species, gender, maturation status, season, and temperature were re-confirmed as found in the 2017 MED QSR. In addition, an inherent bias exists in publications toward studies showing an effect. Authors and journals do not usually publish studies showing the lack of effect or response.
- CI 20. No data were available in IMAP IS to undertake GES CI 20 assessment within the preparation of the 2023 MED QSR. Therefore, the environmental assessment could only be performed by combining the two approaches: i) assessment of the status based on data reported to

<sup>109</sup> 2023 Med QSR Ecological Objective – Common Indicator structure and outline template UNEP/MED 521/Inf.6:

Further to knowledge gaps identified in chapter 5:

- Propose measures and actions to be put in place towards GES achievement (what is the outlook and what are the risks, challenges to look out for)
- Pay particular attention to the steps needed to improve data availability

Note:

Depending on progress in specific GES assessment, this section can be further developed



IMAP IS for CI 17 contaminants in biota, and ii) assessment of the present status based on bibliographic studies, following the same approach applied for preparation of the 2017 MED QSR; however, by using newer available scientific literature. It should also be recognized that due to the lack of data, the rule was not set for assigning the GES/non-GES to the areas assessed further to the use of the EU maximum levels for certain contaminants in foodstuffs, approved as the assessment criteria for CI 20.

- CI 21. Very limited data were available in IMAP IS to undertake GES CI 21 assessment within the preparation of the 2023 MED QSR. Most of the data were available through EEA and not through IMAP IS.

806. The lack of data reporting is likely to be related to:

- Lack of expertise and/or instrumentation and/or funding to perform the sampling and analytical determination of the contaminants and nutrients.
- The lack of consistency with monitoring programmes adopted at the national scales as well as with routine measurements undertaken on parameters (e.g. for nutrients).
- The mandatory species for monitoring i.e., the mussel *M. galloprovincialis* and the fish *M. barbatus*, may not have a harmonized presence or have low availability in different sub-regions and/or sub-divisions. Therefore, these species could not be sampled and analyzed in all areas, and lack of monitoring data were evident.
- There is an evident lack of accessibility to quality assurance tools, such as interlaboratory comparisons (ILCs), proficiency tests (PTs), or certified reference materials (CRMs), along with a lack of knowledge for use of adequate laboratory equipment.
- Deviations from the IMAP monitoring methodologies, for example, inconsistent biota sampling and discrepancy in the samples preparation negatively affect the performance of IMAP Pollution competent laboratories.

*II. Hindered data use by missing database management tools:*

807. IMAP IS platform operates as a repository of data in Excel file format. It is not a quarriable database, with no data export formats or mapping capability. The platform is easy to use for searching and retrieving files, but no QC/QA categories and data flagging are available. All these imposed additional workloads to create the offline databases in order to ensure data control and use for the preparation of the 2023 MED QSR IMAP Pollution and Marine Litter assessments. The files reported by the CPs do not always report all the necessary metadata and data, as specified in the DDs and DSs. At the same time, the CPs reported that the preparation of the files for an upload into the IMAP IS was complicated and time-consuming, lacking an inter-facing modality to ensure data transfer to IMAP IS from national databases.

*III. Absence of optimal integration and aggregation among CIs and EOs:*

808. Given the lack of data reporting as required by Decision IG. 23/6 (COP 20), it was impossible to ensure optimal application of the integration and aggregation rules in order to provide the integrated assessments of the EOs and CIs.

## **6.2 The measures to address the common knowledge gaps related to IMAP Ecological Objectives 5 and 9, as well as IMAP Ecological Objectives 10**

809. The first group of measure includes the policy and technical measures that are common at the level of IMAP Pollution and Marine Litter Cluster, as provided here below.

### **6.2.1 The policy measures to address the common knowledge gaps**

#### *I. Increase of data availability and capacity building programmes to address the knowledge and technical gaps of national IMAP Pollution competent laboratories:*

810. Submission of good quality data, striving for their uniform distribution across the Mediterranean Sub-regions should be encouraged, and support given to the CPs to enable it. A thorough mapping of the specific needs of each CP should be performed and a tailored capacity building process drawn and executed. The following specific knowledge, technical and financial needs of IMAP Pollution competent laboratories should be addressed:

- i) further harmonization of laboratories' performance in line with the IMAP Monitoring Guidelines in order to increase the representativeness and accuracy of the analytical results for generation of quality-assured monitoring data;
- ii) improving availability of appropriate analytical equipment to strengthen technical capacities of national IMAP Pollution competent laboratories;
- iii) increasing consistency of biota sampling along with the application of Quality Assurance measures;
- iv) increasing accessibility to quality assurance tools, such as inter-laboratory comparisons (ILCs), proficiency tests (PTs), or certified reference materials (CRMs).

811. The assessment of the capacities of national IMAP Pollution competent laboratories should continue as a biennial effort aimed at gradual improvement of their performances with a view of reaching optimal compliance of data processing and reporting with the methods provided in Monitoring Guidelines for IMAP Common Indicators 13,14,17, 18, 20 and 21.

812. Further to the results achieved in proficiency testing over a 25-year period, the UNEP/MAP-MED POL in collaboration with the IAEA/MESL continues implementation of the traditional proficient testing (PT) related to the determination of trace metals and organic contaminants in sediment and biota matrixes, along with the organization of the training courses;<sup>110</sup> however, by ensuring their adjustment to the requirements of IMAP CI 17. Along with the continual strengthening of the quality assurance for trace metals and organic contaminants, national capacities need to be further upgraded by undertaking regular inter-laboratory comparisons/proficiency testing for the analysis of nutrients, biomarkers, and contaminants in commonly consumed seafood and intestinal enterococci in bathing waters within ongoing and planned activities of UNEP/MAP - MED POL. The technical missions organized to the IMAP competent laboratories in the greatest need should continue addressing specific technical knowledge gaps.

813. Capacity building needs of the Contracting Parties regarding the use of the IMAP Pollution and Marine Litter assessment methodologies need to be also addressed.<sup>111</sup> This could be in the form of additional training courses, including the use of environmental assessment tools (NEAT and CHASE+), as well as by supporting the purchase of analytical instrumentation.

#### *II. Improve DPSIR analysis:*

814. DPSIR analysis needs to be improved by supporting the CPs to regularly provide relevant information and share the knowledge which in principle may be ensured by i) reporting information on DPSIR, along with national monitoring data, and compatibly with data reporting for National Action Plans' indicators; ii) ensuring assistance of the local experts, through the CPs, regarding the identification of specific DPs and their impacts; and iii) complementing DPSIR information reporting with data from the scientific literature and national reports.

#### *III. Monitor the effectiveness of the technical and policy measures:*

815. Areas classified as likely non-GES were identified in the 2023 MED QSR Pollution assessments (UNEP/MED WG. 563/Inf.11) for EOs 5 and 9 in the four Sub-regions of the Mediterranean. However,

<sup>110</sup> UNEP/MED WG. WG.492/10

<sup>111</sup> UNEP/MED WG.556/4/L.2.

only for a few non-GES areas, DPs were identified. The CPs should identify DPs affecting the environmental classification along the contaminants found responsible for the non-GES classification, therefore, ensuring responses to be derived from integral consideration of GES/environmental assessment findings and DPSIR analysis. Once the DPs are identified, practical measures, both technical and policy oriented should be put in place. For example, if the area will be found in non-GES due to the high concentration of Hg in sediment, the source of Hg should be traced, and pollution abatement measures undertaken. Following the introduction of the measures, tailored to tracing the DP impacts responsible for the non-GES status of the area, their effectiveness should be monitored, to make sure that they improve the environmental status of the non-GES areas. This needs to be provided through environmental monitoring, and reassessment of the environmental status of the non-GES areas.

*IV. Optimally address the impacts of DPs and tailor the responses within the regional plans and national action plans to the needs of continual improvement of the marine environment status:*

816. Within the IMAP Pollution Cluster assessments, the most important DPs which negatively impacted the status of the Mediterranean marine environment were related to: agriculture, industry, aquaculture, tourism including sporting and recreational activities, utilization of specific natural resources, infrastructure, energy facilities, ports and maritime works and structures, and maritime activities. Multiple DPs may be present in a specific area, while measures and responses may be common to various DPs. Although the evaluation of the responses i.e. the measures was hindered by the lack of specific local information, the overall responses and measures to abate and prevent pollution, and improve environmental status were already mapped in the UNEP/MAP documents. The regional policies are in place and present a framework for the responses in line with the Barcelona Convention and its Protocols<sup>112</sup>. The present proposals of the Regional Plan for Agriculture Management, the Regional Plan for Aquaculture Management and the Regional Plan for Stormwater Management, along with the adopted Regional Plan for Urban Wastewater Treatment and the Regional Plan for Sewage Sludge Management, as well as the updated Regional Plan for Marine Litter Management in the Mediterranean and the National Action Plans to implement the LBS Protocol and Regional Plans provide the measures of relevance for addressing impacts of drivers and pressures which badly affect the status of marine environment.

817. Further elaboration of the below proposed overall and specific measures should primarily target the likely non-GES areas found within the assessment of IMAP Pollution Cluster (UNEP/MED WG. 563/Inf.11).

*a) The general measures to prevent and abate pollution towards the good environmental status of the Mediterranean:*

818. Pollution prevention needs to be encouraged instead of environmental remediation. This could be achieved by reducing and eliminating the use and discharge of known harmful substances, regulating the emergence of new substances with mandatory environmental and social impact assessments, recycling and using biodegradable green compounds, along with planning emergency responses in case of accidental pollution events.

819. Identification of legacy pollutants<sup>113</sup> in the environment is needed, whereby it should be ensured that they are not currently being introduced into the environment. While the mitigation of current pollutants entails measures at the source of pollution, the mitigation of legacy pollutants takes place *in situ*. The latter includes the study of transport and distribution of pollutants in the environment, the use of technologies for pollutants removal from the environment, and bioremediation.

<sup>112</sup> The Land-Based Sources Protocol, Dumping Protocol, Hazardous Wastes Protocol, Offshore Protocol, Prevention and Emergency Protocol and Integrated Coastal Zone Management Protocol.

<sup>113</sup> Legacy pollutants are substances that remain in the environment long after they were introduced and after pollution abatement measures were applied or their use was banned.

820. Strengthened use of the Best available technology (BAT) is needed to prevent and control pollution, along with the Best environmental Practice (BEP) to support the most appropriate combination of environmental control measures and strategies to prevent and control pollution.

821. Transition to the blue economy needs to support the sustainable use of ocean resources for economic growth, improved livelihoods, and jobs while preserving the health of the ocean ecosystem.

822. Move towards the circular economy and sustainability needs to support the achievement of zero pollution through recycling. It entails markets that give incentives to reusing products, rather than disposing and then extracting new resources. Major changes in production and consumption patterns are needed, with a focus on climate change concerns, biodiversity protection and ecosystem restoration.

823. Regional policy integration is of utmost importance since marine pollution has no borders, and therefore strengthening regional cooperation is necessary, advocating common environmental policies.

*b) The specific measures to prevent and abate pollution towards the good environmental status of the Mediterranean:*

824. Aquaculture. There are several strategies and guidelines developed by FAO/GFCM to assist a sustainable growth for aquaculture sector, including the Ecosystem-based Approach to Fisheries and Aquaculture aiming to assist and set limits for aquaculture production given the environmental limits and social acceptability of sector. In this context it is recommended to apply the following key three principles of the FAO/GFCM strategy:

a) Aquaculture development and management should take account the full range of ecosystem functions and services and should not threaten the sustained delivery of these to society;

b) Aquaculture should improve human well-being and equity for all relevant stakeholders; and

c) Aquaculture should be developed in the context of other sectors, policies and goals. In this regard, UNEP/MAP-MED POL is preparing a Regional Plan for Aquaculture Management for adoption by COP 23 advocating the below measures.

825. Nutrient reduction, of relevance to addressing several DPs, should follow a more cyclic approach to produce, use and treat nutrients in treatment plants, where recycling and reuse are enhanced instead of environmental discharge. This is true for nitrogen and in particular for phosphorus, which has finite reserves in the environment. Policy and regulatory instruments could include more strict regulation of nutrient removal from wastewater, mandatory nutrient management plans in agriculture, and enhanced regulation of manure.

826. Tourism and Coastal urbanization. Measures should focus on the improvement of waste treatment, sustainable management of coastal areas to reduce disruption of coastal ecosystems, investment in habitat conservation and restoration to provide ecosystem services, along with implementation of the ICZM tools. Sustainable tourism and urbanization require monitoring and decision-making feedback, improvement of communal infrastructure, environmental coastal spatial and marine spatial planning, as well as the optimal environmental impact assessments, carrying capacity, adaptation to impacts of climate changes, etc.

827. Industry. Measures should focus on the improvement of waste treatment and on upgrade of the industry to the use of BAT and BEP. In addition, resources should be used in the context of a circular economy, with the reduction, reuse and recycling of waste, and shifting towards the production and use of greener substances.

828. Agriculture. Responses to the impacts of agriculture are difficult to manage because of the diffusive i.e. non-point sources introduction of nutrients and agrochemicals into the marine environment. Responses should include the management of river runoffs, the reduction of the use of toxic and bio accumulative agrochemicals, the transition to greener fertilizers and biodegradable pesticides and organic farming.

829. Marine traffic and marine and port operations. The responses should focus on improving the technology of ships and ports operations and of ports infrastructure. Use of BAT and BEP to ensure effective onboard and port pollution control facilities, to prevent accidental discharges and spillages. Specifically, for marine traffic, the designation of restricted areas for anchorage and protection of sensitive areas are encouraged. Implementation of the measures related to the designation of the Mediterranean Sea as a Sulphur emission control area (SECA) is expected to generate significant benefits in both pollution reduction and ecosystem protection. However, the introduction of exhaust gas cleaning systems EGCS – scrubbers on ships in the Mediterranean, as alternative abatement technology for air emission of Sulphur region, may generate a new stream of shipping liquid wastes, in which metals and PAH discharges dominate from ships, that is the chemical pollution transferred from air to marine waters.

*V. Strengthen the science policy interface:*

830. In order to improve the delivery of IMAP the following measures should guide addressing the gaps identified during the preparation of the 2023 MED QSR:

- a) Strengthen the use of unprecedented achievements in science and technology in order to ensure that the growing development demands and a healthy ocean co-exist in harmony by identifying the most relevant innovative knowledge and technologies that are of utmost importance for reliable and cost-effective monitoring and assessment of the state of Mediterranean Sea with a focus on:
  - i) Promotion of inter-disciplinary research aimed at understanding and prediction in the Mediterranean Sea;
  - ii) Mapping of all components of the Mediterranean marine environment, along with the anthropologic pressures across time scales;
  - iii) Application of observing and remote techniques to strengthen the IMAP-based monitoring practices and improve forecasts of the state of the marine environment;
  - iv) Application of holistic view within the “source-to-sea” framework to structure the assessment of the land-based pressures in conjunction with their impacts on the oceans.
- b) Enhance partnerships and support the transfer of ocean knowledge for science-based management, with a focus on strengthening:
  - i) The national capacities related to monitoring and data analysis;
  - ii) The use of the scientific networks to support the objectives of partnerships for the science-policy interface;
  - iii) The synergies for marine science in the Mediterranean.

*VI. Update the IMAP Pollution and Marine Litter Cluster:*

831. The IMAP Pollution and Marine Litter Cluster needs to be updated to include the following:

- i) The achievements within the implementation of the IMAP initial phase, both regarding the monitoring and assessment practices and methodologies.
- ii) The revision of the list of common indicators and addressing the knowledge gaps as identified within the preparation of the assessments for the 2023 MED QSR.
- iii) The transition from the present five-year assessment cycle to the eight-year assessment cycle; such revised frequency of Mediterranean marine assessment should be guided by the current practice of most CPs which set their national programmes based on a 3 years cycle of data collection and reporting which is not in line with the present phase of IMAP implementation.

- iv) A multi-fold increase of the resources of the Secretariat, as well as the support to CPs' capacity building within the implementation of the IMAP Pollution and Marine Litter.

#### **6.2.2 The technical measures to address the common knowledge gaps**

##### VII. Increase the efficiency of IMAP implementation regarding Pollution and Marine Litter Cluster:

832. To increase the efficiency of the monitoring and assessment of the Mediterranean marine environment, the following specific actions need to be enforced:

- o Advance integrated implementation of the National IMAPs pertaining to Pollution, Biodiversity and Coast and Hydrography Clusters, as well as the GES assessments at the regional/sub-regional level by applying the rules for integration of monitoring efforts within relevant monitoring units. For example, integration can be explored between EO9 and EO1. If based on monitoring of EO1, CI 2 – Condition of the habitat's typical species and communities, an effect on the benthic community is found, EO9, CI 17 can be useful to complement the findings, in terms of the identification of pressures. Conversely, if contamination is identified based on CI 17 monitoring, it could guide the selection of monitoring areas for the species and communities within EO1. Moreover, any impact on the infaunal community structure can be considered a biological effect and be integrated with EO9, CI18. The importance of the interrelation between seafood safety and quality i.e., EO9, CI 20 and the presence of microplastics in the marine environment i.e., EO10, CI 23 should be further pursued. In addition, there may be an interrelation between EO9, CI 13 and EO9, CI 21. Namely, the introduction of nutrients into the marine environment can be attributed to the marine discharge of untreated domestic waste, which in turn can introduce intestinal enterococci (IE) to the bathing waters.
- o Pilot implementation of the Joint Monitoring Surveys within the specific sub-divisions, as appropriate, to increase equitable access to resources and balance in strengthening of human and technical capacities of the CPs. Pilot implementation of the Joint Monitoring Surveys should be strongly supported by detailed implementation plans.
- o Support collaboration among the countries to promote a transfer of knowledge.

##### VIII. Improve IMAP IS database management:

833. IMAP-IS should be significantly improved. It should be restructured from the repository of data reported by the CPs into an advanced information system which supports integrated assessments and ensure the validation of uploaded data, first technically and then scientifically. It needs to provide a queryable database, with export formats (vertical and horizontal) for scientific evaluation and presentation, therefore allowing IMAP users and data evaluators to sort, retrieve and export data based on any available parameter of the metadata and data. The formats of the extracted data should be compatible to the extent possible with other standard analysis methodologies and presentation/mapping tools.

834. Most importantly, the QA/QC mechanism of the IMAP IS needs to be significantly strengthened including operational and scientific quality control of data. The implementation of QC/QA controls and data flagging is necessary. The online tools supporting assessments should also be integrated into IMAP IS.

835. DDs and DSs should be updated, as appropriate, further to the experience built during the present IMAP cycle of data reporting and the preparation of the 2023 MED QSR Pollution and Marine Litter assessments.

836. It is also necessary to invest significant resources to ensure IMAP IS interoperability with national databases. This has to be followed by significant improvement of data quality control and quality assurance at the national level.

IX. Improve the GES assessment:

837. For further improvement of the integrated GES assessment of IMAP Pollution and Marine Litter Cluster, it is necessary to continue streamlining the assessment methodologies applied for the environmental status assessment for the Pollution and Marine Litter Cluster within the 2023 MED QSR. To that effect the following priority needs should be addressed:

- o Revise/update the Spatial Assessment Units (SAUs) in close collaboration and in agreement with the CPs.
- o Eliminate uneven presentation of the assessment findings in different areas of assessment, associated not only with an inhomogeneity of monitoring data both in terms of quality and quantity, but also with the lack of the present assessment methodologies in particular related to pending agreement on :
  - i) The size of the offshore areas of assessment, by considering for example presently applied guiding principle of demarcating IMAP offshore assessment units by the most distant monitoring station set by the CPs in the offshore (open) waters;
  - ii) The representativeness of the number of stations in the areas of assessment; for example, in large pristine areas, a low number of stations might be adequate in contrast to small areas with pressures where a higher number of stations might be needed.
- o Expand the monitoring to include the deep-sea environment. Although IMAP already includes offshore areas, defined as areas more than 1 nautical miles (NM) distance from the coastline, monitoring of the offshore is rarely implemented, and when implemented, is of limited areal scope. Monitoring of offshore areas in the deep-sea is especially important when non-GES areas are identified, in order to trace the possible impact of pressures away from the coastline.
- o Revise the use of data reported from different types of monitoring stations for assessments. For example, this action should address the use of data reported from a) reference and master monitoring stations located in i) marine and ii) transitional waters; b) (hot spot) monitoring stations located in the modified water bodies (e.g., ports), in order to define the rules for use of data reported from different types of monitoring stations. This needs to be followed by setting the rules for the classification of monitoring stations by considering the guiding principles presently applied within the initial phase of IMAP implementation.
- o Apply additional assessment tools. In that context, remote sensing (e.g., for CI 14 and CI 21) and modelling tools should be standardized for future use. Remote sensing can strengthen monitoring practices and data acquisition nationally and sub-regionally. These observations can in turn be integrated into existing assessment methodologies not only to contribute to the assessment of the present status, but also to forecast the trends in the marine environment.
- o Modelling tools are often specific to a given ecosystem and are difficult to standardize. Their use should be associated to relevant uncertainties and acknowledged gaps (e.g. for CI 13 and CI 14).

**6.2.2.1. The technical measures specifically related to the knowledge gaps identified for IMAP Common Indicators of Ecological Objectives 5 and 9**

838. In addition to the above policy and technical measures that are common at the level of IMAP Pollution and Marine Litter Cluster, the specific knowledge gaps were identified per individual Common Indicators and therefore the specific technical measures are proposed as provided here below.

**Common Indicators 13 and 14**

X. Improve the availability of the assessment criteria for CIs 13 and 14:

Upon setting the reference conditions and boundary values for DIN and TP in the Adriatic Sea Sub-region, actions need to be undertaken to improve the availability of the assessment criteria for nutrients in the AEL, the CEN and the WMS Sub-regions. To that purpose the three continuous years of monitoring



need to be provided with a minimum monthly frequency for Water types I and II and bimonthly to seasonal for Type III. It should also be noted that other supporting parameters (i.e., temperature, salinity and dissolved oxygen) need to be available for defining the water typology. Further update of the assessment criteria for CI 14 should be undertaken as appropriate. The specific knowledge needs to be also built regarding the use of statistical tools for data validation and calculation of the assessment criteria.

XI. Improve the GES assessment:

a) Further to the above elaborated common measures, the GES assessment for CIs 13 & 14 needs to be also improved, including the use of the remote sensing and modelling tools to complement *in situ* monitoring and adding additional sub-indicator i.e., the satellite-derived Chl<sub>a</sub> data for GES assessment.

XII. Upgrade present policy measures:

b) For the development of the adaptive eutrophication management strategies, the following specific actions should also be undertaken:

- o Extend the scope of research and monitoring programs to characterize the effects of eutrophication;
- o Implement regulations to mitigate inputs of nutrient to the marine environment, such as standards, technology requirements, or pollution caps for various sectors.
- o Preserve and restore natural ecosystems that capture and cycle nutrients.

**Common Indicator 17**

XIII. Update of Environmental Assessment Criteria (EACs):

c) In order to update EACs, the methodology, as detailed in the European Commission Guidance Document (2018) and in Long et al. (1995), should be considered. This entails the creation of a database of scientific literature which elaborates where adverse biological effects, or no effect, are presented in conjunction with chemical data, in the environment and biota, at the same site and time. Briefly, those include but are not limited to sediment toxicity tests, aquatic toxicity tests in conjunction with equilibrium partitioning (EqP) and field, and mesocosm studies. The literature would then be analysed by experts and conclusions drawn. Laboratory results on biomarkers (CI18) are also important for the derivation of the EAC values. The emphasis should be given to the Mediterranean Sea biota species.

XIV. Undertake regular updates of Sub-regional and regional Background Concentrations (BCs) and Background Assessment Criteria (BACs):

d) As more data will be submitted to IMAP IS, the Sub-regional and regional BCs should be updated. It is proposed to undertake their regular updates at least 2 years prior to the QSRs preparation. This will allow for sufficient time to analyse the data, detect data gaps and ensure the submission of missing data, to perform a more robust update of the criteria for reliable assessments.

e) The methodology for BACs calculation should be revised and updated. BACs are calculated from BCs by applying the multiplication factors. Due to the lack of Mediterranean data, UNEP/MAP adopted the pragmatic methodology used by OSPAR.<sup>114</sup> Therefore, the precision of monitoring per CP should be calculated and used to set the multiplication factors specific for the Mediterranean.

<sup>114</sup>OSPAR calculated the ratio between BAC and BC (the multiplication factor) from known parameters. The pragmatic approach used in order to have 90% probability of concluding that concentration is below provided for BAC,  $BAC = BC \exp(3.18 CV)$ , where CV is the precision of the monitoring program (per determinant and matrix). In the case of OSPAR, temporal monitoring data from the UK National Marine Monitoring Programme was considered.



XV. Improve the GES assessment:

- f) Revision of IMAP needs to support the improvement of the good environmental status assessment and contribute to a more robust analysis, and facilitate integration and aggregation of CI 17 with other CIs and EOs, by undertaking the following priority actions:
- o Update list of priority pollutants. Measurements of known contaminants of concern, such as As and Cu, and emerging contaminants of concern, such as pharmaceuticals and flame retardants should be considered for inclusion in the IMAP Pollution monitoring. This process should follow the initial steps undertaken in 2019.<sup>115</sup> The updated List of Priority Contaminants could provide the basis for a prioritization of substances to be further included in the IMAP Guidance Factsheets related to Ecological Objective 9, and complement presently agreed mandatory or recommended substances for CIs 17 and 20. The decision on which contaminant to add should be based on pilot studies checking the probability of their presence in the Mediterranean Sea sub-regions.
  - o Extend the list of commonly agreed IMAP Pollution mandatory species. Species, other than species (*M. galloprovincialis* and *M. barbatus*) presently mandatory, should be added to the IMAP list. The species should be chosen based on their presence in the Sub-regions and their relevance as pollution indicators, which in turn will allow for an improved environmental assessment. Harmonization of the use of different species in different Sub-regions needs to be followed by setting the criteria (BCs and BACs) specific to each species.
  - o Utilize tools to perform Environmental Risk Analysis, to integrate chemical and biological data, as elaborated here-below for CI 18.
  - o Revise sediments` temporal monitoring requirements. For hot spot stations, the monitoring should remain every year or 2 years, while for other stations, the monitoring once or twice during the 6-year cycle should be considered.
  - o Harmonize national efforts regarding contaminants monitoring. As a minimum, it is necessary to ensure that every CP reports all mandatory parameters in mandatory matrixes, including the wet weight for mussels, LOD or LOQ values, the grain size of samples for sediments, and spatial and temporal monitoring requirements. The significant differences among the countries in terms of LOD and LOQ values, as well as differences among the areas of monitoring in the same CP, need to be analyzed and drivers of the unsatisfactory analytical performance identified.

**Common Indicator 18**

XVI. Ensure the GES assessment for CI 18:

- g) Revision of IMAP needs to support the good environmental status assessment for CI 18 and facilitate its integration and aggregation with other CIs and EOs, by undertaking the following priority actions:
- o Review and update the list of CI 18 biomarkers, along with the monitoring species;
  - o Review and update, as appropriate, the assessment criteria as adopted by Decisions IG.22/7 (COP 19) and IG.23/6 (COP 20), as well as the assessment methodologies;
  - o Further to the initial work undertaken in 2021<sup>116</sup> towards the development of the Biomonitoring related to IMAP CI 18, the following further actions should be tested:
    - i) An application of new biomarkers should be explored to support the strengthening of CI 18 monitoring and assessment.
    - ii) Use of the Environmental Risk Analysis should be provided by combing the chemical and ecotoxicological data, to support the evaluation of the risk related to marine organisms exposed to contaminated waters and sediments. It should result in objective risk values

<sup>115</sup> UNEP/MED WG.463/Inf.4. The List of Priority Contaminants under MAP/Barcelona Convention within the MED POL Monitoring Programme and IMAP have been revised according the latest lists of priority contaminants development in the EU region and internationally and shows no major changes compared to other RSCs.

<sup>116</sup> UNEP/MED WG.492/6

which allow national and regional policymakers and environmental managers to decide on the actions to decrease marine contamination, or to remediate a polluted area.

**Common Indicator 20**

*XVII. Ensure the GES assessment for CI 20:*

h) A multidisciplinary approach will be needed to ensure GES assessment for CI 20 by undertaking the following priority actions:

- o Agree on the maximal percentage of detected regulated contaminants exceeding regulatory limits in seafood, above which non-GES needs to be assigned to the area assessed;
- o Incorporate the risk assessments to human health from consumption of seafood by calculating the estimated daily intake (EDI), the target hazard quotient (THQ), the total health risk (HI), and the cancer risk, among others;
- o Incorporate into the overall evaluation the suite of contaminants analyzed, together with other factors such as synergy among contaminants, and temporal and spatial scales.
- o Harmonize the choice of species among the CPs, whereby data from national reports on seafood safety and cooperation with national health authorities should be used to complement data reporting to IMAP IS;
- o Examine and coordinate monitoring protocols, risk-based approaches, analytical testing, and assessment methodologies between the CPs; the national food safety authorities; research organisations and/or environmental agencies;
- o Determine the applicability of CI 20 beyond food consumer protection and public health, although it intuitively reflects the health status of the marine environment in terms of delivery of benefits (e.g., fisheries industry).

**Common Indicator 21**

*XVIII. Improve the GES assessment for CI 21:*

i) An optimal GES assessment for CI 21 needs to be strengthened by optimal data reporting which will ensure the confidence of the assessment. At least, 16 data points for 4 consecutive bathing seasons are needed for the application of the uniform assessment methodology across the Mediterranean; therefore, increasing the comparability and consistency of the assessment findings.

**Annex I (CH 2)**

**Integration and Aggregation Rules for Monitoring and Assessment of (IMAP Pollution and Marine Litter Cluster**

**Table I EO5 EUTROPHICATION:** Interrelations of IMAP Common Indicators 13 and 14 of EO5 and IMAP Common Indicators of EO1, EO3, EO7, EO8 and EO9.

Ecological objective	Common Indicator	Interrelations with CIs 13 and 14 of EO5	Monitoring interconnections
EO1 Marine Habitats	CI1: Habitat distributional range (to also consider habitat extent as a relevant attribute)  STATE	Excessive concentrations of nutrients and chlorophyll a may cause chemical and transparency change with consequent effects on habitat communities.  The excessive nutrients concentrations may cause increased abundance of phytoplankton biomass (chlorophyll-a - CI14) and macroalgae, as well as proliferation of opportunistic and HAB species with consequent effects on habitat communities, for example phytoplankton blooms may reduce light availability for marine plants.  PRESSURE, IMPACT	If possible, overlapping of EO5 stations is desired with the key locations of benthic habitats with plant species, preferably also within the MPA (as a reference station).
EO1 Marine Species	C2: Condition of the habitat's typical species and communities  STATE		
EO3	CI7: Spawning stock Biomass  STATE	Nutrients and chlorophyll a can possibly impact the spawning stock biomass through the changes in chemical conditions and transparency	
EO7	CI15: Location and extent of the habitats impacted directly by hydrographical alterations.  IMPACT	An interrelation with monitoring of eutrophication can be expected since among others turbidity, which might be related to increased eutrophication, can play a crucial role in maintaining marine habitats  PRESSURE	Basic hydrographic data should be collected and reported on all EO5 stations, such as temperature and salinity, to define the major coastal/onshore water types for eutrophication assessment.
EO8	CI16: Length of coastline subject to physical disturbance due to the influence of man-made structures.  PRESSURE	Since eutrophication is related to urbanized areas due to nutrient increase (CI 13) through the anthropogenic (particularly non-treated or not appropriately treated) wastes Another interrelation is with EO8 - CI16 (as physical disturbance due to man-made structures can affect hydrographical characteristics as are turbidity, currents, release of nutrients)  PRESSURE	The type of construction/infrastructure on the coastline is determined as part of EO8 monitoring. To some extent, it could contribute towards identifying type of pressure coming from human sources relevant for monitoring at EO5 stations.  In addition, information coming from EO5 monitoring could complement EO8 monitoring.
EO9	CI17-CI20		Integration of sampling stations for EO5 and EO9 ensures cost-effectiveness.

**Table II EO9 CONTAMINANTS:** Interrelations of IMAP Common Indicators of EO9 and IMAP Common Indicators of EO1, EO5, EO7, EO8 and EO10.

Ecological objective	Common Indicator	Interrelations with CIs of EO9	Monitoring interconnections
EO1 Marine Habitats	CI2: Condition of the habitat's typical species and communities  STATE	CI18: Biological effects It can be expected that ecotoxicological pollution has impacts on species. The unwanted effects include harm to organisms at lower levels of the food chain and a magnification of concentrations through food webs, resulting in higher concentrations and potential impacts at the top of the food chain.	The results of the EO9 monitoring could be taken into considerations to complement EO1 monitoring (in terms of identification of pressures); therefore, it should be recommended for selection of monitoring areas for EO9 to consider a distribution of marine habitats and species
EO1 Marine Species	CI3: Species distributional range CI5: Population demographic characteristics  STATE	CI19: Biological effects from accidents/oil spills can have significant impacts on species CI20: Actual levels of contaminants in seafood  IMPACT	

Ecological objective	Common Indicator	Interrelations with CIs of EO9	Monitoring interconnections
EO3	CI7: Spawning stock biomass	CI20: Actual levels of contaminants in seafood IMPACT	Sampling for CI20 can be conducted along with CI7.
EO5	CI13, CI14 PRESSURE	CI17, CI21 PRESSURE	It is recommended to ensure Common sampling locations for EO5 and EO9 mainly due to cost- effectiveness of monitoring efforts.
EO7	CI15: Location and extent of the habitats impacted directly by hydrographical alterations.  IMPACT	CI17, CI21 are directly linked to anthropogenic pressures such as coastal urban development, port facilities, dredging, dumping, mining, etc.  PRESSURE	Basic hydrographic data should also be collected and reported on all EO9 stations, such as temperature and salinity. The areas/monitoring units for CIs 17, 21 are closely associated with those of CI15 following a need to apply the risk-based approach for defining the monitoring network.
EO8	CI16: Length of coastline subject to physical disturbance due to the influence of man-made structures.  PRESSURE		The monitoring areas/stations for CIs 17, 21, are closely associated with those of CI16 following a need to apply the risk-based approach for defining the monitoring network.
EO10	CI22: Trends in the amount of litter washed ashore  PRESSURE	CI21: Marine litter can carry pathogens  PRESSURE	Overlapping of monitoring areas/units should be considered, as to allow recording of marine litter CI 22 parameters whilst monitoring of CI21 takes place, as appropriate and feasible
	CI23: Trends in the amount of litter in the water column including microplastics and on the seafloor  CI24: Trends in amount of litter ingested  PRESSURE, IMPACT	CI17, CI20: Marine litter, in the form of microplastics, can carry and release chemical contaminants into the marine environment or transfer them directly to marine organisms after ingestion.  PRESSURE, IMPACT	Overlapping of monitoring areas/units should be considered, as to allow recording of marine litter CIs 23 and 24 parameters whilst monitoring of CIs 17 and 20 takes place, as appropriate and feasible

**Table III EO10 MARINE LITTER:** Interrelations of IMAP Common Indicators of EO10 CIs and IMAP Common Indicators of EO1, EO5, EO7, EO8 and EO9.

Ecological objective	Common Indicator	Interrelations with CIs of EO10 CIs	Monitoring interconnections
EO1 Marine Habitat	CI1: Habitat distributional range (to also consider habitat extent as a relevant attribute)  CI2: Condition of the habitat's typical species and communities  STATE	CI23: Litter on the sea bottom damages benthic species and can affect distribution of habitats. Information on type and amount of the marine litter is relevant for the assessment of pressures to the benthic habitats.  PRESSURE	Data from EO1 monitoring could complement monitoring of sea floor marine litter. Also, results of the EO10 monitoring could complement EO1 monitoring. Overlap of monitoring areas/ units is required.
EO1 Marine Species	CI3: Species distributional range. CI4: Population abundance of selected species CI5: Population demographic characteristics  STATE	CI24: Marine litter could cause significant impacts to marine mammals, reptiles and marine birds, through ingestion and/ or entangling. The unwanted effects include harm to organisms at lower levels of the food chain and a magnification of concentrations through food webs, resulting in higher concentrations and potential impacts at the top of the food chain.  IMPACT	
EO3	CI7: Spawning stock Biomass		In order to ensure cost-effectiveness, expeditions undertaken for EO3 monitoring could, at the same time, be used for EO10 (offshore seafloor and surface monitoring).
EO5	Whilst monitoring of CIs 13 and 14 takes place, recording of marine litter CIs parameters should be undertaken, as appropriate and feasible		
EO7	No interrelation - interconnection		
EO8	CI16: Length of coastline subject to physical disturbance due to the influence of man-made structures.  PRESSURE	CI22: Trends of marine litter washed ashore. Directly linked to anthropogenic pressures such as coastal urban development, port facilities, dredging, dumping, mining, etc..  PRESSURE	The areas/monitoring units for CI22, are closely associated with those of CI16 following a need to apply the risk-based approach for defining the monitoring network
EO9	Whilst monitoring of CIs of EO9 takes place, recording of marine litter CIs parameters should be undertaken, as appropriate and feasible		

7.

**Table IV** Monitoring units and environmental matrices interrelated for the CIs of EO5, EO9 and EO10, as well as for the EO1, EO7 and EO8

	Monitoring unit					
	Coastal/Onshore areas/waters			Offshore areas/waters		
<i>Pressure related CIs</i>						
	water	sediment	biota	water	sediment	biota
EO5	13+, 14+			13, 14+		
EO9	19 <sup>+</sup> , 21	17	20 <sup>+</sup>	19 <sup>+</sup>	17	20 <sup>+</sup>
EO10	23	22, 23	24 <sup>+</sup>	23	23	24 <sup>+</sup>
EO8	16 Length of coastline			-		
<i>Impact related CIs</i>						
	Biota			Biota		

<b>EO9</b>	18, 19*, 20*		18***, 19*†, 20*	
<b>EO10</b>	24*		24*	
<b>EO7</b>	15		15†	
<i>State related CIs</i>				
<b>EO1</b>	1 Seabed habitats	2, 3, 5 Marine reptiles	1 Seabed habitats	2, 3, 5 Marine reptiles

\*Depending on the monitoring unit, the accident may happen in either coastal/onshore or offshore waters, so the monitoring unit for this CI cannot be fixed a priori

\*\*Monitoring of nutrients is important for water sediment interface, including in offshore areas, especially where important estuaries exist

\*\*\*It is recommended to monitor CI18 (in alternative fish species) in offshore waters

†Both pressure and impact CIs

† Related to offshore structures

**Table V.** Upgraded aggregation scheme for areas of assessment for EO5, EO9, EO10 within the nested approach.

Mediterranean Region					
		Sub-region (i)			
		National part			
EOs	CIs			Offshore waters	Ccoastal/onshore waters
EO5	CI 13 Nutrients	X	X	XXX	XXX
	CI 14 Chlorophyll-a	X	X	XXX	XXX
EO9	CI 17 Key harmful contaminants	X	X	XXX	XXX
	CI 18 Pollution effects	X	X	XXX*	XXX
	CI 19 Acute pollution events and their effects	X	XXX	XXX related to where the event happened	
	CI 20 Contaminants in seafood	XX	XXX according to FAO areas	XXX according to FAO areas	
	CI 21 Intestinal enterococci				XXX
EO10	CI 22 Beach litter	X	X	XXX	XXX
	CI 23 Litter at sea	XX	XXX seabed litter	XXX seabed litter	XXX seabed litter
		XX	XXX sea surface microplastics	XXX sea surface microplastics	
	CI24 Ingestion and entanglement	XX	XXX	XXX	

**Annex II (CH 2)**

**Reference conditions and boundary values of ecological quality classes for Type I and Type II  
Adriatic in coastal and open waters**



**Table I.** Reference conditions and boundary values of ecological quality classes expressed by different parameters for Type I in coastal and open waters. Normalized EQRs need to be used in ecological quality assessment.

Boundaries	TRIX	$c(\text{Chla}_{\text{aGM}})/\mu\text{g L}^{-1}$	$\text{Chla}_{\text{aGM}}$		$c(\text{TP}_{\text{aGM}})/\mu\text{g L}^{-1}$	TP	
			EQR <sub>actual</sub>	EQR <sub>normalized</sub>		EQR <sub>actual</sub>	EQR <sub>normalized</sub>
<b>Coastal waters</b>							
RC		1.40	1.00	1.00	0.19	1.00	1.00
H/G	4.25	2.0	0.70	0.85	0.26	0.73	0.85
<b>G/M</b>	<b>5.25</b>	<b>5.0</b>	<b>0.28</b>	<b>0.62</b>	<b>0.55</b>	<b>0.35</b>	<b>0.61</b>
M/P	6.25	12.6	0.11	0.38	1.15	0.17	0.38
P/B	7	25.0	0.06	0.20	2.00	0.10	0.20
<b>Open waters</b>							
					$c(\text{DIN}_{\text{aGM}})/\mu\text{g L}^{-1}$	DIN	
RC		0.29	1.00	1.00	0.66	1.00	1.00
H/G	4.25	1.25	0.23	0.76	5.3	0.12	0.84
<b>G/M</b>	<b>5.25</b>	<b>3.1</b>	<b>0.09</b>	<b>0.59</b>	<b>22.3</b>	<b>0.03</b>	<b>0.70</b>
M/P	6.25	7.8	0.04	0.42	93.1	0.01	0.56
P/B	7						
<b>Montenegro</b>							
RC		0.15	1.00	1.00	0.21	1.00	1.00
H/G	4.25	1.25	0.12	0.72	5.3	0.04	0.73
<b>G/M</b>	<b>5.25</b>	<b>3.1</b>	<b>0.05</b>	<b>0.59</b>	<b>22.3</b>	<b>0.01</b>	<b>0.59</b>
M/P	6.25	7.8	0.02	0.45	93.1	0.002	0.45
P/B	7						

**Table II.** Reference conditions and boundary values of ecological quality classes expressed by different parameters for Type II Adriatic in coastal and open waters. Normalized EQRs need to be used in ecological quality assessment.

Boundaries	TRIX	$c(\text{Chla}_{\text{aGM}})/\mu\text{g L}^{-1}$	$\text{Chla}_{\text{aGM}}$		$c(\text{TP}_{\text{aGM}})/\mu\text{g L}^{-1}$	TP	
			EQR <sub>actual</sub>	EQR <sub>normalized</sub>		EQR <sub>actual</sub>	EQR <sub>normalized</sub>
<b>Coastal waters</b>							
RC		0.33	1.00	1.00	0.16	1.00	1.00
H/G	4	0.64	0.52	0.82	0.26	0.62	0.82
<b>G/M</b>	<b>5</b>	<b>1.5</b>	<b>0.22</b>	<b>0.61</b>	<b>0.48</b>	<b>0.33</b>	<b>0.61</b>
M/P	6	3.5	0.09	0.40	0.91	0.18	0.40
P/B	7	8.2	0.04	0.19	1.71	0.09	0.19

**Table III.** Major coastal water types in the Mediterranean

	Type I	Type II-A, II-A Adriatic	Type III-W	Type III-E	Type Island-W
$\sigma_t$ (density)	<25	25<d<27	>27	>27	All ranges
S (salinity)	<34.5	34.5<S<37.5	>37.5	>37.5	All ranges

Note: With the view to assess eutrophication, it is recommended to rely on the classification scheme on Chl a concentration (in  $\mu\text{g/l}$ ) in coastal waters as a parameter easily applicable by all Mediterranean countries based on the indicative thresholds and reference values presented in Table 3.

Note: The above table of major coastal water types is also indicative of the part of offshore waters next to coastal waters; however, it should be used with caution in the offshore (open) areas.

**Table IV.** Coastal water types reference conditions and boundary values in the Mediterranean, along with the new and updated values for coastal and open (offshore) waters in the Adriatic Sea Sub-region. (Shaded cells indicate the criteria which remain as provided in Decision IG.22/7. Reference conditions and boundary (Good/Moderate status) values, expressed as G\_mean annual values, are based on long time series (>5 years) of monthly sampling at least, which differ from type to type on the sub-regional scale, and therefore, were built with different strategies).

Water Typology	Coastal waters					
	Reference conditions of c(Chla) (µg/L)		Boundaries of c(Chla) (µg/L) for G/M status		Reference conditions of c(TP) (µmol/L)	Boundaries of c(TP) (µmol/L) for G/M status
	G_mean	90% percentile	G_mean	90% percentile		
Type I	1,4	3,33 <sup>b</sup>	6,3	10		
Type I Adriatic	1,4	3,94	5,0 <sup>a</sup>	14,1	0,19 <sup>a</sup>	0,55 <sup>a</sup>
Type II-A-FR-SP <sup>d</sup>	-	1,9	-	3,58	-	-
Type II-A Adriatic	0,33	0,87	1,5	4,0	0,16 <sup>a</sup>	0,48 <sup>a</sup>
Type II-A <sup>e</sup> Tyrrhenian	0,32	0,77	1,2	2,9	-	-
Type III-W Adriatic <sup>c</sup>	-	-	0,64 <sup>f</sup>	1,7 <sup>f</sup>	-	0,26
Type III-W Tyrrhenian	-	-	0,48	1,17	-	-
Type III-W-FR-SP		0,9		1,80		
Type III-E		0,1		0,4		
Type Island-W		0,6		1,2-1,22		
Water Typology	Open (offshore) waters in the Adriatic Sea Sub-region					
	Reference conditions of c(Chla) (µg/L)		Boundaries of c(Chla) (µg/L) for G/M status		Reference conditions of c(DIN) (µmol/L)	Boundaries of c(DIN) (µmol/L) for G/M status
	G_mean	90 % percentile	G_mean	90 % percentile		
Type I Adriatic	0,15 <sup>g</sup> ; 0,29 <sup>h</sup>	0,42 <sup>g</sup> ; 0,81 <sup>g</sup>	3,1	8,7	0,21 <sup>g</sup> ; 0,66 <sup>h</sup>	22,3
Type II-A Adriatic	0,11	0,29	-	-	-	-
Type III-W Adriatic <sup>c</sup>	-	-	0,64	1,7	-	-

<sup>a</sup>From Giovanardi et al, 2018

<sup>b</sup>Applicable to Gulf of Lion Type I coastal waters

<sup>c</sup>The ecological classification scheme would not be suitable for proper and safe classification, and therefore the boundary values for WT III-W Adriatic waters are based on the H/G values for WT II-A Adriatic in coastal waters i.e. 0.64 µg/L for Chla and 0.26 µmol/L for TP

<sup>d</sup>Correction of error included to ensure consistency with the classification as provided in Commission Decision 2013/480/EU i.e. Type II -FR-SP, as included in Decision IG.22/7, replaced with Type II -A-FR-SP

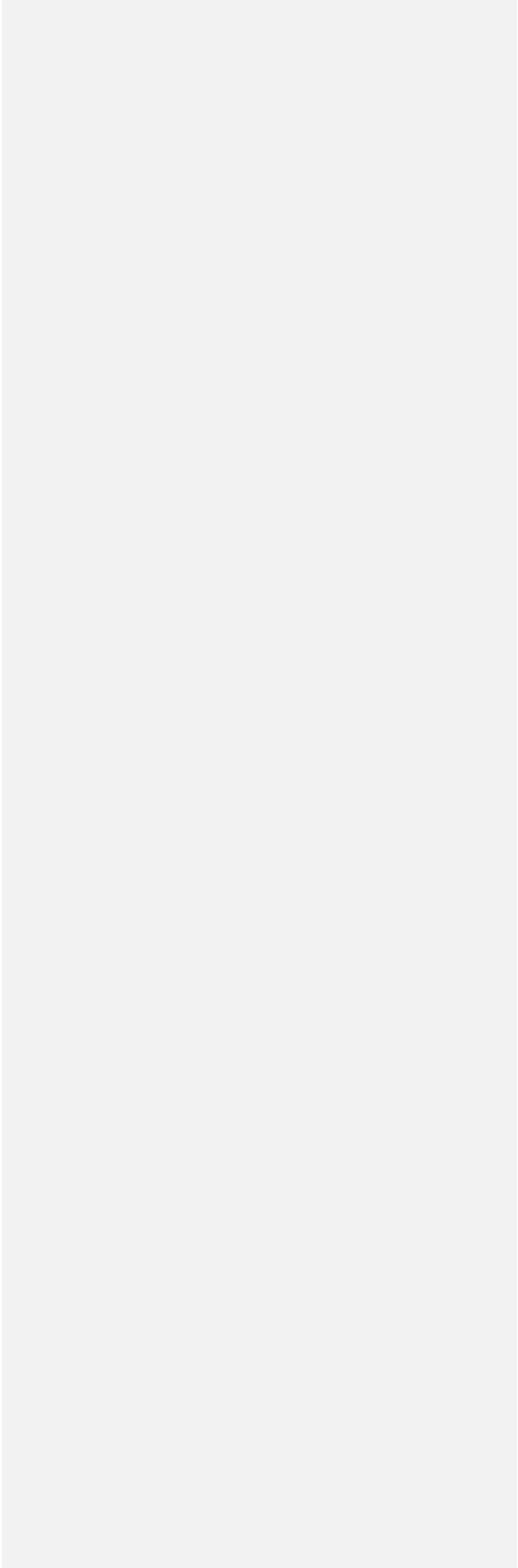
<sup>e</sup>Correction of error included to ensure consistency with the classification as provided in Commission Decision 2013/480/EU i.e., Type II-A Tyrrhenian replaced Type II-B Tyrrhenian, as included in Decision IG.22/7, since the latter does not exist in the Tyrrhenian Sea <sup>f</sup> values based on the H/G values for WT II-A<sup>e</sup> The ecological classification scheme would not be suitable for proper and safe classification, and therefore the boundary values for WT III-W Adriatic waters are based on the H/G values for WT II-A Adriatic in coastal waters i.e. 0.64 µg/L for Chla and 0.26 µmol/L for TP

<sup>g</sup> for ME; <sup>h</sup> for HR, IT

<sup>h</sup> No pressure – effect relationship was found, and therefore RC for DIN and boundary G/M values for Chla and DIN could not be proposed

Annex III (CH 2)

The assessment criteria and GES assessment categories applied for assessment of IMAF CIs ~~21~~20  
and 21



**Table I. Assessment Criteria for CI 20. Maximum Levels of Heavy Metals – (EC) Regulation 1881/2006**

	Foodstuffs	Maximum levels mg kg <sup>-1</sup> wet weight		
		Cadmium	Lead	Mercury
1	Muscle meat of fish <sup>(1)</sup>	0.050 Excluding species listed in 2 and 3	0.30	0.50 Excluding species listed in 4
2	Muscle meat of the following fish <sup>(1)</sup> anchovy ( <i>Engraulis species</i> ) bonito ( <i>Sarda sarda</i> ) common two-banded seabream ( <i>Diplodus vulgaris</i> ) eel ( <i>Anguilla anguilla</i> ) grey mullet ( <i>Mugil labrosus labrosus</i> ) horse mackerel or scad ( <i>Trachurus species</i> ) louvar or luvar ( <i>Luvarus imperialis</i> ) sardine ( <i>Sardina pilchardus</i> ) sardinops ( <i>Sardinops species</i> ) tuna ( <i>Thunnus species</i> , <i>Euthynnus species</i> , <i>Katsuwonus pelamis</i> ) wedge sole ( <i>Dicologlossa cuneata</i> )	0.10		
3	Muscle meat of swordfish ( <i>Xiphias gladius</i> ) <sup>(1)</sup>	0.30		
4	Muscle meat of the following fish: anglerfish ( <i>Lophius species</i> ) atlantic catfish ( <i>Anarhichas lupus</i> ) bonito ( <i>Sarda sarda</i> ) eel ( <i>Anguilla species</i> ) emperor, orange roughy, rosy soldierfish ( <i>Hoplostethus species</i> ) grenadier ( <i>Coryphaenoides rupestris</i> ) halibut ( <i>Hippoglossus hippoglossus</i> ) marlin ( <i>Makaira species</i> ) megrim ( <i>Lepidorhombus species</i> ) mullet ( <i>Mullus species</i> )			1.0

	<p>pike (<i>Esox lucius</i>) plain bonito (<i>Orcynopsis unicolor</i>)                  poor cod (<i>Tricopterus minutus</i>)                  portuguese dogfish (<i>Centroscymnus coelolepis</i>)                  rays (<i>Raja species</i>)                  redfish (<i>Sebastes marinus</i>, <i>S. mentella</i>, <i>S. viviparus</i>)                  sail fish (<i>Istiophorus platypterus</i>)                  scabbard fish (<i>Lepidopus caudatus</i>, <i>Aphanopus carbo</i>)                  seabream, pandora (<i>Pagellus species</i>)                  shark (all species)                  snake mackerel or butterfish (<i>Lepidocybium flavobrunneum</i>, <i>Ruvettus pretiosus</i>, <i>Gempylus serpens</i>)                  sturgeon (<i>Acipenser species</i>)                  swordfish (<i>Xiphias gladius</i>)                  tuna (<i>Thunnus species</i>, <i>Euthynnus species</i>, <i>Katsuwonus pelamis</i>)</p>			
5	Crustaceans, excluding brown meat of crab and excluding head and thorax meat of lobster and similar large crustaceans	0.50	0.50	0.50
6	Bivalve molluscs	1.0	1.5	
7	Cephalopods (without viscera)	1.0	1.0	

(1) Exclusion of liver. Where fish are intended to be eaten whole, the maximum level shall apply to the whole fish

**Table II. Maximum Levels of Benzo(a)pyrene and sum of four PAHs (benzo(a)pyrene, benz(a)anthracene, benzo(b)fluoranthene and chrysene) Regulation No 835/2011 amending Regulation (EC) 1881/2006**

Foodstuffs	Maximum levels ( $\mu\text{g kg}^{-1}$ )	
	Benzo(a)pyrene	Sum of benzo(a)pyrene, benz(a)anthracene, benzo(b)fluoranthene and chrysene *
Bivalve molluscs (fresh, chilled or frozen)	5.0	30.0

\* Lower bound concentrations are calculated on the assumption that all the values of the four substances below the limit of quantification are zero

**Table III. Maximum Levels of Dioxins and PCBs - Regulation (EC) 1259/2011 amending Regulation (EC) 1881/2006**

Foodstuffs	Maximum levels		
	Sum of dioxins (WHO-PCDD/F-TEQ) <sup>(1)</sup>	Sum of dioxins and dioxin-like PCBs (WHO-PCDD/F-PCB-TEQ) <sup>(1)</sup>	Sum of PCB28, PCB52, PCB101, PCB138, PCB153 and PCB180 (ICES 6)
Muscle meat of fish and fishery products and products thereof <sup>(2)</sup> with the exemption of: <ul style="list-style-type: none"> <li>• wild caught eel</li> <li>• wild caught fresh water fish, with the exception of diadromous fish species caught in fresh water</li> <li>• fish liver and derived products</li> <li>• marine oils</li> </ul> The maximum level for crustaceans applies to muscle meat from appendages and abdomen. In case of crabs and crab-like crustaceans ( <i>Brachyura</i> and <i>Anomura</i> ) it applies to muscle meat from appendages.	3.5 $\mu\text{g g}^{-1}$ wet weight	6.5 $\mu\text{g g}^{-1}$ wet weight	75 $\text{ng g}^{-1}$ wet weight

(1) Dioxins (sum of polychlorinated dibenzo-para-dioxins (PCDDs) and polychlorinated dibenzofurans (PCDFs), expressed as World Health Organisation (WHO) toxic equivalent using the WHO-toxic equivalency factors (WHO-TEFs)) and sum of dioxins and dioxin-like PCBs (sum of PCDDs, PCDFs and polychlorinated biphenyls (PCBs), expressed as WHO toxic equivalent using the WHO-TEFs). WHO-TEFs for human risk assessment based on the

conclusions of the World Health Organization (WHO) (For TEF values see note 31, (EC) Regulation 1259/2011 – Annex 1.1.9).

(2) Where fish are intended to be eaten whole, the maximum level shall apply to the whole fish.

**Assessment Criteria for CI 21.**

**Table IV.** Microbial Water Quality Assessment Category based on Intestinal enterococci (cfu/100 mL) in bathing waters in the Mediterranean (Decision IG.20/9).

Category	A	B	C	D
Limit values	<100*	101-200*	185**	>185** <sup>(1)</sup>
Water Quality	Excellent	Good	Sufficient	Poor/Immediate Action

\*Based on the 95<sup>th</sup> percentile; \*\* Based on the 90<sup>th</sup> percentile;

- <sup>(1)</sup> For single sample appropriate action is recommended to be carried out once the count for IE exceeds 500 cfu/100 mL;
- For classification purposes at least 12 sample results are needed spread over 3-4 bathing seasons;
- Reference method of analysis: ISO 7899-2 based on membrane filtration technique or any other approved technique;
- Transitional period 4 years (starting by 1st January 2012).



**Annex IV (CH 3):**

**The GRID/Table approach and Scoreboards Method/DPSIR Analysis Matrix**



**Table II.** The GRID/Table combined with the GES assessment results.

Scaled GRID pressures/impact approach	SUB-REGIONS	SUB-DIVISIONS	Country	Assessment Result	Coastal urbanization	Industry	Offshore structures
Common Indicator x	Western Mediterranean Sea	North Western (NWMS)	Onshore	non-GES	Orange	Red	Green
			Offshore	GES			
		Alboran Sea (ALBS)	Onshore	...	Orange	Orange	Yellow
			Offshore	..			
		Tyrrhenian Sea (TYRS)	Onshore		Orange	Red	Yellow
			Offshore				
	Adriatic Sea	North Adriatic (NADR)	Onshore		Orange	Red	Yellow
			Offshore				
		Middle Adriatic (MADR)	Onshore		Green	Orange	Green
			Offshore				
		South Adriatic (SADR)	Onshore		Green	Orange	Green
			Offshore				
	Central and Ionian Sea	Central (CEN)	Onshore		Green	Green	Green
			Offshore				
		Ionian Sea (IONS)	Onshore		Green	Green	Green
			Offshore				
	Aegean and Levantine Seas	Aegean Sea (AEGS)	Onshore		Orange	Red	Yellow
			Offshore				
Levantine (LEVS)		Onshore		Orange	Red	Yellow	
		Offshore					

Note: For the purpose of this table onshore and offshore areas are not used as legal terms but as the geographical terms to distinguish different areas with different ecological features for the purpose of monitoring and assessment.

**Table III:** Template to frame the activities according to the DPSIR approach and links them to the Barcelona Convention measurements system (IMAP). Below template includes agriculture in the inland area as an example, while the complete template that includes all other relevant interrelations is provided in Annex A (Showing an update for the Adriatic Sea Sub-region of the template as presented in UNEP/MED WG.463/Inf.9). The list of activities elaborated in this template is not exhaustive and may be further extended and amended in line with specific circumstances related to concrete examples for which determination of the interrelation between pressure/state/impact is needed. CI, Common Indicator. cCI, Candidate Common indicator

LANDWARD – INLAND						
Economic (Driver)	Activity type	Pressure	State	Impact (ES)	IMAP EOs CIs	Regional policy (Response)
					<b>Pressure, Impact and State-based indicators</b>	<b>UN Barcelona Convention</b>
<b>Agriculture</b>	Crops (any)	Hydrological alterations	River diversions	Habitat deterioration	(EO8): cCI 25, EO1 (CI 12) EO7 (CI 15)	LBS Protocol Hazardous Substances Protocol SAP/MED Regional Plan on the on the phasing out of lindane and endosulfan, Regional Plan on the Phasing Out of DDT; and other similar Regional Plans for phasing out POPs, EU Biodiversity for 2030, EU Water Framework Directive and the EU Common Agricultural Policy (CAP)
	Crops (any)	Hydrological alterations	River diversions	Loss of biodiversity	EO1, EO8	LBS Protocol Hazardous Substances Protocol SAP/MED Regional Plan on the on the phasing out of lindane and endosulfan, Regional Plan on the Phasing Out of DDT; and other similar Regional

LANDWARD – INLAND						
Economic (Driver)	Activity type	Pressure	State	Impact (ES)	IMAP EOs CIs	Regional policy (Response)
					<b>Pressure, Impact and State-based indicators</b>	<b>UN Barcelona Convention</b>
						Plans for phasing out POPs, EU Biodiversity for 2030, EU Water Framework Directive and the EU Common Agricultural Policy (CAP)
	Crops (any)	Geomorphological changes	Land alteration	Loss of biodiversity / Population (species) decreases	(EO8): cCI 25, EO1: CI 1	Regional Plan on Marine Litter Action Plan for the management of the Mediterranean Monk Seal Action Plan for the Conservation of Mediterranean Marine Turtle Action Plan for the conservation of cetaceans in the Mediterranean Sea SAP/BIO
	Land crops	Land use	Land degradation	Soil degradation (contaminated, inert)	(EO8): cCI 25	ICZM Protocol
	Wetland crops	Wetlands use	Wetlands degradation	Flooding vulnerability / Clean water provision	(EO8): cCI 25	SPA and Biological Diversity Protocol

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	COASTAL AREA					SEAWARD - LAGOONS - ISLANDS - OFFSHORE					
(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
1) Agriculture	Crops (any)	Runoff/River (organochlorinated and other chemicals)	Coastal contamination /pollution/ eutrophication	Habitats deterioratio n; Sea food contaminati on	BIODIVERSITY (EO1): C11-C15; EUTROPHICAT ION (EO5):C113- C114; CONTAMINATI ON (EO9):C117, C118, C120	Crops (effects seaward)	Runoff/River (organochlorinated and other chemicals)	Coastal and offshore contamination/poll ution Eutrophication	Ecosystems deteriorati on; Sea food contaminat ion	BIODIVERSITY (EO1): C11-C15; EUTROPHICAT ION (EO5):C113- C114; CONTAMINATI ON (EO9):C117, C118, C120	LBS Protocol Hazardous Substances Protocol SAP/MED Regional Plan on the on the phasing out of lindane and endosulfane, Regional Plan on the Phasing Out of DDT; and other similar Regional plans for phasing out POPs

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	COASTAL AREA					SEAWARD - LAGOONS - ISLANDS - OFFSHORE					
(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	Crops (any)	Runoff (river litter)	Costal litter occurrence (beach, surface and seabed)	Species threaten Natural resources affected Landscape visual impairment	BIODIVERSITY (EO1): CI1-CI5; MARINE LITTER (EO10):CI22, CI23, CI24	Crops (effects seaward)	Runoff (river litter)	Costal litter occurrence (surface, water column, seabed and deep-sea bed)	Long-lived species threaten Natural resources affected Marine ecosystems deterioration	BIODIVERSITY (EO1): CI1-CI5; MARINE LITTER (EO10):CI22, CI23, CI24	Regional Plan on Marine Litter Action Plan for the management of the Mediterranean Monk Seal Action Plan for the Conservation of Mediterranean Marine Turtle Action Plan for the conservation of cetaceans in the Mediterranean Sea SAP/BIO
	Crops (any)	Seaward sediment flux Alterations	Coastal erosion	Coastal surface decrease (beaches, dunes, etc.)	CI16	Crops (effects seaward)	Seaward sediment flux alterations	Subsidence, unsustained costaline	Loss of coastline	CI16	ICZM Protocol
	Delta crops	Delta use	Delta degradation (contaminated, inert)	Exploited resources affected	CI16	Crops (harvesting)	Coastal micro- and macro algae harvesting	Habitats alterations	Natural resources affected	N/A	SPA and Biological Diversity Protocol

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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
<b>2) Industry (land- based sources)</b>	Diverse industrial activities	Industrial wastewater (treated and untreated)	Transitional and coastal water pollution	Chemical and emerging contaminati on of habitats and species (water column and seafloor)	BIODIVERSITY (EO1): C11-C15; CONTAMINATI ON (EO9):C17, C18, C120	Diverse industrial activities	Diffuse contamination	Coastal and offshore contamination	Pelagic and benthic ecosystem deteriorati on Seafood contaminat ion	BIODIVERSITY (EO1): C11-C15; CONTAMINATI ON (EO9):C17, C18, C120	LBS Protocol Hazardous Substances Protocol Mercury Regional Plan Offshore Protocol National Baselines Budgets (NBBs) SPA and Biological Diversity Protocol
		Litter increase	Riverine and coastal litter occurrence (surface, beach)	Species threaten Natural resources affected Coastal visual impairment	BIODIVERSITY (EO1): C11-C15; MARINE LITTER (EO10):C122, C123, C124		Litter pollution (spread)	Coastal and offshore contamination (surface, water column, seabed, deep-sea bed)	Long-lived species threaten Natural resources affected Marine ecosystems deteriorati on	BIODIVERSITY (EO1): C11-C15; MARINE LITTER (EO10):C122, C123, C124	SPA and Biological Diversity Protocol
		Industrial effluents (occasional inputs, acute events)	Transitional and coastal water pollution	Natural resources loss	CONTAMINATI ON (EO9): C117, C118, C119, C120		Sea disposal sites (authorized dumping)	Sea-floor habitats affected (integrity impaired)	Benthic ecosystem loss	SEA-FLOOR INTEGRITY (EO6); CONTAMINATI ON (EO9): C117, C118, C119, C120	Dumping Protocol

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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and Cis		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and Cis	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
3) Aquaculture	Coastal aquaculture (shellfish farming, Fish farming)	Water column and seabed habitats impacted by substances	Eutrophication	Habitats deterioration Biodiversity impaired	BIODIVERSITY (EO1): C11-C12; EUTROPHICATION (EO5):C13-C14; CONTAMINATION (EO9): C120	Coastal, offshore farming	Pelagic ecosystem impacted by substances	Eutrophication	Habitats deterioration Biodiversity impaired	BIODIVERSITY (EO1): C11-C12; EUTROPHICATION (EO5):C13-C14; CONTAMINATION (EO9): C120	SPA and Biological Diversity Protocol
	Coastal aquaculture (shellfish farming, Fish farming)	Marine Litter and Microplastic Generation	Marine Litter and Microplastic generation; lying on the seafloor and float around the Mediterranean	Effect on biota, microplastic ingestion,	MARINE LITTER (EO10) : C123, C124						Regional Plan on Marine Litter Management in the Mediterranean SPA and Biological Diversity Protocol
4) Fisheries	Fishing vessels (artisanal, trawling, etc.)	Pressures on fish stocks and benthic ecosystems	Marine fisheries decline (over-fishing)	Decrease on fish species of commercial importance	FISHERIES (EO3): C17-C12	Fishing vessels (medium power, trawling, etc.)	Pressures on fish stocks and benthic ecosystems	Marine habitats decline	Decrease on fish species of ecological importance	FISHERIES (EO3): C17-C12	Regulations and MPAs, SPAs, SPAMIs
	Fishing vessels (artisanal ,	Marine Litter and Microplastic Generation,	Marine Litter and Microplastic spread in the water	Effect on marine, biota, ALDFG,	MARINE LITTER (EO10) : C123, C124						Regulations and MPAs, SPAs, SPAMIs



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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and Cis		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and Cis	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	trawling, etc.)	“Ghost Fishing”	column and on the seafloor,	Ghost- fishing							
	Extraction of genetic resources	Pressures on fish stocks and benthic ecosystems	Populations diversity impaired	Decrease on fisheries ecological function	BIODIVERSITY (EO1): C11-C12	Extraction of genetic resources	Pressures on fish stocks and benthic ecosystems	Populations diversity impaired	Decrease on fisheries ecological function	BIODIVERSITY (EO1): C11-C12	SPA and Biological Diversity Protocol
<b>5) Tourism, sporting, recreational activities</b>	Urban/Real- state developme nt	Waste generation (litter, wastewater treatment plants) Urban effluents Microbiological pollution	Degradation of land, air and water sources Occurrence of pathogens	Soil, habitats and coastal forestry loss Bathing water quality detriment	COAST (EO8): C16; BIODIVERSITY (EO1): C11-C12; EUTROPHICAT ION (EO5): C113-C114; CONTAMINATI ON (C120- C121); MARINE LITTER (EO10): C122, C123	Urban/Real-state development (only lagoons, islands, etc.)	Waste generation (litter, wastewater treatment plants) Urban effluents Microbiological pollution	Degradation of land, air and water sources Occurrence of pathogens	Soil, habitats and coastal forestry loss Bathing water quality detriment	COAST (EO8): C16; BIODIVERSITY (EO1): C11-C12; EUTROPHICAT ION (EO5): C113-C114; CONTAMINATI ON (C120- C121); MARINE LITTER (EO10): C122, C123	LBS Protocol Action Plan for the conservation of marine vegetation in the Mediterranea n Sea Action Plan for the conservation of bird species listed in Annex II of the Protocol on Specially Protected Areas and Biological Diversity

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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
		Landfills	Contaminated and littered land	Degradatio n of natural resources Landscape visual impairment	COAST (E08): CI16		Landfills	Contaminated and littered land	Degradatio n of natural resources Landscape visual impairment	COAST (E08): CI16	SPA and Biological Diversity Protocol ICZM Protocol
		Coastal urban expansion	Coastal degradation	Land-sea interface habitat loss and biodiversity loss	COAST (E08): CI16		Coastal urban expansion	Coastal degradation	Land-sea interface habitat loss and biodiversity loss	COAST (E08): CI16	ICZM Protocol Land protection regulations (national)
		Increased nutrients	Eutrophication	Habitats deterioratio n Biodiversity impaired	BIODIVERSITY (E01): CI1-CI2; EUTROPHICAT ION (E05):CI13- CI14		Increased nutrients	Eutrophication	Habitats deteriorati on Biodiversity impaired	BIODIVERSITY (E01): CI1-CI2; EUTROPHICAT ION (E05):CI13- CI14	SPA and Biological Diversity Protocol
	Scuba- diving activities	Pressures on habitats and functions maintenance (extraction of fish and shellfish)	Sea-floor habitats decline	Alteration on habitats and species of economical ecological importance	BIODIVERSITY (E01): CI1-CI2; SEA FLOOR INTEGRITY (E06)	Scuba-diving activities (only lagoons, islands, etc.)	Pressures on habitats and functions maintenance (extraction of fish and shellfish)	Sea-floor habitats decline	Alteration on habitats and species of economical ecological importance	BIODIVERSITY (E01): CI1-CI2; SEA FLOOR INTEGRITY (E06)	Regulations and MPAs, SPAs, SPAMIs

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	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	Fishing vessels (recreational)	Pressures on fish stocks	Water column habitats (species) decline	Decrease on fish species of ecological and commercial importance	BIODIVERSITY (EO1): C11-C12	Fishing vessels (recreational)	Pressures on fish stocks	Water column habitats (species) decline	Decrease on fish species of ecological and commercial importance	BIODIVERSITY (EO1): C11-C12	Regulations and MPAs, SPAs, SPAMIs Action Plan for the conservation of cartilaginous fishes (Chondrichthyan) in the Mediterranean
	Tourism frequentation	Pressures on coastline (beaches, natural areas, etc.)	Increased pollution	Coastal areas degradation Habitats alteration Physical loss	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	Tourism frequentation (only lagoons, islands, etc.)	Pressures on coastline (beaches, natural areas, etc.)	increased pollution	Coastal areas degradation Habitats alteration	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	ICZM Protocol Action Plan for the conservation of marine vegetation in the Mediterranean Sea Action Plan for the conservation of bird species listed in Annex II of the Protocol on Specially Protected Areas and Biological Diversity

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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	Yachting	Coastal areas navigation, contamination, noise	Increased pollution (biological, chemical, litter)	Coastal areas degradation Habitats alteration	BIODIVERSITY (EO1): C11-C12	Yachting	Coastal areas navigation, contamination, noise	Increased pollution (biological, chemical, litter)	Coastal areas degradation Habitats alteration	BIODIVERSITY (EO1): C11-C12	SAP/MED SAP/BIO Offshore Protocol
	Tourism facilities	Coastal changes	Land alteration	Loss of biodiversity / Population (species) decreases	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	Tourism facilities (only lagoons, islands, etc.)	Coastal changes	Land alteration	Loss of biodiversity / Population (species) decreases	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	ICZM Protocol Action Plan for the conservation of marine vegetation in the Mediterranean Sea Action Plan for the conservation of bird species listed in Annex II of the Protocol on Specially Protected Areas and Biological Diversity
	Other small scale activities	Waste generation (litter, waste treatment plants, effluents)	Degradation of coastal environments	Coastal resources integrity impaired Physical loss	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	Other small scale activities	Waste generation (litter, waste treatment plants, effluents)	Degradation of coastal environments	Coastal resources integrity impaired	BIODIVERSITY (EO1): C11-C12; COAST (EO8): C16	ICZM Protocol SAP/MED SAP/BIO

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	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
6) Utilization of specific natural resources	Sea bed mining	Extraction of sea bed substrate	Habitats deterioration	Integrity of sea-floor impaired	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	Sea bed mining	Extraction of sea bed substrate	Habitats and deep- habitats deterioration	Integrity of sea-floor impaired	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	Offshore Protocol Action Plan for Coralligenous and other Calcareous Bio- Concretions
	Desalinization	Uptake of seawater /release of brine and brackish waters	Habitats deterioration	Integrity of sea-floor and water column impaired	N/A	Desalinization	Uptake of seawater /release of brine and brackish waters	Habitats deterioration	Integrity of sea-floor and water column impaired	N/A	LBS Protocol
7) Infrastructure, energy facilities, ports and maritime works and structures	Port/Harbor developments	Land/coastal changes	Degradation of coastal vegetation	Loss of coastal integrity (by erosion)	COAST (EO8): C16						ICZM Protocol and other UN related conventions
		Waste generation (litter, waste port facilities, effluents)	Coastal fragmentation	Biodiversity (natural) impaired Ecological connectivity loss	BIODIVERSITY (EO1): C11-C12 MARINE LITTER (EO10) : CI22, CI23						ICZM Protocol and other UN related conventions LBS Protocol
		Risk of acute pollution events/accidents (hazardous substances, oil)	Water column and seabed habitats decline Biodiversity loss	Natural resources loss Endemic species threatened	CONTAMINATION (EO9): CI17, CI18, CI19, CI20						SPA and Biological Diversity Protocol

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(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
		Inputs of nutrients and organic matter enrichment	Loss of endemic species/habitats	Resources loss	EUTROPHICATION (E05):C13-C14						ICZM Protocol and other UN related conventions LBS Protocol
		Microbiological pollution	Occurrence of pathogens	Degraded bathing water quality	CONTAMINATION (E09): C11						ICZM Protocol and other UN related conventions LBS Protocol
	Port/Marinas developments	Land/coastal change (roads, realstate)	Degradation of coastal vegetation	Loss of coastal area integrity (by erosion)	COAST (E08): C16						ICZM Protocol and other UN related conventions
		Waste generation (litter, waste port facilities, effluents)	Coastal fragmentation	Biodiversity (natural) impaired Ecological connectivity loss	BIODIVERSITY (E01): C11-C12; MARINE LITTER (E10):C122-C123						ICZM Protocol and other UN related conventions LBS Protocol
		Risk of acute pollution events/accidents (hazardous substances, oil)	Water column and seabed habitats decline Biodiversity loss	Natural resources loss Endemic species threatened	CONTAMINATION (E09): C17, C18, C19, C20						SPA and Biological Diversity Protocol
		Inputs of nutrients and organic matter enrichment	Loss of endemic species/habitats	Resources loss	EUTROPHICATION (E05):C13-C14						ICZM Protocol and other UN related conventions LBS Protocol

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	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
		Microbiological pollution	Occurrence of pathogens	Degraded bathing water quality	CONTAMINATION (EO9): C121						ICZM Protocol and other UN related conventions LBS Protocol
	Underwater cables and pipelines	Wiring operations disturbance	Habitats decline	Loss of habitats and species	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	Underwater cables	Wiring operations disturbance	Habitats decline	Loss of habitats and species	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	ICZM Protocol and other UN related conventions SPA and Biological Diversity Protocol
	Oil and gas exploration	Exploration disturbances (air guns)	Water column habitats decline	Loss of species, stranding of long-lived species	BIODIVERSITY (EO1): C11-C15	Oil and gas exploration	Exploration disturbances (air guns)	Water column habitats decline	Loss of species, stranding of long-lived species	BIODIVERSITY (EO1): C11-C15	ICZM Protocol and other UN related conventions SPA and Biological Diversity Protocol
						Islands, lagoon/ports/marinas	Coastal changes, downward flows interrupted	Degradation of coastal environments	Physical loss and habitats loss	COAST (EO8): C16; BIODIVERSITY (EO1): C11-C12	ICZM Protocol and other UN related conventions SPA and Biological Diversity Protocol

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	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
<b>8) Maritime activities</b>	Awaiting-anchoring areas (oil tankers, cargo transport, hazardous substances vessels)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	Awaiting areas (oil tankers, cargo transport, hazardous substances vessels)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12; SEA FLOOR INTEGRITY (EO6)	Offshore Protocol
		Risk of accidents and spills	Water quality degradation	Coastal environment impacted	CINTAMINATION (EO9): C19		Risk of accidents and spills	Water quality degradation	Coastal and marine environment impacted	CINTAMINATION (EO9): C19	Offshore Protocol
	Bunkering	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	CINTAMINATION (EO9): C19; BIODIVERSITY (EO1):C11-C12	Bunkering	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	CINTAMINATION (EO9): C19; BIODIVERSITY (EO1):C11-C12	Offshore Protocol
		Risk of accidents and spills	Water quality degradation		CINTAMINATION (EO9): C19		Risk of accidents and spills	Water quality degradation		CINTAMINATION (EO9): C19	Offshore Protocol
	Offshore platforms (oil and gas exploration)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	CINTAMINATION (EO9): C17, C18, C20; BIODIVERSITY (EO1):C11-C12	Offshore platforms (oil and gas exploration)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water columna habitats decline	Healthy coastal water and habitats decline	CINTAMINATION (EO9): C17, C18, C20; BIODIVERSITY (EO1):C11-C12	Offshore Protocol
		Risk of accidents and spills	Water quality degradation	Healthy coastal water and habitats decline	CINTAMINATION (EO9): C19		Risk of accidents and spills	Water quality degradation		CINTAMINATION (EO9): C19	



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	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	Shipping traffic (commercial, ferries, military, cruise liners), installation of scrubbers technology	Introduction of pollutants organic and metals and noise, litter, collision with marine mammals and noise, litter	Water column habitats decline	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12; CONTAMIANI ON (EO9): C17, C120; MARINE LITTER (EO10): C122-cC24; ENERGY (EO11): C126-C127	Shipping traffic (commercial, ferries, military, cruise liners), installation of scrubbers technology	Introduction of pollutants organic and metals and noise, litter, collision with marine mammals and noise, litter	Water column habitats decline	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12; CONTAMIANI ON (EO9): C17, C120; MARINE LITTER (EO10): C122-cC24; ENERGY (EO11): C126-C127	Offshore Protocol
		Risk of accidents or acute spills	Water quality degradation	Healthy coastal water and habitats decline	CINTAMINATI ON (EO9): C19		Risk of accidents or acute spills	Water quality degradation	Healthy coastal water and habitats decline	CINTAMINATI ON (EO9): C19	
		Introduction of NIS (ballast water)	Biodiversity and functions alteration	Healthy coastal water and habitats decline	NON-INDIGENOUS SPECIES (EO2): C16		Introduction of NIS (ballast water)	Biodiversity and functions alteration	Healthy coastal water and habitats decline	NON-INDIGENOUS SPECIES (EO2): C16	
	Dredging (natural environment)	Extraction of soil substrates	Disturbance of sea-floor integrity impaired	Benthic species and habitats deterioration	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Dredging (natural environment)	Extraction of soil substrates	Disturbance of sea-floor integrity impaired	Benthic species and habitats deterioration	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Offshore Protocol
	Offshore energy (renewable)	Occupation of coastal marine space	Surface and pelagic ecosystems altered	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12	Offshore energy (renewable)	Occupation of coastal marine space	Surface and pelagic ecosystems altered	Healthy coastal water and habitats decline	BIODIVERSITY (EO1): C11-C12	Offshore Protocol

Table IV: DPSIR analysis as presented in UNEP/MED WG.463/Inf.9

Table IV: DPSIR analysis as presented in UNEP/MED WG.463/Inf.9											
	COASTAL AREA					SEAWARD - LAGOONS - ISLANDS - OFFSHORE					
(DRIVERS) Economic		PRESSURES	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs		PRESSURE	STATE	IMPACT (Ecosystem Services, Welfare)	IMAP EOs and CIs	RESPONSES (Regional policy)
	Activity type				Pressure, Impact and State-based indicators	Activity type				Pressure, Impact and State-based indicators	UN Barcelona Convention
	Solid waste disposal	Asfixiation of benthic habitats	Habitats and species loss	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Solid waste disposal	Asfixiation of benthic habitats	Habitats and species loss	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Dumping Protocol
	Storage of gases	Substrates to rage (seismic risks)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Storage of gases	Substrates to rage (seismic risks)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Offshore Protocol
	Defence operations	Noise, contamination and waste material	Coastal and marine environment threatened	Healthy coastal water and habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Defence operations	Noise, contamination and waste material	Coastal and marine environment threatened	Healthy coastal water and habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Offshore Protocol
	Disposal of munition	Dumping of munitions (including bacteriological)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Disposal of munition	Dumping of munitions (including bacteriological)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	SEA FLOOR INTEGRITY (EO6); BIODIVERSITY (EO1): C11-C12	Offshore Protocol



Overall Pressure-Impact (Ecosystem Services) (%):						
	SEAWARD - LAGOONS - ISLANDS - OFFSHORE				IMPACT SCORE	
Economic (Driver)		Pressure	State	Impact (Ecosystem)	Score and % of total impact	Regional policy (Response)
	Activity type					UN Barcelona Convention
Maritime activities	Awaiting areas (oil tankers, cargo transport, hazardous substances vessels)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water column habitats decline	Healthy coastal water and habitats decline	3	Offshore Protocol
		Risk of accidents and spills	Water quality degradation	Coastal and marine environment impacted	3	Offshore Protocol
	Bunkering	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water column habitats decline	Healthy coastal water and habitats decline	3	Offshore Protocol
		Risk of accidents and spills	Water quality degradation		3	Offshore Protocol
	Offshore platforms (oil and gas exploitation)	Introduction of pollutants (oil hydrocarbons and related organic compounds)	Water column habitats decline	Healthy coastal water and habitats decline	2	Offshore Protocol
		Risk of accidents and spills	Water quality degradation		1	IMO
	Shipping traffic (commercial, ferries, military, cruise liners)	Introduction of pollutants and noise, litter	Water column habitats decline	Healthy coastal water and habitats decline	0	Offshore Protocol
		Risk of accidents or acute spills	Water quality degradation	Healthy coastal water and habitats decline	0	IMO
		Introduction of NIS (ballast water)	Biodiversity and functions alteration	Healthy coastal water and habitats decline	3	IMO
	Dredging (natural environments)	Extraction of soil substrates	Disturbance of sea-floor integrity impaired	Benthic species and habitats deterioration	3	Offshore Protocol

Overall Pressure-Impact (Ecosystem Services) (%):						
SEAWARD - LAGOONS - ISLANDS - OFFSHORE					IMPACT SCORE	
Economic (Driver)		Pressure	State	Impact (Ecosystem)	Score and % of total impact	Regional policy (Response)
	Offshore energy (renewable)	Occupation of coastal marine space	Surface and pelagic ecosystems altered	Healthy coastal water and habitats decline	3	Offshore Protocol
	Storage of gases	Sub substrate storage (seismic risks)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	3	Offshore Protocol
	Disposal of munition	Dumping of munitions (including bacteriological)	Disturbance of sea-floor integrity impaired	Healthy coastal benthic habitats decline	3	Offshore Protocol
				<b>TOTAL SEAWARD IMPACT (Ecosystem services)</b>	<b>30</b>	

**Figure I.** Example of Scoreboard, including semi quantitative assessment and risk-based approach considerations (note: fictional scoring). This tool allows to estimate the magnitude of impacts % of total (of estimated possible) pressures-impacts on the environment and ecosystem services. It also links the Drivers (with detailed forces/activities) with Responses (Action Plans, Protocols, etc. within the Barcelona Convention). The same approach could be used to estimate the item scores (see text).

**Annex V (CH 3):  
Overall DPSIR analysis for the Adriatic Sea Sub-region countries**

**Driver 1 Agricultural sector**

The size of the agricultural sector in the Adriatic countries is strongly related with the impact in the ecosystem of each identified activity. It appears that the Adriatic economies have a moderate to strong developed primary sector. As per Eurostat's data, the primary sector of Albania represents around 21.6% of the national GDP, followed by Montenegro (9.9%), Croatia (3.9%) and Italy (2.2%) (Table 3.4).

Looking deeper into the available data, it appears that especially in Italy almost 20% of total agricultural land is located in Adriatic regions (i.e., Emilia Romana, Friuli-Venezia Giulia).<sup>117</sup> Data for similar analyses for the rest of the non-EU countries do not exist; however, given the size and type of economies it is considered that the majority of the agricultural output is being produced in areas of close geographical proximity to the Adriatic Sea. No data were available for Bosnia Herzegovina.

Besides the impacts existing in the DPSIR matrix, one more Impact was added in the Landward-Inland context, related with the State "river diversions" and use of channels for irrigation. This State appears to exist in several of the Adriatic countries. For example, several of the Albanian rivers are used also for irrigation purposes (i.e., River Aaos). Even though the volumes used for irrigation are not significant, there is a risk of loss of biodiversity especially in periods of droughts or in heavier than usual precipitation. Similar cases are identified in Italy, where several valleys are being irrigated from available water resources. In general, and referring to the whole group of Adriatic countries, the need for irrigation is linked with the development of each primary sector.

Table II. 3.4.1.1 Agriculture sector, % of GDP, Adriatic countries

Country	Agriculture sector, % of GDP
<b>Albania</b>	21.6%
<b>Montenegro</b>	9.9%
<b>Croatia</b>	3.9%
<b>Slovenia</b>	2.3%
<b>Italy</b>	2.2%
<b>Bosnia and Herzegovina</b>	No data

Source: Eurostat, National accounts

The above, in parallel to the climate change threat that leads to extreme weather phenomena (increased precipitation and droughts) can exacerbate the impact of river diversions leading to habitat deterioration (degradation, fragmentation, pollution, disruption of ecosystem processes) and loss of biodiversity. Based on the above, the "loss of biodiversity" impact is added in the matrix. With regards to the impacts scores estimation, it is suggested to keep the scoring of the habitats deterioration at Moderate (2); similar scoring is suggested for the loss of biodiversity since the climate risk in the wider South-South East Europe, where some of the Adriatic countries belong, is considered significant. Furthermore, the increase of average temperature is expected to increase the demand for irrigation in the primary sector contributing to, at least, the moderate scoring.

The Response towards the above Pressures and States are already addressed by all the relevant protocols of the Barcelona conventions, therefore no changes are suggested in that sense. However, relevant EU policies such as the EU Water Framework Directive, the EU Biodiversity strategy for 2030, the EU Habitats directive and the Common Agricultural Policy (CAP) are added; these are applicable for the EU member states of the Adriatic region (Italy, Slovenia and Croatia) but could be also relevant for Albania and Montenegro (EU accession countries).

<sup>117</sup> Source: I.stat, Agriculture data, Economic output and structure of agricultural holdings

Loss of biodiversity in these specific ecosystems is related with Ecological objectives 1 (Biological diversity) and 8 (Coastal ecosystems and landscapes).

Similar to the issues mentioned above, agriculture and the river alterations do also affect the natural habitats in several ways. Infrastructure development (such as dams and dikes), use of water channels for irrigation (or pipes) are among the core causes of habitats' deterioration and of relevant ecosystem services. This affects not only landward-inward ecosystems but coastal areas and aquatic ecosystems. Again, the magnitude of this indicator is related to the size of the agricultural sector in the Adriatic countries. Climate change is expected to accelerate habitats' deterioration as temperature increase (and all linked extreme weather events) affects ecosystems and species directly. Due to the above and given that the Adriatic countries are located in a zone highly impacted by climate change, it is suggested that the impact scoring is increased from Moderate (2) to High (3) for the Landward-Inland.

With regards to the coastal area, the coastal contamination (and eutrophication) from the use of chemical fertilisers and/or pesticides used in the wider agriculture sector is also affecting habitats. Modern farming practices, such as organic farming, require less or no chemical fertilisers, reducing habitats' deterioration in both landward (application sites) and coastal areas. The level of organic farming for the Adriatic countries is assessed only for the EU Member States (since these countries publish relevant data). Specifically, based on Eurostat data for 2020, 16.0% of the used agricultural area in Italy is under organic farming, while in Slovenia and Croatia organic farming practices are applied in 10.3% and 7.2% of the agricultural area, respectively. Interestingly enough, the relevant rates show some positive trends in these countries. On the other hand, data and information scarcity on the diffusion of organic practices in the non-EU countries of the Adriatic region, together with some signs of poor implementation of the national environmental laws do not allow for a confident assessment of the progress noted in organic farming in these economies. Based on the above and on the potentially asymmetric performance between EU/Non-EU Adriatic countries, it is suggested the score for the landward-inward ecosystem remains Moderate (2) and for the coastal area Low (1).

The policies mentioned already in the DPSIR analysis (Responses column) cover all the relevant protocols by the Barcelona Convention. An addition could include EU policies that are being adopted in the EU Member States; these could potentially also affect EU accession countries in the next period. Indicative European policies relevant to this activity (and the Driver in general) include EU Biodiversity for 2030, EU Water Framework Directive and the EU Common Agricultural Policy (CAP).

Habitats' deterioration is mentioned to be related with EO8 and CI25 (Land use change). In addition to that, it can be related to EO1 (CI2) and to EO7 (CI15 Location and extent of the habitats impacted directly by hydrographic alterations (EO7) to also feed the assessment of EO1 on habitat extent).

The provided DPSIR analysis identifies soil degradation caused by the agricultural sector as High (3) in the Adriatic regions. This can be justified by both the size of the agriculture sector, which is significant in all countries, but also from the fact that the use of farming practices of lower environmental impact (i.e., organic farming), which are usually more expensive, are less frequent in non-EU countries. For example, the very low average income of farmers (in Albania it is just above the threshold of poverty)<sup>118</sup> does not allow the use of expensive resources that could increase productivity or for practices that support soil recovery. Therefore, the High (3) impact provided is justified and no changes are suggested. Similar to the biodiversity loss described above, soil degradation is related with EO8 and candidate CI25.

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<sup>118</sup> Guri F, Kapaj I, Musabelliu B, Meço M, Topulli E, Remzi K, Hodaj N, Domi S, Mehmeti G, Gomez Y Paloma S. Characteristics of farming systems in Albania, Joint Research Center, 2015

**Driver 2 Industry (land-based sources)**

The level and the type of industrial production defines the impact of this driver to the wider natural and anthropogenic ecosystems of the Adriatic countries. The Industrial sector differs significantly among the Adriatic countries and so is the level of efficiency in the several production processes noted. This hinders the horizontal assessment of the effect to the local ecosystems. Therefore, in the section below which is related to industrial activities, the provided assessment is based mostly on qualitative characteristics of each Adriatic country's industry (i.e., type of process and type of fuel inputs used). Table 3.5 below contains an overview of the main manufacturing sectors and the dependence on natural resources of each country. In some cases, the type of dependence, together with the fact that most of the required inputs are extracted domestically and not imported (especially relevant to poorer economies) also signifies the impact to specific ecosystems (timber: deforestation, aluminium bauxite: mining processes and use of chemicals).

Table II. 3.4.1.2 Main manufacturing sectors and dependence on natural resources, Adriatic countries

Adriatic country	Main manufacturing sectors	Dependence on natural resources
<b>Albania</b>	Lumber, oil, chemicals, mining, basic metals	Cement
<b>Bosnia and Herzegovina</b>	Mining (Steel, coal, lead, zinc, bauxite, cement), textiles, oil refining	Aluminium Bauxite, Lignite, Cement, Timber
<b>Croatia</b>	Chemicals and plastics, metal, iron, steel, aluminium, textiles, ship-building, Tourism	Aluminium bauxite, Cement, Timber, Crude oil and natural gas
<b>Italy</b>	Electronics, steel, ceramics, pharmaceuticals.	Cement, crude oil and natural gas
<b>Montenegro</b>	Steel, aluminium, agricultural processing	Aluminium Bauxite, Lignite, Timber,
<b>Slovenia</b>	Electrical and electronics, metal processing, Mining	Aluminium bauxite, lignite, timber

Source: <sup>119</sup>

As it is noted above, the Industry of several Adriatic countries relies on mining processes and extraction of relevant natural resources (such as metals and timber). Mining activity has a significant environmental impact since the extraction of resources leads to changes in the landscape. Other manufacturing processes, such as those of plastics and chemicals require large areas where the production units are installed and operated.

Based on the above, land occupation and loss of land appears to be a possible State impacting the habitats characteristics, especially in those countries where mining and activities of similar impact is intense. However, based on the different size of the Industry in each country, it is suggested the reduction of scoring for this Impact to Moderate (2) from the current scoring of High (3). The intensification of the Industrial processes in countries which are currently prone to investments due to lower labour and other costs (and perhaps less strict legal frameworks) might lead to the increase of the score in the future.

The above are relevant with the EO8 (CI25).

<sup>119</sup> Research for Regi committee Adriatic and Ionian region: Socio-economic analysis and assessment of transport and energy links, 2015, European Parliament



Waste management in the Adriatic, and in the Southern part of Europe, is generally not effective. Most of the Adriatic countries are characterised by low circularity, due to inefficient waste management techniques (disposal into land in landfills or dumpsites). On the other hand, the EU member states (Italy and Slovenia) have more advanced waste management systems. Slovenia implements recycling and waste to energy systems significantly reducing the amounts of waste landfilled (8.5% in 2020 based on Eurostat data).

Table II. 3.4.1.3 An overview of waste management systems and performances in the Adriatic countries

Adriatic country	Waste management
<b>Albania</b>	Most of generated waste are disposed in landfills and dumpsites.
<b>Bosnia and Herzegovina</b>	Mostly landfills – only 6 are following EU criteria. More are designed
<b>Croatia</b>	65% landfilling, 30% recycling, 5% composting, no waste to energy
<b>Montenegro</b>	94.5% landfilling, 5.0 % recycling, composting less than 5%
<b>Italy</b>	22.1% landfilling, 21.3% waste to energy and incineration, 30.4% recycling, 26.1% composting
<b>Slovenia</b>	8.5% landfilling, 56.8% recycling, 16.6% waste to energy and incineration, 18.1% composting

Sources: For non-EU countries data

Based on the above and mainly on the fact that in the non-EU countries of the Adriatic region there are several sources according to which that the generated waste is disposed into land without any sort of treatment (i.e., dumpsites), it is rational to conclude that the impact to the ecosystem with regards to habitats loss and biodiversity is intense. The High (3) scoring in the land ecosystem is confirmed.

Riverine littering and pollution, also driven by Industrial processes, impact the quality of water and affect biodiversity, natural resources and lead to the deterioration of the marine ecosystems. Similar to the previous assessment, the High (3) scoring in the effects of concentration of litter in the coastal ecosystems is confirmed.

With regards to the land ecosystem, the above impact is related with EO9 (Pollution) and the CI18, CI19, C20. Relevance with the CI21 based on the chemical composition of litter discharged. In addition, it is related with EO1 (Biodiversity) and CI1 and CI2.

Industrial effluents, if not properly treated become a major contamination source. In Bosnia Herzegovina, the inadequate disposal of industrial wastewater has been highlighted as a key environmental problem attributed to ~~lack of water strategies and~~ limited financial resources for investments in treatment facilities. A similar situation has been reported in the past for Albania and Montenegro, with large volumes of industrial wastewater being discharged in surface water bodies<sup>120</sup>. In contrast, in the EU member states (Italy, Slovenia) the implementation of the relevant directives and a more effective monitoring of the European and national legislation together with the availability of different type of EU and national funds led to the treatment of industrial wastewater generated. Based on the above and on the significance of disposing untreated industrial effluents to water bodies for the biodiversity and human health, the scoring provided in the analysis of High impact (3) is confirmed.

<sup>120</sup> World Bank Group, Country water notes. Data retrieved for Albania, Montenegro, and Bosnia and Herzegovina. However, these data refer to a period between 2005-2010 – more recent credible sources were not tracked.

In addition, the disposal of industrial wastewater generates coastal pollution affecting marine flora and fauna. The situation described in the previous paragraphs, which affects most of the Adriatic countries, leads to similar conclusions for the impact to marine habitats and species as well as in the islands (deterioration of pelagic and benthic ecosystem, seafood contamination - High impact).

With regards to the relevant ecological objectives in the land ecosystem, the above impact is related to EO9 (CIs17-21 depending on the type of effluents). In the coastal ecosystem, besides the EO9, a relevance is added also with EO1 (CI1 and CI2) due to the change in the properties of the ecosystems and the natural resources loss. Finally, for the islands, the selection of EO6 (sea floor integrity – no indicator assigned yet) and EO9 (CIs17-21, as above) is confirmed.

The responses to the above activities and pressures are related with the type of effluents/waste produced. The relevant protocols and plans of the Barcelona convention include the Land-based sources protocol, the Hazardous Substances Protocol, the Mercury Regional Plan, the Offshore Protocol, SPA and Biological Diversity Protocol. Furthermore, for the EU member states (and perhaps also the candidate countries) the following European directives are relevant: EU Coastal and Marine policy (related to marine litter), the EU Waste Framework directive (with the relevant updates), the REACH regulation, and the Water Framework directive. The European Industrial sector is also driven by the EU Industrial Strategy which is also related to environmental sustainability elements.

### ***Driver 2 Aquaculture***

The size of the aquaculture sector and its socioeconomic impact varies significantly among the Adriatic countries. In Albania, aquaculture contributed more than 50% to the total annual national production of fisheries in 2020<sup>121</sup>. In Croatia, the share of aquaculture in the total fishery production exceeded 21% (2021 data), which is higher than the EU average of 20.4%. Farming of aquatic organisms in Croatia includes marine and freshwater aquaculture. With 85% of production, marine aquaculture has the largest share in the total aquaculture production in 2021<sup>122</sup>.

Bosnia Herzegovina has a long tradition in aquaculture. The sector covered the vast majority of the national production (above 90%) up to 2010 (no data found since). As per relevant reports, the sector has a great potential for increasing the production further, due to the rich natural resources<sup>123</sup>. In Montenegro, production of aquaculture is stable over the years at around 2,000 metric tons per year. Finally, Italy has the largest production among the Adriatic countries (122,000 metric tons in 2020).

Based on consolidated data referring to the total production from the sector among the Adriatic countries, it appears that during the 2017-2020 period, the production was increased in Albania and Croatia, reduced in Italy and remained relatively stable among the rest of the Adriatic countries. The socio-economic importance of aquaculture for those countries is significant, so is the effect to the natural ecosystems. The increase of aquaculture activity is followed by changes in land (land alteration), which impacts habitats and biodiversity (land ecosystem). Similar impact is noted in the coastal and island ecosystems from the additional use of resources necessary for the aquaculture (i.e., fishfeed, fishoils and chemicals). The additional use of these substances increases eutrophication in both coastal and marine ecosystems. By using the above data, the High effect (3) noted in the habitats deterioration and changes in biodiversity caused in all three ecosystems is confirmed. These are related with EO8 (CI25), with EO1 (CI1, CI2, CI5), EO5 (CI13) and EO9 (CI20). A relevant addition of EO1 is carried out in all ecosystems in the DPSIR matrix.

<sup>121</sup> Eurofish international organisation, data for Albania. Available at: <https://eurofish.dk/member-countries/albania/>

<sup>122</sup> [https://www.fao.org/fishery/countrysector/naso\\_croatia](https://www.fao.org/fishery/countrysector/naso_croatia)

<sup>123</sup> FAO, Country brief. Available at: <https://www.fao.org/fishery/en/facp/bih>

**Annex VI (CH 3):**

**Summary of DPSIR findings based in previously adopted UNEP/MAP document**

## **Drivers and Pressures**

### *Demographic trends- Driver*

**Population increase:** The population continues to grow in coastal and urban areas of the Mediterranean region, with a younger population in the Southern and Eastern Mediterranean countries (SEMCs) as compared to Northern Mediterranean Countries (NMCs). Around 70% of the Mediterranean population lives in urban areas, while one out of three people live in a Mediterranean coastal region. Moreover, the Mediterranean region is a global hotspot for migration, that further increase the population. However, Mediterranean sub-regions present different demographic dynamics: the MED EU countries have seen their populations stabilize since the 1980s, whereas the eastern (MED Balkans and Türkiye) and southern populations (MED South) have more than doubled from roughly 162 million people in 1980 to 336 million in region 2019 (UN DESA, 2019).

**Changing lifestyle and consumption pattern.** Improvement in socio-economic status is changing lifestyle and consumption patterns. This is facing an overall acceleration pressure of linear production and consumption patterns, generating more waste instead of a circular model of reuse and recycling. A significant gap persists between MED EU and MED South and MED Balkans and Türkiye countries in terms of economical performances with the three subregions being affected differently by global and local changes

### *Human activities- Driver*

**Tourism, Coastal, Maritime and Cruising destinations.** The intensification of urbanization in coastal areas is further exacerbated by the growing number of tourists visiting the Mediterranean, which remains the largest global tourism destination to date (UNEP/MAP-Plan Bleu, 2020). Tourism increases economic growth but is also recognized as resource-intensive, demanding high energy and water resources and promoting environmental degradation, such as poor bathing water quality or littered beaches if not properly managed. Tourism has a high spatial and temporal variation : it is predominantly concentrated along the coast during the summer season.

**Maritime transport, shipping lanes.** Pressures from maritime transport include emissions of air pollutants (gases and particulates like sulphur oxides (SOx) and nitrogen oxides (NOx), which are toxic for humans, and green house gases) with particularly high pressures on port cities; potential accidental and illicit discharges of oil and contaminants; marine litter; water discharge, including ballast water, and hull fouling; underwater noise and its impact on cetaceans; collisions with marine mammals; land take through port infrastructure; and anchoring (destructive for seafloor ecosystems). [COP 22 agreement under the Barcelona Convention in Antalya, Türkiye and approval of 78th session of the Marine Environment Protection Committee \(MEPC 78\) of the International Maritime Organization \(IMO\) designated whole Mediterranean Sea as sulphur emission control area \(SECA\). These decisions will have significant benefits in both pollution reduction and ecosystem protection and would reduce emissions of Particulate Matter \(PM 2.5\) and it would result in less acidification of the Sea and healthier air conditions. The compliance is obtained by use of low-sulphur fuels or by installation of exhaust gas cleaning systems \(EGCS\) called also “scrubbers”, as abatement technology for air emission of Sulphur.](#) However, the use of scrubbers generates a new stream of shipping liquid wastes, which dominate metals and PAH discharges from ships that is the chemical pollution transferred from air to marine waters. The estimates clearly indicate that ship scrubber washwaters may represent significant source of pollutants entering the Mediterranean Sea. [Given the scrubber installations appeared as an attractive, less-expensive and preferred alternative solution for many ship companies, a significant increase of EGCS installations is expected since the Mediterranean Sea is designated SECA area.](#)

**Use of the coast and the offshore coastal zone for :** Gas and oil drilling and offshore platforms, desalination, fisheries and aquaculture (mariculture), agriculture, industry. Pressures from these sources include marine discharge of wastes (treated and non-treated) that may contain nutrients, chemical and pollutants, fertilizers and pesticides; introduction of marine litter, oil pollution, introduction of non-native species; cause habitat change and loss, among others.

#### *Climate change- Driver*

The Mediterranean basin is affected by climate change at a pace well above the global average, in particular by more rapid warming of the ambient air and sea surface in all seasons. In parallel, the sea surface temperature in the Mediterranean already warmed by around 0.4°C per decade during the period between 1985 and 2006, and is expected to reach between + 1.8°C and + 3.5°C by 2100. The sea is absorbing CO<sub>2</sub>, which causes ocean acidification at an unprecedented rate of - 0.018 to - 0.028 pH units per decade in the surface waters of the North-Western Mediterranean, with significant consequences expected on calcifying organisms, impacting marine biodiversity and aquaculture. Climate change already exacerbates regional challenges, inducing an increase in risks of droughts, floods, erosion, and fires and extreme events. In the upcoming decades, climate change is expected to further threaten food and water security, as well as human livelihoods and health. Tourism, fisheries, aquaculture and agriculture have already started to be adversely affected by changes in general climatic patterns and extreme events. The quality and quantity of freshwater resources are decreasing, while warming and decreased precipitation locally are leading to the reduction of yields (especially for winter and spring crops in the South) and increased irrigation requirements.

#### **State and Impact**

##### *Changes in coastal land cover and use*

Land cover and land use in the Mediterranean region continue to change as a result of human activities, with urban sprawl (expansion of residential, tourist, commercial and industrial areas) and infrastructures spreading throughout the region. In the coastal belt, the built-up area has increased substantially in the last decades. Between 1975 and 2015, three out of four Mediterranean countries doubled or more than doubled the built-up area in the belt situated within 1 km of the coastline.

The past and ongoing coastal development cause a decrease in rocky shores and cliffs, loss of coastal wetlands and of sandy shores. Loss of habitats results in loss of services such as water purification, flood and drought mitigation, as provided by wetlands; loss of natural sea defenses, nutrient cycling and erosion control, as provided by rocky and sandy shores, among others. Land-use change and subsequent coastal fragmentation represent a major driver of the loss of biodiversity and ecosystem services in the Mediterranean basin to date.

##### *Introduction of alien species and changes in diversity*

The Mediterranean Sea, particularly the Levantine basin, are hotspots for the introduction of alien species, some of which are causing a decrease or collapse in native species populations. Drivers: shipping (by means of ballast water and hull fouling), corridors, maritime transport and waterways, aquaculture, trade in living marine organisms (aquarium trade and fishing bait) and others (e.g. fishing activities and aquarium exhibits). Moreover, habitat loss and overfishing are changing the diversity as well as increasing the risk of fish species in the Mediterranean. Climate change and warming of the Mediterranean Sea has led to the spread of some “warm-water” invaders and the reduction of some indigenous species. Ocean acidification may lead to further decrease in diversity and loss of shell forming animals.

##### *Introduction of contaminants*

Nutrients, heavy metals, Persistent Organic Pollutants (POPs), pesticides, hydrocarbons, and marine litter are the main pollutants of the Mediterranean Sea and efforts have so far not succeeded in achieving GES of the waters in many places. Levels of major pollutants show a decreasing trend, even though important issues remain, especially for heavy metals in coastal sediments, as well as in known hotspots associated with urban and industrial coastal areas.

Eutrophication represents a major issue in coastal areas influenced by natural and anthropogenic inputs of nutrients, such as the Gulfs of Lion and Gabès, the Adriatic Sea, the Northern Aegean, and the Nile-Levantine. The exploration and exploitation of recently-discovered large offshore gas fields have increased environmental, health and safety risks, in particular in the Levantine basin.

The Mediterranean is one of the areas in the world most highly affected by marine litter (in particular microplastics) due to an increase in plastic use, the lack of recycling, unsustainable consumption patterns, inadequate and ineffective waste management, high pressures from tourism and shipping, coupled with significant riverine inputs. Marine litter impacts marine organisms mainly through entanglement and ingestion, but also through colonization and rafting. It also creates an economic burden through clean-up costs, and the potential loss of income and jobs from tourism, residential property values, recreational activities and fisheries. The effects of micro- and nanoplastics and associated POPs and Endocrine Disrupting Chemicals (EDCs) in the marine environment represent an additional risk to human health and marine organisms.

Health sector influences the state of the environment, producing a magnitude of different kinds of waste, including untreated pharmaceutical residues in wastewater that travel down water basins and end up in the marine environment, and potentially in the food chain. Liquid waste from healthcare facilities can contain radioactive elements, heavy metals and hazardous substances from laboratories, bacteria and pathogens, blood, etc. leading to environmental contamination and health hazards, if not properly and fully disposed of via specific processes. If discharged directly into municipal wastewater networks, liquid medical waste is likely to remain untreated because municipal wastewater treatment facilities are not geared to treat such waste. The COVID 19 pandemic increased drastically the use and disposal of gloves, masks, syringes, and disinfectants.

**Annex VII (CH 3)**  
**Additional sources describing DPSIR**

GEF Project (Global Environment Facility): Adriatic Implementation of the Ecosystem Approach in the Adriatic Sea through Marine Spatial Planning

Albania. Driver/Pressure. About 15% of the coastline is urbanized inducing nutrient enrichment and pollution. Tourism is increasing sharply increasing marine litter, among others. Between 15-40% of disposed plastic waste reaches the sea. Status The initial assessment of pollution (EO9) shows established significant concentrations of mercury and organochlorinated compounds in some of the assessed areas on the northern and central coast of Albania, as well as in Vlora Bay, in the southern part. Concentrations in seawater indicate persistent inputs of contaminants from nearby agricultural and urbanised areas and ports. In the Bay of Durrës Porto Romano is an area of rising concern, as these preliminary screening datasets indicate high toxicological levels in sediment samples of PCBs and pesticides. On the other hand, GES has been achieved regarding the occurrence, origin and extent of acute pollution events, and for intestinal enterococci concentration measurements within established standards.

Montenegro. Driver/Pressure. Some significant signs of pressures regarding contaminants (EO9) and marine litter (EO10) were found. About 32.5% of the coastline is urbanized, while tourism consists mainly beach goers. Nearshore activities, such as shipyards and ports are also of concern. The key threats identified were unsustainable tourism, overfishing, and pollution by untreated sewage and agricultural run-off and marine litter. Status. The preliminary assessment of pollution (EO9) shows higher concentration of contaminants in the coastal area, particularly in Boka Kotorska Bay. The levels of some contaminants exceed the established limit, specifically legacy pollutants such as heavy metals and organohalogen compounds: mercury contained in sediments in the open coastal areas of Budva and Bar, and cadmium and lead around Bar. Significant amounts of floating and seabed litter have also been observed. Based on the available data, coastal areas seem to be under the greatest pressure, with particular concern to the area of Boka Kotorska Bay.

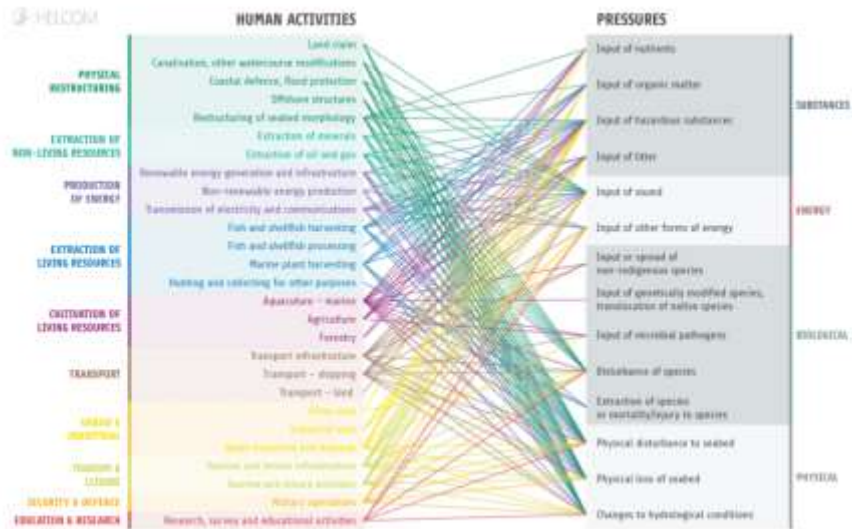
Baltic Sea Assessment<sup>124</sup>

In the holistic assessment of the state of the Baltic Sea it was stated that “human activities in the sea and its surroundings are responsible for pressures on the environment. The size of the catchment area of the Baltic Sea is four times the size of its surface area and is currently inhabited by around 85 million people. Inputs from human activities in the catchment area, such as nutrient loading and hazardous substances, add to pressures from human activities at sea, causing cumulative impacts to the status of the marine environment”. Important current pressures acting on the Baltic Sea environment are shown in Figure IV 3.3.1, together with links to the many human activities that may contribute to them. These activities and pressures are relevant for the Mediterranean as well.

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<sup>124</sup> <http://stateofthebalticsea.helcom.fi/humans-and-the-ecosystem/activities-pressure-and-welfare-impacts/>





**Figure IV 3.3.1.** Human activities in the Baltic Sea and their connection to pressure types. The lines show which pressures are potentially connected to a certain human activity, without inferring the pressure intensity nor potential impacts in each case. The figure illustrates the level of complexity involved in the management of environmental pressures

**Annex VIII (CH [4.2.2](#) & [4.3.2](#)):**

**The spatial assessment units (SAUs) along with the spatial and temporal coverage of monitoring data collected for the Adriatic Sea Sub-region**

**Table I. CI17:** The spatial assessment units (SAUs) for the Adriatic Sea Sub-region and their respective surface area (km<sup>2</sup>) and number of monitoring stations located in the SAUs.

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP sub SAU	Area (km <sup>2</sup> )	Total No stations	stations / area
North Adriatic (NAS)				<b>31856</b>	<b>84</b>	<b>0.003</b>
	<b>NAS coastal</b>			<b>9069</b>		
			MAD-HR-MRU_3	6422	19	0.003
			HRO3-0313-JVE	73	1	0.014
			HRO-O313-BAZ	4	1	0.259
			HRO-O412-PULP	7	1	0.149
			HRO-O412-ZOI	473	3	0.006
			HRO-O413-LIK	7	1	0.150
			HRO-O413-PAG	30	1	0.033
			HRO-O413-RAZ	10	1	0.097
			HRO-O422-KVV	494	2	0.004
			HRO-O422-SJI	1923	2	0.001
			HRO-O423-KVA	686	1	0.001
			HRO-O423-KVJ	1089	1	0.001
			HRO-O423-KVS	577	1	0.002
			HRO-O423-RILP	6	1	0.178
			HRO-O423-RIZ	475	1	0.002
			HRO-O423-VIK	455	1	0.002
			IT-NAS-C	2592	27	0.010
			Emilia Romagna	371	6	0.016
			Friuli Venezia Giulia	575	4	0.007
			Veneto	1646	17	0.010
			MAD_SI_MRU_11	55	78	0.127
	<b>NAS offshore</b>			<b>22788</b>		
		IT-NAS-O	10540	23	0.002	
		MAD_SI_MRU_12	129	81	0.062	
Central Adriatic (CAS)				<b>63696</b>	<b>60</b>	<b>0.001</b>
	<b>CAS coastal</b>			<b>9394</b>		
			MAD-HR-MRU-2	7302	14	0.002
			HRO-0313-NEK	253	1	0.004
			HRO-O313-KASP	44	2	0.045
			HRO-O313-KZ	34	1	0.029
			HRO-O313-MMZ	55	1	0.018
			HRO-O413-PZK	196	2	0.010
			HRO-O413-STLP	1	1	1.580
			HRO-O423-BSK	613	2	0.003
			HRO-O423-KOR	1564	3	0.002
			HRO-O423-MOP	2480	1	0.000

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP sub SAU	Area (km <sup>2</sup> )	Total No stations	stations / area
		IT-CAS-C		2092	20	0.010
			Abruzzo	282	8	0.028
			Marche	319	8	0.025
			Molise	229	2	0.009
	<b>CAS offshore</b>			<b>54303</b>		
		IT-CAS-O		22393	25	0.001
		MAD-HR-MRU_4		18963	1	0.000
<b>South Adriatic (SAS)</b>				<b>44231</b>	<b>78</b>	<b>0.002</b>
	<b>SAS coastal</b>			<b>7276</b>		
		MAD-HR-MRU_2		4252	3	0.001
			HRO313-ZUC	13	1	0.078
			HRO423-MOP	1756	2	0.001
		IT-SAS-C	(Apulia)	1810	8	0.004
		MNE-1		483	45	0.093
			MNE-1-N	86	5	0.098
			MNE-1-C	246	12	0.049
			MNE-1-S	151	7	0.046
			MNE-Kotor	85	21	0.247
		AL-C		646	4	0.006
	<b>SAS offshore</b>			<b>36955</b>		
		IT-SAS-O		22715	5	0.000
		MNE-O		2076	14	0.007
			MNE-12-N	513	4	0.008
			MNE-12-C	713	4	0.006
			MNE-12-S	849	7	0.008
		AL-O		716	2	0.003
		MAD-EL-MS-AD		2253	1	0.0004

**Table II- CI 17:** Spatial coverage of monitoring data collected for the Adriatic Sea. The number /of monitoring stations in the IMAP SAUs of the Adriatic Sea per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) is shown.

Sub-division	Zone	SAU	sub SAU	No stations sediment			No stations biota		
				TM	PAHs	PCBs	TM	PAHs	PCBs
<b>North Adriatic (NAS)</b>				<b>71</b>	<b>45</b>	<b>23</b>	<b>31</b>	<b>14</b>	<b>19</b>
	NAS coastal/interecoastal								
		MAD-HR-MRU-3		19	-		11		11
			HRO3-0313-JVE	1			1		1
			HRO-O313-BAZ	1					
			HRO-O412-PULP	1					
			HRO-O412-ZOI	3			1		1
			HRO-O413-LIK	1			1		1
			HRO-O413-PAG	1			1		1
			HRO-O413-RAZ	1					
			HRO-O422-KVV	2			1		1
			HRO-O422-SJI	2			1		1
			HRO-O423-KVA	1			1		1
			HRO-O423-KVJ	1			1		1
			HRO-O423-KVS	1			1		1
			HRO-O423-RILP	1					
			HRO-O423-RIZ	1			1		1
			HRO-O423-VIK	1			1		1
		IT-NAS-C		19	23	13	8	8	8
			Emilia Romagna	6	16	6			
			Friuli Venezia Giulia	4					
			Veneto	9	7	7	8	8	8
		MAD_SI_MRU_11		<u>84</u>	<u>96</u>		<u>93</u>	<u>5</u>	
	NAS offshore								
		IT-NAS-O		23	12	10	2		
		MAD_SI_MRU_12		<u>31</u>	1		<u>1</u>	<u>1</u>	
<b>Central Adriatic (CAS)</b>				<b>58</b>	<b>23</b>		<b>12</b>		<b>6</b>
	CAS coastal/interecoastal								
		MAD-HR-MRU-2		14			6		6
			HRO-0313-NEK	1			1		1

Sub-division	Zone	SAU	sub SAU	No stations sediment			No stations biota		
				TM	PAHs	PCBs	TM	PAHs	PCBs
			HRO-O313-KASP	2			1		1
			HRO-O313-KZ	1					
			HRO-O313-MMZ	1			1		1
			HRO-O413-PZK	2			1		1
			HRO-O413-STLP	1					
			HRO-O423-BSK	2			1		1
			HRO-O423-KOR	3			1		1
			HRO-O423-MOP	1					
			<b>IT-CAS-C</b>	<b>18</b>	<b>8</b>				
			Abruzzo	8	8				
			Marche	8					
			Molise	2					
		<b>CAS offshore</b>							
			<b>IT-CAS-O</b>	<b>25</b>	<b>7</b>		<b>6</b>		
			<b>MAD-HR-MRU_4</b>	<b>1</b>					
<b>South Adriatic (SAS)</b>				<b>78</b>	<b>52</b>	<b>45</b>	<b>22</b>	<b>14</b>	<b>15</b>
		<b>SAS coastal/interecoastal</b>							
			<b>MAD-HR-MRU_2</b>	<b>3</b>			<b>5</b>		<b>2</b>
			HRO313-ZUC	1			1		1
			HRO423-MOP	2			2		1
			<b>IT-SAS-C (Apulia)</b>	<b>8</b>			<b>2</b>		
			<b>MNE-1</b>	<b>46</b>	<b>41</b>	<b>34</b>	<b>15</b>	<b>12</b>	<b>11</b>
			MNE-1-N	5	5	3			
			MNE-1-C	12	12	11	2	2	2
			MNE-1-S	8	8	6	1	1	1
			MNE-Kotor	21	16	14	12	9	8
			<b>AL-C</b>	<b>4</b>					
		<b>SAS offshore</b>							
			<b>IT-SAS-O</b>	<b>5</b>					
			<b>MNE-12</b>	<b>12</b>	<b>11</b>	<b>11</b>	<b>2</b>	<b>2</b>	<b>2</b>
			MNE-12-N	3	2	2	1	1	1
			MNE-12-C	4	4	4			
			MNE-12-S	6	5	5	1	1	1
			<b>AL-O</b>	<b>2</b>					
			<b>MAD-EL-MS-AD</b>	<b>1</b>	<b>1</b>				

**Table III. CI 17:** Temporal coverage of the monitoring data collected for the Adriatic Sea. The years of data collected per SAU and per contaminant group (trace metals (TM), PAHs, PCBs) are shown.

Sub-division	Zone	SAU	Years monitored Sediments			Years monitored biota		
			TM	PAHs	PCBs	TM	PAHs	PCBs
<b>North Adriatic (NAS)</b>								
	<b>NAS coastal/intercoastal</b>							
		<b>MAD-HR-MRU-3</b>	'17, '19			'19, '20		'19
		<b>IT-NAS-C</b>	'15, '16, '17, '18, '19	'16, '17, '18, '19	'16, '17, '18, '19	'16, '17, '18	'16, '17, '18	'16, '17, '18, '19
		<b>MAD_SI-MRU_11</b>	'19	<del>'15, '16, '19</del>		<del>'19, '20, '21</del>	'16, '17, '18, '19, '20, '21	
	<b>NAS offshore</b>							
		<b>IT-NAS-O</b>	'16, '17, '18, '19	'16, '17, '18, '19	'16, '17, '18, '19	'15, '16, '17		
		<b>MAD_SI-MRU_12</b>	'19	'16, '19		<del>'17, '18, '19, '20, '21</del>	<del>'17, '18, '19, '20, '21</del>	
<b>Central Adriatic (CAS)</b>								
	<b>CAS coastal/intercoastal</b>							
		<b>MAD-HR-MRU-2</b>	'17, '19			'19, '20		'19
		<b>IT-CAS-C</b>	'15, '16, '17, '18, '19	'16, '17, '18				
	<b>CAS offshore</b>							
		<b>IT-CAS-O</b>	'15, '16, '17, '18, '19	'16, '17, '18		'15, '16, '17		
		<b>MAD-HR-MRU_4</b>	'17, '19					
<b>South Adriatic (SAS)</b>								
	<b>SAS coastal/intercoastal</b>							
		<b>MAD-HR-MRU_2</b>	'17, '19			'19, '20		'19
		<b>IT-SAS-C</b>	'15, '16, '17, '18, '19			'15, '16, '17, '18,		
		<b>MNE-1</b>	'16, '17, '18, '19, '20, '21	'17, '18, '19, '20, '21	'19, '20, '21	'19, '20	'19, '20,	'19, '20
		<b>AL-C</b>	'20					
	<b>SAS offshore</b>							
		<b>IT-SAS-O</b>	'16, '17					
		<b>MNE-12</b>	'19, '21	'18, '19, '20, '21	'19, '20, '21	'18, '19, '20		'19, '20
		<b>AL-O</b>	'20					
		<b>MAD-EL-MS-AD</b>	'18	'18				

**Table IV. CIs 13&14: The spatial assessment units (SAUs) for the Adriatic Sea Sub-region and their respective surface area (km<sup>2</sup>) and number of monitoring stations located in the SAUs.**

Sub_div	A_zone	SAU	Sub_SAU Name_L0	Area/km <sup>2</sup>	Stations	Stat./area
<b>Adriatic</b>				124.565,1	76	0,001
<b>Northern Adriatic Sea</b>				30.864,5	31	0,001
<b>Central Adriatic Sea</b>				48.801,8	23	0,000
<b>Southern Adriatic Sea</b>				44.898,8	22	0,000
NAS	Coastal	IT-NAS-1	FVG_1_C	276,6	1	0,004
			FVG_2_C	282,5	1	0,004
			VE_1_C	87,5		
			VE_2_C	905,1	3	0,003
			VE_3_C	653,5	2	0,003
			ER_1_C	253,5	1	0,004
			ER_2_C	63,7		
			ER_3_C	53,9		
		MAD-HR-MRU_2	HRO423-KOR	166,0		
		MAD-HR-MRU_3	HRO313-BAZ	3,8	1	0,260
			HRO313-JVE	73,1		
			HRO412-PULP	6,7		
			HRO412-ZOI	467,0		
			HRO413-LIK	6,6		
			HRO413-PAG	29,8	1	0,034
			HRO413-RAZ	10,2		
			HRO422-KVV	494,3		
			HRO422-SJI	1.923,5		
			HRO423-KVA	686,5	1	0,001
			HRO423-KVJ	1.088,6		
			HRO423-KVS	576,8		
			HRO423-RILP	5,6		
			HRO423-RIZ	474,7		
			HRO423-VIK	454,9	1	0,002
		MAD-SI-MRU-11	MAD-SI-MRU-11	85,3	4	0,047
	Offshore	HR-NAS-12	HR_NA_1_MC	2.057,1	2	0,001
			HR_NA_2_MC	2.182,6		
			HR_NA_1_MO	2.566,1		
			HR_NA_2_MO	3.659,1		
		IT-NAS-12	FVG_1_MC	138,6	2	0,014
			FVG_2_MC	271,0	2	0,007
			VE_1_MC	713,9		
			VE_2_MC	467,3		
			VE_3_MC	1.041,3	1	0,001
			VE_1_MO	234,0		
			VE_2_MO	189,9		
			VE_3_MO	941,3		
			ER_1_MC	858,3	2	0,002
			ER_2_MC	586,3	3	0,005
			ER_3_MC	892,7	2	0,002
			ER_1_MO	1.319,1		
			ER_2_MO	599,7		
			ER_3_MO	2.887,7	1	0,000
		MAD-SI-MRU-12	MAD-SI-MRU-12	128,8	<u>1</u>	
2CAS	Coastal	IT-CAS-1	MA_1_C	172,0		



Sub_div	A_zone	SAU	Sub_SAU Name_L0	Area/km <sup>2</sup>	Stations	Stat./area	
			MA_2_C	147,5			
			AB_1_C	103,3			
			AB_2_C	179,1			
			MO_1_C	228,8			
			PU_1_C	1.260,5	1	0,001	
		MAD-HR-MRU_2	HRO313-KASP	44,1	1	0,023	
			HRO313-KZ	34,1	1	0,029	
			HRO313-MMZ	55,5			
			HRO313-NEK	252,6			
			HRO413-PZK	195,7			
			HRO413-STLP	0,6			
			HRO423-BSK	613,2	1	0,002	
			HRO423-KOR	1.564,2			
		MAD-HR-MRU_3	HRO423-MOP	2.480,1	1	0,000	
			HRO422-SJI	14,0			
		MAD-HR-MRU_4	HRO423-KVJ	53,2			
			HRO422-VIS	183,9			
		Offshore	HR-CAS-12	HR_CA_1_MC	2.336,7	1	0,000
				HR_CA_2_MC	7.744,7	1	0,000
				HR_CA_1_MO	5.327,9		
				HR_CA_2_MO	3.388,1		
			IT-CAS-12	MA_1_MC	1.479,9	3	0,002
				MA_2_MC	1.629,2	3	0,002
				MA_1_MO	1.390,6		
				MA_2_MO	3.597,3		
				AB_1_MC	1.055,8	3	0,003
				AB_2_MC	1.249,5	3	0,002
				AB_1_MO	2.479,9		
				AB_2_MO	2.741,2		
				MO_1_MC	654,3	3	0,005
SAS	Coastal	IT-SAS-1	MO_1_MO	1.048,2			
			PU_1_MC	2.618,0	1	0,000	
			PU_1_MO	2.478,2			
		MAD-HR-MRU_2	PU_2_C	1.139,5	2	0,002	
PU_3_C	172,2						
PU_4_C	497,9						
HRO313-ZUC	12,8						
HRO423-MOP	1.755,8		2	0,001			
MNE-1	ME_BK_C		84,8	7	0,083		
	ME_C_C		246,2	2	0,008		
	ME_N_C	86,0	1	0,012			
	ME_S_C	151,2	1	0,007			
Offshore	HR-SAS-12	HR_SA_1_MC	3.396,8				
		HR_SA_1_MO	8.888,5				
	IT-SAS-12	PU_2_MC	1.752,9	1	0,001		
		PU_3_MC	1.760,4	3	0,002		
		PU_4_MC	3.581,3	3	0,001		
		PU_2_MO	2.618,6				
		PU_3_MO	6.066,1				
SAS	Offshore	IT-SAS-12	PU_4_MO	6.915,2			
		MNE-12	ME_C_MC	653,4			

Sub_div	A_zone	SAU	Sub_SAU Name_L0	Area/km <sup>2</sup>	Stations	Stat./area
			ME_N_MC	468,4		
			ME_S_MC	781,1		
			ME_SA_1_MO	3.869,5		

**Table V. CIs 13&14: Temporal coverage of the monitoring data collected for the Adriatic Sea shown against the finest areas of assessment (IMAP subSAUs). The years of data collected per SAU are shown.**

Sub-division	Zone	SAU	Years monitored
North Adriatic (NAS)			
	NAS coastal/intercoastal		
		MAD-HR-MRU-3	2016-2019
		IT-NAS-1	2015-2020
		MAD_SI_MRU_11	2015-2020
	NAS offshore		
		HR-NAS-12	2016-2019
		IT-NAS-12	2015-2020
		MAD_SI_MRU_12	2015-2020
Central Adriatic (CAS)			
	CAS coastal/intercoastal		
		MAD-HR-MRU-2	2016-2019
		IT-CAS-1	2015-2020
	CAS offshore		
		HR-CAS-12	2016-2019
		IT-CAS-12	2015-2020
South Adriatic (SAS)			
	SAS coastal/intercoastal		
		MAD-HR-MRU_2	2016-2019
		IT-SAS-1	2015-2020
		MNE-1	
		AL-1	-
	SAS offshore		
		HR-CAS-12	-
		IT-SAS-12	2015-2020
		MNE-12	
		AL-12	-

Sub-division	Zone	SAU	Years monitored
		MAD-EL-MS-AD	-

**Annex IX (CH 4.3.4):**

**The spatial assessment units (SAUs) along with the spatial and temporal coverage of monitoring data collected for the Western Mediterranean Sub-region**

**Table I.** The spatial assessment units (SAUs) for the Western Mediterranean Sea Sub-region and their respective surface area (km<sup>2</sup>) and number of monitoring stations located in the SAUs.

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP subSAU	Area (km <sup>2</sup> )	No stations	No of stations with data 2016-2022	% Area covered by data					
Alboran Sea (ALBS)	ALBS coastal	<b>ALBS-MO-C</b>						<b>84 %</b>				
			MO-Gib-A-C	71	-	-						
			MO-Gib-B-C	67	2	2						
			MO-East-C	700	6	6						
			MO-Central-A-C	805	-	-						
			MO-Central-B-C	361	6	6						
			MO-West-C	286	66	65						
			<b>ALBS-ES-C</b>	1908	12	5						
			<b>ALBS-ALG</b>									
				ALG-1A-C	702	3	-					
			ALBS offshore	<b>ALBS-MO-O</b>							<b>0 %</b>	
					MO-East-O	1020	1		-			
					MO-Central-A-O	1449	1		-			
					MO-Central-B-O	706	1		-			
					MO-West-O	465	-		-			
					MO-Gib-A-O	363	1		-			
					MO-Gib-B-O	302	-		-			
					<b>ALBS-ES-O</b>	23093	6		-			
					<b>ALBS-ALG-O</b>							
						ALG-1A-O	547		1	-		
		Central part of Western										

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP subSAU	Area (km <sup>2</sup> )	No stations	No of stations with data 2016-2022	% Area covered by data
Mediterranean Sea (CWMS)							
	<b>CWMS coastal</b>						<b>67 %</b>
	<b>CWMS-ALG-C</b>						
			ALG-1B-C	436	-		
			ALG-2-C	322	5	-	
			ALG-3-C	1081	6	-	
			ALG-4-C	337	1	-	
			ALG-5-C	414	4	-	
			ALG-6-C	349	5	-	
			ALG-7-C	534	4	-	
			ALG-8-C	1022	3	-	
			ALG-9-C	980	7	-	
			ALG-10-C	596	8	-	
	<b>CWMS-ES-C</b>						
			ES-CWM-LEV1-C	5547	23	<u>11</u>	
			ES-CWM-LEVOS1-C	3774	5	3	
	<b>CWMS-FR-C</b>						
			FR-CWM- <del>E1</del> M-C	<del>2029</del> <u>2938</u>	<del>4</del> <u>79</u>	<del>2</del> <u>34</u>	
			<del>FR-CWM-E2-C</del>	<del>49</del> <u>23</u>	<del>4</del> <u>0</u>	<del>2</del> <u>2</u>	
			<del>FR-CWM-C-C</del>	<del>7</del> <u>02</u>	<del>1</del> <u>4</u>	<del>1</del> <u>3</u>	
			<del>FR-CWM-W-C</del>	<del>2</del> <u>93</u>	<del>2</del> <u>1</u>	<del>2</del> <u>1</u>	
			FR-CWM-Corse-C	1497	12	8	
	<b>CWMS-IT-C</b>						
			IT-CWM-C	804	24	23	
			IT-CWM-SarW-C	3926	22	2	
			IT-CWM-Sic-N-C	6	-	-	
	<b>CWMS-TU-C</b>						

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP subSAU	Area (km <sup>2</sup> )	No stations	No of stations with data 2016-2022	% Area covered by data
			TU-1-C	509	1		
			TU-2-C	2357	4		
	<b>CWMS offshore</b>						<b>69 %</b>
		<b>CWMS-ALG-O</b>					
			ALG-1B-O	547	-	-	
			ALG-2-O	426	-	-	
			ALG-3-O	1696	1	-	
			ALG-4-O	971	-	-	
			ALG-5-O	518	-	-	
			ALG-6-O	488	1	-	
			ALG-7-O	1327	-	-	
			ALG-8-O	1523	-	-	
			ALG-9-O	1286	-	-	
			ALG-10-O	733	2	-	
		<b>CWMS-ES-O</b>					
			ES-CWM-LEV1-O	67828	19	13	
			ES-CWM-LEVOS1-O	153876	1	1	
		<b>CWMS-IT-O</b>					
			IT-CWM-O	14239	-	-	
			IT-CWM-SarW-O	76713	-	-	
			IT-CWM-SicN-O	5842	-	-	
		<b>CWMS-FR-O</b>					
			FR-CWM-E1-O	<del>180155</del> 58	-	-	
			<del>FR-CWM-C-O</del>	<del>2823</del>	-	-	
			<del>FR-CWM-E2-O</del>	<del>4865</del>	-	-	
			<del>FR-CWM-W-O</del>	<del>2179</del>	-	-	
			<del>FR-CWM-Corse-O</del>	<del>5673</del>	-	-	

Sub-division	IMAP Assessment Zone	IMAP SAU	IMAP subSAU	Area (km <sup>2</sup> )	No stations	No of stations with data 2016-2022	% Area covered by data
		<b>CWMS-TU-O</b>					
			TU-1-O	2676	2	-	
			TU-2-O	742	-	-	
<b>Tyrrhenian Sea</b>							
(TYRS)							
	<b>TYRS coastal</b>						<b>100%</b> <b>(98% for sed)</b>
		<b>TYRS-FR-C</b>					
			FR-TYR-Corse-C	648	10	<u>46</u>	
		<b>TYRS-IT-C</b>					
			IT-TYR-1-C	6363	15	15	
			IT-TYR-3-C	4122	9	<u>910</u>	
			IT-TYR-4-C	8072	26	<u>2123</u>	
			IT-TYR-5-C	2685	5	-	
			IT-TYR-SarE-C	2598	20	6	
			IT-TYR-SicN-C	3023	26	26	
	<b>TYRS offshore</b>						<b>0%</b>
		<b>TYRS-FR-O</b>					
			FR-TYR-Corse-O	5994	-	-	
		<b>TYRS-IT-O</b>					
			IT-TYR-1-O	4178	-	-	
			IT-TYR-2-O	178065	-	-	

**Table II:** Spatial coverage of monitoring data collected for the Western Mediterranean Sea. The number of monitoring stations in the IMAP SAUs of the Western Mediterranean coastal SAUs per environmental matrix (sediments, biota) and per contaminant group (trace metals (TM), PAHs, PCBs) is shown.



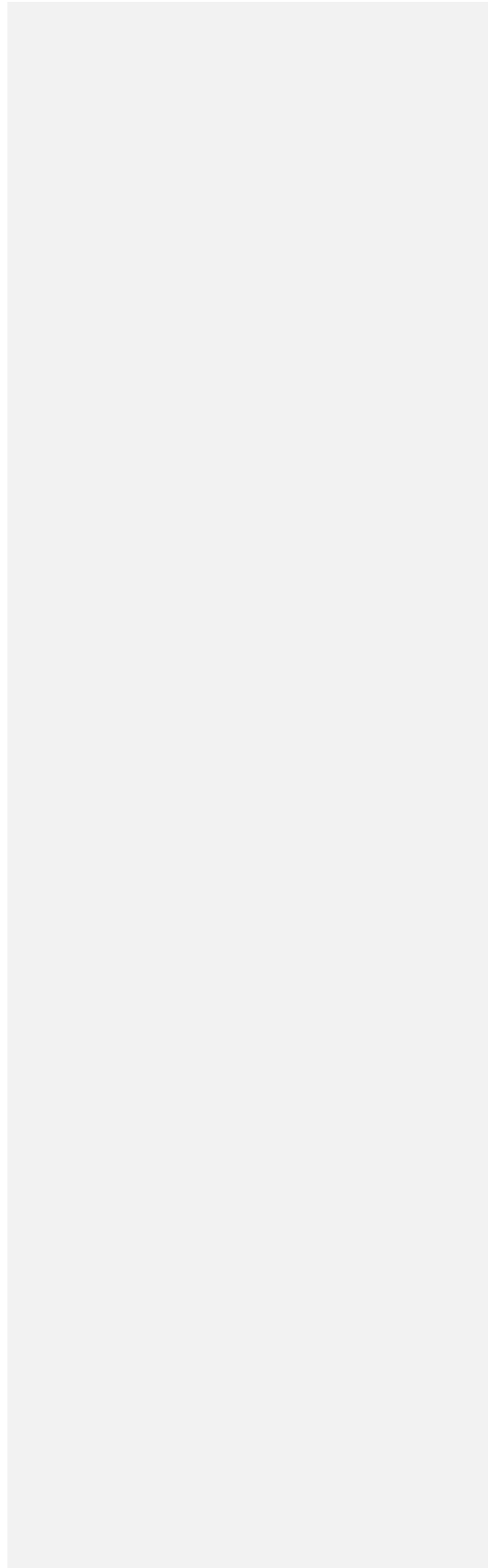
Sub-division	IMAP Assessment Zone	IMAP SAU	SubSAU	No stations			No stations		
				sediment			biota		
				TM	PAHs	PCBs	TM	PAHs	PCBs
<b>Alboran Sea (ALBS)</b>									
ALBS coastal									
ALBS-MO-C									
			MO-East-C	5			2		
			MO-Central-A-C						
			MO-Central-B-C	1			5		
			MO-West-C	2			4		
			MO-Gib-A-C	2					
			MO-Gib-B-C						
ALBS-ES-C							5		2
ALBS-ALG									
ALG-1A-C									
<b>Coastal part of Western Mediterranean Sea (CWMS)</b>									
CWMS coastal									
CWMS-ALG- C									
			ALG-1B-C						
			ALG-2-C						
			ALG-3-C						
			ALG-4-C						
			ALG-5-C						
			ALG-6-C						
			ALG-7-C						
			ALG-8-C						
			ALG-9-C						
			ALG-10-C						
CWMS-ES-C									
			ES-CWM-LEV1-C	3	3	3	9		7
			ES-CWM-LEVOS1-C	3	3	3			
CWMS-FR-C									
			FR-CWM-E1-C	15			435	435	435

Sub-division	IMAP Assessment Zone	IMAP SAU	SubSAU	No stations			No stations		
				sediment			biota		
				TM	PAHs	PCBs	TM	PAHs	PCBs
			FR-CWM-E2-C	9			13	13	13
			FR-CWM-C-C	3			13	13	13
			FR-CWM-W-C	2			8	8	8
			FR-CWM-Corse-C	4			4	4	4
			<b>CWMS-IT-C</b>						
			IT-CWM-C	23	23	23			
			IT-CWM-SarW-C	2					
			IT-CWM-Sic-N-C						
			<b>CWMS-TU-C</b>						
			TU-1-C						
			TU-2-C						
			<b>Tyrrhenian Sea (TYRS)</b>						
			<b>TYRS coastal</b>						
			<b>TYRS-FR-C</b>						
			FR-TYR-Corse-C	2	2	2	4	4	4
			<b>TYRS-IT-C</b>						
			IT-TYR-1-C	14	14	14			
			IT-TYR-3-C	9	9	9			
			IT-TYR-4-C	21	21	9			
			IT-TYR-5-C						
			IT-TYR-SarE-C	6					
			IT-TYR-SicN-C	26	26	26			

**Table III:** Temporal coverage of the monitoring data collected for the Western Mediterranean Sea. The years of data collected per SAU and per contaminant group (trace metals (TM), PAHs, PCBs) are shown.

Sub-division	IMAP Assessment Zone	IMAP SAU	SubSAU	Years monitored			Years Monitored		
				TM	PAHs	PCBs	TM	PAHs	PCBs
				<b>sediment</b>			<b>biota</b>		
				TM	PAHs	PCBs	TM	PAHs	PCBs
<b>Alboran Sea (ALBS)</b>									
<b>ALBS coastal</b>									
<b>ALBS-MO-C</b>									
			MO-East-C	'17, '18			'20, '21		
			MO-Central-A-C						
			MO-Central-B-C	'17, '18			'17, '18, '20, '21		
			MO-West-C	'17, '18			'17, '18		
			MO-Gib-A-C	'17, '18					
			MO-Gib-B-C						
<b>ALBS-ES-C</b>							'17, '19		'17, '19
<b>ALBS-ALG</b>									
<b>ALG-1A-C</b>									
<b>Coastal part of Western Mediterranean Sea (CWMS)</b>									
<b>CWMS coastal</b>									
<b>CWMS-ALG- C</b>									
			ALG-1B-C						
			ALG-2-C						
			ALG-3-C						
			ALG-4-C						
			ALG-5-C						
			ALG-6-C						
			ALG-7-C						
			ALG-8-C						
			ALG-9-C						
			ALG-10-C						

Sub-division	IMAP Assessment Zone	IMAP SAU	SubSAU	Years monitored			Years Monitored		
				TM	PAHs	PCBs	TM	PAHs	PCBs
				<b>sediment</b>			<b>biota</b>		
				TM	PAHs	PCBs	TM	PAHs	PCBs
<b>CWMS-ES-C</b>									
			ES-CWM-LEVI-C	'16	'16	'16	'17, '19		'17, '19
			ES-CWM-LEVOS1-C	'16	'16	'16			
<b>CWMS-FR-C</b>									
			FR-CWM-E+M-C	'16			<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,</del> <del>'21+'18</del>	<del>'18,'19,</del> <del>'20,</del> <del>'21+'18</del>
			<del>FR-CWM-E2-C</del>	<del>'16</del>			<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>
			<del>FR-CWM-C-C</del>	<del>'16</del>			<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>
			<del>FR-CWM-W-C</del>	<del>'16</del>			<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>	<del>'18,'19,</del> <del>'20,'21</del>
			FR-CWM-Corse-C	'16			'18, '19	'18, '19	'18, '19
<b>CWMS-IT-C</b>									
			IT-CWM-C	'16, '20	'16, '20	'16, '20			
			IT-CWM-SarW-C	'17, '19					
			IT-CWM-Sic-N-C						
<b>CWMS-TU-C</b>									
			TU-1-C						
			TU-2-C						
<b>Tyrrhenian Sea (TYRS)</b>									
<b>TYRS coastal</b>									
<b>TYRS-FR-C</b>									
			FR-TYR-Corse-C	'16,			'18,'19, '20,'21	'18,'19, '20,'21	'18,'19, '20,'21
<b>TYRS-IT-C</b>									
			IT-TYR-1-C	'17,'18, '19,'20	'17,'18, '19,'20	'17,'18, '19,'20			
			IT-TYR-3-C	'17,'20	'17,'20	'17,'20			
			IT-TYR-4-C	'17,'20	'17,'20	'17,'20			
			IT-TYR-5-C						
			IT-TYR-SarE-C	'17, '19					
			IT-TYR-SicN-C	'20	'20	'20			



**[Annex X  
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