WWF GUIDE TO BUILDING REDD+ STRATEGIES:
A toolkit for REDD+ practitioners around the globe
June 2013
In the last five years, the UN envisioned mechanism to reward nations for reducing carbon emissions from deforestation and forest degradation (REDD+) has transformed tropical forest conservation from a niche effort to a critical tool to fight climate change, conserve natural resources and improve the livelihoods of the rural poor. REDD+ is helping to transform these international efforts in three important ways.

Firstly, REDD+ has raised global awareness of the importance of tropical forests in addressing climate change. The Intergovernmental Panel on Climate Change (IPCC) estimated that carbon emissions from deforestation and forest degradation of tropical forests account for 17.4 per cent of annual, global carbon emissions—more than all the automobiles, trucks, trains, ships and airplanes in the world. As emissions from deforestation and degradation of tropical forests decrease, while emissions from other sources are growing, this number will probably be somewhat lower in the future, but this does not in any way change the importance of tropical forests in the fight against climate change. If we are to maintain global warming to just 2°C above pre-industrial levels, the global community’s target to fight climate change, it is clear that we must find a solution to tropical forest loss.

Secondly, REDD+ has highlighted the key role of tropical forests in underpinning the livelihoods of local communities and indigenous peoples, who depend on tropical forests for their food, medicine, fibres and shelter.

Finally, REDD+ has heightened our understanding of the vital role that tropical forests play in providing ecosystem services—from local to global scales—that maintain biodiversity, support food production and regulate our weather systems.

Yet, REDD+ is still only in its infancy. If REDD+ is to succeed, local and national government leaders in developing tropical forest countries need to develop effective national, and in some cases subnational, REDD+ strategies and the technical skills and expertise to implement these.

This enormous effort that is now asked of developing tropical forest countries has mobilized the financial and technical support of developed county governments, as well as non-governmental organizations, the private sector and academia. To date, the Government of Norway has committed approximately three billion US dollars in tropical forest finance to support REDD+ related activities. It is our aim that through this support, developing tropical countries including the Democratic Republic of Congo, Brazil, Indonesia, Peru and Guyana will be able to reduce their emissions from deforestation and forest degradation—and through this, conserve their forests and improve the livelihoods of their rural communities.

For these reasons, the Government of Norway is pleased to support WWF’s development of this publication, WWF Guide to Building REDD+ Strategies: A toolkit for REDD+ practitioners around the globe. The guide arrives at a critical time when many tropical forest countries are in the process of, or considering, developing their national or subnational REDD+ strategies.

The Government of Norway looks forward to continuing to support initiatives such as this and to seeing REDD+ realize real benefits for people and nature.

Bård Vegar Solhjell, Minister of the Environment, Government of Norway
This publication is the collective output of dozens of REDD+ practitioners from around the globe, including both WWF experts and external partners.

It is produced by WWF’s global Forest & Climate Initiative (WWF-FCI), which works internationally to support REDD+ global policy and finance as well as to build local REDD+ capacities in such key tropical forest landscapes as the Democratic Republic of Congo, Indonesia, Peru, Cameroon, Guyana and Colombia. The guidance and best practices presented in this publication are based on the hands-on experiences of WWF and its partners.

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**Edited by:** Pablo Gutman, Charlie Parker and Kristina Van Dexter

**Production editor:** Jennifer Ferguson-Mitchell

**Lead chapter authors:** Accessing Finance (Kirsten Schuyt, Pablo Gutman and Lloyd Gamble), Benefit Sharing (Kristina Van Dexter and Anthony Anderson), Intervention Strategies to Address the Drivers of Deforestation and Forest Degradation (Charlie Parker), Institutional Arrangements (Pablo Gutman), Legal and Regulatory Frameworks (John Costenbader), Monitoring, Measurement, Reporting and Verification (Naikoa Aguilar-Amuchastegui), Reference Levels (John O. Niles), Setting REDD+ Goals, Targets and Principles (Pablo Gutman), Social and Environmental Safeguards (Jenny Springer, Andrea Kraljevic and Günter Mitlacher).

**Other contributors and supporters:**
Kate Anderson, Ines Bellino, Alexander Belokurov, Megan Block, Flori Botamba, Breen Byrnes, Bruce Cabarle, Paul Chatterton, Alonso Córdova, Lina Dabbagh, Minnie Degawan, Libby Garbis, Yuyun Kurniawan, Arif Data Kusuma, Ugan Manandhar, Javier Humberto Sabogal Mogollón, André Costa Nahur, María José Pacha, Bruno Perodeau, Elaine Pura, Vanessa Retana, Gerald Steindegger and Zulfira Warta.

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This is a technical document, the sole purpose of which is to contribute to the ongoing discussion and capacity building among REDD+ practitioners. Hence, it does not purport to represent the official positions of WWF or its donors.

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<thead>
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<th>Acronym</th>
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<tr>
<td>3E</td>
<td>Effectiveness, efficiency and equity</td>
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<tr>
<td>ACR</td>
<td>American Carbon Registry</td>
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<td>ADB</td>
<td>Asian Development Bank</td>
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<td>AfDB</td>
<td>African Development Bank</td>
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<td>AFOLU</td>
<td>Agriculture, forestry and other land use</td>
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<td>AFOD</td>
<td>Agriculture, forestry and other land use Development</td>
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<tr>
<td>BUR</td>
<td>Business-as-usual report</td>
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<td>CAN</td>
<td>Climate Action Network</td>
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<td>CBD</td>
<td>United Nation’s Convention on Biological Diversity</td>
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<td>CCBA</td>
<td>Climate, Community and Biodiversity Alliance</td>
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<td>CCBS</td>
<td>Climate, Community and Biodiversity Standards</td>
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<tr>
<td>CDC</td>
<td>Committees for development and conservation</td>
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<td>CDM</td>
<td>Clean Development Mechanism</td>
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<tr>
<td>CFUG</td>
<td>Community forest user groups</td>
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<td>Climate Investment Funds</td>
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<td>COP</td>
<td>Conference of the Parties</td>
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<tr>
<td>CSO</td>
<td>Civil society organization</td>
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<tr>
<td>CTI</td>
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<tr>
<td>DD</td>
<td>Deforestation and forest degradation</td>
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<tr>
<td>DIH</td>
<td>Dutch Sustainable Trade Initiative</td>
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<td>DRC</td>
<td>Democratic Republic of Congo</td>
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<td>ENAREDD+</td>
<td>Estrategia Nacional para REDD+, Mexico (REDD+ National Strategy)</td>
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<tr>
<td>ERPA</td>
<td>Emissions Reduction Payment Agreement</td>
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<td>ER-PIN</td>
<td>Emissions Reduction—Programme Idea Note</td>
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<td>ESME</td>
<td>Environmental and Social Management Framework</td>
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<td>Forest Carbon Trust Fund</td>
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<td>Foundation for International Environmental Law and Development</td>
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<td>Forest Investment Program</td>
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<td>FLEG</td>
<td>Forest Law Enforcement, Governance, and Trade</td>
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<td>FPIC</td>
<td>Free, prior and informed consent</td>
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<td>Brazil’s Institute for Agriculture and Forest Certification and Management</td>
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<td>IPCC</td>
<td>Intergovernmental Panel on Climate Change</td>
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<td>Indigenous peoples and local communities</td>
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<td>IUCN</td>
<td>International Union for the Conservation of Nature</td>
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<td>KFW</td>
<td>Kreditanstalt für Wiederaufbau, German government-owned development bank</td>
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<td>LDCs</td>
<td>Least developed countries</td>
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<td>LEDS</td>
<td>Low Emission Development Strategies</td>
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<td>LiDAR</td>
<td>Light Detection and Ranging</td>
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<td>LUCCC</td>
<td>Land-Use and Land-Cover Change</td>
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<td>Land use, land-use change and forestry</td>
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<td>Millennium Development Goals</td>
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<td>MEA</td>
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<td>Multilateral Investment Guarantee Agency</td>
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<td>MMCRV</td>
<td>Monitoring, measuring, reporting and verification</td>
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<td>MRV</td>
<td>Monitoring, reporting and verification</td>
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<td>NAFIMI</td>
<td>Nepal’s National Forest Management Information System</td>
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<td>NAMA</td>
<td>Nationally Appropriate Mitigation Action</td>
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<td>Norwegian Agency for Development Cooperation</td>
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<td>OPIC</td>
<td>Overseas Private Investment Corporation</td>
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<td>PES</td>
<td>Payments for Environmental Services, Payments for Ecosystem Services</td>
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<td>Political risk insurance</td>
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<td>RECOFTC</td>
<td>Center for People and Forests</td>
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<tr>
<td>REDD+</td>
<td>Reducing emissions from deforestation and forest degradation and enhancing forest carbon stocks</td>
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<tr>
<td>REL</td>
<td>Reference emission level</td>
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<td>RL</td>
<td>Reference level</td>
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<td>Roundtable on Sustainable Palm Oil</td>
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<td>SBSTA</td>
<td>Subsidiary Body for Scientific and Technical Advice</td>
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<td>SEPC</td>
<td>Social and Environmental Principles and Criteria</td>
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<tr>
<td>SES</td>
<td>Social and Environmental Standards</td>
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<td>SESA</td>
<td>Strategic Environmental and Social Assessment</td>
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<td>Safeguard Information System</td>
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<td>SISA</td>
<td>System of Incentives for Environmental Services</td>
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<td>UNDRIP</td>
<td>United Nations Declaration on the Rights of Indigenous People</td>
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<td>UNEP</td>
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<td>United Nations Framework Convention on Climate Change</td>
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<td>UNFF</td>
<td>United Nations Forest Framework</td>
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<td>UN-REDD</td>
<td>United Nations Collaborative Programme on Reducing Emissions from Deforestation and Forest Degradation in Developing Countries</td>
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<td>United States Agency for International Development</td>
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<td>USGS</td>
<td>United States Geological Survey</td>
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<tr>
<td>VAT</td>
<td>Value added tax</td>
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<td>VCS</td>
<td>Voluntary Carbon Standard</td>
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<td>Verified Emission Reduction, Voluntary Emissions Reduction</td>
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<td>WB</td>
<td>World Bank</td>
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<td>World Resources Institute</td>
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<td>WWF</td>
<td>World Wildlife Fund</td>
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<tr>
<td>WWF WCF</td>
<td>World Wildlife Fund (formerly known as World Wildlife Fund)</td>
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<tr>
<td>ZNDD</td>
<td>Zero net deforestation and forest degradation</td>
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<tr>
<td>ZNEDD</td>
<td>Zero net emissions from deforestation and forest degradation</td>
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HOW TO USE THIS GUIDE
This guide is designed to provide REDD+ practitioners and their local partners with the information necessary to develop national and subnational REDD+ strategies. It draws on the experiences of WWF’s international REDD+ project teams, the latest literature on REDD+ practices and emerging REDD+ best practices around the world.

It is intended for practitioners working across various elements of REDD+ as well as those focused on a particular area of REDD+, as practitioners need to have a holistic understanding of a REDD+ national or subnational strategy in order to effectively work in any part of it.

It is anticipated that through interaction and inputs from initial users of the guide, the information it contains will be developed further and expanded to support a broader range of REDD+ practitioners, including government officials, civil society organizations, indigenous peoples and local communities, international implementing agencies and the private sector.

**Guide format and content**
The guide is presented in a dynamic format that gives users:

- **A comprehensive vision of REDD+:** This guide offers REDD+ practitioners a holistic view of REDD+, presenting the key elements of REDD+ and making the link between them. It also encourages users to consider each element of REDD+ in order to develop a successful national or subnational REDD+ strategy.

- **A user-friendly format:** Each chapter of the guide is produced as a standalone resource, enabling practitioners to use the guide as a comprehensive tool or as a series of tools. This, together with the publication’s size and binder format, gives users the flexibility to carry and use these tools in the field—both in part and as a whole—as their work requires. In addition, the guide is available as an e-publication for easy online access, a CD for cost-effective sharing and a hardcopy printed format.

- **Opportunities for collaborative and continued knowledge sharing:** Users are invited to collaborate in the periodic update of this guide by sharing experiences and case studies, offering updates to existing chapters and contributing to new chapters.

This initial version of the guide is composed of three sections. Section I, *Introduction*, provides an overview of this guide, introduces REDD+, and discusses why and when a REDD+ national or subnational strategy is needed and how this guide could help prepare one. Section II, *Building Blocks of a REDD+ Strategy*, is the “how-to” part of this guide and features nine chapters on topics key to REDD+. Section III includes both a list of additional WWF REDD+ resources and a glossary of REDD+ terms.

To facilitate an easy flow and comparisons across chapters, the information presented in each is structured similarly to include:

- **Key messages:** Main points of the chapter highlighted in a bulleted list.
- **Introduction:** An overview of the issues presented in the chapter.
- **International policy context:** Outline of what has been agreed upon under the UNFCCC and other relevant international processes as relevant to each chapter.
- **National and subnational options:** The various ways in which the chapter’s topic can be addressed in a national or subnational REDD+ strategy.
- **WWF viewpoint:** WWF’s perspective and positions on the chapter’s topic.
- **Further resources:** Additional information on each chapter’s topic.
- **Bibliography:** A list of publications referenced in the chapter.

Furthermore, each Section II chapter includes one or more snapshot case study. These case studies inform users of real-life experiences related to each chapter topic in ways that will provide additional knowledge necessary to design and implement components of a national or subnational REDD+ strategy.

Each case study provides the following information on a specific REDD+ practice:

- Context
- Expected changes
- Achievements
- Challenges
- Lessons learned

In addition, throughout this guide, we have included links to video archives of relevant sessions from WWF’s REDD+ learning webinar series.
The next edition of the WWF Guide to Building REDD+ Strategies

As we launch this first version of the guide, work has already begun on a second edition, due in late 2013 that will add several chapters to Section II, Building Blocks of a REDD+ Strategy, on stakeholder engagement, a REDD+ registry and understanding the economics of REDD+. We also plan to add a whole new section with detailed discussions of WWF REDD+ work in several tropical forest countries.

Send us an email at forestclimate@wwfus.org and we will alert you when new content is released.

Content development and knowledge sharing

This guidebook is a collaborative effort with contributions—to date—from more than 18 representatives from within the WWF network as well as external partners. The goal is to continually improve this publication through inputs from REDD+ practitioners around the globe and to facilitate the sharing of best practices in building REDD+ national and subnational strategies to help progress REDD+ for the benefit of people and nature.

To facilitate this process, we:

- Created this guide as both an adaptable binder publication that allows for the addition of new content and for users to add their own content and notes, and as an e-publication, which allows users to download individual chapters and work with them in their own context.
- Plan to use this guide as a learning manual for WWF REDD+ practitioners and, through this process, gather feedback and new content to develop it further.
- Encourage users to contribute to the guide, including the submission of ideas for new topics and case studies that highlight key lessons in implementing REDD+ strategies.

Please send your content suggestions to forestclimate@wwfus.org.
WHY AND WHEN IS A REDD+ STRATEGY NEEDED?
What is REDD+?

Tropical forests cover around 15 per cent of the world’s land surface (FAO, 2006) and store about 25 per cent of the carbon in the terrestrial biosphere, thus playing a critical role in global climate regulation (Bonan, 2008). Tropical forests are also home to nearly 90 per cent of the world’s terrestrial biodiversity and directly support the livelihoods of 90 per cent of the 1.2 billion people living in extreme poverty (World Bank, 2004).

Despite the multiple benefits that forests provide to humankind and nature, tropical forests are being degraded at an alarming rate. Every year, roughly 13 million hectares are converted to other land uses (FAO, 2006) to feed the growing world’s demand for food, fuel and fiber. Deforestation and forest degradation now account for up to a one hundred-fold increase in global species loss (CBD, 2008) and up to 20% of total greenhouse gas emissions—more than the world’s transport industry.

Preserving forests, therefore, plays a critical role in our efforts to combat climate change, halt biodiversity loss and support and maintain the livelihoods of local and indigenous communities. If we are to stay within a 2°C target for global warming, meet the 2020 Aichi Biodiversity Targets and achieve the Millennium Development Goals, it is essential that we slow, halt and reverse tropical forest loss. This, in the parlance of the United Nations Framework Convention on Climate Change (UNFCCC), is what is known as achieving REDD+: reduced emissions from deforestation and forest degradation.

Why and When is a REDD+ Strategy Needed?

The issue of reducing emissions from deforestation and forest degradation in tropical forests first gained prominence in Bali in 2007 under the 13th Conference of the Parties (COP) to the UNFCCC. At the time, forest-related emissions were excluded from the Kyoto Protocol and forest conservation efforts were failing due to a lack of political will and international funding. In a groundbreaking decision spearheaded by Papua New Guinea and Costa Rica, REDD (which then stood for Reducing Emissions from Deforestation in Developing Countries) was officially gavelled into the climate change negotiations. REDD was to be a new way of thinking about forest conservation that tied efforts to conserve tropical forests with the global fight against climate change. It was hoped that this would leverage unprecedented political attention to tropical forest loss along with new levels of funding for forest conservation efforts.

At COP 16 and COP 17 (Durban, 2011) major advances were made on several key methodological aspects of REDD+ including decisions on reference levels and safeguards and on tropical countries developing REDD+ national strategies. In Cancun, recognizing that REDD+ countries are in different stages of development, it was also agreed that REDD+ should proceed in phases (see Box 1 below).

Though no decisions were made on REDD+ at COP 18 (Doha, 2012), significant advances are expected from the intercessional activities in the run up to COP 19 (Warsaw, 2013). These advances lay out the blueprint for future guidance necessary to ensure that national REDD+ programs can eventually roll up into a coherent and credible international framework. In addition, REDD+ continues to be progressed through various bilateral and multilateral funding initiatives (see Accessing Finances chapter).
All in all, since 2007, REDD+ has emerged as an important international proposal developed by the UNFCCC negotiations. The goal behind REDD+ is simple: Tropical countries that are willing and able to reduce their emissions from deforestation and forest degradation should be compensated for doing so (Scholz and Schmidt, 2008).

While the goal of REDD+ is simple, its implementation is not. As REDD+ moves slowly from theory to practice, policymakers, practitioners and other local, national and international stakeholders will need to overcome many difficult challenges and hurdles to achieve zero net emissions from deforestation and forest degradation (ZNEDD).

WWF has been working across the globe for more than 50 years addressing deforestation and forest degradation. More recently, we have seized the REDD+ opportunity to conserve forests, and to that end we have undertaken scientific research, developed proposals for the UNFCCC process, advocated for policy changes at national and international levels, provided capacity-building and technical expertise to national and local REDD+ stakeholders, and worked on the ground with local partners to deliver REDD+.

This publication for REDD+ Practitioners, WWF Guide to Building REDD+ Strategies: A toolkit for REDD+ practitioners around the globe, is one more of our REDD+ related activities (see Annex 1 for more WWF Resources for REDD+).

**WHAT IS A REDD+ STRATEGY?**

Using the classic definition of business strategy proposed by Chandler (1962), a national or subnational REDD+ strategy comprises the basic goals and objectives that we want to achieve with REDD+, the major programs of action chosen to reach these goals and objectives, and the major pattern of resource allocation necessary to achieve them.

One important characteristic of any strategy is that it is composed of several interlocking parts. You need all of them working together to deliver the goals and objectives. In our case, as depicted in the figure below, REDD+ governance, REDD+ tracking mechanisms, and effective programs to address the drivers of emissions from deforestation and forest degradation will all be needed to deliver REDD+ goals and objectives.

Note also that a REDD+ strategy is both a blueprint to guide actions—a REDD+ strategy document—and the implementation of those actions through time. These guidelines focus mostly on the former, on helping REDD+ country practitioners develop a REDD+ strategy blueprint; but it should be underlined that no strategy is better than its on-the-ground implementation.

**WHY DOES A COUNTRY NEED A REDD+ STRATEGY?**

As REDD+ is a large and complex undertaking, any tropical forest country that wants to achieve a significant reduction of its forest-related CO₂ emissions clearly needs a comprehensive REDD+ strategy, and the same may be true for large subnational landscapes.

This need has been identified by UNFCCC discussions in articles 71 and 72 of the Cancun Agreement (COP 16), which request that developing country parties aiming to undertake REDD+ activities develop "a national strategy or action plan... that addresses, inter alia, the drivers of deforestation and forest degradation, land tenure issues, forest governance issues, gender considerations, and safeguards...” (UNFCCC 2011).

As for when a REDD+ strategy should be developed, the Cancun Agreement puts it clearly at the beginning of planning, among the Phase One activities as described in Box 1 below.

**A REQUISITE TO ACCESS ONGOING REDD+ FINANCING**

As stated, developing a comprehensive REDD+ strategy is in the self-interest of any country that wants to significantly reduce its forest-related CO₂ emissions. It is also a request of the UNFCCC that interested tropical countries submit their national
THE THREE-PHASE APPROACH TO REDD+ INCLUDES THE DEVELOPMENT OF A COMPREHENSIVE STRATEGY AT THE ONSET OF ENGAGEMENT ON REDD+

At UNFCCC COP 16 in Cancun, parties to the convention agreed that:

“REDD+ activities should be implemented in phases, beginning with the development of national strategies or action plans, policies and measures, and capacity-building, followed by the implementation of national policies and measures and national strategies or action plans that could involve further capacity-building, technology development and transfer and results-based demonstration activities, and evolving into results-based actions that should be fully measured, reported and verified.”

The three-phase approach to REDD+ embraced by the UNFCCC Cancun Agreement is more developed in this excerpt taken from Angelsen et al., (2009) in which developing a REDD+ strategy is also the key component of Phase One:

PHASE ONE is essentially national REDD+ strategy development, including national dialogue, institutional strengthening and demonstration activities. These activities should continue to be supported by voluntary contributions that are immediately available, such as those administered through the World Bank’s Forest Carbon Partnership Facility (FCPF), UN-REDD, and other bilateral arrangements. Eligibility for access to funds should be based on a demonstrated national commitment to REDD+ strategy development.

PHASE TWO involves the implementation of policies and measures (PAMs) and should be supported by predictable funding from a global facility supported by an internationally binding finance instrument with enforceable commitments, such as assigned amount units (AAUs) auctioning revenue. Eligibility for access to those funds should be based on a demonstrated national commitment to REDD+ strategy implementation, with continued access based on performance, including proxy indicators of emission reductions and/or removal enhancements (e.g., reduction in area deforested). Once the financial instrument for Phase Two has been established, most Phase One activities could be incorporated into the Phase Two instrument.

PHASE THREE offers payment for performance on the basis of quantified forest emissions and removals against agreed-upon reference levels. This could be financed on a large scale by the sale of REDD+ units within global compliance markets or through a non-market compliance mechanism, with eligibility contingent upon compliance-grade monitoring, reporting and verification (MRV) and accounting of emissions and removals. No Phase Three REDD+ units should be earned for emission reductions or enhanced removals achieved during Phase Two, but Phase Three should allow crediting for the results of the continuation of policies and measures initiated in Phase Two.

REDD+ strategies to the international body. Moreover, national REDD+ strategy development is one of the initial REDD+ activities requested or supported by almost all existing multilateral and bilateral financing windows. For example:

- The Readiness Fund of the Forest Carbon Project Facility (FCPF) is focused on supporting “participating countries as they prepare for REDD+ by developing the necessary policies and systems, including adopting national REDD+ strategies; developing reference emission levels (RELs); designing measurement, reporting and verification (MRV) systems; and setting up REDD+ national management arrangements, including proper environmental and social safeguards.” To transition from the Readiness Fund (Phase One of REDD+) to receiving funding from the FCPF’s Carbon Fund, which pays for actual emission reductions (Phase Three) of REDD+, a Readiness Package Assessment is required, encompassing “all major readiness preparation activities from REDD+ organization, consultation, and strategy preparation.”

- The UN-REDD programme’s two main activities are to assist developing countries in the preparation and implementation of national REDD+ strategies and mechanisms, and to support the development of methods and approaches based on sound science for a REDD+ instrument linked with the UNFCCC.

- Bilateral REDD+ funders also request that tropical country partners develop credible national REDD+ strategies. Describing Norway’s International Climate and Forest Initiative (NICFI), a recent review states, “activities are only conducted through bilateral channels in countries where multilateral initiatives and/or multi-donor cooperation already exists. This ensures that recipient countries possess the necessary capacity for the uptake of projects. However, exceptions are made for:

- Countries that have already made such extensive progress at the national level that performance-based support for the implementation of an established strategy can be immediately provided.

- Countries with which Norway has long, broad-based experience of cooperation on natural resource management and which have already started internationally supported REDD+ programmes.
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1. www.cbd.int/sp/targets
2. www.un.org/millenniumgoals
3. Decision 2/CP.13 was titled, Reducing emissions from deforestation in developing countries: approaches to stimulate action.


5. Decision 12/CP.17.

6. See www.forestcarbonpartnership.org and FCPF. 2013

7. From www.climatefundupdate.org
REDD+ Governance

SETTING REDD+ GOALS, TARGETS AND PRINCIPLES
One of the first steps in building a national or subnational strategy to reduce emissions from deforestation and forest degradation (REDD+) is to define clear and ambitious goals, targets and principles. These can help galvanize and guide internal efforts, motivate external support and assuage the concerns of REDD+ stakeholders.

- REDD+ principles are a key tool to avoid conflicts in REDD+ implementation and can help frame and guide responses and reactions in any unexpected situation.

- Since the early stages of REDD+, WWF has been a strong advocate for clear goals, ambitious targets and strong REDD+ principles, at both international and national levels.

Key Messages
Goals, targets and principles are key components in the design and implementation of national and subnational REDD+ strategies. In this section we will refer to goals (or objectives) as the ultimate results (or impacts) that we want to achieve when undertaking REDD+ (e.g. to reduce greenhouse gas emissions or to achieve sustainable development). Targets are quantitative, or at times qualitative, milestones that help us assess progress toward these goals (e.g. to halve deforestation rates by 2015 or to reduce emissions from deforestation by 70 per cent by 2020). Finally, principles are a set of values or ideals that guide the implementation of actions to achieve goals (e.g. REDD+ should recognize and respect the rights of indigenous peoples and local communities).

Defining goals, setting targets and agreeing on the broad principle that will guide the implementation of REDD+ has been at the core of the international climate change discussions. This process should play an equally central role in the development of national and/or subnational REDD+ strategies. There are various arguments for when goals, targets and principles should be defined; setting REDD+ national goals, targets and principles early on will help inform the creation of policies and laws, address stakeholders’ concerns and ratchet up support for the REDD+ implementation. This process will benefit, however, from ample consultations and may need periodic updating as more experience accumulates.

The benefits of defining goals, targets and principles include:

- Compelling and overarching vision for REDD+ implementation;
- Ambitious targets to motivate stakeholders into action;
- Framework for concerted action, facilitating the integration of REDD+ with other sectoral and cross-sectoral strategies and planning processes such as climate change strategies, biodiversity strategies, forest policies, sustainable development strategies, natural resource management strategies, national development and poverty-reduction policies, etc.;
- Yardstick to assess and communicate status and trends of forest cover to policymakers and the public;
- Harmonization of subnational targets into a national goal;
- Clear indication of a long-term strategy, political will and desired outcome, which are important criteria for attracting national and international support and investments in REDD+;
- Identification of important synergies to complement national targets related to non-climate international processes such as the UN Convention on Biological Diversity (CBD), the UN Forum on Forest (UNFF) and the UN Millennium Development Goals (MDGs).

Goals, targets and principles for REDD+ and forest conservation more broadly are embedded within the United Nations Framework Convention on Climate Change (UNFCCC). The convention document itself states that the ultimate objective of the convention is the “stabilization of greenhouse gas concentrations in the atmosphere at a level that would prevent dangerous anthropogenic interference with the climate system.” More specific guidance on goals, targets and principles under the UNFCCC is provided below.

COP 16, Cancun
At the UNFCCC Conference of the Parties (COP) 16 in Cancun, under the discussions on REDD+, parties agreed to “collectively aim to slow, halt and reverse forest cover and carbon loss”. While this target is qualitative and is not time-bound, it is still a strong statement from parties. In it, they call on tropical forest parties to reduce emissions from deforestation and forest degradation below business-as-usual levels (to slow), achieve zero net deforestation (to halt), and to ultimately expand forests (to reverse forest cover and carbon loss).

The UNFCCC COP 16 resolutions, known as the Cancun Agreements, also discussed principles under the rubric of guidance and safeguards. These principles include being “country-driven”, “consistent with Parties’ national sustainable development needs and goals”, “results-based” and “[respectful] for the knowledge and rights of indigenous peoples and members of local communities.”

Other International Conventions, Forums and Agencies

Other international conventions, forums and agencies have also adopted and promoted forest conservation goals, targets and principles, including:

- Aichi Biodiversity targets of the UN Biodiversity convention (CBD), see [www.cbd.int](http://www.cbd.int)
- Forest objectives of the UN Forum on Forest (UNFF), see [www.un.org/esa/forests](http://www.un.org/esa/forests)
- The Millennium Development Goals, in particular goal number 7 on environmental sustainability, see [www.un.org/millenniumgoals](http://www.un.org/millenniumgoals)

Multilateral institutions that are out in front of the UNFCCC piloting REDD+ are guided by their own sets of principles. For instance, the UN-REDD Programme is guided by five interrelated principles of the UN Development Group (UNDG):

- Human-rights-based approach to programming, with particular reference to the UNDG Guidelines on indigenous peoples’ issues
- Gender equality
- Environmental sustainability
- Results-based management
- Capacity development

In its charter, the Forest Carbon Partnership Facility (FCPF) outlines five guiding principles:

- Respect for participating REDD+ countries’ sovereign rights and responsibilities to manage their own natural resources, recognizing the pilot nature of the FCPF, following the “learning by doing” approach;
- Consistency with UNFCCC guidance;
- Compliance with the World Bank’s operational policies and procedures, taking into account the need for effective participation of “forest-dependent indigenous peoples and forest dwellers in decisions that may affect them, respecting their rights under national law and applicable international obligations”;
- Building private-public partnerships, particularly among indigenous peoples’ organizations;
- Maximizing synergies with other multilateral and bilateral programmes focused on REDD+.4

Countries’ REDD+ goals, targets and principles span a spectrum of ambition. On one extreme, some countries have put forward quantitative, time-bound targets to achieve absolute emission reductions below historical emissions figures from recent years (e.g. Brazil). Others have tabled quantitative, time-bound targets to reduce emissions below business-as-usual scenarios (e.g. Indonesia). Still other countries have settled for qualitative targets with no deadlines.

Goals, targets and principles are most effective when all or part of the country’s REDD+ goals, targets and principles have been the result of broad, socially inclusive consultations, are supported by strong government will, and have been enshrined into laws. Such has been the case in Indonesia and Brazil.5

An intermediate option for countries is the incorporation of all or some of the REDD+ goals, targets and principles (which have been developed through socially inclusive consultations) into national development plans, as is the case for Mexico. In the weakest case, a country’s goals, targets and principles are no more than the result of isolated administrative or political decisions that can be reversed with a change of authorities.
THE MEXICO EXPERIENCE IN SETTING REDD+ GOALS, TARGETS AND PRINCIPLES

Mexico’s goal for REDD+ goes beyond reducing greenhouse gas (GHG) emissions from forests and points to achieving sustainable rural development. Mexico’s Vision for REDD+ states:

- Increased the areas of sustainable forest management, natural and induced forest regeneration, and forest conservation, leading to the increase of carbon stocks;
- Conserved biodiversity and preserved or increased ecosystem services;
- Strengthened social capital and the economic development of rural communities.

Mexico’s Vision for REDD+, and its subsequent expression in ENAREDD+ (the REDD+ implementation strategy), is based on a framework of principles that will orient its lines of action and help maintain the safeguards the initiative proposes. These principles are cross-cutting, focusing on comprehensiveness, coordination and complementarities with other sectors and among branches of government, and include:

- Inclusion and equity (territorial, cultural, social and gender);
- Plurality and grassroots participation;
- Transparency and legality;
- Equitable distribution of benefits;
- Certainty and respect for property rights of landholders and owners and sustainable use of natural resources;
- Free, prior and informed consent of communities;
- Promotion of the competitiveness of rural economies associated with forests, including that of communal forest businesses.

As important as the goals, targets and principles are, even more important is how Mexico arrived at them. This process was carried out over three years and included dozens of consultations with all major stakeholders and several rounds of writing and reviewing. The most recent version of the Mexico’s Vision for REDD+ begins with an explanation of this process, underscoring its role as a platform from which to build the National REDD+ Strategy: “Because the involvement of different stakeholders nationwide is indispensable in the design process, this is a dynamic document that will remain in the consulting phase, with the depth and breadth that it demands.” (CONAFOR, 2012)

Sustainable rural development represents the best means of implementing REDD+ in Mexico, considering that only a comprehensive approach will succeed in removing the pressures contributing to deforestation and forest degradation, promoting forest management and conservation, and raising the quality of life of the communities that inhabit the nation’s forests.

Mexico’s REDD+ strategy includes ambitious, time-bound targets. By 2020 Mexico will have:

- Advanced significantly toward zero net carbon emissions from natural forests through sustainable development and forest management in rural communities;
- Reduced significantly forest degradation from reference levels;
- Increased the areas of sustainable forest management, natural and induced forest regeneration, and forest conservation, leading to the increase of carbon stocks;
- Conserved biodiversity and preserved or increased ecosystem services;
- Strengthened social capital and the economic development of rural communities.

REDD+ TARGETS IN BRAZIL AND INDONESIA

In Brazil and Indonesia, REDD+ targets have been developed through extensive stakeholder engagement processes and promoted by strong government leadership.

Brazil, under former President Lula, declared that its REDD+ target was to achieve a reduction of 80 per cent of deforestation in the Amazon by 2020 compared with the average for 1996-2005 and a 40 per cent reduction in deforestation in the Cerrado region compared with the average for 1999-2008.

Indonesia President Susilo Bambang Yudhoyono declared his intention of achieving GHG emissions reductions of at least 26 per cent below a business-as-usual scenario by 2020 and 41 per cent emission reductions with adequate international support. If these overall mitigation targets are applied to projected forest emissions (not including peat forests) they would represent a reduction of 78 per cent to 87 per cent over 2005 forest-related emissions.

These targets are helping guide governments in the creation of their REDD+ strategies.

Figures from Brazil (2012) and Indonesia (2012) FIP/Forest Investment plans.
On goals

WWF endorses the goals of the UNFCCC convention and the Cancun Agreements, namely that REDD+ demonstrably contributes to greenhouse gas emission reductions with national goals working toward a global objective.

On targets: Zero net emission from deforestation and forest degradation (ZNEDD)

WWF advocates zero net emission deforestation and forest degradation (ZNDD) by 2020 to reflect the scale and urgency with which threats to the world’s forests and climate need to be tackled. A clear, ambitious and measurable global target for reduced emissions from deforestation and forest degradation is a vital step toward limiting warming to well below 2°C.

To understand how ZNEDD (and the associated zero net deforestation and degradation) could be implemented in practice, WWF developed the Living Forests Model with the International Institute for Applied Systems Analysis (IIASA). The model presents various land-use scenarios. It calculates the effect of agents such as population growth and consumer demand, and describes potential impacts in key areas such as food production, climate change, biodiversity, commodity prices and economic development.

The analysis also identified five key issues that are crucial to achieving ZNEDD/ZNDD and avoiding negative consequences:

- **Biodiversity:** ZNEDD/ZNDD should never be achieved at the expense of biodiversity conservation (e.g. agricultural expansion in highly biodiverse grasslands to take pressure off forests). Strategies should immediately prioritize forests with the highest biodiversity so these are not lost during the time it takes to achieve ZNEDD/ZNDD.

- **Governance:** ZNEDD/ZNDD is only possible under good governance: forests with secure land tenure, effective laws and policies, and empowered, committed local communities whose rights are respected.

- **Market demand:** Much destructive forest use is encouraged by market demand, but markets can also drive better management. Incentives for high social and environmental standards in forestry and farming as well as bans on trade in illegally sourced timber can help achieve this.

- **Lifestyle and consumption:** Crop production and livestock production play a major role in forest loss. Strategies are needed to reduce food waste, meat and dairy intake, energy use, over-consumption among richer people and to ensure poor people have the food, energy and materials they need to lead healthy, productive lives.

- **Local livelihoods:** Global plans must recognize local people’s needs. ZNEDD/ZNDD needs to be adapted nationally, regionally and locally to ensure that REDD+ doesn’t harm people’s welfare, but rather promotes and supports it.

On principles

WWF, together with other conservation organizations, has endorsed the REDD+ Five Guiding Principles:

- **Climate:** REDD+ demonstrably contributes to greenhouse gas emission reductions with national goals working toward a global objective. This principle reinforces WWF’s overall REDD+ goal, namely that REDD+ demonstrably contributes to greenhouse gas emission reductions with national goals working toward a global objective.

- **Biodiversity:** REDD+ maintains and/or enhances forest biodiversity and ecosystem services. WWF’s REDD+ principle on biodiversity underpins the chapter on Social and Environmental Safeguards.

- **Livelihoods:** REDD+ contributes to sustainable and equitable development by strengthening the livelihoods of forest-dependent communities. Livelihood is a major principle discussed in the chapter on Benefit Sharing.

- **Rights:** REDD+ recognizes and respects the rights of indigenous peoples and local communities, as discussed further in the chapter on Social and Environmental Safeguards.

- **Fair and effective funding:** REDD+ mobilizes immediate, adequate and predictable resources for action in priority forest areas in an equitable, transparent, participatory and coordinated manner. This principle is elaborated on in the chapter on Accessing Finance.

There is a strong convergence between WWF principles, UNFCCC guidance and the principles endorsed by several REDD+ countries.

FURTHER RESOURCES


- UNFCCC, COP 10 Cancun Agreement, particularly Section C and Appendices I and II, available at [www.unfccc.int](http://www.unfccc.int)
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END NOTES

1. Article 2 of the Convention.
2. A full list of safeguards and principles can be found in Annex I to Decision 1/CP.16 (UNFCCC, 2010).
REDD+ Governance

INSTITUTIONAL ARRANGEMENTS
To engage in the reduction of emissions from deforestation and forest degradation (REDD+), most countries will need either new institutional arrangements and/or reforms of existing institutions at all scales of REDD+ implementation, from subnational to national.

Countries should define responsibilities and capacities to perform all major functions of a REDD+ system, namely management, financial, technical, implementation, registry and certification, and safeguards and accountability functions.

These institutions should have a clear division of responsibilities and authorities between the national (federal) and subnational (state) levels and be able to coordinate these responsibilities both vertically and horizontally.
Institutional arrangements for REDD+ refer to (a) the network of institutions or agencies that would be responsible for delivering REDD+; (b) their functions, namely “who does what”; and (c) the interaction between institutions. This chapter refers primarily to public institutions because a large percentage of the world’s forests are under private or communal ownership or use, but public institutions will still need to interact with private and community institutions. This chapter has implications for other sections of this document. For example, institutions will need to draft and enforce laws and regulations; measure, report and verify forest changes; and enforce and monitor safeguards. While other chapters focus on what should be done in each of those areas, this section focuses on the vehicle to achieve these goals.

National and subnational institutional arrangements for REDD+ will vary from country to country due to their different political and institutional traditions. Many countries will already have institutions that perform some of the basic functions required for REDD+. But new institutional arrangements or reforms of existing institutions will be needed to engage with REDD+ implementation. These institutions should have the legal, technical, financial and human resources necessary to address the drivers of deforestation and deliver REDD+ effectively, efficiently and equitably. This may be a long-term process with steps and changes down the road.

Most countries have decades if not centuries of experience managing their forests in both public and private lands. Decision-making is often split between production-oriented agencies (e.g. a ministry of forestry or agriculture) and conservation agencies (e.g. a ministry of the environment or a national parks agency). Furthermore, forest management decisions can be made (often concurrently) at the district (or county) level, at the province (or state) level and at the national level. In many cases decisions regarding land use are also made at the village or community level.

Developing and implementing a countrywide REDD+ strategy will increase the demands on existing government agencies and will likely result in the creation of new institutions to perform new or revamped functions. Building a country’s REDD+ institutions will not be a onetime activity, but rather an extended process encompassing a large number of stakeholders. This chapter endeavours to provide REDD+ practitioners and their local partners with an understanding of the overall process and its many options so that they can determine at which stage in the process they will engage.

Institutional arrangements for REDD+ are being developed simultaneously at multiple levels, at times with little coordination among them. Although the current multiplicity of independent national and subnational experiences may be enriching, the challenge going forward is to create national and subnational REDD+ institutional arrangements that are coherent and coordinated and that can work together to deliver countrywide emission reductions.

This section summarizes the key issues in the international REDD+ arena that may shape the design of REDD+ institutional arrangements in developing countries. While the United Nations Framework Convention on Climate Change (UNFCCC) has given little direct guidance on the specific institutions that should be established in developing countries, it does provide guidance on the types of actions that are required of REDD+ countries, and this, in turn, influences the types of institutions that are needed.

COP16: Cancun, 2010
At the 16th UNFCCC Conference of the Parties (COP 16) in Cancun, parties agreed that developing countries wishing to participate in REDD+ activities should develop a:
- National strategy or action plan
- National or subnational forest reference emission level or reference level
- Robust and transparent national monitoring, reporting and verification (MRV) system
- System to provide information on how safeguards are implemented
While this broad framework provides some guidance for countries to develop their REDD+ institutions, little clarity is given on how to implement these institutional arrangements. In the absence of specific UNFCCC directives, multilateral funds—including the Forest Carbon Partnership Facility (FCPF), Forest Investment Program (FIP) and UN-REDD—are significantly influencing the design of national-level REDD+ institutions through the development of national REDD+ strategies.

Institutional arrangements for REDD+ at the international level
Developing countries need to build their national REDD+ institutions, but the same could be said of the international community, which is very behind in building international REDD+ institutions. After strong advances at UNFCCC-COP 16 in Cancún (2010), the REDD+ international discussion has stalled, due in part to some UNFCCC parties’ tactic of keeping easier issues captive to force the advance of more difficult discussions, a position encapsulated in the phrase “nothing is agreed before everything is agreed”.

Parties also recommended that national REDD+ strategies consider, among other things:
- Drivers of deforestation and forest degradation
- Land tenure
- Forest governance issues
- Gender considerations
- Safeguards
- Full and effective participation of relevant stakeholders.

Hence, as of mid-2012 there is no clarity regarding how the REDD+ international institutional system would look, and the options include:

- Dedicated REDD+ institutions and arrangements or REDD+ institutions as a component of nationally appropriate mitigation actions (NAMAs). The international agreement can move in the direction of creating institutional arrangements specific for REDD+ or, alternatively, make REDD+ part of the broader NAMAs institutional arrangements. Thus far REDD+ agreements and arrangements have gone ahead on their own, but the discussion is very much open and could go either way.
- A more centralized REDD+ international system or a more decentralized one. The international REDD+ system may be more centralized, either in terms of who establishes the rule of the game or who manages international REDD+ finance. An example of a centralized system would be one where the UNFCCC establishes a worldwide set of rules on what REDD+ is and how MRV is carried out; manages a major international REDD+ fund, such as the Green Climate Fund; and oversees a worldwide REDD+ carbon market. Or we could go in an opposite direction with a decentralized system where there are many sets of rules, many funds and many markets operating in different institutional settings, with or without a global mechanism—a registry or a clearinghouse—to coordinate among them. Thus far the picture is mixed—the UNFCCC commands a lot of authority on technical aspects, but international funding and the limited existing carbon markets have grown in a rather decentralized way.
- Funds or markets to finance REDD+. International institutional arrangements will vary significantly if the main source of funding for REDD+ comes from international public sources, either traditional or innovative, or if they come from carbon markets and private investors. The first case calls for institutional arrangements to manage and allocate the actual flow of funds, whereas the latter may require institutions to register, certify, track and audit market transactions.

Outside of the UNFCCC a lot is going on too through (a) multilateral REDD+ funds, particularly the FCPF and the Forest Investment Program (FIP) administered by the World Bank and UN-REDD administered by a consortium of UN agencies; (b) bilateral funds, particularly from Norway (the Norwegian International Forest and Climate Initiative), as well as Germany, Japan and the UK; (c) a bevvy of small voluntary markets; and (d) a few subnational and international initiatives linking states (or provinces) of different countries. Although some of these initiatives, particularly the multilateral funds, profess to abide by UNFCCC agreements and even to close shop once the UNFCCC is in full gear, the fact is that through their conditions and guidelines they play a strong role in shaping how recipient countries build their REDD+ institutions.

Table 1 lays out the different functions that need to be performed within a country but does’t tell us how many institutions are needed to perform these tasks or how these institutions should be coordinated. On one end of the spectrum, a country could create a single REDD+ agency that deals with all these functions. At the other end of the spectrum, individual government ministries could perform each of these functions with some degree of horizontal coordination. In between these two extremes, a coordinating body (e.g. a high-level presidential task force) could be created to bring together the expertise of several agencies.

Institutional arrangements for the functions highlighted above can be thought of in two ways. Given that REDD+ implementation will cut across many existing institutions and government ministries, strong horizontal coordination will be needed across these functions, including clear delineation of roles among different institutions. We can also divide up REDD+ functions vertically; how will agencies align from the local level up to the national (and international) level? What will be the division of responsibility and
### Table 1: Functions that a Country’s REDD+ Institutional Arrangement Must Perform to Deliver REDD+

<table>
<thead>
<tr>
<th>Management: Provide overall management and oversight of the process</th>
<th>Collect and manage funding for REDD+ from international and national sources;</th>
<th>Put in place national standards for REDD+ (e.g. MRV and for social and environmental safeguards);</th>
<th>Elaborate REDD+ strategies and policies that may or may not require the approval of higher levels of government (e.g. cabinet, parliament);</th>
<th>Oversee the implementation and review of REDD+ strategies and policies;</th>
<th>Review and approve REDD+ plans and programs of lower levels of government;</th>
<th>Manage REDD+ international relationships.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial: Manage REDD+ finance</td>
<td>Collect and distribute financial resources according to REDD+ national strategies and policies (possibly in coordination with the REDD+ implementation function; see implementation function below);</td>
<td>Ensure compliance with nationally and internationally agreed-upon financial, fiduciary and reporting procedures;</td>
<td>Put in place national standards for REDD+ (e.g. MRV and for social and environmental safeguards);</td>
<td>Perform regular forest assessments and MRV activities, or delegate them to other entities and review and approve results;</td>
<td>Manage relationships with international REDD+ technical bodies;</td>
<td>Provide technical assistance to REDD+ parties (e.g. provide technical standards and guidelines on how to implement and measure REDD+).</td>
</tr>
<tr>
<td>Technical: Provide technical guidance and support for REDD+</td>
<td>Put in place and oversee the operation of participatory and consultation mechanisms and of social and environmental safeguards;</td>
<td>Put in place and oversee operation of grievance procedures;</td>
<td>Put in place and oversee operation of grievance procedures;</td>
<td>Put in place and oversee operation of grievance procedures;</td>
<td>Manage relationships with international safeguards and accountability bodies;</td>
<td>Establish a recourse mechanism.</td>
</tr>
<tr>
<td>Implementation: Undertake REDD+ activities or supervise and coach REDD+ activities of other parties</td>
<td>Put in place a register of REDD+ activities and achievements;</td>
<td>Certify MRV REDD+ results;</td>
<td>When appropriate, use the REDD+ registry to facilitate payments and distribution of Certified Emission Reductions among REDD+ project participants;</td>
<td>Manage relationships with international registry and certification bodies.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Registry and certification: Track, register and certify REDD+ actions and/or outcomes</td>
<td>Put in place and oversee the operation of participatory and consultation mechanisms and of social and environmental safeguards;</td>
<td>Put in place and oversee operation of grievance procedures;</td>
<td>Put in place and oversee operation of grievance procedures;</td>
<td>Manage relationships with international safeguards and accountability bodies;</td>
<td>Establish a recourse mechanism.</td>
<td></td>
</tr>
<tr>
<td>Safeguards and accountability: Ensure transparency, governance and safeguards</td>
<td>Put in place national standards for REDD+ (e.g. MRV and for social and environmental safeguards);</td>
<td>Collect and manage funding for REDD+ from international and national sources;</td>
<td>Allocating and disburse resources according to REDD+ national strategies and policies (possibly in coordination with the REDD+ implementation function; see implementation function below);</td>
<td>Ensure compliance with nationally and internationally agreed-upon financial, fiduciary and reporting procedures;</td>
<td>Provide technical assistance to REDD+ parties (e.g. provide technical standards and guidelines on how to implement and measure REDD+).</td>
<td></td>
</tr>
<tr>
<td>Capacity building: Ensure that all parties have the required knowledge</td>
<td>Put in place national standards for REDD+ (e.g. MRV and for social and environmental safeguards);</td>
<td>Collect and manage funding for REDD+ from international and national sources;</td>
<td>Allocating and disburse resources according to REDD+ national strategies and policies (possibly in coordination with the REDD+ implementation function; see implementation function below);</td>
<td>Ensure compliance with nationally and internationally agreed-upon financial, fiduciary and reporting procedures;</td>
<td>Provide technical assistance to REDD+ parties (e.g. provide technical standards and guidelines on how to implement and measure REDD+).</td>
<td></td>
</tr>
</tbody>
</table>

Source: Adapted from Streck et al. (2009).

**A vertical approach to building REDD+ institutions**

Countries will also need to decide how to divide responsibilities vertically among national-, provincial-, district- and project-level authorities. There are three major ways in which a country can arrange institutions vertically:

- **In a fully centralized model**, all REDD+ functions would be managed by national-level institutions. Individual REDD+ activities would be coordinated centrally by the government, which would also be responsible for MRV, safeguards, nationwide REDD+ accounting, etc. Guyana is a good example of a fully centralized REDD+ model in which REDD+ is managed from the highest national level, the Office of the President (see Table 2).

- **In a fully decentralized model**, activities would be managed at the project level, with independent projects producing and selling emission reductions. There may be third-party standards (e.g. Verified Carbon Standard (VCS); Climate, Community and Biodiversity Alliance (CCBA)) that provide quality control for emission reductions (see the chapter on MMRV) and safeguards (see the chapter on social and environmental safeguards), or governments may exert some regulatory power. This approach is valid only as an interim step under the UNFCCC, although a country theoretically could move ahead outside of the UNFCCC and develop only voluntary projects.

- **In a partially decentralized or partially centralized approach** (sometimes called a nested or jurisdictional approach), local-level actors can implement REDD+ functions with some degree of independence from a higher-level authority (such as a national or state government). Some rules will be imposed on all nested parties, but these can be constructed from the bottom up or from the top down. A nested approach can be implemented at any combination of scales; for example, the first level could be the country, the second level the provinces, the third level the district and the lower level the local projects.

All the REDD+ functions described in Table 1 can be distributed among the national- and subnational-level REDD+ agencies in a partially centralized (or partially decentralized) institutional arrangement. While all functions are equally important, the discussion on division of labour between the national and subnational levels is particularly important for the MRV and financial functions because these functions will play a larger role in the distribution of benefits among REDD+ participants. A possible example is presented in Table 2 below.
## Table 2: A Partially Decentralized Approach with Institutions and Functions at National and Subnational Levels

### Management Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Elaborates national REDD+ strategies and policies;</td>
<td>» Elaborates subnational REDD+ plans, programs and projects;</td>
</tr>
<tr>
<td>» Reviews and approves subnational REDD+ plans, programs and projects;</td>
<td>» Oversees implementation and MRV of subnational REDD+ plans, programs and projects;</td>
</tr>
<tr>
<td>» Oversees the implementation and review of the REDD+ strategy;</td>
<td>» Manages relationships with national REDD+ agencies and other relevant national agencies;</td>
</tr>
<tr>
<td>» Manages REDD+ international relationships.</td>
<td>» Coordination/integration of strategies at village and district levels.</td>
</tr>
</tbody>
</table>

### Financial Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Manages relationships with international funding window;</td>
<td>» Manages relationships with national funding window (and if authorized, with international funding windows);</td>
</tr>
<tr>
<td>» Allocates and disburses resources according to REDD+ national strategies and policies and MRV metrics;</td>
<td>» Disburses resources to approved REDD+ plans, programs and projects in accordance with national MRV metrics;</td>
</tr>
<tr>
<td>» Ensures compliance with nationally and internationally agreed-upon financial, fiduciary and reporting procedures.</td>
<td>» Ensures compliance with nationally and internationally agreed-upon financial, fiduciary and reporting procedures.</td>
</tr>
</tbody>
</table>

### Technical Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Puts in place national standards for REDD+ metrics, MRV, and social and environmental safeguards;</td>
<td>» Applies national standards for REDD+ metrics, MRV, and social and environmental safeguards;</td>
</tr>
<tr>
<td>» Performs regular forest assessments and MRV activities, or delegates them to other entities and reviews and approves results;</td>
<td>» Performs regular forest assessments and MRV activities and forwards outcomes to national authorities;</td>
</tr>
<tr>
<td>» Manages relationships with international REDD+ technical bodies;</td>
<td>» Provides technical assistance to programs and projects.</td>
</tr>
<tr>
<td>» Provides technical assistance to subnational programs.</td>
<td></td>
</tr>
</tbody>
</table>

### REDD+ Implementation Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Implements national enabling and readiness activities;</td>
<td>» Prepares and implements REDD+ projects in accordance with REDD+ national strategies and policies, MRV standards, and social and environmental safeguards;</td>
</tr>
<tr>
<td>» Prepares or reviews REDD+ programs and projects in accordance with REDD+ national strategies and policies;</td>
<td>» Submits results to national REDD+ oversight and certification agency.</td>
</tr>
<tr>
<td>» Implements REDD+ strategies, policies, programs or projects and delegates implementation to subnational parties.</td>
<td></td>
</tr>
</tbody>
</table>

### Certification and Registry Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Puts in place and oversees the national REDD+ MRV and certification standards and procedures;</td>
<td>» Ensures that subnational programs and projects comply with national REDD+ MRV and certification standards and procedures;</td>
</tr>
<tr>
<td>» Registers and certifies REDD+ MRV results;</td>
<td>» Submits results to national (or in some cases, international) authorities for approval, registry and certification.</td>
</tr>
<tr>
<td>» When appropriate, uses the registry to facilitate payments for and distribution of Certified Emission Reductions among REDD+ project participants;</td>
<td>» Manages relationships with international bodies.</td>
</tr>
</tbody>
</table>

### Safeguards and Accountability Functions

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Puts in place and oversees the operation of participatory and consultation mechanisms and of social and environmental safeguards;</td>
<td>» Ensures that subnational programs and projects comply with national participatory and consultation procedures and national social and environmental safeguards;</td>
</tr>
<tr>
<td>» Puts in place and oversees operation of grievance procedures;</td>
<td>» May have in place and oversee operation of grievance procedures or may refer parties to the national level.</td>
</tr>
<tr>
<td>» Manages relationships with international bodies.</td>
<td></td>
</tr>
</tbody>
</table>

### Capacity Building Function

<table>
<thead>
<tr>
<th>National-Level Institution(s)</th>
<th>Subnational-Level Institution(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Provides training and capacity building to national REDD+ staff and, where appropriate, to subnational REDD+ staff;</td>
<td>» Provides training and capacity building to local REDD+ staff, sometimes in collaboration with national-level agencies;</td>
</tr>
<tr>
<td>» Provides or facilitates the training and capacity building of major REDD+ stakeholders so that they can actively participate in and benefit from the REDD+ system.</td>
<td>» Provides capacity building and facilitation to ensure that local populations are able to use these opportunities.</td>
</tr>
</tbody>
</table>

Source: Based on Table 1, adapted from Streck et al. (2009)
Context
Peru’s approach to REDD+ is led at the national level by the Ministry of Environment and implemented at the subnational, jurisdictional level by the regional governments. The Madre de Dios region is important to REDD+ implementation because it has one of the most intact low-lying rainforests in the Peruvian Amazon currently threatened by gold mining, unsustainable agriculture and illegal selective logging. Social inequity and poverty are common, as large segments of the population have limited access to basic social and economic services. The lack of effective environmental governance is manifested in weak institutional capacity, high political instability and little technical capacity to understand the complex world of REDD+.

In 2009, the Regional Government of Madre de Dios (GOREMAD) created the Roundtable of Environmental Services and REDD+ (MSAR) for developing a regional REDD+ strategy and promoting policies and information and training of regional capacities. However, due to lack of technical capacity and resources, MSAR could not be implemented.

Expected changes
In 2010 WWF started a REDD+ program in Madre de Dios with the goal of increasing the institutional and technical capabilities of the region to engage in policy design and implementation of a subnational REDD+ programme.

Achievements
MSAR reactivated. WWF and other strategic partners provided human and financial resources to support the implementation of MSAR. WWF served for some time as the technical secretariat of MSAR and plays a key role by providing technical advice, fostering civil society participation and guaranteeing transparency in its processes.

WWF fostered local technical capacities by coordinating with the Regional University of Madre de Dios to develop a diploma programme Environmental Management and REDD+, which trains local government officials and other stakeholders in relevant REDD+ technical and policy issues.

As a result, MSAR is starting to position itself as an important REDD+ actor at the local, national and international levels. After two years of work and with the financial support of several international institutions and NGOs such as WWF, the MSAR is growing in strength and now operates regularly under the leadership of GOREMAD.

Specific achievements are:
- Building a REDD+ coordination in Madre de Dios by bringing together various distinct projects and institutions that had been working individually in the region;
- Developing technical capacities, and building consensus on concepts, and technical criteria to implement environmental services and REDD+ projects that coordinate with national processes;
- Promoting technical and participative processes in which civil society can actively participate in subcommittees by voting and validating the results. This has led to a sense of empowerment by those participating in the process.

At the national level, Madre de Dios is being considered by the Ministry of Environment as a model for other regions and as a priority region in the National REDD+ strategy. Beyond Peru, GOREMAD presented its experience in the Governors’ Climate and Forests Task Force (GCF) in 2012, a subnational collaboration between 19 states and provinces of key tropical forest nations that seeks to advance jurisdictional REDD+ programs—and will host the organization’s 2013 annual meeting.

Challenges
Regional management discontinuity and regional political instability prevent progress and negatively impact or delay planned activities.

Lessons learned
- In order to guarantee the continuity of processes when there is a high rotation of local government officials, it is essential to create a critical mass of trained professionals and technicians at the subnational level who live and work locally.
- Participatory processes take time. Although the strength of this initiative comes from the collaboration between civil society and the regional government in validating and recognizing resulting products, this takes time and should be considered in planning.
A critical institutional arrangement: who would manage the REDD+ moneys?

One of the most controversial issues regards which institution (or institutions) should manage the REDD+ financial function, which we described in Table 1 as encompassing:

- Collecting funding for REDD+ from international and national sources;
- Allocating and/or disbursing resources according to REDD+ national strategies and policies;
- Ensuring compliance with national and international financial, fiduciary and reporting procedures;
- Managing relations with international funding window;
- Managing relations with REDD+ carbon markets and other forms of decentralized funding.

The issue of who manages REDD+ funds is relevant only to centralized or partially decentralized institutional approaches. In a fully decentralized system there is no pot of money and there are only one-to-one market transactions. But because all REDD+ countries are currently developing either a centralized or a partially decentralized approach, and because all of them are still navigating REDD+ phases one and two, where financing is (or should be) front-loaded, the issue of who should manage REDD+ funds is still being determined. Options proposed for the management of country REDD+ funds include management by:

- International organizations located outside the country. This is the case of the Guyana REDD+ Investment Fund (GRIF), which has the World Bank as its trustee and the World Bank, the Inter-American Development Bank and the UN Development Group Agencies as executing entities (called partners) (see www.guyanaredfund.org).

- International organizations located inside the country. This is a model that the Democratic Republic of Congo (DRC) is leaning toward, as the country has asked the UNDP to organize and manage the DRC National REDD+ Fund.

- National organization totally or partially independent of the government. To the best of our knowledge, there is no on-going experience of this type for REDD+, but many existing Conservation Trust Funds (CTFs) could provide a viable model. CTFs are legal entities created ad hoc to operate a special purpose fund. Their board may or may not include public representatives.

- Decentralized public entity. This could be undertaken by a public development bank that has a significant degree of independence from the government in terms of management and financial operation. This is the case of Brazil's Amazon Fund, which is managed by the Brazilian National Development Bank, an agency of the government of Brazil, but the fund has functional independence from the bank.

- An official government agency whose budget is part of the government budget (national, state or district). FONAFIFO, the agency that manages the well-known Costa Rica forest payment for environmental services (PES) program, is such a case. FONAFIFO depends on the Costa Rica Ministry of Environment, which appoints FONAFIFO’s board (two representatives from the private sector and three from the public sector), with FONAFIFO funds coming mostly from national budget allocations and international grants. Likewise, Mexico’s National Forest Commission management of the country’s PES-carbon program includes the management of its financial functions.

The issue of where to locate and how to disburse the REDD+ funds is closely related to (a) how much a REDD+ country depends on international financing as compared to public budgets and (b) the perception of the country as a good or a poor funds administrator. The more a country depends on external funds and the more widespread the perception that the government is a poor manager of public funds, the stronger the international and national pressure will be to assign the management of REDD+ funds to an independent institution.
GUYANA AND BRAZIL: TWO DIFFERENT COUNTRIES, TWO DIFFERENT REDD+ INSTITUTIONAL ARRANGEMENTS

Guyana is a small, sparsely populated, tropical forest country with very low historical deforestation rates. An early REDD+ mover, Guyana’s REDD+ institutional arrangements were developed directly by the Office of the President and have remained strongly centralized.

Because of its strong dependence on international bilateral funding, Guyana opted for financial institutional arrangements managed mostly by multilateral development agencies. The Guyana REDD+ Investment Fund (GRIF) Steering Committee is chaired by the Government of Guyana and includes representatives of donors, civil society and other stakeholders. The GRIF receives REDD+ payments and approves investment projects that contribute to the Guyana Low Carbon Development Plan. The World Bank, as trustee of the GRIF, manages the funds, and once a project is approved, money is transferred to the partner entities, including the Inter-American Development Bank and selected UN agencies that would implement the project. (See www.guyanareddfund.org for more information).

Brazil is a large, heavily populated, tropical forest country with high deforestation rates. Brazil is also a federal country with significant authority vested in its states. Its approach to REDD+ has therefore been more decentralized, with important REDD+ institutions being developed both at the federal and the state levels. It is still an open issue in Brazil as to how it will harmonize approaches at these different levels. Brazil is the world’s sixth-largest economy, and although it has received significant international financing for REDD+, it has also contributed significant domestic resources to REDD+ policies and measures. Consequently, its institutional arrangements for REDD+ financing are all domestically managed. The largest of these, Brazil’s Amazon Fund, is managed by the Brazilian Development Bank (BNDS), a public bank with a lending portfolio larger than that of the World Bank. BNDS distributes grants and soft loans to private and public project proponents in line with the Amazon Fund’s Guidelines and Criteria for the Allocation of Resources to support four main themes: public forests and protected areas, sustainable production, science and institutional development and control mechanisms. (See www.amazonfund.gov.br for more information).

Communities, private institutions and NGOs for REDD+

Institutional arrangements of local communities, the private sector and nongovernmental organizations (NGOs) are as important as public-sector institutions for the successful implementation of REDD+. Figure 1 below highlights the various roles and interactions that indigenous peoples, local communities, businesses and NGOs can play in REDD+. In addition to this chapter, information on institutional arrangements for non-governmental REDD+ actors are discussed in the chapters on social and environmental safeguards and benefit sharing.

Indigenous peoples and local communities often need their own platforms to facilitate inclusion and representation in REDD+ decision-making, including protecting their rights and tenure and ensuring fair and equitable benefit sharing.

Businesses can play a variety of roles in REDD+ processes and may participate in a range of institutions. Small businesses can benefit from coaching, and both small and large businesses can create private REDD+ institutions to facilitate engagement in REDD+. Businesses are active in many of the roundtables that have been established around forest conservation and certification and have independently established trade associations such as the Climate Markets & Investment Association (CMIA).

NGOs are already one of the major stakeholders of REDD+ with strong presence, commitment and expertise in many key components of successful national and local REDD+ strategies. Many NGOs, including the global conservation organization WWF, have successfully engineered several institutional arrangements for...
REDD+. Civil society organizations have established roundtables both at the national and the local levels on issues such as social and environmental safeguards, MRV and benefit sharing, as well as commodity roundtables that are now having an increasing influence on REDD+ (see chapter on intervention strategies).

**WWF VIEWPOINT**

Countries differ considerably in their legal frameworks, their institutional traditions and their public agencies’ capabilities. This affects their choices of institutional arrangements. For this reason, WWF does not have a position in favour of a specific type of institutional arrangement, stating for example which government agency should lead the REDD+ process, or what should be the precise division of labour between national and sub-national authorities. WWF’s overall REDD+ position does, though, have strong implications for a discussion of a country’s REDD+ institutional arrangements.

A review of the REDD+ Five Guiding Principles, which WWF adheres to, and WWF’s positions on REDD+ at UNFCCC COP 16 (Cancun), COP 17 (Durban) and COP 18 (Doha), renders the following list of guidelines for national and institutional arrangements:

1. The term “institution” is used here narrowly to define those actors and agencies undertaking REDD+ functions and does not include rules and laws. Legal issues are covered under other sections of this publication.
2. See Streck et al. (2009).
4. The same may be said for results-based, carbon-market-driven systems. There are no funds or fund managers in a CDM-like system, only one-to-one transactions.
5. See www.conservationfinance.org, the website of the Conservation Finance Alliance, for a good review of conservation funds.
6. See Annex 1 for a list of these and other WWF REDD+ positions and publications.

**WWW FOREST AND CLIMATE INITIATIVE**

Among national-level approaches, WWF favours centralized and partially decentralized jurisdictional approaches, over fully decentralized project-level approaches. The reason for this choice is that fully decentralized project-level REDD+ approaches are ill-suited to prevent leakages and ensure permanence. Moreover, project-level REDD+ approaches will not be able to address off-plot drivers of deforestation (e.g. enforcement, markets, infrastructure).

**Complying with UNFCCC agreements.** National REDD+ institutional arrangements should facilitate delivering on UNFCCC requests, as per the section International Policy Context.

**REDD+ institutional arrangements may need a strong backing or even the direct participation of high-level agencies.** Delivering REDD+ will require high-level commitments and REDD+ institutional arrangements, and, at least initially, may need to involve the participation of high levels of government (e.g. the Office of the President and/or the Finance Minister).

**Striking the right division of labour between national and subnational institutions.** This is critical to ensure the coherence and cooperation between national and subnational REDD+ approaches.

**Financial clarity is of paramount importance.** It is important to define who would manage the funds and how they will flow through the REDD+ system.

**Understanding what functions need to be performed to deliver REDD+.** This is a good guide to define the institutional arrangements.

**Caring for the 3Es.** Any REDD+ institutional arrangement needs to deliver on the 3Es: efficacy, efficiency and equity.

**Institutional building has different priorities and capacity requirements.** So it may be right to undertake a phased building process, where different parts of the REDD+ institutional arrangements develop at different paces, as long as there is a road map to ensure that all the parts will fit together.

**Strong institutional platforms for non-governmental REDD+ stakeholders are also needed.** WWF is particularly interested and active in the creation of institutional spaces to facilitate the coherence and cooperation between REDD+ of indigenous people, local communities, civil society organizations and NGOs.

**FURTHER RESOURCES**


See Annex 1 for a list of WWF REDD+ Resources

**END NOTES**

2. See Streck et al. (2009).
4. The same may be said for results-based, carbon-market-driven systems. There are no funds or fund managers in a CDM-like system, only one-to-one transactions.
5. See www.conservationfinance.org, the website of the Conservation Finance Alliance, for a good review of conservation funds.
6. See Annex 1 for a list of these and other WWF REDD+ positions and publications.
The design and implementation of REDD+ brings new, complex and often unique challenges for governments of developing tropical forest countries that will ultimately require significant and wide-reaching reforms to national and subnational legal frameworks.

It will be essential during the design of legal frameworks to build public participation and consultation processes in the early stages of REDD+ strategy development to ensure that REDD+ systems are designed in a way that recognizes the needs and concerns of local populations.

Given the complexities and urgency in implementing REDD+, it will be important to begin work immediately on the legislative design, implementation and enforcement, though these will require long-term and dedicated efforts to fully resolve. In the interim, provisional measures may allow REDD+ activities at the national and subnational levels to commence while longer-term solutions are being found.
**INTRODUCTION**

The design and implementation of national and subnational REDD+ strategies will pose significant new legal challenges for tropical forest nations. In many countries this will mean an overhaul of existing national and subnational legislation, including the development of new legal systems, adaptation of existing laws to changing circumstances and abolishment of inappropriate policies and incentives. While some precedents exist, for example through payments for ecosystem services (PES) programmes and other markets for environmental services, rarely have these been implemented at the scale and pace envisioned for REDD+. This process will therefore require careful consideration, including the consultation and engagement of a broad range of national and international stakeholders to ensure the effective, efficient and equitable design of these policies and laws.

The design and implementation of legal frameworks for REDD+ will entail a range of subjective, and often controversial, decisions about rights, benefits and decision-making powers as well as a purely legal set of questions over how those decisions should be implemented. A coherent network of laws will be required, beyond just environmental and forest laws, including agricultural, infrastructure and development laws, that will ideally be capable of adapting to changes and developments in science, economics and policy.

Given the often poor levels of forest governance in developing countries, legal reform will also require vastly enhanced implementation and enforcement of forest laws. Furthermore, the large sums of finance expected to be delivered through REDD+ will require well-crafted fiduciary frameworks to ensure the sustained delivery of global objectives.

Finally, there will be implicit trade-offs in the complexities and urgency in implementing REDD+. While it will be important to begin work immediately on the design, implementation and enforcement of REDD+ legal frameworks to ensure that emissions reduction efforts begin promptly, these will require long-term and dedicated efforts to fully resolve. In the interim, provisional adaptive measures would allow REDD+ activities at the national and subnational levels to commence while longer-term solutions are being developed.

**INTERNATIONAL POLICY CONTEXT**

A variety of international laws are relevant to the implementation of REDD+ legal frameworks at the national and subnational levels. While the United Nations Framework Convention on Climate Change (UNFCCC) has been the primary standard-setting body for REDD+, other international conventions play a key role in setting the context within which other objectives of REDD+, e.g. the right to participation, are implemented.

**COP 16: Cancun, 2010**

At the 16th Conference of the Parties to UNFCCC (COP 16), in Cancun in 2010, the UNFCCC made specific reference, in its decisions, that REDD+ should be “consistent with the objectives of national forest programmes and relevant international conventions and agreements”.

These decisions, collectively known as The Cancun Agreements, also placed a strong emphasis on stakeholder engagement. Under the shared vision it was agreed that a broad range of stakeholders should be engaged “at the global, regional, national and local levels, be they government, private business or civil society, including youth and persons with disability, and that gender equality and the effective participation of women and indigenous peoples are important for effective action on all aspects of climate change”.

This position was further reinforced under the decision on REDD+, which stated that “developing country Parties, when developing and implementing their national strategies or action plans [should ensure] the full and effective participation of relevant stakeholders, inter alia indigenous peoples and local communities”. Parties in Cancun also agreed to certain safeguards relating to the “knowledge and rights of indigenous peoples and members of local communities” as referred to in the Social and Environmental Safeguards chapter.

**Multilateral REDD+ initiatives**

The Forest Carbon Partnership Facility (FCPF), whose secretariat is the World Bank, and UN-REDD Programme have developed a range of guidance on the effective engagement of stakeholders in REDD+. Arguably the most important of these are the joint UN-REDD and FCPF Guidelines on Stakeholder Engagement (UN-REDD...
Three key considerations are important in the development of national and subnational legislation in support of REDD+:

- **Legislation design, implementation and enforcement**: these issues represent the majority of legal work in REDD+ countries, and must work together to enable REDD+ to extend coherently from a unified policy vision to effective, efficient and equitable actions on the ground;
- **Rights**: encompassing tenure to land resources, timber and forests, as well as carbon rights;
- **Participation**: including mechanisms for ensuring stakeholders and, in particular, vulnerable forest dwellers have access to information, participation in decision-making, recourse to justice and freedom of expression.

The following sections outline how these three areas affect decision-making processes for countries implementing national and subnational REDD+ strategies. Legal reform work will also have broad implications across many other areas of REDD+ implementation; these issues are discussed further in other chapters in this publication, including **Assessing Finance, Benefit-Sharing Mechanisms, Social and Environmental Safeguards, Institutional Arrangements, Reference Levels, and Monitoring, Measurement Reporting and Verification**.

### Legislative design

Legal frameworks for forest conservation and natural resource management are often at odds with national economic development planning, which is based on older models of economic productivity. Therefore, unless reformed, existing policies and incentives designed to maximize the conversion of forests into agricultural or other more “economically productive” uses can dwarf newer finance streams designed to incentivize sustainable activities such as REDD+. Rather than address these conflicts, countries often find it easier to simply overlay newer sustainable development legislation on top of incompatible legislation, resulting in counter-productive “regulatory proliferation”.

When designing REDD+ policies and laws, policymakers will be confronted with an often fragmented and overwhelming array of existing federal and state legislation. This includes binding primary legislation as well as secondary regulations at the national and subnational levels. These are often in addition to non-binding national climate change and REDD+ policies or strategies.

During the design of REDD+ legal frameworks, incoherent and conflicting policies can be addressed by either: (a) reframing existing forest, land-use planning, and other related laws and policies to maximize incentives for climate change mitigation, or (b) developing new, cross-cutting national and subnational REDD+ legislation while taking pains to avoid regulatory proliferation.

If a country fails to adequately coordinate its legal system, this can cause as much if not more confusion than a weak or underdeveloped legal framework might cause. In Indonesia, for example, numerous overlapping and at times contradictory policies exist on forestry, land tenure and spatial planning. In conjunction with a lack of regulatory hierarchy, this results in a competition between institutions over the direction of its REDD+ programme (Costenbader and Veney, 2011).

It will be important to resolve such conflicts early on in the REDD+ process, by harmonizing and mainstreaming REDD-related legislation with other sectors. Ideally, this would give environmental laws favourable to REDD+ priority over legislation promoting competing land uses, whether forestry sector related (e.g. commercial logging) or others (e.g. mining, petroleum or economic development).

Such harmonization, however simple in theory, may not be so easy to achieve in practice. Competing financial interests as well as competing political interests often still favour unsustainable forest and land management. In Uganda, for example, despite widespread legal reform since 1995 aimed at ensuring sustainable forest management, the government has degazetted large tracts of forest reserves in the past decade in order to encourage industrial and agricultural development. As a result, agencies and institutions initially established to sustainably manage forests have found themselves in the paralyzing situation of being required to enforce government policies both in support of and against forest conservation (Advocates Coalition for Development and Environment, 2005; Kakuru, 2011).
Implementation and enforcement

Implementation of legislation can only succeed if it is supported by effective enforcement. As such, REDD+ legislation must be both well implemented and adequately enforced in order to realize forest carbon emissions reductions. This requires the following:

- Allocating adequate time and resources to proper drafting and enforcement of secondary legislation;
- Ambitious yet appropriate goals that consider the national context;
- Reviews of police, judicial systems, and land and forest records and data;
- Equivalent enforcement of forest sector rules on large-scale actors as on small-scale rural users;
- Local community empowerment and involvement in planning and ongoing management processes.

Law enforcement is a challenge for many developing countries. While most have well-drafted, sophisticated legislation in place, they lack either the domestic capacity to implement laws or secondary legislation in the form of implementing decrees and technical regulations to operationalize them. Also, such legislation often fails to account for national and subnational realities of corruption, and overly bureaucratic systems that can attempt to impose regulatory regimes that are not politically feasible. Regardless of the circumstances, for legislation to be implemented and enforced, it needs to be actually capable of being enforced and not overreaching, unfair or unrealistic.

For example, a 2011 review found that DRC, Mexico and Brazil all have generally solid legislative foundations for REDD+ but revealed major gaps in implementing decrees relevant to land tenure, forest management, public participation and benefit sharing (Costenbader and Veney, 2011). Similarly, Indonesia’s Draft National REDD+ Strategy highlighted the need for technical regulations to improve law enforcement (e.g. to its Civil Code and Code of Criminal Justice) so as to minimize criminal activities and corruption in the forest sector (Government of Indonesia, 2010). In Vietnam, a sophisticated forest classification system exists with numerous categories and rules for land management, but poor coordination between forest-related ministries with closely overlapping functions has resulted in confusion and a lack of clarity (Climate Focus, 2012).

Where forest law enforcement is strong, it has the potential to protect the elite and come down harshest on the rural poor lacking political connections. Government officials may overly focus on forest-related laws that favour commercial and strict conservation interests while overlooking human rights-based laws such as those protecting customary land tenure and participatory rights. Consequently, simply increasing enforcement of existing forest law can result in unreasonable penalties being inflicted on indigenous peoples and local communities. This can intensify in areas where government officials, law enforcement and possibly even the judiciary system are involved either directly or indirectly in illegal logging (Colchester, Boscolo et al., 2006).

Finally, law enforcement could further be improved by judicial system reviews to ensure transparent and just law enforcement as well as reviews of data relating to forest land title, access and use claims (Colchester, Boscolo et al., 2006).

Rights

Many developing countries wishing to establish national and subnational frameworks for REDD+ have forests that fall under state jurisdiction and are not assigned distinct property rights. In these cases, land rights will need to be clearly established to address the underlying drivers of deforestation, as well as allocate resources derived from REDD+ activities. While some precedents exist through, for example, PES schemes, REDD+ poses new challenges that will need to be addressed within national legal frameworks.

As noted in the Drivers of Deforestation chapter, unclear tenure systems and other underlying factors such as the lack of adequate governance structures underpin tropical deforestation (de Sherbinin, 2002). Given that rights and land tenure are often overlapping and sometimes competing among entities, most countries will need to assign or clarify rights to forest carbon or carbon sequestration. The determination of rights will also play a fundamental role in the overall establishment and function of REDD+ systems, as discussed in the Benefit Sharing Mechanisms chapter.

Land tenure

Land tenure encompasses a wide spectrum of issues including both formal and informal ownership along with access and use rights of land. Secure tenure rights will be fundamental for long-term success of REDD+,
and countries will need to start immediately in clarifying such issues. In many developing countries, rights to forest land and resources have been historically governed by customary laws and institutions of indigenous peoples and have been recognized by a broad range of international human rights treaties and legal systems. The customary laws of indigenous peoples and local communities (IPLCs), however, are often highly complex and generally lack official recognition or documentation within national and subnational governments; a main area of land tenure conflict arises from the discrepancy between official and customary land rights. For more detailed information on forms of land tenure and rights, please see the Social and Environmental Safeguards chapter.

Over 80 per cent of tropical forests are legally held by states, though government ownership rates vary widely from country to country. A 2009 survey found that IPLCs own only 18 per cent of tropical forest land despite significant and longstanding access and use rights to the vast majority of tropical forest areas. Such contradictions create conflicts when, for example, national governments are allocating land to investment opportunities for “unprotected” forest lands that might otherwise be allocated to IPLCs (Rights and Resources Initiative, 2009). This discrepancy between official and customary land tenure has led to a suggestion for a more pragmatic regime of “resource tenure”, in which the bundle of rights to various resources within a given piece of land could be allocated to different user groups (Lyster, 2011).8

In addition to conflict between customary and statutory land tenure rights, other common tenure-related challenges include (Christy, Di Leva et al., 2007; Sunderlin, Hatcher et al., 2008):
- Separate tenure over land and the trees on it (and possibly other non-timber resources);
- Allocation to multiple persons or entities;
- Competing claims of ownership;
- Conflicting, incomplete or obsolete records;
- Conflict or confusion between categories of ownership;
- Inadequate enforcement and implementation of reforms;
- Lack of progress on rights that complement forest tenure reform;
- Government preference for industrial concessions and conservation over people;
- Competition within and among forest communities;
- Weak performance of government in advancing reforms.

Carbon rights
In addition to land tenure, REDD+ countries will also need to define rights relating to the storage and sequestration of forest carbon. Carbon rights are a new and challenging type of property with numerous potential legal definitions (Takaes, 2009). In this chapter, the term carbon rights is used to refer to the ownership of a right to the benefits and liabilities arising from the activities that are necessary before a carbon credit may be generated. Generally, carbon rights may be defined through three methods (Vhugen, Aguilar et al., 2012):
- Explicit new legislation
- Interpretation of existing legislation
- Contractual agreement

Clarification of carbon rights will be particularly relevant for countries or states that are interested in attracting private-sector investment, as secure carbon rights will help guarantee investments and theoretically allow ownership of carbon to be separated from the trees and land. Carbon rights will also be important for distributing any benefits that may arise from REDD+ activities to other actors, including IPLCs. The clarification of carbon rights is closely linked with land tenure and will require careful planning and consideration of potential outcomes.

Carbon rights legislation is currently in place in only two developed countries worldwide (Australia and New Zealand), a small handful of developing countries (e.g. Vanuatu) and several states (e.g. Alberta, Canada and Amazonas, Brazil). Several other states have legislation that allows carbon rights to be delineated according to pre-existing legal theories such as usufruct, or the right to use and enjoy the profits and advantages of something belonging to another as long as the property is not damaged or altered in any way (e.g. Madagascar), or other more complicated real estate regulations (e.g. Costa Rica). No developed country to date has established a nationwide carbon rights system that links to a national baseline and includes avoiding deforestation and forest degradation, as envisioned under REDD+ (Takaes, 2009; Vhugen, Aguilar et al., 2012). As discussed under the section on legislative design, the clarification of carbon rights can either be implemented through new legislation or an interpretation and adaptation of existing legislation. In addition, carbon rights can be clarified through contractual agreement. These three approaches are discussed in more detail here:

New legislation directly addressing the issue of carbon rights has the advantage of allowing carbon agreements (i.e. contracts) to be registered and enforceable by the government, thus greatly increasing security to parties (Takaes, 2009). Australia and New Zealand pioneered carbon rights legislation in conjunction with emissions trading systems in compliance with their Kyoto Protocol commitments at subnational and national levels, respectively, and provide important lessons for REDD+ (albeit with appropriate modifications dependent on a jurisdiction’s legal system, capacity and enforcement capabilities) (Cox and Peskett, 2010). Governments face important decisions when recognizing carbon rights, particularly with regard to their relation to land tenure and the incentives that these allocations can create. There are several options for the allocation of carbon rights: the state may either claim all carbon rights or delegate all or some proportion of carbon rights to those owning or managing forests. Where the state retains all carbon rights, it can still allocate revenue from carbon credits to landowners and forest dwellers accordingly.

The interpretation of existing legislation can provide an indication of how carbon rights will be governed and who is authorized to develop such rights where no regulation addresses carbon rights explicitly. In Guyana for example, because the government owns all state forests, which make up almost all forest in the country, it is the assumed owner of almost all domestic forest carbon. The extent, however, to which forest concession
owners may be charged royalties on forest carbon will depend on whether the Guyana Forestry Commission (GFC) regulates carbon as a "forest product" or transfers carbon rights to other persons or entities (Janki, 2009).

Interpreting existing laws has risks, however, because many REDD+ countries still have unclear tenure regimes for forest land. Moreover, because the state may later decide to reinterpret carbon rights or may issue new laws directly addressing the issue of carbon rights, such an approach could present too high risks for investors. Where a government has only ambiguously specified rights to carbon by law, it will need to provide a clear guarantee that its legal system will honour and enforce contracts regarding forest carbon and preferably that it will also compensate property owners should it legislatively override such rights in the future. Alternatively, political risk insurance (PRI) offered by organizations such as the Multilateral Investment Guarantee Agency (MIGA) for the World Bank or the Overseas Private Investment Corporation (OPIC) in the US can mitigate the risk posed by a change in host country legislation (Cranford and Parker, 2012).

**Contractual agreements** over forest carbon are a third means of defining carbon rights that may work in conjunction with either of the above options. Depending on the nature of the agreement, contracts may be set up in the form of property agreements (covering land) or personal property (other than land and thus lacking recourse to state-registered and enforceable rights) (Takacs, 2009).

**SECURING LAND TENURE FOR COMMUNITY-BASED REDD+**

**Context**

In the Democratic Republic of Congo (DRC), land use and access to resources are complicated by a dual system of statutory and customary laws regarding land tenure. Under current statutory law, most land belongs to the state, and rural people can only get right of use through attribution of “concessions”. On the other hand, and especially in rural and suburban areas, the customary approach to land tenure and natural resources use remains the de facto system, with traditional chiefs managing access to land and natural resources. While several legal texts recognize communities’ rights, to varying degrees, they are often in conflict.

WWF is actively working in the Lac Tumba region of the DRC to address land tenure. Through community-based land use and management plans and the establishment of local committees for development and conservation (CDCs), participatory decision-making processes are encouraged to help secure land tenure.

**Expected changes**

- Increase the communities’ ability to participate in decision-making processes on land use by building capacity on the political, legal and contractual issues that may affect land use and local rights.
- Support the development of community-based land use and management plans as a basis for defining land tenure, fostering sustainable management of territories and benefit sharing mechanisms.

**Achievements**

At least 350 CDCs now exist at the village level, and these committees have been organized according to the traditional structures of the participating ethnic groups. CDCs are spaces where decision-making regarding land and natural resources management traditionally occur and they are considered a platform for dialogue and action for the development of the village. CDCs also function as intermediary communication channels between communities and other institutions at local, state and provincial levels.

Mapping was carried out of 135 terroirs (land areas, including relevant geographic, geological and ecological characteristics). The geographic information and other relevant data gathered through the mapping exercises have been shared with institutions including Institut Géographique du Congo and Institut National de la Statistique at the national and provincial levels. Printed maps have been distributed to the communities and administrations.

Community empowerment grew through reinforcing customary knowledge and community land use. The mapping exercise encouraged traditional knowledge and practices and promoted more effective management of community forests. This process also empowered communities by ensuring that customary power and land uses by communities, including by women, were reinforced and integrated into land-use planning.

**Challenges**

The costs for the mapping exercise were high and operations were logistically challenging. The costs associated with the community mapping exercise ranged between US$2,000 and US$3,000 per terroir, depending on the logistics and accessibility of the areas. Mapping teams also found that they needed between three and seven days per terroir in order to thoroughly study and survey each area.

**Lessons learned**

Support and buy-in from communities take time. During the mapping exercise, some community members were reluctant to participate at first. However, attitudes changed as community members began to trust the process and recognized the potential benefits.

Local administration should be involved at every stage of the process. WWF systematically included representatives of the Administration du Territoire in the mapping exercise. These local representatives also participated in the inception and final validation workshops for this process and helped build trust between WWF offices and communities.

Understanding customary power and administration is critical for the legitimacy and sustainability of REDD+ projects. In a country such as DRC where customary laws play a defining role in land-use management, it is important to work with local chiefs from the onset and obtain their approval to engage with the local communities on REDD+ related issues.
Despite the sudden attention focused on carbon rights in recent years, it may not be advisable for every developing forest country considering a REDD+ programme to define carbon rights, especially where significant challenges exist to resolving land tenure. Moreover, clear carbon rights will be more important for countries seeking investment from carbon finance rather than for publicly funded REDD+ programmes. Nonetheless, clarity over carbon rights will be essential in the long run to address the underlying drivers of deforestation and to equitably and efficiently distribute benefits arising from REDD+ programmes.

**Participation**

The final issue that countries need to address in the design of their national and subnational legal frameworks in support of REDD+ is the role of public participation in decision-making. Participation is central to sound decision-making, allocation of resources, sharing of information and benefit distribution (Cohen and Uphoff, 1980). Participatory processes are also essential in promoting social acceptance of legal frameworks. In turn, these processes can greatly reduce future enforcement burdens and better inform both decision-making and the design of REDD+ mechanisms. Building participatory procedures will be fundamental to regulatory success over the long term, as even perfectly designed and implemented REDD+ systems need to adapt to changing circumstances and will require ongoing inputs from key stakeholders to inform such changes.

While participation in REDD+ programmes is often framed in the context of marginalized communities and groups (e.g. indigenous peoples and women), this section focuses on a wider range of stakeholders as defined by the following groups (Daviet, 2011):

- **Government or public sector**: central/federal, state/regional, or provincial/district and municipal-level institutions and dependencies;
- **Domestic civil society**: local, national and international NGOs, religious denominations, universities, research institutes, farmer organizations, indigenous peoples’ organizations, worker/trade unions, community organizations, and organizations that represent women, youth and other vulnerable groups;
- **Private sector**: firms, associations, organizations, cooperatives, and individual proprietors such as banking, transport, industry, marketing, professional and media services;
- **Rights holders**: property owners, indigenous peoples and tribal groups, communities or individuals who hold traditional or formally recognized usufruct (and/or other) rights to land or resources that will be impacted by the decisions being made;
- **Impacted communities**: individuals and communities who are not rights owners but who may be directly impacted by land-use decisions due to their proximity to the activities undertaken. Physical and economic displacement stand out among possible impacts on communities;

**External community**: international financial institutions, international or regional cooperation agencies, bilateral donors, international charity, NGO and volunteer organizations.

Participatory rights can be grouped into four main categories: **right of access to information**, **right to participate in decision-making**, **right of access to justice** and **right of freedom of expression**. All four rights have been developed across a wide variety of international environmental laws, of which most REDD+ host countries are already parties. Table 1 provides a list of the main international treaties requiring public participation in environmental matters such as REDD+.

**TABLE 1: LIST OF KEY INTERNATIONAL ENVIRONMENTAL TREATIES AFFIRMING PARTICIPATORY RIGHTS**

<table>
<thead>
<tr>
<th>Right of Access to Information</th>
<th>Right of Participation in Decision-Making</th>
<th>Right of Access to Justice</th>
<th>Right of Freedom of Expression</th>
</tr>
</thead>
<tbody>
<tr>
<td>» Int’l Covenant on Civil and Political Rights—Art. 19</td>
<td>» Int’l Covenant on Civil and Political Rights—Art. 25</td>
<td>» Int’l Covenant on the Elimination of Racial Discrimination—Art. 5(c)</td>
<td>» Int’l Covenant on Civil and Political Rights—Art. 19</td>
</tr>
<tr>
<td>» Universal Declaration of Human Rights—Art. 21</td>
<td>» Universal Declaration of Human Rights—Art. 25</td>
<td></td>
<td>» Universal Declaration of Human Rights—Art. 21</td>
</tr>
<tr>
<td>» Aarhus Conv.—Arts. 5, 6, Art. 4(1) (passive duty)</td>
<td>» Aarhus Conv.—Arts. 5, 6, Art. 4(1) (passive duty)</td>
<td></td>
<td>» Aarhus Conv.—Arts. 5, 6, Art. 4(1) (passive duty)</td>
</tr>
<tr>
<td>» Universal Declaration of Human Rights—Art. 25</td>
<td>» UNFCCC—Arts. 4 (passive duty), 6 (active duty), see also 12</td>
<td></td>
<td>» UDHR—Art. 25</td>
</tr>
<tr>
<td>» Universal Declaration of Human Rights—Art. 25</td>
<td>» Kyoto Protocol—Art. 7</td>
<td></td>
<td>» UDHR—Art. 25</td>
</tr>
<tr>
<td></td>
<td>» UNFCCC—Arts. 4 (passive duty), 6 (active duty).</td>
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<td>» UDHR—Art. 25</td>
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<tr>
<td></td>
<td>» Universal Declaration of Human Rights—Art. 25</td>
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</table>
The right of access to information includes a responsibility of states to both respond to public requests for information and publicly disseminate accurate environmental information. Within the context of REDD+, members of the general population should be allowed to provide solicited feedback directly into decision-making processes, as well as indirectly under the right of free expression (e.g. stakeholders or concerned parties providing watchdog functions). In addition, all elements of a national or subnational REDD+ strategy should be made easily accessible to the public, and this information should be made available in relevant languages to account for the needs of IPLCs in remote forest lands (Lyster, 2011). Indonesia recognized this right in 2010 by passing a freedom of information law with extensive input from information advocacy groups. Although several broad categories of information are exempt from the text and the new mechanisms have yet to be implemented, the new law represents an important first step for Indonesia (Simpson, 2010; Anon., 2011).

The right to participate in decision-making can be implemented at several levels as follows (from strongest to weakest):

- **Control**: those who possess rights to carbon sequestration benefits and those with original carbon rights who need to be compensated in case of relocation;
- **Consent**: those whose consent is required (i.e. veto power) before changes can be made to forest lands (e.g. those with rights of access or use such as via leasehold or lien);
- **Consultation**: those lacking ownership, control, access or use rights over land (and thus without any veto power) but living nearby or downstream from an activity such that they need to be consulted for views on proposed activities.

Many forest-dwelling communities whose livelihoods depend on access and use of forests lack official rights to forestland or carbon benefits. For this group, it will be important that REDD+ activities obtain their free, prior and informed consent in decisions or when conducting activities that significantly affect the use of their lands in accordance with the principle of FPIC. Originally enshrined in the International Labour Organization (ILO) Convention 169 (ILO, 1989) and the UN Declaration on the Rights of Indigenous Peoples (UNDRIP), FPIC has been codified in several countries’ national law in recent years. In Colombia, Afro-Colombian and indigenous communities have the exclusive right to use forest resources within their territories, and FPIC must be undertaken with communities before the state or outside actors may use those resources (Colombia, 2006).

It is also worth noting, however, that to date, FPIC has not been agreed to as a core principle of REDD+ by parties to the UNFCCC, and the precise parameters of when and how it should be required likely will require further refinement in order to make it practical. The process of FPIC is discussed in more detail in the Social and Environmental Safeguards chapter.

The right of access to justice is essential to uphold stakeholder rights and includes the right to bring a formal case to court and as appropriate to use alternative methods of dispute prevention or resolution. The right of access to justice will be important to those affected by REDD+ activities that wish to bring a formal case or seek to use alternative dispute resolution mechanisms. A general framework for building an effective grievance mechanism is presented in the Social and Environmental Safeguards chapter.

Finally, the right of freedom of expression, although arguably the least direct of the rights outlined here, allows both stakeholders and outsiders not directly engaged as stakeholders the means to express their views and better inform public debate surrounding REDD-related decision-making.

WWF VIEWPOINT

Regarding the establishment of rights and tenure, WWF adheres to the REDD+ Five Guiding Principles, which state that “REDD+ should recognize and respect the rights of indigenous peoples and local communities” (Principle 4) and that “REDD+ should provide benefits to local and indigenous communities, such as remuneration for their forest stewardship and empowering them to assert their rights to forest resources” (Principle 3). In the recent WWF report *Community Tenure and REDD+*, WWF argues that community land tenure and community rights should be central to the design and implementation of REDD+ (WWF Community Rights and Tenure, 2012), as:

- Tenure security safeguards against risks of involuntary resettlement.
- Tenure status may affect communities’ eligibility to participate in REDD+ activities.
- Tenure security supports more effective forest stewardship (and therefore REDD+).
- Tenure supports the exercise of traditional knowledge and practices contributing to REDD+.
- Tenure will substantially influence the distribution of potential benefits from REDD+.
- Carbon rights will also be shaped by underlying forest tenure.
- Formal recognition of rights is often viewed by communities as an important benefit in itself.

Regarding the design and implementation of REDD+ legal frameworks, WWF believes that REDD+ frameworks should be established via a transparent and documented participatory process that reflects prior informed consent of affected forest-dependent peoples.

WWF has many positions regarding the substance of legal reform. These positions can be found in the following chapters of this publication: Accessing Finance, Benefit-Sharing Mechanisms and Social and Environmental Safeguards.
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**Colombia. 2006. Forest Law. Art. 19.**


**Cranford, M. and C. Parker. 2012. Advanced REDD+ Finance. REDD+ Partnership. Santa Marta, Colombia.**


**UNDRIP Art. 19 “States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.”**

**Article 6 of the Universal Declaration of Human Rights states that “everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law”.**

**awsassets.panda.org/downloads/report___tenur_final.pdf**

**awsassets.panda.org/downloads/wwf_red2d_paper_web.pdf**
REDD+ Governance

SOCIAL AND ENVIRONMENTAL SAFEGUARDS

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Environmental and social safeguards policies and procedures are designed to avoid, mitigate or minimize adverse environmental and social impacts of projects and strategies and to implement those that produce positive outcomes for people and the environment. Safeguards are a cornerstone of technical and financial support for REDD+.

REDD+ safeguards provide a foundation for delivering non-carbon benefits related to sustainable development. These include strengthening forest governance and management of natural resources, encouraging socially-inclusive participation in policy-making, increasing information transparency, and promoting recognition of the rights of indigenous peoples and local communities (IPLCs) for their territories, lands, natural resources and traditional livelihoods and cultures. These multiple benefits may contribute to improved social, environmental and economic performance and produce more enduring results than programs that change temporary cost-benefit decisions about land use.

Discussions about REDD+ social and environmental safeguards must be carried out in a multistakeholder process at the national or subnational level conducted in a transparent, participatory, socially-inclusive manner with respect for gender considerations.

As the risks associated with REDD+ activities are directly related to the local conditions of each country and each region, the effective involvement of groups that can be directly affected by REDD+ activities — especially indigenous peoples, local communities and smallholders — is critical to defining which safeguards are appropriate.

When developing national and subnational safeguards, countries should consider their national legal and institutional frameworks, their commitments to international treaties, and the requirements of multiple delivery partners and REDD+ funding sources.
If well-designed, REDD+ initiatives could strengthen community land and resource rights, empower community institutions and increase income through benefit sharing—and also provide incentives to protect biodiversity and ecosystem services. Yet, REDD+ has also sparked concerns about possible adverse impacts on indigenous and community rights and livelihoods, such as restrictions on land and resource rights, increased centralization of forest management and inequitable benefit sharing. Concerns also exist that in absence of environmental safeguards, REDD+ implementation could favour plantations over natural forests and monoculture crops over biologically diverse ecosystems.

Safeguards are intended to protect against social and environmental damage or harm. They help prevent negative environmental and social outcomes as a result of a particular project or policy while also enhancing the multiple benefits in maintaining biodiversity and ecosystem services, strengthening community land and resource rights, empowering community institutions, and enabling sustainable development through benefit-sharing mechanisms. Safeguards cover a broad range of issues in addition to social and environmental impacts, including issues of good governance (e.g. accountability, effectiveness, efficiency, fairness/equity, participation and transparency), respect for rights (e.g. property rights, procedural rights and other human rights, such as the rights of women and indigenous peoples), and sustainability and emissions integrity. Throughout all phases of REDD+ project design and implementation, safeguards allow for risks to be better evaluated, assessed and reduced—and provide a mechanism for consultation and disclosure of information.

There is no universally accepted definition of safeguards. Originally the term was coined to label the measures that non-government organizations (NGOs) and other stakeholders demanded from multilateral financial institutions (MFIs) to protect local communities and environments from the potentially negative side effects of development projects. Years later the term was adopted by several multilateral environmental agreements (MEAs).

In general terms, safeguards provide a set of principles and criteria to ensure that a particular set of programme projects or activities do not harm local communities and the environment, apply specific rules of engagement for affected parties, and engage in a transparent consultation and participation process in the project planning and implementation process. When safeguard policies were introduced at MFIs and MEAs they also served to push for improvements at the national level in cases where national safeguards were absent or lacking.

**International Policy Context**

The UNFCCC is the main standard-setting body for safeguards that countries will have to follow in their implementation of REDD+. Beyond that there have been a plethora of initiatives, tools and mechanisms to support REDD+ safeguards, including the World Bank’s Strategic Environmental and Social Assessment (SESA) and Environmental and Social Management Framework (ESMF), the CCBA and CARE REDD+ Social & Environmental Standards (REDD+ SES) initiative, and the UN-REDD Programme Social and Environmental Principles and Criteria (SEPC). This section will outline the main decisions and standards emerging under the UNFCCC and provide a short description of other bodies and their role in REDD+ safeguards.

**COP 16: Cancun, 2010**

At the UNFCCC Conference of parties (COP) 16 in Cancun, developing country Parties wishing to engage in REDD+ activities were asked to develop a “system for providing information on how [safeguards] are being addressed and respected throughout the implementation of [REDD+], while respecting sovereignty”.

The UN Subsidiary Body for Scientific and Technical Advice (SBSTA) was further asked to develop guidance on safeguard information systems to report back in 2011. At COP 16, parties also adopted the following set of social and environmental safeguards for REDD+:

a. That actions complement or are consistent with the objectives of national forest programmes and relevant international conventions and agreements;

b. Transparent and effective national forest governance structures, taking into account national legislation and sovereignty;

c. Respect for the knowledge and rights of indigenous peoples and members of local communities by taking into account relevant international obligations, national circumstances and laws, and noting that the United Nations General Assembly has adopted the United Nations Declaration on the Rights of Indigenous Peoples;
d. The full and effective participation of relevant stakeholders, in particular indigenous peoples and local communities;

e. That actions are consistent with the conservation of natural forests and biological diversity, ensuring that [REDD+ activities] are not used for the conversion of natural forests but are instead used to incentivize the protection and conservation of natural forests and their ecosystem services and to enhance other social and environmental benefits;

f. Actions to address the risks of reversals;

g. Actions to reduce displacement of emissions.

Safeguard (a) of the Cancun Agreement also specifically states that REDD+ actions “complement or [be] consistent with... relevant international conventions and agreements.” In order to adhere to this safeguard, actors must first understand which international conventions and agreements are relevant and what these conventions require. In addition, the remaining six safeguards speak to rights and responsibilities outlined in international instruments. Safeguard (c), for instance, emphasizes “respect for the... rights of indigenous peoples and... local communities”, which are outlined in human rights instruments such as the United Nations Declaration on Indigenous Peoples (UNDRIP) and the United Nations Declaration on Human Rights.

COP 17: Durban, 2011

At COP 17 in Durban, parties reached a decision on safeguard information systems. The guidance stated that safeguard information systems should be country-driven and implemented at the national level, be transparent and accessible to all stakeholders, and build on existing systems. Additionally, it was agreed that developing country parties undertaking mitigation activities (referred to in decision 1/CP.16, paragraph 7) should provide a summary of information on how all of the safeguards are being addressed and respected throughout the implementation of the activities. While civil society called on the parties to develop more specific guidance—including guidance on types of information that SIS should include (Daviet, 2012)—no further discussion on safeguards took place at the 2012 Doha meeting.

UNDRIP

The landmark United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) embraces a comprehensive approach of the duty of states to consult with indigenous peoples on decisions affecting them. Consultation is indeed found throughout the declaration regarding specific concerns and rights of indigenous peoples. It is also affirmed as an overarching principle in Article 19, which asserts: “States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.” Free, prior and informed consent (FPIC) is also based on the right to self-determination. FPIC refers to the principle that indigenous peoples have a right to give or withhold consent to actions that will affect them, especially actions affecting their lands, territories and natural resources. While FPIC remains a right recognized only by international law to indigenous peoples, it is increasingly recognized that the basic principles underlying FPIC are also relevant to non-indigenous communities (WWF 2011b).

CBD

The Convention on Biological Diversity (CBD) has periodically provided guidance to the UNFCCC on ways to maximize biodiversity conservation and the provision of ecosystem services within the implementation of REDD+. In 2010, parties agreed upon a new Strategic Plan for Biodiversity 2011–2020 that includes several targets highly linked to REDD+ activities in order to serve CBD’s strategic goal to stop biodiversity loss by 20207 (see Table 1).

<table>
<thead>
<tr>
<th>Target</th>
<th>Description</th>
<th>By 2020, aim</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target 5</td>
<td>Stop deforestation, fragmentation and degradation of forests</td>
<td>the rate of loss of all natural habitats, including forests, is at least halved and where feasible brought close to zero, and degradation and fragmentation is significantly reduced</td>
<td></td>
</tr>
<tr>
<td>Target 7</td>
<td>Achieve sustainable use management of forests</td>
<td>areas under forestry are managed sustainably, ensuring conservation of biodiversity</td>
<td></td>
</tr>
<tr>
<td>Target 11</td>
<td>Protect forests of high biodiversity value and for ecosystem services</td>
<td>at least 17 per cent of terrestrial areas, especially areas of particular importance for biodiversity and ecosystem services, are conserved</td>
<td></td>
</tr>
<tr>
<td>Target 14</td>
<td>Restore and safeguard forest ecosystem services</td>
<td>ecosystems that provide essential services, including services related to water, and that contribute to health, livelihoods and well-being, are restored and safeguarded, taking into account the needs of women, indigenous and local communities and the poor and vulnerable</td>
<td></td>
</tr>
<tr>
<td>Target 15</td>
<td>Restore forests and contribute to carbon stocks</td>
<td>ecosystem resilience and the contribution of biodiversity to carbon stocks has been enhanced through conservation and restoration, including restoration of at least 15 per cent of degraded ecosystems, thereby contributing to climate change mitigation and adaptation and to combating desertification</td>
<td></td>
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</tbody>
</table>
Additionally, a mandate was given at COP 11 in Hyderabad to continue developing advice on indicators for safeguards by CBD COP13 and to deliver a progress report on the enhanced collaboration between the UNFCCC Secretariat and other initiatives in order to support parties in capacity building and compiling information on biodiversity safeguards.

Multilateral finance institutions and voluntary standards

Three safeguard initiatives are most frequently discussed in the international discourse on REDD+ activities: the World Bank’s Forest Carbon Partnership Facility (FCPF), UN-REDD Programme’s Social and Environmental Principles and Criteria (SEPC),8 and REDD+ Social and Environmental Standards (REDD+ SES). The remainder of this section will discuss each of these safeguards in more detail. For more information on multilateral finance institutions see Accessing Finance chapter.

Forest Carbon Partnership Facility (FCPF)
The FCPF applies the World Bank’s social and environmental safeguard policies to ensure the social and environmental integrity of REDD+ programmes (although in the future these safeguards may be changed or supplemented by other FCPF procedures). The World Bank’s safeguards objective is “to prevent and mitigate undue harm to people and their environment in the development process.”10

A “Common Approach” to Social and Environmental Safeguards for Multiple Delivery Partners was mandated by the Participants Committee for the FCPF REDD+ Readiness programmes. The Common Approach is designed to provide the World Bank and other FCPF Delivery Partners with a common platform for risk management and quality assurance in the REDD+ readiness preparation process, using the safeguard policies of the World Bank as a minimum acceptable standard. The Common Approach is based on the World Bank’s Operational Policies (OP):

Environmental Assessment (OP 4.01) aims “to help ensure that [projects proposed for Bank financing] are environmentally sound and sustainable, and thus to improve decision making,” is considered the “umbrella policy for the Bank’s environmental safeguard policies”.

Natural Habitats (OP 4.04) seeks to ensure that World Bank-supported infrastructure and other development projects take into account the conservation of biodiversity, as well as the numerous environmental services and products that natural habitats provide to human society.

Indigenous Peoples (OP 4.10) aims to “design and implement projects in a way that fosters full respect for Indigenous Peoples’ dignity, human rights, and cultural uniqueness and so that they: (a) receive culturally compatible social and economic benefits; and (b) do not suffer adverse effects during the development process”.

Involuntary Resettlement (OP 4.12) aims to avoid involuntary resettlement to the extent feasible or to minimize and mitigate its adverse social and economic impacts and promote the participation of displaced peoples in resettlement planning and implementation.

Forests (OP 4.36) aims to reduce deforestation, enhance the environmental contribution of forested areas, promote afforestation, reduce poverty and encourage economic development.

These World Bank safeguards were developed for project-based lending and were not well suited to national (or subnational) REDD+ processes (Moss and Nussbaum, 2011). The potential gaps between the World Bank’s Operation Policies and the Cancun Accord include: FPIC, conversion of natural forests, the rights of local communities and respect for traditional knowledge. Where the environmental and social safeguard policies and procedures of a Delivery Partner are more rigorous than those of the World Bank and apply to activities undertaken under the FCPF Readiness Fund, Delivery Partners are required to demonstrate “substantial equivalence” to the “material elements” of the World Bank’s existing social and environmental safeguards policies (FCPF, 2011).

The FCPF adopted the use of a Strategic Environmental and Social Assessment (SESA) and the preparation of an Environmental and Social Management Framework (ESMF) to ensure compliance with the World Bank’s safeguard policies at the earliest stage of decision-making. A SESA also creates a platform for the participation of key stakeholders, including IPLCs that depend on forest resources. The ESMF is a key output of the SESA and is intended to form the foundation of the overall safeguards approach for the implementation of a country’s REDD+ strategy.

In addition to complying with the operation policies cited above, application of the Common Approach involves adherence to four sets of guidelines:

Guidelines and Generic Terms of Reference for Strategic Environmental and Social Assessments (SESA)s and Environmental and Social Management Frameworks (ESMFs);

FCPF/UN-REDD Guidelines on Stakeholder Engagement in REDD+ Readiness;

FCPF Guidance on the Disclosure of Information;

FCPF Guidelines for Establishing Grievance and Redress Mechanisms at the Country Level.
UN-REDD Programme

UN-REDD’s interpretation of environmental safeguards is “the adoption and integration of precautionary environmental and social principles and considerations into decision making processes. The objective of such safeguards is to prevent and mitigate undue harm to the environment and people at the earliest possible planning stage. Safeguards can appear as a combination of minimum standards and best practice guidelines” (Moss and Nussbaum, 2011). The UN-REDD programme has established Social and Environmental Principles and Criteria (SEPC) as a guiding framework to (1) address social and environmental issues in UN-REDD National programmes and other UN-REDD Programme-funded activities and (2) to support countries in developing national approaches to REDD+ safeguards in line with UNFCCC.

The SEPC includes all the Cancun safeguards and provides significant further detail to the conditions for meeting them in addition to elements not specified in the Cancun safeguards, including: transparency and accountability of fiduciary and fund management systems; gender equality; free, prior and informed consent of indigenous peoples; no involuntary resettlement; equitable benefit sharing; and avoidance or minimization of natural forest degradation. These additional provisions in the SEPC aim to help countries meet their commitments to relevant UN conventions, treaties and declarations.

UN-REDD+ has further engaged in a consultative process to produce UN-REDD Programme Guidelines on Free, Prior and Informed Consent (FPIC), in support of the right to FPIC in partner countries. The main objective of the guidelines is to provide a normative, policy and operational framework for UN-REDD Programme partner countries to seek FPIC, as and when appropriate, as determined by the Programme partner country in consultation with relevant rights-holders.

UN-REDD also recognizes that neutral and fair mechanisms for grievance, conflict resolution and redress must be established and accessible during the design and implementation of REDD+ policies and activities. Along with FCPF, UN-REDD has the most developed publicly available policy about grievance mechanisms.

REDD+ SES

The REDD+ Social and Environmental Standards (REDD+ SES) were developed through a multi-stakeholder process, facilitated by the Climate, Community and Biodiversity Alliance (CCBA) and CARE International. The standards aim to build support for government-led REDD+ programmes implemented at the national or subnational level (Moss and Nussbaum, 2011).

The current REDD+ SES version consists of principles, criteria and indicators (REDD+ SES, 2012).

- Principles provide the key objectives that define high social and environmental performance of REDD+ programmes.
- Criteria define the conditions that must be met related to processes, impacts and policies in order to deliver the principles.
- Indicators define quantitative or qualitative information needed to show progress toward achieving a criterion. Each of the framework indicators aims to assess one aspect that is important to address in order to achieve the criterion. The indicators can generally be characterized into three main categories:
  - Policy indicators assess policies, strategies, legal frameworks and institutions related to the REDD+ programme that should be in place.
  - Process indicators assess whether and how a particular process related to the REDD+ programme has been planned, established and implemented.
  - Outcome indicators assess the impacts of the REDD+ programme.
Goal setting
In order to establish safeguard systems, countries will need to go through a process of goal setting and an assessment of existing safeguards that will develop a country-level (or state-level) interpretation of safeguards for REDD+ (REDD+SES, 2012). This must be carried out with government leadership and through a multi-stakeholder process that defines the safeguard priorities by identifying the relevant stakeholders, including related risks, costs, burdens and benefits incurred by these groups, and establishing why the safeguards are needed, for example, in response to international commitments such as the UNFCCC safeguards and those required by donors as well as development priorities and stakeholder concerns within the country.

Tools that are useful in defining the goals of a country’s safeguards approach are the Social and Environmental Principles and Criteria (SEPC) and UN-REDD’s guidelines (the UN-REDD/FCPF Stakeholder Engagement Guidelines and UN-REDD FPIC Guidelines). The SEPC provides more detailed criteria that can be used to unpack the Cancun safeguards. The UN-REDD and FCPF provide guidance on how to ensure the participation of indigenous peoples and other forest-dependent communities in REDD+ schemes, including how to apply the principle of FPIC.

Once the country-specific goals for safeguards are defined, the next steps for development of the safeguards system are to conduct a review and gap analysis of existing policies, laws, regulations, institutions and procedures leading to development of new ones as needed and a similar process for establishment of the grievance redress mechanism and the SIS. The elements of the safeguards system are developed by building from and strengthening any relevant existing elements already established in the country and developing new elements as needed. All of these elements require a transparent and participatory process.

Participation in the development of safeguards
The development of REDD+ social and environmental safeguards should be based on a multi-stakeholder process conducted at the national or subnational level in a transparent, participatory and socially-inclusive manner with respect for gender considerations.

In Brazil, this process was led by civil society and was overseen by a multi-stakeholder committee made up of representatives of the private sector, environmental organizations, indigenous peoples, local communities and smallholders, large agricultural producers and research institutions with projects in the Amazon Region. Notably, a decision was made not to include any government representative in the committee; however, government agencies involved in the subject were kept informed about the progress of the safeguard development process (Bonfante, Voivodic and Filho—Piracicaba, 2010). The Brazilian social and environmental safeguards for REDD+ are considered minimum requirements for any REDD+ initiative in the Brazilian Amazon that is developed, financed and implemented by any combination of governments, private entities (including carbon market-based mechanisms) and civil society organizations. These safeguards can be applied to national and subnational government-led programmes as well as projects (Gomes et al., 2010). The Brazilian experience provides a best-practice methodology for a participatory development of social and environmental criteria. This process has been documented in Developing Social and Environmental Safeguards for REDD+: A guide for a bottom-up approach (Bonfante, Voivodic and Filho—Piracicaba, 2010).

In Indonesia, the process of developing and implementing safeguards is government-led. A draft of social and environmental safeguards and a safeguards system was developed by the National REDD+ Task Force and was complemented by input from academia, NGOs and government agencies. The task force then identified several pilots for testing the system.

Capacity building for effective participation
As demonstrated in the experience in Brazil, the engagement of indigenous peoples, local communities, small-landholders and social movements is crucial to ensuring the effectiveness of safeguards by incorporating the main concerns of the people who live in and depend on the forest. As the risks associated with REDD+ activities are directly related to the local conditions of each country and each region, the effective involvement of groups that can be directly affected by REDD+ activities—especially indigenous peoples, local communities and smallholders—is critical to defining which safeguards are appropriate.
Full and effective participation of indigenous peoples and local communities in developing, implementing, monitoring and evaluating REDD+ programmes at multiple levels (local, subnational, national, international)—with respect for gender considerations—requires both capacity building, to ensure that communities are well informed about potential benefits and risks, and processes that enable involvement of relevant rights-holders and stakeholders.

Capacity building of indigenous and local communities and their organizations is widely recognized as a key foundation for securing the opportunities that REDD+ may provide and addressing its risks, contributing to more equitable and sustainable REDD+ initiatives. Capacity building helps support a number of priorities of indigenous peoples and local communities with regard to REDD+. These include:

- **Understanding** climate change, its impacts, what REDD+ is, and the potential benefits and risks of REDD+ initiatives;
- **Participating** fully and effectively in development of REDD+ programmes/strategies at multiple levels (village, subnational, national, international);
- **Deciding** whether or not to participate in REDD+ activities, in keeping with rights to free, prior and informed consent;
- **Managing** activities that will generate reduced emissions from deforestation and degradation;
- **Monitoring** results of REDD+ activities, as part of monitoring, reporting and verification (MRV) of REDD+ climate, social and biodiversity impacts.

Recognition of the importance of community capacity building for successful REDD+ has prompted development of a range of training materials for indigenous and local communities. These community-oriented materials aim to present complex issues concerning global climate change and developments in international climate policy and financing in ways that will (a) be accessible to rural communities; (b) inform indigenous communities in particular of the opportunities and protections afforded to indigenous peoples in their engagements with REDD+ initiatives; (c) provide information on both potential opportunities and risks associated with REDD+; and (d) promote best practices for the information-sharing element of free, prior and informed consent. For more information, see the WWF resource guide *Capacity Building Materials on REDD+ for Indigenous Peoples and Local Communities*.

FPIC is increasingly recognized as a best practice in conservation and development for avoiding conflicts and grounding activities in equitable agreements with indigenous as well as non-indigenous communities. Accordingly with several soft-law instruments, including World Bank Operational Guidelines on Involuntary Resettlement, UN-REDD draft Social and Environmental Principles and Criteria, UN-REDD draft Guidelines for Seeking the Free, Prior and Informed Consent of Indigenous Peoples and Other Forest-Dependent Communities, and the Climate Community and Biodiversity Alliance (CCBA)-CARE Voluntary REDD+ Social and Environmental Standards, forest-dependent communities should also be duly consulted if a REDD+ programme or project is going to be implemented on land that they inhabit, use or access for subsistence or livelihood activities. Practical methodologies for FPIC are still evolving and need to be specific to local cultures and contexts. However, a number of recent publications have outlined general procedures for FPIC as a resource for ensuring that rights to FPIC are respected and supported, including guidance from RECOFTC/GIZ, Oxfam and the Forest Peoples Programme and WWF’s Resource Guide on “Free, Prior, Informed Consent and REDD+: Guidelines and Resources”, which outlines a general set of procedures for use by WWF programmes working on REDD+ (WWF, 2011b). For further guidance, the UN-REDD Programme’s “Guidelines on Free, Prior and Informed Consent (FPIC)” outlines a normative policy and operational framework for seeking and obtaining FPIC in the context of REDD+.

**Policies, laws and regulations**

When developing national and subnational safeguards, countries should consider their national legal and institutional frameworks in defining safeguard goals that align with national development priorities along with their commitments to international treaties and the requirements of multiple delivery partners and REDD+ funding sources. This involves translating the unspecific decisions and guidance from UNFCCC on safeguards. Several countries (including Brazil, Ecuador, Indonesia, DRC and Mexico) are making progress in developing safeguard policy frameworks. This process engages representative of government and civil society to determine which safeguard goals will be important for REDD+ in their national context and how to implement them.

There are several approaches to building policies, laws and regulations for safeguards (Swan and McNally, 2011). A national starting point begins with an assessment of existing REDD+ relevant safeguard policies and measures, such as national forestry and agricultural sector strategies, land tenure legislation, protected area strategies and indigenous people’s policies, adapted by the country and comparing these with international safeguard requirements to understand the gaps and weaknesses. Alternatively, countries may wish to begin by adopting or adapting an existing multilateral or voluntary international safeguards (e.g. CCB) framework. This framework would be expanded according to national priorities and existing in-country policies and procedures. Selection of the base international framework would require comparative analysis of the various
A MULTI-STAKEHOLDER INITIATIVE TO DEVELOP REDD+ SAFEGUARDS IN BRAZIL

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Context
Following the emergence of REDD+ as a promising financing alternative at the 2007 UNFCCC conference in Bali, development of numerous REDD+ projects and state-level policies began independently in the Brazilian Amazon, without a guiding policy framework at the national level (a situation that has continued into 2013). Regionally based social groups started claiming a voice in REDD+ discussions at various levels. Their primary concern was the potential social and environmental risks associated with REDD+.

In late 2009, representatives from 15 organizations—including grassroots organizations, social and environmental NGOs, research institutions and the private sector—decided to develop guidelines for REDD+ social and environmental safeguards.

These guidelines would:
- Involve multiple stakeholders;
- Influence state and federal regulations under discussion;
- Develop minimum social and environmental criteria (safeguards) to serve as a reference for REDD+ projects and programmes in Brazil;
- Not be a new certification standard.

Expected changes
- Strengthen forest governance and management of natural resources by indigenous peoples and local communities;
- Encourage public participation in the policy-making process;
- Coordinate action among all stakeholders involved;
- Increase information transparency;
- Generate respect for and awareness and recognition of the rights of indigenous peoples and local communities for their territories, lands, natural resources, and traditional livelihoods and cultures.

Achievements
The representatives began this work by electing a smaller oversight committee representing diverse sectors and a facilitator from a single organization (IMAFLORA, Institute for Agriculture and Forest Certification and Management). Based on a review of the pertinent literature, the facilitator developed a first draft that was reviewed by the oversight committee and then subjected to a process of public consultation. This process took place over a period of 150 days, during which the draft was placed on the Internet for public comments. In addition, the oversight committee organized four meetings with over 150 participants representing social groups in the Amazon and one meeting with representatives from over 40 companies in São Paulo. Each 3-day meeting in the Amazon included two days of capacity building and a final day focused on discussing safeguards. To assure transparency and traceability, all comments about the guidelines made during these meetings were registered, identified by source and posted on the Internet.

- The oversight committee reviewed and provided answers to all the comments (which were also posted together with the comments on the Internet) and, based on the input provided, prepared a final draft of the guidelines, which consist of seven general principles and 29 associated criteria.

- These guidelines have been presented to the federal and state governments for the purpose of incorporating safeguards in new regulations. They have also been presented to designers of and participants in REDD+ projects, to obtain public commitments to adhere to safeguards.

Challenges
The challenge still remains to empower indigenous peoples and local communities to a position from which they can make critical decisions on any carbon project within their forested territories in order to prevent companies or state interests from taking advantage of them, buying credits through unjust purchase contracts and disrespecting their rights.

Lessons learned
If the bottom-up public consultation approach is adopted for the development of safeguards for REDD+ in different realities and at different levels in the world, REDD+ policies will be developed with greater governance and social and

* To facilitate application and adaptation to other contexts, details about this consultation process have been published in English, Spanish, Portuguese and French and are available at: www.observatoriodoredd.org.br
options against criteria determined by national stakeholders based on their different values and perspectives. Moreover, selection may depend on the country’s participation in international initiatives (e.g. FCPF or UN-REDD).

These options are not mutually exclusive and can be combined. A hybrid approach would begin with identifying key elements of existing international safeguard frameworks relevant for the country in terms of content (what are the main environmental and social risks posed by REDD+) and commitment (what is the level of environmental and social performance to aim for).

A crucial step in all of these options is the in-country analysis of major risks and envisaged benefits as identified by in-country stakeholders and ensure minimum safeguard compliance.

Several tools are available to help countries assess and plan to avoid or mitigate risks. Environmental and social management frameworks (ESMFs), for instance, can aid in the process of creating national risk management plans. Countries receiving funding from the FCPF are required to create ESMFs as part of their SESA processes. At the more local level, most funding institutions require some form of social and environmental plan in association with investments in project-level activities. These usually include environmental management plans, indigenous peoples plans, and/or resettlement plans. In addition, pre-existing domestic rules, such as EIA laws and poverty alleviation strategies, may be useful for supporting REDD+ safeguard planning processes. After plans to avoid harm and produce benefits are identified and included in strategy documents, work plans, and other relevant country processes, these plans must be implemented. Such implementation can entail various types of activities, including distribution of information, hosting of consultations, passage of new regulation, creation of new institutions, and ensuring that the interest of local communities is respected.

An analysis of policies, laws and procedures should also include an assessment of tenure, including challenges and opportunities to address tenure issues in REDD+ contexts and consideration of how tenure issues are treated in emerging REDD+ frameworks. Tenure can be defined as a “bundle of rights” that may include various combinations of access rights, withdrawal rights, management rights, exclusion rights and alienation rights (Schlager and Ostrom, 1992). Both customary and statutory tenure systems are often composed of complex combinations of these rights, which may also vary across the specific geographical area or natural resource to which they refer. In the context of REDD+, carbon has become another resource for which rights need to be clarified. Customary tenure refers to systems derived from traditional or ancestral occupancy and use of lands and resources while statutory tenure refers to rights formally enshrined in the laws of a state. Historically, many customary and statutory systems have been overlapping.

Recognizing and respecting customary rights to lands, territories and resources promotes effective stewardship of forests and safeguards against potential displacement risks. Furthermore, rights to lands and resources will also determine who is eligible to benefit from REDD+. Securing community forest tenure is fundamental to ensuring REDD+ benefits reach communities. Community tenure broadly refers to the diversity of tenure systems found in a given community (including both communal and individual property) while tenure security refers to certainty that rights to land are recognized, respected and protected (Springer and Retana, 2013, in prep). WWF’s report “Community Tenure and REDD+” discusses key elements of equitable and effective tenure systems that can provide a foundation for community-based REDD+ and how community tenure can be promoted and supported in the context of REDD+ processes (Springer and Retana, 2013, in prep).

Grievance and redress mechanisms
Grievance, conflict and redress mechanisms are designed to receive, assess and resolve complaints of directly affected stakeholders, in this case related to REDD+ implementation with a view to taking corrective action. Typically, these mechanisms focus on flexible approaches to resolving disputes through options such as fact-finding, dialogue, facilitation or mediation. A well-designed grievance mechanism should offer:

- Improved responsiveness to concerns;
- Early identification of problems;
- Increased trust, accountability and credibility among stakeholders;
- Easy and reliable access;
- Ownership by project decision-makers;
- Clear communication of process and service standards to users;
- Quick resolution of complaints;
- Expedient communication of results to complainants;
- Availability of options related to mediation and conciliation;
- The possibility of accessing judicial mechanisms if users are not satisfied with the outcomes of the mediation offered by the grievance and redress mechanism.

There are five basic building blocks to design an effective grievance mechanism (World Bank, 2011):

- Organizational commitment: The implementing institution recognizes and values the grievance process as a means of strengthening public administration, improving public relations, and enhancing accountability and transparency.
As outlined above, REDD+ countries may use the UNFCCC to ensure social and environmental safeguards are prominently addressed and respected throughout the implementation of REDD+. While the specific design of SIS will vary between countries, all SIS are likely to include the following components (Peskett and Todd, 2012):

- Criteria and indicators to determine whether a particular policy, law or regulation is being effectively implemented. The indicators provide the parameters for determining what information needs to be collected;  
- Methodologies for collection of information for each indicator, by whom, how and how often the information collection should be carried out (e.g. sample size, frequency, etc.);  
- Framework for provision of information and how information is shared and made public and what consequences arise.

Grievance mechanisms can be built at multiple levels. Collection of data at the national level could focus on the data that the country needs to alert authorities when safeguards are not being applied, to collect data that could be used for compliance actions, or to make adjustments to the policy design to more effectively achieve the programme’s social and governance policies and procedures.

Safeguard information systems

Countries undertaking REDD+ activities need to develop country-level SIS that enable them to respond to requirements under the UNFCCC to ensure social and environmental risks are minimized and benefits enhanced. As outlined above, REDD+ countries may also need to respond to the requirements of organizations providing support for REDD+ activities. SIS provide a systematic approach for collecting and reporting information on how REDD+ safeguards are being addressed and respected throughout the implantation of REDD+. While the specific design of SIS will vary between countries, all SIS are likely to include the following components (Peskett and Todd, 2012):

- Criteria and indicators to determine whether a particular policy, law or regulation is being effectively implemented. The indicators provide the parameters for determining what information needs to be collected;  
- Methodologies for collection of information for each indicator, by whom, how and how often the information collection should be carried out (e.g. sample size, frequency, etc.);  
- Framework for provision of information and how information is shared and made public and what consequences arise.

A REDD+ SIS could be built on existing country systems, such as those to monitor and report on biodiversity conservation under the CBD; or countries may choose to develop new systems.

Nepal’s National Forest Management Information System (NAFIMS) is being designed to monitor and report on the non-carbon aspects prioritized for monitoring over the course of REDD+ implementation. These aspects are key quantitative and/or qualitative variables related to livelihood enhancement, biodiversity conservation, ecosystem services provision, key governance factors pertinent to REDD+ implementation, and impacts of the REDD+ strategy on the forestry sector. The system will also be reporting on how the safeguards are being addressed and respected in the course of implementation of REDD+ activities, with due attention to the specific monitoring provisions included in country’s ESMF (Ministry of Forests and Soil Conservation, 2012).

WWF VIEWPOINT

Social and environmental safeguards are prominently reflected in the REDD+ Five Guiding Principles that were originally developed by WWF, CARE and Greenpeace. These include:

- Climate: REDD+ demonstrably contributes to greenhouse gas emission reductions with national goals working toward a global objective.  
- Biodiversity: REDD+ maintains and/or enhances forest biodiversity and ecosystem services.  
- Livelihoods: REDD+ contributes to sustainable and equitable development by strengthening the livelihoods of forest-dependent communities.  
- Rights: REDD+ recognizes and respects the rights of indigenous peoples and local communities.  
- Fair and Effective Funding: REDD+ mobilizes immediate, adequate and predictable resources for action in priority forest areas in an equitable, transparent, participatory and coordinated manner.

WWF has elaborated further on the REDD+ guiding principles focused on rights and livelihoods to identify the following key issues for equitable and effective REDD+ initiatives:

- Full and effective participation: Full and effective participation of indigenous peoples and local communities in developing, implementing, monitoring and evaluating REDD+ programmes at multiple levels (local, subnational, national, international)—including with respect for gender considerations—requires both capacity building, to ensure that communities are well informed about potential benefits and risks, and processes that enable involvement of relevant rights-holders and stakeholders.  
- Free, prior and informed consent (FPIC): WWF’s Statement of Principles on Indigenous Peoples and Conservation recognizes the right of indigenous peoples to free, prior and informed consent (FPIC) from governments on projects affecting their customary lands and resources and states that WWF will not promote or support interventions affecting customary lands and resources that have not received FPIC.  
- Secure community forest tenure: Recognizing and respecting customary rights to lands, territories and resources can support more effective stewardship of forests and safeguard against potential displacement risks. Clear rights to lands and resources will also significantly influence who ultimately receives any future benefits from REDD+. Therefore, securing community forest tenure—with attention to gender differences—is fundamental to ensuring that REDD+ benefits reach communities.  
- Equitable sharing of REDD+ benefits: REDD+ initiatives could provide additional streams of income to communities, which could help make the conservation and sustainable use of forests more valuable than other land uses to communities. Realization of these benefits will depend upon funding strategies that prioritize incentives for forest community men and women, many of whom are the historic stewards of natural resources, as well as on good governance of financial mechanisms (including within communities) to ensure that benefit sharing is equitable and transparent.
In advocating Zero Net Deforestation and Forest Degradation (ZNDD) by 2020, WWF stresses that: (a) most natural forests should be retained—the annual rate of loss of natural or semi-natural forests should be reduced to near zero; and (b) any gross loss or degradation of pristine natural forests would need to be offset by an equivalent area of socially and environmentally sound forest restoration. In this accounting, plantations are not equated with natural forests as many values are diminished when a plantation replaces a natural forest.

**FURTHER RESOURCES**

**Publications**

Free, Prior, and Informed Consent in REDD+—Patrick Anderson, February 2011—RECOFTC and GIZ

Guidelines for Seeking the Free, Prior, and Informed Consent of Indigenous Peoples and other Forest Dependent Communities UN-REDD+ Program 2012.


**BIBLIOGRAPHY**


1. Section III C of Decision 1/CP.16
2. Appendix I of Decision 1/CP.16.
3. Decision 12/CP.17.
4. See UNDRIP Articles 10, 11, 15, 17, 19, 28, 29, 30, 32, 36 and 38
5. The United Nations Declaration on the Rights of Indigenous Peoples affirms in its Article 3 that “indigenous peoples have the right to self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development”.
6. See e.g. Decision IX/16, Decision X/33, Decision X/2 and Decision XI/19.
7. Decision X/2.
8. It should be noted that while FCPF’s safeguards are mandatory, SEPC is voluntary.
10. go.worldbank.org/WTA1ODE7T0
12. www.redd-standards.org
13. Zero Net Deforestation and Forest Degradation (ZNDD): WWF defines ZNDD as no net forest loss through deforestation and no net decline in forest quality through degradation. ZNDD provides some flexibility: it is not quite the same as no forest clearing anywhere, under any circumstances. For instance, it recognizes people’s right to clear some forests for agriculture, or the value in occasionally “trading off” degraded forests to free up other land to restore important biological corridors, provided that biodiversity values and net quantity and quality of forests are maintained.
Tracking REDD+

MONITORING, MEASUREMENT, REPORTING AND VERIFICATION

WWF Guide to Building REDD+ Strategies
Forest monitoring, measurement, reporting and verification (MMRV) systems are the backbone of a performance-based system for REDD+. For this reason, they are vital to a national or subnational REDD+ strategy, and should track information in a way that is consistent, complete, transparent and comparable with known estimated accuracies.

MMRV systems should adhere to the latest Intergovernmental Panel on Climate Change (IPCC) Good Practice Guidance for Land Use, Land-Use Change and Forestry; and IPCC Guidelines for National Greenhouse Gas Inventories. MMRV systems should aim to develop geographically explicit land use data (IPCC Approach 3) using emissions estimates that use at least IPCC Tier 2 reporting standards.

Forest monitoring systems will need a combination of both remote-sensing and field data. As field measurements are both costly and time consuming, strategic selection of field sites through stratification and sampling will be important.
Monitoring, measuring, reporting and verification (MMRV) systems can be broken down into four major components: forest monitoring (M1), measurement (M2), reporting (R) and verification (V). These concepts are frequently, and often confusingly, interchanged, and their difference is seldom elaborated. Here we will show how these systems differ and how together they constitute the backbone of REDD+ implementation by providing a resource tracking and inventory system of land use and land-use change and their related emissions. Throughout this chapter we will refer to the three different systems outlined below:

Forest monitoring (M1) systems are the physical and technological systems that are used to generate forest-cover data and detect and quantify changes observed in forest cover (including above- and below-ground biomass, forest types, canopy density, etc.). The information that we collect in our forest monitoring systems are the primary data source and are therefore critical for the overall accuracy and precision of our MMRV system. As such, forest monitoring systems need to be comprehensive enough to allow the tracking of all forests in a country as well as sensitive enough to be able to detect forest presence/absence according to the country’s forest definition.

Measurement (M2), Reporting and Verification (M2RV) systems in contrast are a combined set of methodologies and standards that we use to translate our primary data into measurable and reportable emissions estimates that are verifiable by an external entity or authority. For much of the purpose of this document the external institution that we are reporting to will be the United Nations Framework Convention on Climate Change (UNFCCC); however, we might also develop M2RV systems under other third-party entities such as the Verified Carbon Standard (VCS); the Climate, Community and Biodiversity Alliance (CCBA) or the American Carbon Registry (ACR).

MMRV systems are often discussed in the context of climate change, and therefore measuring greenhouse gas (GHG) emissions will be important. They can also help track a range of other indicators (e.g., biodiversity, hydrology, cultural values). Throughout this chapter we will predominantly be discussing GHG emissions MMRV systems, recognizing that developing MMRV systems across a range of indicators will improve both the efficiency and effectiveness of our tracking systems.

There are several international standard-setting bodies for MMRV. The most important of these is the UNFCCC since it sets the international legal, regulatory and institutional framework for forest owning countries to monitor, measure and report on their forests. Other systems include VCS and CCBA, which to a greater or lesser extent influence developing country MMRV systems. The following section will summarize the major decisions that have been made under the UNFCCC and where relevant in other arenas that guide the national and subnational context for MMRV.

COP 13: Bali, 2007
The UNFCCC has provided guidance on MMRV dating back to the UNFCC 13th Conference of the Parties (COP 13) in Bali in 2007. The Bali Decision requested that parties improve their data collection, estimation of emissions from deforestation and forest degradation and monitoring and reporting capabilities.1 It was also agreed that parties should use their national GHG inventories as a basis for reporting emissions from deforestation, noting also that developing country parties should use the IPCC Good Practice Guidance (GPG) for Land Use, Land-Use Change and Forestry (LULUCF)2 and IPCC Guidelines for National GHG inventories (see Box 1 below).

COP 15: Copenhagen, 2009
In 2009, at COP 15 in Copenhagen, developing countries were asked to establish robust and transparent national forest monitoring systems3 that use a combination of remote sensing and ground-based forest carbon inventory approaches for estimating emissions, removals, forest carbon stocks and forest area changes; and for providing estimates that are transparent, consistent, accurate, and reduce uncertainties.4

COP 16: Cancun, 2010
In 2010, at COP 16 in Cancun further guidance was given on ways to integrate subnational monitoring systems into national monitoring systems, including provisions for reporting on how displacement of emissions is being addressed.5 Importantly Cancun created a roadmap for parties to discuss forest monitoring systems and MRV systems (MMRV) with an agreement scheduled for COP 17 in Durban.

Monitoring, measurement, reporting and verification (MMRV) is the combination of the two above systems, with the purpose to track changes in forest areas in a way that is transparent, consistent, accurate and reduces uncertainties. This is critical if we are to establish whether or not our interventions are having positive or negative effects in forest ecosystems over time.
The draft text states that national forest monitoring systems should provide data that is transparent, consistent over time and complete. Data should also build upon existing systems, provide information on all forest areas in the country, enable the assessment of changes incurred in natural forests, be flexible and allow for improvement, and identify potential sources of uncertainties to the extent possible. The draft text also states that forest monitoring systems can provide information on safeguards.

The draft text also agrees that MRV systems should provide data and information on anthropogenic forest-related emissions by sources and removals by sinks, forest carbon stocks, and forest carbon stock and forest-area changes that are transparent, complete and consistent with the established forest reference level and, over time, are accurate and comparable. In addition, it states that MRV systems can be improved over time. The draft text also sends an important signal that all data for REDD+ reporting should be provided through biennial update reports (BURs). These reports should contain information on GHG emissions and removals, nationally appropriate mitigation actions (NAMAs), and any financing, technology and capacity-building gaps. This information will be submitted using UNFCCC guidelines for the preparation of national communications (Decision 17/CP.8) as well as adhere to IPCC GPG for LULUCF. In Durban it was also agreed that developing countries should verify their emissions using a process called International Consultation and Analysis (ICA). The ICA process will consist of two steps:

- A technical analysis of BURs by a team of technical experts in consultation with the party to UNFCCC, resulting in a summary report. The information considered should include the national GHG inventory report along with NAMAs, including their impacts and progress made in their implementation.

- A facilitative sharing of views, which will have as input the BUR and summary report referred to above.

**NATIONAL AND SUBNATIONAL OPTIONS**

MMRV systems can be implemented in many ways. As mentioned before, these systems must be transparent, consistent, accurate, comparable and reduce uncertainties. While MMRV systems can track a range of variables, at a minimum they must provide information on how much CO₂ is being emitted or sequestered as a result of current management practices. In order to build up this information, MMRV systems first need to answer two fundamental questions:

- What is the rate of change of forest area and forest type (activity data)?
- What are the emissions related to that change (emissions factors)?

**FOCUS**


The following is adapted from these reports

The IPCC Guidelines for National GHG Inventories (2006) (hereafter ‘Guidelines’) and the Good Practice Guidance for LULUCF (hereafter ‘GPG’) assist countries in compiling complete, national inventories of greenhouse gases. The Guidelines have been structured so that any country should be able to produce reliable estimates of their emissions by sources and removals by sinks across all sectors. Combined, these resources provide the backbone for reporting methodologies under the UNFCCC.

Both the Guidelines and the GPG support a tiered and tailored reporting approach for methods in the Agriculture, Forestry and Land Use (AFOLU) sector, allowing for different levels of technical capacity across countries. In general, moving to a higher tier improves the accuracy of reporting and reduces the uncertainty, but the complexity and resources required for conducting inventories also increase for higher tiers. If needed, a combination of tiers can be used (e.g. Tier 2 can be used for biomass and Tier 1 for soil carbon).

Tier 1 methods are designed to be the simplest to use. Under Tier 1 accounting, default equations and values (e.g. emission and stock change factors) are used. Country-specific activity data is needed, but for Tier 1 there are often globally available sources of activity data estimates (e.g. deforestation rates). This data is usually spatially coarse.

Tier 2 can use the same methodological approach as Tier 1 but applies emission and stock change factors that are based on country- or region-specific data. Higher temporal and spatial resolution and more disaggregated activity data are typically used in Tier 2.

Tier 3 uses higher-order methods and higher resolution activity data disaggregated at the subnational level. These higher-order methods provide estimates of greater certainty than do lower tiers. Such systems may include comprehensive field sampling repeated at regular time intervals and/or GIS-based systems. Models should undergo quality checks, audits and validations, and be thoroughly documented.
As discussed in the introduction, most, (see Focus, right). In both cases, data
The system will also allow/help address
The following sections will show how these
The following sections will show how these
Forest monitoring systems (M₁)
Indirectly using remote sensing technologies (e.g. satellite or airborne detectors) and other ancillary data (e.g. maps, historical records)
Directly using crews on the ground to collect field data.
As discussed in the introduction, most, if not all, forest monitoring systems will use a combination of these two approaches (see Focus, right). In both cases, data needs to be comprehensive enough (to allow monitoring of all forests in a country) as well as sensitive enough (to detect changes in forest cover according to the country’s definition of forests).

Under a snapshot approach, two assessments of forest cover are carried out at different times (usually between reporting periods). A comparison of the results obtained is used to establish the changes in forests over this time period. With this approach, ground-truthing—by teams on the ground—is used, either for calibration of the methods or enhancement of the algorithms.

Using the phenology approach, remote-sensing data is collected continuously, allowing for instantaneous detection of any deviation from a normal trend. The type of change observed can be associated with partial deforestation (or degradation) as well as with the specific type of land-cover change that occurred.

A combination of these approaches can be developed, in which coarser resolution satellite imagery (e.g. MODIS) is used to identify areas where forest-cover changes may be occurring, and higher-resolution datasets (e.g. Landsat, RapidEye or GeoEye) can be used to characterize and verify these changes. (Field data may also be used when deemed necessary.) The data generated through these higher-resolution satellites can then also be included in periodic reports. Combining approaches allows for an optimization of logistical resources (including imagery acquisition and processing times) and provides multiple functionalities in forest monitoring systems.

Remote sensing technologies
Over the past decade, a range of free and paid-for satellite technologies have become available for forest monitoring. The choice of which remote sensing data to use is driven by just a few key factors.

Acquisition period: The timeframe for which data is available is critical. Satellite data is ideally acquired over a continuous period, both into the past, for the purpose of developing reference levels (based on historic deforestation and associated emissions) (see Reference level chapter), and into the future for on-going forest monitoring.

Acquisition frequency: Satellite data is typically not continuous; therefore the time period between image captures is a key factor in the choice of remote sensing technologies.

Spatial resolution: The spatial resolution of remote sensing systems ranges from sub-meter (e.g. Quickbird, Pleiades) up to sub-kilometre (e.g. MODIS). Common wisdom associates higher resolution with better quality of data as we get to “see the forest”. However, this often comes with a trade-off in cost, processing times, required storage space, and in some cases acquisition frequency and spectral resolution (see below).

Spectral bands: Perhaps the most important consideration for remote sensing systems is the bandwidth or frequency of the image detection system. Different bandwidths allow for different land use and forest characteristics to be measured (e.g. biophysical parameters of vegetation such as chlorophyll content and humidity) and also offer other benefits (e.g. cloud penetration).
Table 1 lists the predominant remote sensing technologies currently available and their relevant characteristics.

The use of remote sensing technologies in recent years has shown that no single dataset will be able to deliver under all circumstances. Due to the great diversity of forest types and regional conditions and a lack of consistent coverage, formatting and processing needs (Sy et al., 2012), MMRV systems will need to use a combination of remote sensing technologies that establish synergies among available data sets and their characteristics.

Field data
Field plots are the second cornerstone of a forest monitoring system. Forest cover data generated via remote sensing sources needs field validation to enhance and calibrate the quality of the monitoring system, a process that is often referred to as ground-truthing. Deriving activity and/or forest cover change data and ground-truthing via field work are iterative processes allowing the constant enhancement of the monitoring system as well as that of the accuracy on the activity data.

Because the uncertainties in our field measurements will propagate through the entire MMRV system, the accuracy of our field measurements is one of the key components of the overall forest monitoring system. As field measurements are both costly and time consuming, however, selection of field sites through stratification and sampling is essential.

Stratification
Before any field measurements can be taken, forests need to be stratified into reasonably homogeneous types so that sample plots gathered from those areas are representative of the entire strata. These strata can be derived either from remote sensing data or from other ancillary data. The quality of the stratification will be a key determinant in how accurate the carbon estimates are that are generated for each forest type. Two-step stratification is usually recommended:

1. A preliminary stratification is carried out with sample field plots to assess how estimates behave statistically.

2. Based on initial estimates, ideal sample sizes (e.g. number of plots needed) and/or strata are generated.

It is common practice to base such stratification on a combination of factors, including forest type, soil type, topography, ecoregion, etc. In order to optimize logistical resources, it is advisable to incorporate additional factors into the stratification approach such as likelihood of deforestation of a given area. Because these areas are the most likely to produce emissions, higher accuracies are desired from these areas. When developing stratification strategies it will also be important to create approaches that can be easily translated across systems (i.e. between national forest inventories and UNFCCC reporting requirements).

Sampling
Once the stratification process is complete, we need to begin taking field measurements from samples within our strata. The number of samples will depend on the level of uncertainty needed for the MRV system, which in turn depends on how heterogeneous the individual strata are. Various tools are available that can be used for this process (e.g. Winrock Sampling Calculator [www.winrock.org/ecosystems/tools.asp]).

If very large numbers of samples are required for a given stratum (because of large variance in forest areas), a reassessment of the stratification must be made as it is likely strata will need to be defined inside that stratum that has more homogeneous field measurements.

Pools
Field measurements typically follow a standardized approach. Because field measurements are the primary source of data to estimate forest carbon, certain key data needs to be gathered. The IPCC has identified five carbon pools that parties to UNFCCC are encouraged to report against:

- Above-ground biomass (AGB)
- Below-ground biomass (BGB)
- Deadwood
- Litter or dead organic matter (DOM)
- Soil organic matter (SOM)

During field measurements, practitioners will need to gather data across ideally all of these pools. Sometimes that is not possible, in which case only the most relevant pools will be assessed. Usually, the most significant pool in terms of carbon fluxes (changes in carbon) is AGB (i.e. tree biomass). Direct measurement of AGB would mean felling trees and drying them to measure their biomass and thereby their carbon content. This is an expensive process, however, and is often neither possible nor desirable due to restrictions in our sample areas. Therefore, we often rely on estimates of AGB derived through allometric equations (see Measurement and reporting) that are based on variables that have been shown to correlate with tree volume and hence biomass.

Community-based forest monitoring
Communities can play an integral role in forest monitoring systems (including measurement, reporting and verification). Studies have clearly established that data collected by communities on the ground is comparable to data collected by trained scientists (see, for example, Prathast et al., 2013, Danielsen et al., 2011). Examples of tools that can help incorporate communities in forest monitoring activities include the Geo-Wiki project with its biomass branch (biomass.geo-wiki.org/login.php?ReturnUrl=/index.php; Fritz et al., 2009) and Google’s Open Data Kit (see, for example, MOABI drc.moabi.org).

[Video: Satellite Data for REDD+ MRV]

LEARNING SESSION 7
PARTICIPATIVE DEVELOPMENT OF A BASELINE FOREST CARBON MAP IN THE PERUVIAN AMAZON

For more information, read the full Inspiring Practice at bit.ly/10MktIl

Context
The Regional Government of Madre de Dios (GOREMAD) needed to implement a land use plan for its natural resources that both fulfilled a national mandate from the Ministry of Environment and followed the REDD+ nested approach adopted by Peru. To do this, the government sought to collect data on deforested areas. Although information from various isolated studies was available, none of it was officially validated. There was also a growing demand for official information on deforestation, as many REDD+ initiatives started up in the region. In 2009, GOREMAD created the Roundtable of Environmental Services and REDD+ (MSAR), whose work focused on land-use planning, sustainable development, and tools and mechanisms for climate change mitigation.

Expected changes
The work in Madre de Dios of WWF’s Forest and Climate Initiative focused on developing an affordable, technically feasible and effective regional participatory monitoring system designed and tested in coordination with the national and regional governments.

Achievements
Building local MMRV capacity. In 2011, WWF and Universidad Nacional Amazónica de Madre de Dios (UNAMAD) developed the first Diploma of Environmental Management and REDD+ with specialization in MMRV. After five months of rigorous training, 35 participants from GOREMAD, NGOs and universities—along with private professionals—graduated with a newfound understanding of the complex topic of MMRV.

Definition of processes and methodologies to complete the deforestation baseline. Experts and officials worked to define the methodology to estimate the deforestation baseline in accordance with international guidelines and standards. The process involved comparison of methods and tools that were proposed by a large number of national and international organizations. The National Agrarian University of Lima developed the selected methodology and also provided technical support to complete the map developed with data up to 2010. MSAR recognized this process and submitted it to GOREMAD so that it would be defined as a technical standard.

Analysis and recommendations for the development of a biomass and carbon map. The Biomass and Carbon Baseline subcommittee for Madre de Dios, led by WWF, compiled information from 600 forest quadrants installed by various public and private organizations. The University of Leeds (United Kingdom) analyzed the data coming from those quadrants, identified the gaps and suggested a protocol to measure forest carbon in Madre de Dios.

Challenges
Management discontinuity and political instability led to frequent changes in GOREMAD authorities, prevented smooth progress and impacted planned programmes.

Participatory processes often take longer than anticipated. Although the strength of this initiative came from the fact that local groups and the regional government worked together, this took significant time.

Lessons learned
■ MMRV tools need to be flexible, simple to use, easily available and appropriate for the context. Technical tools should be developed taking the local situation, local technicians and local capacities into consideration. Using tools that don’t meet the specific needs of the community hinders work.
■ It is necessary to define agreed-upon criteria to select the correct methodologies for the region. In Madre de Dios there were six studies on deforestation, which encouraged comparisons and discussions on the most adequate approach for REDD+ projects.
CASE STUDY

BRAZIL’S FOREST MONITORING SYSTEM

Brazil has developed its own MMRV system based on the experience and expertise of INPE. The system is composed of five subsystems:

1. **DETER** (www.obt.inpe.br/deter) uses high temporal and spectral resolution data from MODIS to establish “normal” phenologic trends for forest cover. Any deviation to this trend allows for the identification of priority areas for further assessment. Brazil uses DETER as a first cut into tracking deforestation and degradation.

2. **PRODES** (www.obt.inpe.br/prodes) has been used as the official approach to deforestation tracking since 1988. It is based on high spatial resolution data (Landsat-type data; 30m spatial resolution, acquired every two weeks, 5–7 bands).

3. **DEGRAD** (www.obt.inpe.br/degrad) is used for degradation tracking and combines the results of the DETER and the PRODES systems in order to assess degradation trends. The combination of the high radiometric and temporal resolution of the DETER products with the high spatial resolution of the PRODES outputs allows for a first-cut assessment of forest degradation trends.

4. **Terra Class** (www.inpe.br/cra/projetos_pesquisas/terraclass.php) for land-use characterization (a.k.a. activity data) is basically the land cover mapping project that Brazil has for the Amazon.

5. **INPE EM** (inpe-em.cca.inpe.br) is a system that translates all these datasets into emissions estimates.

Forest fires are also monitored as a proxy to early stages of deforestation via the thermal anomaly product of the MODIS sensor.

**Measurement (M2)**

The purpose of the measurement (M2) system is to convert information from our forest monitoring systems into the emissions reductions and removals that result. The IPCC GPG for LULUCF defines measurement systems as the continuous collection of data on anthropogenic forest-related greenhouse gas emissions by sources and removals by sinks, forest carbon stocks and forest area changes (Forestry and Forest Products Research Institute, 2013).

**Deriving carbon estimates in plots**

The first step in converting forest monitoring data into reportable measurements expressed in tCO2e is to use allometric equations to estimate the carbon content in individual trees. Allometric equations can either be a set of predefined equations based on general species types and forest compositions, or they can be specifically tailored to a particular forest area developed using, for example, local measurements and even destructive sampling of forest areas. This latter approach, however, is both costly and environmentally degrading as it requires the destruction of a representative number of trees for a given forest type. In any case, the difficulties involved in carrying destructive sampling and developing new specific allometric equations mean that predefined equations are often used to estimate forest carbon stocks.

The IPCC has established a system of three tier levels for the estimation of biomass:

- **Tier 1** uses generic equations and data;
- **Tier 2** uses generic equations but uses data acquired at a national level by means of a national forest inventory; and
- **Tier 3** uses both nationally produced allometric equations and national field data. It is assumed that as tier levels increase, the accuracy of our estimates also increases.

**From plots to a carbon map**

The second stage in measuring for REDD+ is to scale up our plot estimates of forest carbon to the jurisdictional or national level using remote sensing and ancillary data. The most common and simple approach is to average plot data across each of the forest strata to estimate the forest carbon content, including error estimates. This redoubles the importance of accurately mapped forest strata because poorly defined strata will lead to large variance in forest carbon estimates and therefore to large confidence intervals.

When plot data is not sufficient, relationships between plot data and other independently collected variables (e.g. tree height, canopy density, elevation) may be used. These variables are often derived from remote sensing data or other ancillary data (e.g. topography and elevation maps). Examples of such synergies between plot data and other datasets currently being explored include the use of high spatial resolution remotely sensed data from which canopy height (e.g. LiDAR) or canopy crown sizes (e.g. Ikonos, Quickbird, GeoEye) can be estimated. These datasets, however, can also be technologically demanding and expensive to obtain when thinking in terms of the total coverage of large countries and considering that synergies are still being characterized. Error propagation of carbon...
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<td><strong>LOW RESOLUTION</strong></td>
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| MODIS | NASA | 1999– | 250m-1km, ~10degree tiles | Twice daily | 36 bands, for land, water, atmosphere | Fire detection, real-time monitoring, daily snapshots, phenology, regional studies, long-term trends, vegetation indices | » Info on MODIS Data: modis.gsfc.nasa.gov/data
» Search and download raw and derived data products from Reverb (registration required): reverb.echo.nasa.gov
» Or GLCF for derived products: glcf.umiacs.umd.edu/data/modis |
| SeaWiFS | NASA | 1999– | 9km | Daily | 8 bands | Water quality, chlorophyll, sediment | Data download from Ocean color web (registration required): oceancolor.gsfc.nasa.gov/ |
| SPOT-VGT | VITO | 2002–2012 | 1km | Daily | Red, blue, NIR, SWIR, composite vegetation index | Surface mapping, basic vegetation and canopy | » Read documentation for how to convert DN
» Background information: www.vgt.vito.be/index.html
» Free products: free.vgt.vito.be |
| MERIS/ENVISAT | ESA | 2002–2012 | 300m, swath width 1150km | 3 days | 15 bands | Land and water mapping | Data access through ESA application, multiple web clients: https://earth.esa.int/web/guest/data-access/catalogue-access |
| **MEDIUM RESOLUTION** | | | | | | |
| ALOS PALSAR | JAXA | 2007–2010 | 25m, 50m resolution | Annual mosaics | HH, HV polarization | Forest mapping, biomass, change detection, cloudy areas | » Processed mosaics for Africa and SE Asia available in GTIFF from WWF Germany.
» HDF 50m mosaics can be downloaded from the K&C website: www.eorc.jaxa.jp/ALOS/en/kc_mosaic/kc_map_50.htm
» Additional requests for 25m data can be made through K&C |
| ALOS AVNIR | ALOS AVNIR | 2007–2010 | 10m, 70km swath | 2 days | Blue, green, red, NIR | Land cover mapping and quick disaster response | » Search archive and order through Pegasus: en.alos-pasco.com/sample/pegasus.html |
| ASTER | NASA | 1999– | 15m/30m/90m, 60km x 60km tile | Weekly | 15 bands: 4 visible and NIR, 8 short-wave IR, 5 thermal bands (90m), 1 stereo | Land-cover mapping, change detection, real-time monitoring | » Data can be browsed and downloaded from Earth Explorer: earthexplorer.usgs.gov or Glovis: glovis.usgs.gov
» List of ASTER Derived products: https://lpdaac.usgs.gov/products/aster_products_table |
| AWIFS | Indian Space Research Organization | 2003– | 56m, 370 x 370km | 5 days | 4 spectral bands: green, red, NIR, mid-IR | Land cover mapping, change detection, crop yields, large-scale analyses | Data can be searched through the National Remote Sensing Centre of India: 218.248.0.130/internet/servlet/LoginServlet or through a reseller; data can be freely available for Amazon (Resource-Sat www.dgi.inpe.br/CDSR) |
| Corona | USGS | 1960–1972 | 10m, 22km x 22km | Intermittent | Panchromatic camera | Historical mapping | Searchable via selecting Declassified Data in Earth Explorer: earthexplorer.usgs.gov |
| ICESat/GLAS | NASA | 2003–2010 | 60m granules/footprints | 891 days | LIDAR: Altimetry, backscatter | Forest canopy height, elevation, sea ice thickness | Coverage is not continuous; data must be filtered for quality: nsidc.org/data/icesat |
| KOMPSAT | Korea Aerospace Research Institute | 2006– | 1m panchromatic, 4m multispectral, 15km swath | 14 days | Blue, green, red, NIR | Disaster surveillance, vegetation and coastal monitoring | » www.kari.re.kr/data/eng/contents/Space_001.asp?catcode=1010111000&depthno=0
» Imagery donations for climate change projects: www.planet-action.org |
| Landsat | USGS | 1982–2012 | 30m, 185km x 185km | 14 days | Red, green, blue, NIR, mid-IR, thermal IR (60m); Landsat 7 includes a panchromatic (15m) band | Land cover mapping, vegetation studies, change detection, long-term studies, marine mapping | » Landsat 7 ETM+ data collected after May 2003 has striping issues. Landsat 5 TM is still collecting, though not everywhere.
» Data can be browsed and downloaded from Earth Explorer: earthexplorer.usgs.gov or Glovis: glovis.usgs.gov |
Given that this will be a very data-intensive system, many countries will need to expand their technical capacity to report on forest carbon measurements (bearing in mind that they will be able to progress in a stepwise approach through the various tiers). Countries will also need to develop online interfaces to manage this data. There are already several examples of such systems being developed by various organizations (see Snapshot case study: Reporting systems for REDD+ in DRC). These systems will certainly need to include information on carbon stock changes but, depending on the level of advancement in reporting systems, they may also need to include geospatial data on land cover change. Ground survey requirements for these types of tool, however, are extremely high and may only be practical over relatively small, homogeneous, or well-known areas.

Reports (R)
Reporting requirements for REDD+ will differ depending on whether REDD+ is being implemented at the national level under the UNFCCC or at the project level. In this section, only the reporting requirements for implementation at the national level are discussed. Reporting is defined under the IPCC GPG for LULUCF as “the process of providing estimates to the UNFCCC”. The UNFCCC has given clear guidance on reporting systems for developing countries. Under their BURs (see Snapshot case study: Reporting systems for REDD+ in DRC), developing countries are required to submit detailed accounts every two years that show the changes in forest carbon stocks. These reports must be written in line with the latest LULUCF guidelines and expressed in tonnes of carbon dioxide equivalent (tCO₂e). IPCC GPG further recommends that reporting systems should be comprehensive and that all information related to emissions reporting should be readily accessible and available for assessment. Reporting systems should also be complete and transparent, with explanation of remote sensing and field data and the methods used to allow others to fully reproduce the results of the measurement and reporting systems.

Error reporting will be an essential component of our measurement and reporting system. Because errors propagate through the system, a parsimony approach (i.e. the least number of steps) can be used to avoid increasing the sources of errors during carbon estimation. The fewer variables and intermediate datasets that are used to obtain estimates the fewer measurement and correlation errors there will be in overall estimates; the parsimony approach will also help to make the process more transparent and adaptable (as simpler systems are easier to assess and verify).

Focus
Reporting Systems for REDD+ in DRC

The Democratic Republic of Congo (DRC) is developing a three-tiered reporting system for REDD+.

The first component is the National Forest Monitoring System (Système National de Suivi du Couver Forestier) (www.rdc-snsf.org), currently being developed with the support of UN-REDD and the Instituto Nacional de Pesquisas Espaciais (INPE) from Brazil. This system will seek to integrate data on forest cover collected at different scales, from the community level to the subnational and national levels. The reporting system will compile, integrate and analyze a wide spectrum of data based on the use and interpretation of remote sensing data and emissions factors issued from field inventory data and other sources.

The second institutionally managed tool is the National REDD+ Registry, which aims to collect, gather and share data on REDD implementation activities.

The third component is a collaborative Independent Mapping Platform called MOABI (rdc.moabi.org). This system allows the community to track and report development-related events such as large-scale projects, as well as deforestation events, and to also report validation data for government-generated information. This tool can be used for validation/verification of reported data, crowd sourced feedback, as well as assessment and update of drivers of deforestation.

The Reporting Systems for REDD+ in DRC graphic illustrates the three key components of the reporting system: the National Forest Monitoring System, the National REDD+ Registry, and the MOABI Independent Mapping Platform.
Verification (V)
The final component of the MMRV system is verification. Verification is an essential step in ensuring that (often self-reported) data is consistent with and meets the requirements laid out by international (or other third-party) standards. Under the IPCC GPG for LULUCF, verification is referred to as “the collection of activities and procedures that can be followed during the planning and development, or after completion of an inventory that can help to establish its reliability for the intended applications of that inventory”. There are several options for how changes in forest can be verified, and again this section will focus on national-level processes (with subnational-level verification as an interim measure) under a future REDD+ mechanism.

Under the UNFCCC it was agreed that developing countries should verify their emissions reductions using a process called International Consultation and Analysis (ICA) (see above). The ICA process will consist of two steps:

- A technical analysis of biennial update reports (BURs) by a team of technical experts in consultation with the UNFCCC party, resulting in a summary report. The information considered should include the national GHG inventory report along with NAMAs, including their impacts and the progress made in their implementation.
- A facilitative sharing of views, which will have as input the BURs and summary report referred to above.

The level of rigor for the verification system will depend greatly on the end use of the emissions reductions. If measured and reported emissions reductions are intended to be used for compliance purposes or as offsets, then strict standards will need to be applied to verification in line with national GHG inventory reporting under the UNFCCC or CDM.

Under the UNFCCC, verification is done through quality control and quality assurance mechanisms, either by those directly involved in the calculation or by a third party (Forestry and Forest Products Research Institute, 2013). On the other hand, within carbon markets, verification is done ex-post by an independent third party to confirm that the project has been conducted according to prescribed methodologies.

Although guidance exists, many countries are still only in the early stages of development of their verification systems. In Doha there was also significant pushback against independent verification from forest-owning countries.

Early examples of independent verification systems have also emerged (e.g. MOABI in DRC) that use a combination of crowdsourcing and third-party data collection to verify forest area change.


2. ibid. Noting that the decision only requires reporting on deforestation.
3. Including, if appropriate, subnational systems as part of national monitoring systems and recognizing again the IPCC GPG for LULUCF.
5. Decision 1/CP.16.
7. “Complete” means the provision of data and information that allows the technical analysis of the results.
10. This is not always the case. For instance, in peat swamps BGB is the dominant source of carbon fluxes.
11. This type of data can be gathered from forest management concessions; however, this approach limits the scope to commercial species only.
12. Identified in the stratification process.
13. Synergies among plot data and ancillary data are currently being explored. The feasibility of using such synergies has been established (Asner et al., 2009, 2010, 2011, Skole et al., 2009).
Tracking REDD+

REFERENCE LEVELS
Robust and transparent REDD+ reference levels (RLs) are the benchmarks for assessing a country’s performance in implementing REDD+, and so are a vital part of a REDD+ national or subnational strategy. RLs also ensure climate integrity in an international REDD+ system. At the same time, REDD+ RLs are a yardstick for the amount of effort needed to reduce emissions, thus signalling the level of finance that a country will need to successfully implement REDD+.

RLs are methodologically linked to forest monitoring, measurement, reporting and verification (MMRV) systems, because they seek to answer whether REDD+ is performing quantitatively. As countries strengthen their MMRV programmes and move through the Intergovernmental Panel on Climate Change (IPCC) tiers, RLs will be important guideposts for what countries will need to monitor, measure, report and verify.

RLs must address at least five key elements:

- Boundaries: geographic and temporal;
- Classifications: how land and forest types are classified;
- Activity data: rates of loss per land-use type;
- Emissions factors: net CO2e losses per hectare of forest types, including allometric equations;
- Attention to uncertainty and transparency: addressing these.

Key Messages
**INTRODUCTION**

Reference levels provide three key functions for the implementation of REDD+. First, they are the benchmark against which future REDD+ performance can be measured. RLs are therefore critical to ensuring the overall integrity of our climate system. One of the fundamental pillars of REDD+ is to link measurable reductions in emissions from deforestation and forest degradation to payments. Clear, transparent and robust RLs are a cornerstone of this process.

Second, RLs are an important yardstick for the level of additional effort countries will need to undertake to reduce emissions from the forest sector. In this regard they provide signals to developing countries about what programmes and policies may be needed and will help benchmark the level of finance a country may need to successfully implement REDD+.

Finally, RLs are important methodological precursors for forest monitoring, measurement, reporting and verification (MMRV) systems (e.g. in the sourcing of data, development of field measurements and choice of allometric equations) (see MMRV chapter). For example, if an RL in a country uses certain forest classes, MMRV platforms should try to use comparable forest classes to allow for consistency in the measuring of emissions reductions.

For these reasons, RLs have become a central component of the REDD+ process, both under the United Nations Framework Convention on Climate Change (UNFCCC) and within the voluntary carbon markets, voluntary certification schemes and the multilateral funding institutions.

RLs also span multiple disciplines: At one end of the spectrum, they have a very technical component with the need for strong capacity in remote sensing, GIS, statistics and carbon accounting. At the other end, RL discussions can be highly politicized as they can potentially determine the scale of finance that a country (or jurisdiction) can access. RLs can also overlap with econometrics, socioeconomics and economic development when determining the correct and appropriate use of modelling to determine RLs.

It is important to note that the term reference level is often used interchangeably with other key terms, including baselines, reference emissions levels and compensation baselines. For the purpose of this report, we will use the UNFCCC definition of the term reference level from the 17th UNFCCC Conference of the Parties (COP 17) as the amount of forest-based emissions—expressed in tonnes of CO₂ equivalent per year—that are the benchmarks for assessing a country’s performance in implementing REDD+ (see Figure 1).
The following sections will summarize the major decisions that have been achieved under the UNFCCC on RLs.

**COP 13: Bali, 2007**
In 2007, at COP 13 in Bali, parties agreed on a framework for developing the methodological elements of REDD+ in an Annex to the Decision on REDD+. In this Annex it was stated that “subnational approaches, where applied, should constitute a step toward the development of national approaches, reference levels, and estimates”.

**COP 15: Copenhagen, 2009**
The first substantive decision on RLs came in 2009 at COP 15 in Copenhagen, where it was agreed that “developing country parties in establishing [RLs] should do so transparently, taking into account historic data and adjusting for national circumstances, in accordance with relevant decisions of the Conference of the Parties”.

The decision also detailed guidance in an Annex for how countries should develop RLs:
- Information should be transparent, complete and accurate;
- Information should include data sets, methods, models, assumptions, descriptions of changes from other submitted information, pools, gases and activities;
- Information should include forest definitions that are consistent with UNFCCC national inventories or submissions to other international organizations, and if there is an inconsistency, provide an explanation as to why.

At COP 17, parties also established a process for assessing RLs. The decision for the assessment process is still ongoing.

**COP 17: Durban, 2011**
In 2011, at COP 17 in Durban, parties reached a landmark decision on RLs. This decision provided the following key guidance for countries submitting REDD+ RLs:
- RLs are the benchmarks for assessing a country’s performance in implementing REDD+.
- Invited countries are to submit their proposed RLs and accompanying information and rationale when they are ready and on a voluntary basis.
- RLs are an iterative process (they would not be a one-time submission), and subnational RLs could be used as an interim step toward national RLs.
- RLs should be expressed in tCO$_2$e/year.

Practitioners developing national and subnational RLs must address the following five key elements:
- **Boundaries:** What are the geographic boundaries and timeframes of the RL? Will it be national or subnational? Over what period will the RL be constructed?
- **Classification:** How will land and forest types be classified? What are the emissions factors associated with these classes?
- **Activity data:** What activities will be included in the RL (e.g. deforestation, degradation, enhancement)?
- **Emissions factors:** Which pools and gases will be included in the RL? How will activity data be converted into emissions data?
- **Uncertainty and transparency:** How is uncertainty calculated? How will this be communicated?

In addition to these questions, developers of national or subnational RLs may also consider:
- **Connection to national forest monitoring systems:** How will this tie in with a national forest monitoring system?
- **Adjustments:** How will national circumstances be taken into account?

Before diving into these issues, it is worth sketching out the basic elements of an RL calculation.
First, at its simplest level, a historical RL can be expressed as the average CO₂ emissions resulting from forest degradation and deforestation over a number of years, as shown in the equation below:

Reference Level = \[ \frac{\sum Em_{\text{def}} + \sum Em_{\text{deg}} - \sum Em_{\text{rem}}}{y} \]

Where \( \sum EM_{\text{def}} \) is the sum of emissions from deforestation over “y” years, \( \sum EM_{\text{deg}} \) is the sum of emissions from degradation over “y” years, and \( \sum EM_{\text{rem}} \) is the sum of emissions from removals over “y” years and is the total number of years.

The emissions can be calculated simply as the product of activity data (i.e. the change in land cover or forest cover) and the emissions factor for that activity (i.e. how much CO₂ is emitted when a hectare of forest is lost), expressed by the following equation:

\[ \sum Em = \sum \text{activity data} \times \text{emissions factors} \]

Activity data are expressed in hectares changed per year (ha/yr), and emissions factors are expressed in tonnes of carbon dioxide per hectare (tCO₂/ha). By multiplying emissions factors and activity data, we can estimate the emissions in tCO₂/year. The key thing to understand is that both activity data and emissions factors must use the same land cover classifications. If activity data uses one type of classification and emissions factors use a different type of classification, then multiplying the two terms together would not produce a logical result.

With these simple equations in mind, let us now look at the individual steps for constructing an RL.

**Boundaries**

**Scale**

The Durban decision (made at COP 17 in Durban) clearly allows countries to submit interim subnational RLs and also permits countries to update their RL in light of improved data or technologies. The first question a country will need to answer is whether it will choose to submit a national or a subnational RL (as an interim step toward a national RL). This decision could be based on a range of factors, including a country’s political position on subnational RLs as well as its capacity and data to implement an RL at the national level. The government of Nepal, for example, is developing both national and subnational RLs. Because Nepal has substantially more data for the lowland forests bordering India (called the Terai) than for the high mountain forests, it is developing an interim subnational RL for the lowland region first and will use this to inform the national RL (see Focus).

A further consideration in the selection of scale is the alignment with jurisdictional boundaries within a country. In countries like Brazil, for example, where states can cover areas the size of countries, the alignment of subnational RLs with state boundaries might be a logical choice. In countries with smaller jurisdictional authorities (e.g. Nepal, which has 76 districts), other options may be more appropriate that are based on physiological (e.g. altitudinal) or ecological (e.g. based on endangered species’ habitats) boundaries.

A final consideration for the choice of scale of subnational RLs is whether the proposed boundary is representative of deforestation patterns in the region (e.g. choosing an area that has little or no historical deforestation would not be a representative sample of larger deforestation trends). Increasing the scale of RLs will eliminate some of these risks and errors that subnational RLs can introduce.

**Time frame**

UNFCCC decisions have clearly stated that RLs should be based on historical data (i.e. data from a period in the past). When selecting historical data, however, very little guidance has been given on what length of time is appropriate and how recent a period should be. As a general rule, many countries are exploring data for either the past five or 10 years, but this system is open to interpretation. Countries that have decreasing rates of deforestation (e.g. Brazil) would benefit from an RL that goes further back in time (i.e. that incorporates the country’s higher rates of deforestation), whereas countries that have higher recent rates of forest loss (e.g. Bolivia) may choose to use shorter, more recent time periods for their proposed RLs.

While emissions from fossil fuels within a country tend to vary only incrementally from a statistical mean annually, emissions from deforestation show larger year-to-year fluctuations. These are often the result of regional climate patterns and other stochastic events (e.g. spikes in land clearing triggered by increases in food prices). It will therefore be important, in determining an RL, to choose a period of time that is long enough to reduce the random noise from yearly variations.

Another key factor for governments in choosing time periods will be the availability of data. As historical activity data will primarily be taken from satellite data, this will depend largely on the availability of satellite imagery over historical periods (see Focus for an example in Nepal). While there is plenty of free data and software available, there are also capacity, time and other constraints that will influence how many years of data to include in RL calculations.

**Forest classification**

As referred to above, after a country decides which activities to include in the RL, it must choose appropriate land and forest classifications. While this appears to be a simple task, it can be challenging both technically and politically as many countries have different and often competing versions of classifications and maps of land cover in concurrent use. The challenge of establishing a common metric to allocate land cover into classes is one of the thorniest initial challenges that countries will face. The IPCC Guidelines for National GHG Inventories provides some guidance on how to approach this task.
Activity data

Activity data is normally derived from remote sensing (satellite or airplane-mounted) products that estimate how many hectares of a certain forest type are lost, degraded or enhanced. Countries will have various remote sensing platforms that they already use to varying degrees, and government agencies are often complemented by academic and NGO support (see MMRV chapter).

The Durban decision allows countries to use different definitions or classifications of forest than previous international communications. The submission of an RL is an important opportunity for countries to propose their best data for their forest inventories. If a country chooses to use different definitions from its previous national communications, however, it must explain why these different definitions were used.

Activity-based accounting

An activity-based approach begins with the carbon stock change attributable to designated activities. First, each applicable activity’s impact on carbon stocks is determined per unit area, which is then multiplied by the area on which each activity occurs. This equation may also include adjustments to reflect policy decisions by the parties. Aggregate emissions or removals are calculated by summing across applicable activities. To avoid a given area of land being counted more than once if it is subject to multiple activities, each land unit can contain no more than one activity. The choice of activity can include deforestation, degradation and enhancement, and countries will need to justify which of these activities they are including and why.

The first point of assessment for countries when choosing scope is, whether they will be doing land-based accounting or activity-based accounting. Following the rationale from Kyoto-based land-use accounting, we can apply the following general rules (IPCC, 2000).

Land-based accounting

Under a land-based accounting approach, accounting begins with the total carbon stock change on land units subject to REDD+ activities. Implementing this rule involves first identifying land units on which applicable activities occur. Next, the total change in carbon stocks on these land units is determined. Adjustments can then be made to reflect decisions that the parties may adopt regarding baselines, leakage and timing issues. Aggregate emissions or removals are the sum of stock changes (net of adjustments) over all applicable land units.

IPCC APPROACHES FOR LAND-USE CHANGES

Adapted from IPCC, 2006

The IPCC Guidelines for National GHG Inventories describes three approaches to represent areas of land use with six broad categories: (i) Forest Land (ii) Cropland (iii) Grassland (iv) Wetlands (v) Settlements (vi) Other Land. These are presented below in order of increasing information complexity.

Approach 1: Total land-use area, no data on conversions between land uses

Approach 1 is the simplest and uses land-use area totals within a defined spatial unit, which is often defined by political boundaries such as a country, province or municipality. Under Approach 1 only net changes in land-use area can be tracked through time. Consequently, the exact location or pattern of land-use change and the exact changes in land-use categories cannot be ascertained.

Approach 2: Total land-use area, including changes between categories

Approach 2 provides an assessment of both the net losses and gains in specific land-use categories as well as what these conversions represent (i.e. changes both from and to a category). Tracking land-use conversions in this manner will normally require estimation of initial and final land-use categories for all conversion types (e.g. Forest Land converted to Cropland), as well as estimation of total area of unchanged land by category (e.g. Forest Land remaining Forest Land). The final result of this approach can be presented as a non-spatially-explicit land-use conversion matrix.

Approach 3: Spatially-explicit land-use conversion data

Approach 3 uses spatially explicit observations of land-use categories and land-use conversions, often tracking patterns at specific point locations and/or using gridded map products such as those derived from remote sensing imagery. The data may be obtained by sampling, wall-to-wall mapping techniques, or a combination of these two methods. The main advantage of spatially explicit data is that analysis tools such as GIS can be used to link multiple spatially explicit data sets (such as those used for stratification) and describe in detail the conditions on a particular piece of land prior to and after a land use conversion. This analytical capacity can improve emissions estimates by better aligning land use categories (and conversions) with strata mapped for classification of carbon stocks and emission factors by soil and vegetation type.
Emissions factors

Emissions factors describe how much carbon is in a given unit of a particular forest type. These are generated by combinations of default values (IPCC Tier 1 default values for broad classes of land throughout the world) or more precise estimates that could be generated using plot data, field measurements and allometric equations that convert plot measurements to biomass or carbon estimates.

The IPCC recognizes six carbon pools and three gases (IPCC, 2006). The six carbon pools are:
- Above-ground biomass
- Below-ground biomass
- Deadwood
- Litter
- Soil organic matter
- Harvested wood products

The three greenhouse gases associated with land-use change are:
- Carbon dioxide (CO₂)
- Methane (CH₄)
- Nitrous oxide (N₂O)

There are two fundamentally different and equally valid approaches to estimating stock changes in these pools: (1) the process-based approach called the “Gain-Loss Method”, which estimates the net balance of additions to and removals from a carbon stock, and (2) the “Stock-Difference Method”, which estimates the difference in carbon stocks at two points in time (see Box 3).

Error reporting and transparency

Given the uncertainty around forest-based emissions, RLs should be reported transparently and with indications of statistical uncertainty. UNFCCC decisions have repeatedly requested that developing countries use the IPCC Good Practice Guidelines (GPG) as the basis for developing RLs. While the IPCC GPG were not designed specifically for REDD+, they do provide a map for countries to evolve from simplified estimates of GHG inventories to more nuanced national and statistically robust descriptions of GHG emissions from various sectors. Finally, countries should, where possible, use statistics and error propagation to communicate not only mean estimates of emissions but also confidence intervals and descriptions of uncertainty within RLs.

The Durban decisions also called for countries to create RLs in a way that makes the data, methods, models and calculations transparent and reproducible by others. While the Durban decision calls for transparency, it does not give clear guidance on how data, methods, maps and potentially many gigabytes of data can be publically shared for others to use and validate proposed RLs. Countries have many options, such as making supporting data available on government websites, public portals, peer-reviewed publications and supplementary materials. A more direct approach would be for countries to submit all the relevant files to the UNFCCC and request that the secretariat make all files available to the international community.

The Government of Nepal, in collaboration with WWF, is developing a subnational RL for the Terai Arc Landscape (TAL). The RL will have the following key assumptions:

**Scope**
The RL for the TAL includes deforestation, degradation and enhancements using IPCC Approach 3 (i.e. spatially explicit changes in land area). Data has been derived from a combination of Landsat data with ground plots.

**Forest classification**
The TAL has been classified into three forest classes (shorea robusta—commonly known as sal, mixed hardwood and riverine). The RL calculations will use a combination of these forest types with a further stratification based on canopy density in order to show changes in the area of strata that have meaningful differences in carbon.

**Scale**
The RL will be subnational for the TAL, based on the jurisdictional boundaries of 12 districts. Data has been derived from 1994 to present day.

**Time frame**
The RL will be calculated for the period 1999-2011 with an option to extend back to 1994. To maintain consistency with previous national communications, the period 1994-2011 is preferred; however, Landsat images between 1994 and 1999 will not have the same quality and level of consistency as the period from 1999 to present day.

**Pools and gases**
The RL will include all the major pools, including above-ground and below-ground biomass. Due to the uncertainties in measurement and the relatively small fluctuations in carbon emissions, however, soil carbon will not be included in the RL. The lack of other dominant sources, only CO2 emissions will be considered in the RL.

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**WWF Forest and Climate Initiative**
Adjustments

Recognizing that historical RLs may not be an appropriate or fair benchmark for some countries (such as countries with historically low deforestation rates), the UNFCCC decisions allow for countries to make adjustments to their historical data. These adjustments have never been defined but could reflect projections of future threats or future growth in a particular sector of the economy that causes deforestation (e.g. palm oil). For any adjustments to historical data, countries will need to state and defend their assumptions.

A variety of proposals have been put forward to elaborate how RLs might be adjusted to accommodate for high-forest cover, low-deforestation (HFLD) countries (Fonseca et al., 2007). These include adjustments against global averages, payments for carbon stocks, and projections based on models that describe or predict future threats (Busch et al., 2009, Griscom et al., 2009). The use of modeling will introduce the need for more complex RL submissions to the UNFCCC and will almost certainly require additional technical capacity (see Figure 2).

As a historically low deforestation country, Guyana provides an example of how this might work in practice (Gutman and Aguilar-Amuchastegui, 2012). Under its funding from Norway, Guyana established an RL based on deforestation rates at 0.245 per cent deforestation per annum that was the average of its historical emissions for the period 2000–2009 (0.03 per cent) and global average rate as reported for tropical countries by FAO FRA 2020 (0.52 per cent). Under the terms of the bilateral agreement with Norway, Guyana will receive REDD+ payments based on a twofold criteria:

- One part of the payments will be for Guyana’s reduction of its annual deforestation rate below its historical RL of 0.03 per cent a year.
- The other part of the payments will pay for Guyana to maintain its deforestation rates below the global historical RL, estimated at 0.52 per cent a year.

Payments would be drastically reduced if Guyana’s annual deforestation rate goes above 0.056 per cent (the 2010 deforestation rate) and stopped altogether if the deforestation rate reaches 0.09 per cent.

It should be noted that project-level initiatives have gravitated toward projected RLs (to try to attribute additional reductions to projects), whereas the UNFCCC-linked processes have gravitated more toward historical RLs (including adjustments) as this is more comparable to an Annex I commitment of X per cent reduction below a base year.

Connection to other forest monitoring systems

There are several ways in which RL development can tie in with forest monitoring systems. First, countries can link up their RL data with national forest inventories (NFIs). The choice of whether or not to do so will largely be a question of the levels of certainty within the existing data and the extent to which it covers appropriate geographic regions within the country. Many REDD+ countries, however, already have the NFI as the main way of generating their emissions factor data, and tying in this data with emerging RL data will be an important consideration for countries with advance NFIs.

Second, RLs do not have to be about just carbon. Indeed, one of the most active debates within the UNFCCC is whether REDD+ is about just carbon or whether it is a system for encouraging positive outcomes for civil society, communities, biodiversity, ecosystem services and other related benefits. Countries are not restricted in what they may include in their RLs and may also wish to communicate other quantitative data on their historical forest cover. Finally, as outlined in the introduction, RLs will be important precursors to MMRV systems, and data between these systems should be comparable and consistent. The design of RLs should therefore take into consideration the costs and data-processing requirements of future MMRV systems.

FIGURE 2: EXAMPLES OF POSSIBLE RL IN COUNTRIES WITH LOW OR HIGH LEVELS OF DEFORESTATION

**LOW DEFORESTATION COUNTRIES (LDC)**

- **Strictly historical RL**
- **Historical RL adjusted upwards or downwards**
- **RL based on modeling**

**HIGH DEFORESTATION COUNTRIES (HDC)**

- **Strictly historical RL**
- **Historical RL adjusted upwards or downwards**
- **RL based on modeling**
ESTIMATING CHANGES IN CARBON POOLS VIA THE GAIN-LOSS OR THE STOCK-DIFFERENCE METHODS

There are two fundamentally different and equally valid approaches to estimating stock changes in carbon pools: (1) the process-based approach called the “Gain-Loss Method”, which estimates the net balance of additions to and removals from a carbon stock and (2) the stock-based approach called the “Stock-Difference Method”, which estimates the difference in carbon stocks at two points in time.

Gain-Loss Method
Annual carbon stock changes in any pool can be estimated using the Gain-Loss Method, which uses the following simple equation:

\[ \Delta C_{G} = \Delta C_{L} = \Delta C_{G} = \Delta C_{LO} + \Delta C_{LO} \]

where \( \Delta C_{G} \) = annual carbon stock change in the pool, \( \Delta C_{L} \) = annual gain of carbon, \( \Delta C_{LO} \) = annual loss of carbon, expressed in tonnes C yr\(^{-1} \).

Gains can be attributed to growth (increase of biomass) and to transfer of carbon from another pool (e.g. transfer of carbon from the live biomass carbon pool to the dead organic matter pool due to harvest or natural disturbances). Losses can be attributed to transfers of carbon from one pool to another (e.g. the biomass lost during a harvesting operation is a loss from the above-ground biomass pool), or emissions due to decay, harvest, burning, etc. The method used is called the Gain-Loss Method, because it includes all processes that bring about changes in a pool.

Stock-Difference Method
The Stock-Difference Method can be used where carbon stocks in relevant pools are measured at two points in time to assess carbon stock changes, using the following equation:

\[ \Delta C = \Delta C_{G} = \Delta C_{LO} + \Delta C_{LO} \]

If the C stock changes are estimated on a per hectare basis, then the value is multiplied by the total area within each stratum to obtain the total stock change estimate for the pool. In some cases, the activity data may be in the form of country totals (e.g. harvested wood) in which case the stock change estimates for that pool are estimated directly from the activity data after applying appropriate factors to convert to units of C mass. When using the Stock-Difference Method for a specific land use category, it is important to ensure that the activity data for that category at times \( t_{1} \) and \( t_{2} \) is identical, to avoid confounding stock-change estimates with area changes.

Gain-Loss or Stock-Difference
The Gain-Loss Method lends itself to modelling approaches using coefficients derived from empirical research data. These will smooth out inter-annual variability to a greater extent than the Stock-Difference Method, which relies on the difference of stock estimates at two points in time. Both methods are valid so long as they are capable of representing actual disturbances as well as continuously varying trends and can be verified by comparison with actual measurements.

WWF has developed several important position papers on RLs.

In 2012, in advance of COP18, WWF produced a paper on the assessment process for REDD+ RLs. This paper called for several key outcomes:

- RL assessments performed by independent LULUCF and other qualified experts are necessary to ensure robust and balanced teams.
- Experts should be allowed to submit requests to countries for clarifications or rationale for values used.
- RL assessments should be completed within six months of a party’s submission of a proposed RL to the secretariat.
- Public comments should be solicited through the UNFCCC REDD Web Platform.
- Clear guidance should be developed for technical review teams, including the need to assess underlying models, assumptions and the defensibility of adjustments.

In 2009, in the run up to Copenhagen, WWF’s position on Forests and Climate Change Mitigation stated that a country’s RL involves the identification and measurement of emissions reductions in comparison to a business-as-usual (BAU) scenario. WWF suggested that broad participation should be encouraged, either through flexible RLs based on national circumstances or some other mechanism. In addition WWF provided guidance on the proposed activities and requirements for the three phases of national REDD development:

- **Phase 1**: Initial cut of national RL with identification of gaps in data, monitoring capacity and analytical capability that must be closed prior to arriving at a final RL;
- **Phase 2**: Final national RL established in a manner so that significant improvement from BAU is required prior to generation of verified emissions reductions;
- **Phase 3**: Fully-functioning MRV capability operationalized. Assessment results should be independently verified and fully transparent.

More recently, WWF proposed modalities for RLs in a submission to the FCPF Carbon Fund. This submission called for several key elements:

- While RLs can be either historical or projected (i.e. for national circumstances), to maintain environmental integrity, only emissions reductions below historical RLs may be used as offsets.
- RLs should be based on a historical interval (called a “reference period”) of 10 years ending no sooner than 2010.
- The scale of the programme area should cover a “significant portion of the territory” with a substantial impact relative to priorities in the national REDD+ strategy.
- RLs should include reporting of accuracy and error following the most recent IPCC guidance and guidelines.
- Technical advisory panels (TAPs) should be established to evaluate RLs against guidance that the FCPF Carbon Fund develops using UNFCCC and IPCC guidance as minimum criteria.
Key internal WWF resources

- Gutman and Aguilar: Reference Levels and Payments for REDD+: Lessons from the recent Guyana–Norway Agreement. WWF. Available at: bit.ly/15EZT1n
- Durban Position Paper on RLs. Available at: bit.ly/14NhEfG

Key external resources


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END NOTES

1. Setting weak reference levels would allow countries to claim emissions reductions that are not additional to previous efforts (known as “hot air”).
2. Under the UNFCCC discussions, the terms “forest reference level” (FRL) and “forest reference emission level” (FREL) are both still used concurrently. The distinction between these terms is twofold. First, FRELs are typically used to imply that emissions must be measured, whereas FRLs may not depend on emissions assessments (i.e. they could use simpler metrics such as forest area change). Second, FRELs are sometimes used to distinguish between activities that only cause emissions (e.g. deforestation and degradation) versus activities that conserve, sustainably manage or enhance forest carbon stocks (the + in REDD+).

3. More information on JNR and AFOLU can be found at v-c-s.org/sites/v-c-s.org/files/FactSheet%20JNRI%202012%20%20MidRes.pdf and v-c-s.org/node/286, respectively.

4. The reference level that Guyana ultimately submits to the UNFCCC might not be the same as that used under its bilateral arrangement with Norway.

5. The Annex is at the end of Decision 2/CP.13.


7. Section III C of Decision 1/CP.16.

8. Decision 12/CP.17.

9. These are very simplified presentations, and most terms and equations can be further elaborated. However, by using these simple equations the reader may be able to appreciate the subsequent discussions of the key issues RLs must address. It should also be noted that some countries may choose to report only RLs for deforestation and not estimate emissions from degradation. Countries may also choose, in other RLs, to include sequestration and storage of carbon through afforestation, reforestation or carbons stock enhancement.

10. The question of adjustments to historical data will be discussed later.

11. This conundrum raises an important question of overall integrity of REDD+ RLs. Given that the UNFCCC did not make hard and fast rules for what periods could be considered, it is possible that with each country selecting the most advantageous period of time (times that capture the highest rates of deforestation), a global aggregate of REDD+ RLs some years down the road could yield inflated estimates of emissions from deforestation and degradation.

12. REDD+ includes five activities, but SFM and conservation are essentially the inverse of deforestation and degradation.

13. This was established using the proposal known as the combined incentives approach developed by Strasburg et al., 2009.


15. unfccc.int/methods_science/redd/redd_web_platform/items/4531.php.


Achieving REDD+
INTERVENTION STRATEGIES TO ADDRESS THE DRIVERS OF DEFORESTATION AND FOREST DEGRADATION
Addressing the drivers of deforestation and forest degradation will make or break a country’s REDD+ strategy. All other REDD+ building blocks may be in place, and still, if we are not successful in addressing drivers, no REDD+ will be achieved.

National and subnational intervention strategies to reduce deforestation and forest degradation (DD) should begin now, based on current knowledge, while, at the same time, we should make concerted efforts to scale up our understanding of drivers. This should include understanding how they work, as well as understanding the costs and effectiveness of different intervention strategies to address them.

Intervention strategies should be developed and applied in a participatory way involving all relevant sectors and recognizing local and regional contexts.

Governments have a major responsibility in forging solutions and in identifying and undertaking effective intervention strategies, including the harmonization of agriculture, energy and forest policies and addressing cross-sectoral conflicts among public policies and among sectoral priorities and activities.

A range of intervention strategy best practices are already available. Many of these intervention strategies have been used extensively in forest conservation activities in the past, whereas some are more innovative in their approach. Matching these practices to local contexts is the primary job in developing effective REDD+ intervention strategies.
Perhaps the simplest way of looking at drivers is through two broad categories (adapted from Geist and Lambin, 2002). **Direct drivers** are activities or actions at the forest frontier that directly impact forest cover. **Indirect drivers** are socioeconomic processes that shift the way in which people behave at a macro level and underlie institutional factors such as land tenure and corruption (see Table 1).

Some activities can act as both direct and indirect drivers. For instance, it has long been known that opening new roads into remote forested areas accelerates deforestation. At work here is a modest direct impact, due to the road construction, plus a much larger indirect impact as the new roads give logging and agriculture access to areas previously isolated.

### TABLE 1: DIRECT AND INDIRECT DRIVERS OF DEFORESTATION (ADAPTED FROM GEIST AND LAMBIN, 2002)

<table>
<thead>
<tr>
<th>DIRECT DRIVER: LAND-USE CHANGES</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agricultural</td>
<td>Permanent cultivation, Shifting cultivation, Cattle ranching</td>
</tr>
<tr>
<td>Wood extraction</td>
<td>Timber, Pulp, Fuelwood, Charcoal</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>Transport (e.g. roads, rail), Settlements, Mining, Hydropower</td>
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</tbody>
</table>

### INDIRECT DRIVER: LAND-USE CHANGES

<table>
<thead>
<tr>
<th>EXAMPLE</th>
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<tbody>
<tr>
<td>Demographic</td>
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<td>Technological</td>
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<tr>
<td>Policy/Institutional</td>
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<tr>
<td>OTHER</td>
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</tbody>
</table>

### TABLE 2: MAIN DIRECT DRIVERS OF DEFORESTATION AND FOREST DEGRADATION: LAND-USE CHANGES AND LAND-USE ACTIVITIES (ADAPTED FROM HOUGHTON, 2010)

<table>
<thead>
<tr>
<th>DIRECT DRIVER: LAND-USE CHANGES</th>
<th>IMPACT ON FORESTS AND EMISSIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Croplands</td>
<td>The conversion of forests to croplands has been responsible for the greatest emissions of carbon from land-use change. With growing demand for agricultural commodities (primarily soy and palm oil) the area of land used for crops may keep growing in the future.</td>
</tr>
<tr>
<td>Pastures</td>
<td>The conversion of forests into pastures is also a major source of carbon emissions, although in some cases pastures have expanded into savannas with lower emissions. Once pastures are established, emissions per hectare from cattle ranching are lower than emissions per hectare from croplands because pastures are generally not cultivated, and thus little soil carbon is lost to the atmosphere.</td>
</tr>
<tr>
<td>Shifting cultivation</td>
<td>Shifting cultivation is a rotational form of cropping, where crops alternate with periods of forest recovery (fallow). On average, the carbon stocks per hectare are smaller under shifting cultivation than in forests but larger than in permanent croplands. Thus, the emissions of carbon per hectare of shifting cultivation are less than they are for conversion of forest to cropland or pasture.</td>
</tr>
<tr>
<td>Wood harvest</td>
<td>The net annual emissions of carbon from wood harvest include both the emissions from commercial wood and fuelwood harvest and the uptake of carbon in forests recovering from harvests.</td>
</tr>
</tbody>
</table>

From drivers to deforestation, forest degradation and GHG emissions

Several studies have aimed to quantify the impacts of the different drivers of deforestation both on forests and on greenhouse gas (GHG) emissions (Geist and Lambin, 2002, Union of Concerned Scientists, 2011, DeFries et al., 2010). These studies focus on direct drivers, because direct drivers, particularly land uses and land-use changes, can be measured both spatially and temporally. Using this approach, the dominant drivers of DD at global and regional scales are listed in Table 2.

Using these four categories, Figure 1 shows the carbon emissions from tropical deforestation across Asia, Africa and Latin America.
Emissions from DD vary significantly by region. Deforestation in Latin America is being driven primarily by large-scale (commercial) expansion of pastureland, with cattle ranching historically being the single greatest driver of forest conversion, accounting for around 500 MtCO$_2$/year (Houghton, 2010). A second significant driver of deforestation in Latin America is large-scale agricultural expansion, with commercial crop production dominated by soy for oil and livestock feed. In the future, demand for biofuels (derived from soy and other crops) may also become a growing DD factor in Latin America.

Of the three regions, Asia has the least total forest cover but has the highest rate of deforestation (Hansen et al., 2008). Much of the forest loss in Asia is being driven by large-scale croplands (primarily palm oil) and timber plantations. Palm cultivation, in particular, is significant in Indonesia and Malaysia; together these countries accounted for nearly 85 per cent of 2010 global production (Union of Concerned Scientists, 2011). In Indonesia, palm cultivation and timber extraction are to some extent undertaken by the same companies, for whom timber supplies an early source of profit from land on which palm plantations will take years to grow. As such, these drivers are considered to be tightly linked in this region (Gaudioso and Magrini, 2011, Fisher et al., 2011).

In contrast to other developing regions, the primary driver of deforestation in Africa is shifting cultivation (responsible for approximately 60 per cent of deforestation on the continent), and estimates suggest larger-scale cropland is responsible for another 10 per cent (Rademaekers et al., 2010). The second major driver of deforestation in Africa is wood extraction for timber, fuelwood and charcoal production. Timber production is growing, with some estimates placing logging concessions at nearly 30 per cent of central Africa’s land area (Rademaekers et al., 2010), including 45 per cent of Gabon’s territory. In the Democratic Republic of Congo, UN-REDD (2012) finds that the most important direct drivers of deforestation include slash-and-burn agriculture, artisanal logging, firewood collection, charcoal production and mining activities.

Looking forward, drivers of deforestation in tropical Africa seem poised to change, and a recent study of deforestation trends in the Congo Basin (Megevand et al., 2013) suggests that new drivers of deforestation in the Congo Basin will include improved transportation infrastructure, improved agriculture technology, increased international demand for meat and biofuels, and a decrease in woodfuel consumption.

It is also important to note that there are significant differences between what drives deforestation and what drives degradation. As already mentioned, agriculture (both commercial and subsistence), ranching, mining, infrastructure and urban expansion are all major direct drivers of deforestation.

Drivers of forest degradation, on the other hand, include logging for commercial and subsistence use, uncontrolled fires, livestock grazing, fuelwood collection and charcoal production. For example, timber extraction and logging account for more than 70 per cent of total degradation in Latin America and Asia, whereas fuelwood collection and charcoal production are the main degradation drivers in Africa (Hosonuma et al., 2012).

Studies such as those quoted above serve as broad estimates of regional drivers of DD across the tropics, but more spatially explicit data using image classification and GIS analysis will be needed to develop a full assessment of drivers and to support the design of intervention strategies to address them at national or subnational levels. Many countries have already begun to identify and assess national drivers of deforestation as part of their national REDD+ readiness plans. These efforts will need to be scaled up and reinforced in the coming years to provide a coherent, cross-sectoral and scientifically rigorous basis for policy interventions to address the drivers of DD—not only national and direct drivers but also international and indirect drivers (Kissinger et al., 2012).
In 2010, and the 16th Conference of the Parties to the United Nations Framework Convention on Climate Change (COP 16) in Cancun, it was decided that parties should find “effective ways to reduce the human pressure on forests that results in greenhouse gas emissions, including actions to address drivers of deforestation”.¹ Developing countries were also asked to “address, inter alia, the drivers of deforestation and forest degradation” when developing and implementing their national strategies or action plans.² Recognizing that very little information is available on how to address these drivers, a work programme was established at COP 16 to:

Identify land use, land-use change and forestry activities in developing countries, in particular those that are linked to the drivers of deforestation and forest degradation; identify the associated methodological issues to estimate emissions and removals resulting from these activities; and assess the potential contribution of these activities to the mitigation of climate change.

While it was originally envisaged that this programme of work would conclude at COP 18 in Doha, in December 2012, this agenda item has been prolonged through 2013.

A further round of submissions was requested from parties and observers regarding their views on this issue, and several parties met again in Bonn in June 2012. But beyond distributing some important analytical work commissioned (e.g. Kissinger et al., 2012), little further guidance was forthcoming in this process. There remains a tension in the negotiations regarding the need to address the drivers of DD and concerns among some countries that doing so may negatively impact their economic prospects.³

The first step in addressing the drivers of DD is to understand where these drivers are occurring within the national and subnational contexts and how they tie into the broader development agenda of the country. Many forest countries are now undertaking strategies to assess the drivers of DD and to develop intervention strategies to address them. Undertaking action to address the drivers of DD, however, can begin immediately. A great deal of experience and literature exists on intervention strategies, and REDD+ practitioners can begin to apply this information while refining their understanding of the drivers within their regional context.

In light of the many uncertainties and complexities of a REDD+ strategy, adaptive governance frameworks will be important in allowing for continuous improvement of intervention strategies as well as embracing a participatory process that involves all relevant sectors and stakeholders (Graham, 2011a).

Options and criteria for addressing the drivers of DD

Options for addressing the drivers of DD can be classified in many different ways and be prioritized following different criteria. Here are five complementary ways to classify and analyze intervention strategies:

- By geographical scale, as intervention strategies may be needed at different scales—from local to national and international;
- By the lever they use to achieve REDD+, which could either be an incentive, a disincentive or a change in the enabling conditions;
- By whether they are either supply-side or demand-side;
- By the stakeholder who needs to lead the intervention strategies, be it the public sector, the private sector or a combination of both.

When prioritizing different intervention strategies, a country should consider that:

- The golden rules should be effectiveness and efficiency. One criterion for effectiveness could be the capacity of the government to actually implement the intervention strategy; another could be the degree of political and social complexity and acceptability of the intervention strategy. One criterion for efficiency could be the cost-effectiveness ratio, namely, how much it will cost compared to how much it can achieve.

While a country is refining its data on drivers of DD and analyzing possible response measures, the simplest priority criterion may be to focus initial efforts on the intervention strategies that can address one or two key drivers in priority regions, as that may be enough to have a large impact.

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INTERNATIONAL POLICY CONTEXT

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WWF FOREST AND CLIMATE INITIATIVE

NATIONAL AND SUBNATIONAL OPTIONS

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**Intervention strategies according to direct or indirect drivers of DD**

Table 3 gives some examples of information strategy options for addressing the direct and indirect drivers of DD.

From Table 1, the direct drivers of DD act on the ground (e.g. logging [both legal and illegal], fuelwood collection, charcoal production, agricultural expansion, mining, infrastructure and more). Because these drivers are, by definition, at the forest frontier, intervention strategies to address them are often the first tabled when discussing an REDD+ intervention strategy.

Indirect drivers of DD, on the other hand, include broader socioeconomic processes, many of them happening outside the REDD+ area (e.g. migration from other regions toward the forest frontier, unsustainable national and international demand for rural products, and more). Addressing these drivers of DD may be as important as addressing the direct drivers and may require the implementation of policies and measures far outside the forest sector or even outside the country in question.

On the positive side, there are intervention strategies—such as increasing the market for certified sustainable rural products—that have the potential to address both direct and indirect drivers in the forest frontier and in places far removed from it.

**TABLE 3: EXAMPLES OF INTERVENTION STRATEGIES TO ADDRESS THE DIRECT AND INDIRECT DRIVERS OF DD**

<table>
<thead>
<tr>
<th>DRIVERS OF DD</th>
<th>EXAMPLES OF INTERVENTION STRATEGY OPTIONS</th>
</tr>
</thead>
</table>
| Direct, such as Agriculture, Ranching, Logging, Infrastructure, Mining | - Production intensification that reduces the need for forest conversion  
- Increase sustainable production through certification (e.g. FSC, RSPO, Bonnscuro)  
- Law enforcement  
- Put forests off-limits (e.g. new protected areas, deforestation moratorium)  
- Land-use planning to minimize impact of infrastructure development |
| Indirect, such as National demand for rural products, International demand for rural products, Urban and transport growth | - Improved end-user technologies (e.g. biogas, improved cookstoves) that reduce demand for unsustainable rural products  
- Ban the import of unsustainable forest products (e.g. Amazon soy moratorium, US Lacey Act and EU FLEGT)  
- Increase the market for sustainably produced rural products (certification) |

**TABLE 4: EXAMPLES OF OPTIONS TO ADDRESS LOCAL, NATIONAL/SUBNATIONAL, AND INTERNATIONAL DRIVERS OF DEFORESTATION AND FOREST DEGRADATION**

<table>
<thead>
<tr>
<th>SCALE OF THE DRIVER OF DD</th>
<th>EXAMPLES OF INTERVENTION STRATEGY OPTIONS</th>
</tr>
</thead>
</table>
| Local, such as Agriculture, Ranching, Logging, Infrastructure, Mining | - Direct PES (e.g. payments for watershed protection)  
- Improved rural producers technologies  
- Gazette new protected areas |
| National/Subnational, such as National demand for rural products, Urban and transport growth | - Change demand (e.g. electrification to reduce demand for fuelwood and charcoal)  
- Increase economic opportunities in traditional rural areas to discourage migration to the forest frontier  
- Improve enforcement against illegal trade in unsustainable rural products |
| International, such as International demand for rural products | - Import restrictions (e.g. US Lacey Act, EU FLEGT)  
- Increase sustainable demand (e.g. international standards on biofuels feedstock for EU, voluntary certification) |

**Local, national/subnational or international intervention strategies**

Another way to look at an intervention strategy is to consider its scale of implementation. Because the drivers of DD can act at multiple scales—from local to international—the intervention strategy would have to do the same. Starting at the smallest scale, local-level strategies will act at the project level by changing the behaviour of land users. Typically these strategies will target the direct drivers of DD (e.g. through alternative livelihoods or law enforcement). National- and subnational-level intervention strategies are policies and measures that promote sustainable natural resource management. These can be a combination of direct and indirect intervention strategies. For example, policies can be established to direct plantations toward degraded lands or to support the development of a sustainable fuelwood sector, or governments can develop rural electrification programs that reduce consumption of fuelwood. Finally, international-level intervention strategies act outside the borders of tropical forest countries and would typically address indirect drivers of deforestation (e.g. import restrictions on deforestation commodities or voluntary commitments to procure sustainable produce). Table 4 gives some examples of intervention strategies at local, national and international levels.

**Incentives, disincentives or enabling conditions**

A third way in which intervention strategies can be analyzed and prioritized is by considering whether they provide either incentives (carrots) to motivate land users or disincentives (sticks) to those who cause DD, by creating enabling conditions that...
foster forest conservation (Börner et al., Kissinger et al., 2012). Incentives and disincentives can be provided through a variety of means: financially (e.g. through payments or fines) and non-financially (e.g. through technical support to move producers to more sustainable production practices). Enabling conditions create an environment in which deforestation is less likely to occur (e.g. land-use planning, changes to infrastructure design and new protected areas).

Supply-side or demand-side intervention strategies

A fourth way to look at intervention strategies (e.g. land-use planning, changes to infrastructure design) is to understand whether the intervention strategy requires the public sector to lead it or whether it can be led by the private sector, non-governmental sectors or a combination of these. The public sector will have a significant role to play in establishing policies, laws and institutions to achieve REDD+. Publicly led intervention strategies include national-level strategies such as tenure reform, positive incentives (see chapter on benefit sharing), and rehabilitation of degraded land (Kissinger et al., 2012), up to international interventions (e.g. import restrictions, as outlined above). Moreover, public-sector interventions can address both the direct and indirect drivers of deforestation.

There are now several examples of purely private-sector interventions that aim to address DD. These include sustainable procurement of certified commodities (e.g. RSPO, RTRS), environmentally responsible investment (i.e. impact investment), and forest carbon markets.

Finally, many intervention strategies will use a combination of public-private partnership. These can be coordinated efforts within entire sectors or focused on key commodities, such as the Dutch Sustainable Trade Initiative’s efforts to promote sustainable approaches to agricultural commodity production or the US government alliance with the Consumer Goods Forum (Kissinger et al., 2012).

Interventions will end up being implemented on the ground at local or subnational scales, demand-side interventions can be implemented at the local, national or international levels.

Public or private sector

A fifth and final way of considering intervention strategies is to understand whether the intervention strategy requires the public sector to lead it or whether it can be led by the private sector, non-governmental sectors or a combination of these. The private sector will have a significant role to play in establishing policies, laws and institutions to achieve REDD+. Publicly led intervention strategies include national-level strategies such as tenure reform, positive incentives (see chapter on benefit sharing), and rehabilitation of degraded land (Kissinger et al., 2012), up to international interventions (e.g. import restrictions, as outlined above). Moreover, public-sector interventions can address both the direct and indirect drivers of deforestation.

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Examples of intervention strategies

As outlined in the previous section, there are many intervention strategies for addressing the drivers of DD, and to be successful, national and subnational REDD strategies will need to consider the range of intervention strategies presented in the previous section and select the combination that looks most promising to address the DD in the specific national or subnational context. To help such selection process, this section discusses in more detail several key intervention strategies.

Certification

One of the primary options for addressing forest loss is through the certification of commodities that cause forest loss using metrics of environmental sustainability. According to FAO (2012), by 2011, some 13 per cent of the world’s productive forests were certified as sustainably produced, and the figure was 17 per cent for coffee (Agnew et al., 2006). Dominant examples of environmentally friendly certification schemes are listed below.

Improved technologies

Improved technologies as part of the country’s low emission development strategies could be a key intervention strategy to address DD. Certain activities such as cooking and heating have a large forest footprint in the least developed countries, and the dissemination of alternative technologies will be essential to reducing their emissions. For example, dissemination of fuel-efficient cookstoves and alternative cooking technologies such as biogas have been shown to significantly reduce DD in the least developed countries.

Law enforcement

At the national and subnational levels, REDD+ needs to involve a broad set of policies, including direct regulations in the form of enforcement of forest laws, appropriate management of protected areas, and better land-use planning and resource concession policies (Angelsen et al., 2009). These days, in many developing countries, inadequate enforcement of existing forest regulation is the key driver of DD. For example, it has been estimated that in Indonesia and Brazil illegal logging was responsible for around 75 per cent of deforestation until early in 2000 when stringent law enforcement significantly reduced these figures.

Table 8: Overview of Credible Third-Party Standard Schemes Supported by WWF (adapted from WWF, 2012)

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Multi-Stakeholder Initiative</th>
<th>Standard Setting System</th>
<th>Website</th>
<th>Launch of Organization</th>
<th>Launch of Standards</th>
<th>Logo</th>
</tr>
</thead>
<tbody>
<tr>
<td>Timber</td>
<td>Forest Stewardship Council (FSC)</td>
<td>fsc.org</td>
<td>1994</td>
<td>1994</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pulp and Paper</td>
<td>Forest Stewardship Council (FSC)</td>
<td>fsc.org</td>
<td>1994</td>
<td>1994</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Soy</td>
<td>Roundtable on Responsible Soy (RTRS)</td>
<td>responsiblesoy.org</td>
<td>2004</td>
<td>2010</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Palm Oil</td>
<td>Roundtable on Sustainable Palm Oil (RSPO)</td>
<td>rspo.org</td>
<td>2003</td>
<td>2008</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cotton</td>
<td>Better Cotton Initiative (BCI)</td>
<td>bettercotton.org</td>
<td>2005</td>
<td>2007</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sugar</td>
<td>Bonsucro</td>
<td>bonsucro.com</td>
<td>2004</td>
<td>2010</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Biofuels</td>
<td>Roundtable on Sustainable Biofuels (RSB)</td>
<td>rsb.org</td>
<td>2007</td>
<td>2011</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Livestock</td>
<td>Global Roundtable on Sustainable Beef (GRSB)</td>
<td>sustainablelivestock.org</td>
<td>2012</td>
<td>—</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
After gradually increasing to over 2.7 million ha/year in 2004, the deforestation rate in Brazil’s Legal Amazon decreased almost continuously over the following years to about 0.7 million ha/year in 2009.

What were the intervention strategies that achieved this remarkable outcome? Two alternative explanations have been proposed for this shift. On the one hand, unfavourable market conditions and downward prices for rural commodities may have discouraged deforestation for farmland expansion. On the other hand, conservation policies aimed at controlling and preventing deforestation in Brazilian Amazon underwent significant revisions during the 2000s, marked by two relevant turning points. First, the launch of the Plan for the Prevention and Control of Deforestation in the Legal Amazon (PPCDAm) in 2004 integrated actions across different government institutions and introduced innovative procedures for monitoring, environmental control, and territorial management. Second, and thanks to Brazil’s sophisticated forest monitoring system, novel policy measures were implemented beginning in 2008 that targeted municipalities with critically high rates of deforestation. Together with increased law enforcement, the new measures made bank credit to rural producers conditional upon proof of the borrower’s compliance with environmental regulations.

Empirical results of this study indicate that the conservation policies associated with the two turning points were effective at curbing deforestation rates in Brazil. The results suggest that these conservation policies avoided 6.2 million ha of deforestation or around half of the total deforestation that would have occurred from 2005–2009 if policies had not been adopted.

Combating the trade on illegal forest products is also a major intervention strategy, both at national and international scales. Approximately 15–30 per cent of the volume of wood traded globally has been obtained illegally, with some estimates as high as 20–50 per cent when laundering of illegal wood is included. By some estimates, as much as 25 per cent of globally certified wood products actually came from illegally deforested areas (UNEP-Interpol, 2012).

Last but not least, well-managed protected areas can be an important deterrent of deforestation and forest degradation. Over 12 per cent of the planet’s land surface is now under protected areas status (World Database of Protected Areas, 2010), and although more studies are needed, research has found that protected areas do reduce deforestation (Clark et al., 2008, Nelson and Chomitz, 2009).

Reducing unsustainable demand Where feasible, reducing the demand for forest-risk commodities will be a key intervention strategy in addressing DD. Demand-side reductions can come from either the private sector, through moratoria or sustainable procurement, or the public sector, through legislation such as import regulations in importing countries. These initiatives, while reducing the underlying driver of deforestation, will need to be matched with activities on the ground (e.g. certification of supply) to ensure that demand can be met.

Moratoria The most well-documented examples of moratoria on forest-risk commodities are the 2006 soy moratorium and the 2009 cattle moratorium, both of which were implemented in the legal Amazon biome (Walker, 2007). By vetoing unsustainable practices, moratoria create a demand for zero deforestation commodities.

Under the soy moratorium, which began with a Greenpeace campaign connecting deforestation with demand for soya in Europe (Greenpeace International, 2006), the Brazilian Vegetable Oil Industry Association—whose members included the majority of Brazilian soy traders—agreed to not purchase soy from newly deforested areas of the Brazilian Amazon. Similarly, the cattle moratorium was an agreement by four meatpacking giants—JBS, Bertín, Marfrig and Minerva—following another Greenpeace report about the impacts of cattle ranching on the Amazon—to only buy beef from ranches that could demonstrate zero deforestation after 5 October 2009 (Walker, 2007).

Sustainable procurement Many companies are now making voluntary efforts to ensure that their supply chains contain only responsibly sourced products. All companies participating in the Global Forest & Trade Network (gftn.panda.org) publicly issue responsible wood and fibre procurement policies and make a commitment to eliminating any unknown or unwanted sources of wood in their supply chains over time while progressively increasing the amount of Forest Stewardship Council (FSC)-certified or recycled material in their supply chains. Supplier engagement, traceability and transparency have become
essential for companies managing supply chain and brand risks. Companies such as IKEA, Kimberly-Clark and Hewlett-Packard have made their FSC targets public and are communicating their progress toward those goals.

Coalitions of companies are also driving positive change in procurement practices. The Consumer Goods Forum and the 400 companies that it represents have made a commitment to eliminate deforestation in their supply chains by 2020.

**International public regulation**
Demand-side measures can also be implemented internationally through import restrictions. Few examples exist of government-driven regulation for sustainable commodities, and these are predominantly centred on timber. They include the EU’s green public procurement legislation; the US Lacey Act, which makes it a criminal offense to import, handle or sell illegally sourced wood products; the EU Timber Regulation, which requires those placing wood products in the EU to exercise due diligence to ensure the wood was legally sourced; and recent FLEGT EU legislation that only allows public procurement of timber from sustainable sources (Parker et al., 2012).

**Increasing sustainable supply**
Global demand for forest-risk commodities is projected to increase significantly over the coming decades. One way to address this indirect driver of deforestation and forest degradation is by increasing the sustainable supply of these commodities. Various intervention strategies will be needed, including shifting production onto degraded lands and intensification in current areas, including expanding production in well-managed natural forests. Certification, as well as law enforcement, will also help to increase sustainable supply and reduce illegal encroachment into forest areas.

**Shifting production to degraded lands**
Several initiatives are aiming to shift production of forest-risk commodities to degraded lands. Project POTICO by WRI has been seeking to divert up to 0.5 million hectares of oil palm plantations onto degraded land, which could avoid the emission of around 450 MtCO₂. Similarly, creating forest plantations on degraded lands will help replace supplies of timber, paper and pulp that would otherwise lead to deforestation of natural forests. WWF’s work in New Generation Plantations (see Focus, right) is an example of this work in action.

**Intensification of production**
Increasing the productivity of agriculture on existing farmland (intensification) can help meet the global demand for forest-risk commodities without causing deforestation on additional lands (extensification). Still, research has shown that intensification of production to reduce deforestation, known as the Borlaug hypothesis, needs to be coupled with land use conservation policies to reduce renewed conversion of tropical forests, now motivated by the increased profitability of intensified agriculture, the so-called Jevons paradox (Gutierrez-Velez et al., 2012, Barreto et al., 2012).

Expanding production in well-managed natural forests can also help to sustainably meet rising global demand for forest products. Well-managed forests can play an increasingly important role in deterring destructive and illegal logging and outright deforestation. Research shows that managed forests may be

**VERACEL CELLULOSE: FOREST RESTORATION, CARBON STORAGE AND INCOME GENERATION: MONTE PASCOAL—PAU BRAZIL ECOCOLOGICAL CORRIDOR**

WWF’s Living Forests Report model predicts that 4-6 million hectares of new plantations will be needed every year between now and 2050 to meet the growing demand for timber, fibre and biomass for energy. However, we recognize that in some areas, without significant changes in policies and practices, expanding intensively managed plantations will cause controversy—for instance, by threatening the rights or livelihoods of forest-dependent peoples or valuable ecosystems and biodiversity.

In 2007, WWF set up the New Generation Plantations project, in partnership with private forestry companies and government agencies. New Generation Plantations are forest plantations that:
- Maintain ecosystem integrity;
- Protect and enhance high conservation values;
- Are developed through effective stakeholder involvement processes;
- Contribute to economic growth and employment.

The goal of the New Generation Plantations project is to identify, promote and communicate better practices for plantation design and management.

The Monte Pascoal–Pau Brazil Ecological Corridor project aims to restore Atlantic rainforest on suitable areas belonging to local landowners, especially cattle ranchers. The project goal is to connect isolated fragments of the Atlantic Rainforest and form a native forest corridor between two national parks, Monte Pascoal and Pau Brazil.

The project supports social development in the region by providing concrete jobs and income opportunities for the local community. A local cooperative, Coopplanar (Cooperative of Reforestation Workers of Far Southern Bahia), carries out the practical planting and restoration work. There are several ongoing ecological corridor projects in Brazil. Success depends strongly on how they are financed. All ecological corridor projects are carried out within the broader governmental effort to find resources to connect rainforest fragments in coastal Brazil.

More information on New Generation Plantations at bit.ly/15FV1Kx

More information on the Monte Pascoal-Pau project at bit.ly/166jPv5
as effective, or more effective, in reducing deforestation in comparison to protected areas. Well-managed forests provide carbon benefits together with streams of social, economic and environmental benefits while being more resistant to fire and more resilient to climate change than conventionally logged forests. The WWF Living Forests Report models show that another 200–300 million hectares of forest would need to be managed responsibly for commercial harvesting by 2050 to meet increased demand for food, fuel and fibre (WWF, 2012b).

For all countries:
- Note the importance of and invite parties to UNFCCC to assess policy instruments to reduce the footprint of national and international markets and trade through enforced laws and governance, by developing and implementing sustainable and responsible procurement, and by promoting credible certification.
- Invite parties to UNFCCC to adopt policies to encourage the private sector to take actions that reduce its contribution, whether direct or indirect, at home or abroad, to deforestation and forest degradation.
- Invite parties to UNFCCC to address leakage prevention through international coordination and active participation by developed countries and major emerging economies that play a key role in the demand for commodities such as palm oil, beef and soy.
- Encourage all parties to UNFCCC to implement policies and develop incentives to reduce wasteful consumption.
- Encourage all parties to UNFCCC to remove perverse incentives that drive deforestation and degradation and ensure responsible finance, including consideration of taxes, subsidies and investment.

For REDD+ countries:
- Address drivers of forest area and carbon loss in multi-sectoral low emissions development strategies and in national low carbon development plans.
- Encourage parties to UNFCCC to reform ineffective legal and governance frameworks, monitor drivers and clarify land-use rights and responsibilities.
- Request that NAMAs integrate climate mitigation goals with land-use policies across different sectors, including agriculture, mining, public infrastructure, urban development and forestry.
- Encourage parties to UNFCCC to identify and utilize existing abandoned and degraded land for production.

Finally, around the issue of certification, WWF participates actively in many of the roundtables and certification schemes governing sustainable production of forest-risk commodities (e.g. FSC, RSPO, RTRS and Bonsucro). See Annex 1 for a list of key experts and contacts in these roundtables and the further resources section below for links to WWF initiatives acting in these areas.


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HOSONUMA et al. 2012. An Assessment of Deforestation and Forest Degradation Drivers in Developing Countries, Environmental Research Letters 7 044009.


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UN-REDD 2012. Synthèse des études sur les causes de la déforestation et de la dégradation des forêts en République Démocratique du Congo. UN-REDD Kinshasa, DRC

ENDNOTES

1. Decision 1/CP.16 para. 68
2. Decision 1/CP.16 para. 72
3. For an example, see bit.ly/10u49ZG
4. bit.ly/168stEQ
Achieving REDD+

ACCESSING FINANCE
International and national REDD+ finance will need to be scaled up significantly if we are to address the drivers of forest loss and achieve zero net emissions from deforestation and forest degradation (ZNEDD).

The sources and disbursement modalities of REDD+ finance may vary as REDD+ moves through planning and initial implementation (phases 1 and 2) to performance-based results (phase 3). Currently, the majority of REDD+ finance for phases 1 and 2 comes from domestic, bilateral and multilateral investments; while finance for phase 3 requires scaling up current sources and adding a variety of new sources both public and private.

Private sources may play an increasing role in the future of REDD+ finance if strong emissions caps create a large market for carbon offsets. Thus far, current climate mitigation policies provide limited incentives for private-sector investment in REDD+.

Key Messages
Achieving zero net emissions from deforestation and forest degradation (ZNEDD) by 2020 will only be possible with a significant and immediate scaling up of investment to counter the drivers of forest loss (WWF, 2011). While it is currently impossible to accurately predict the cost of achieving ZNEDD in any particular country, various estimates of the global finance needed have been attempted. For example, the Eliasch Review (2008) estimated that reducing world deforestation by 50 per cent by 2020 would require up to US$33 billion per year in 2020, whereas according to another study, an elimination of deforestation by 2100 could cost as much as US$185 billion per year in 2100 (Parker, Brown et al., 2009). In 2010 WWF supported an NGO estimate of a minimum US$42 billion per year by 2020 (Streck and Parker, 2012).

Given that the total amount of public REDD+ finance currently pledged is about US$14.5 billion, it is clear that the finance gap is immense. A delay of even one decade in reaching ZNEDD would sacrifice another 69 million hectares of forest worldwide, emitting at least an additional 24 GtCO₂ into the atmosphere (WWF, 2011). The urgency of REDD+ finance is clear.

Finance for REDD+ can come from a variety of sources, including public and private, national and international. The mechanism to deliver these funds also may vary, including grants, loans, market-based mechanisms and innovative mechanisms such as payments for ecosystem services. Sources and delivery mechanisms for REDD+ finance may also vary as REDD+ moves through its three phases—readiness, implementation and verified emissions reductions. Phases 1 and 2 may be largely funded by bilateral and multilateral sources, whereas phase 3 may require additional types of financing, including innovative public and private sources.

As stated before, this chapter discussion is about accessing international and national funding for REDD+. For a discussion on what to expend the REDD+ funds on, see the chapter on addressing the drivers of deforestation. For a discussion on how to distribute the funds, see the chapter on benefit sharing. For a discussion on the national costs of REDD+, see the chapter on the economics of REDD+.

Following is an outline of the international policy that has been developed to date under the UNFCCC to guide the delivery of REDD+ finance. How to access multilateral and bilateral funds will be discussed in the next section on national and subnational options.

**COP 13: Bali, 2007**
In 2007, at COP 13 in Bali, parties to the UNFCCC, in particular Annex II parties, were invited to “mobilize resources to support efforts in relation to [REDD+]”.

**COP 15: Copenhagen, 2009**
In 2009, at COP 15 in Copenhagen, developed country parties agreed to commit US$30 billion in fast-start finance for the period 2010–2012. Parties also committed to raise US$100 billion per year by 2020, of which a significant portion may go toward REDD+. Parties also established the GCF, established, in part to provide “support to developing countries to limit or reduce their greenhouse gas emissions”. Whether this fund will have a window to finance REDD+, however, is still under negotiation.

Although developing countries have committed significant mitigation funding during 2010–2012, observers have pointed out that there is neither transparency regarding the additionality and allocation of these funds nor any clarity regarding what will happen with climate financing after 2012 (see Brown et al., 2011).
The question of how REDD+ is going to be financed has always been a divisive subject among parties, and in 2010 at COP 16 in Cancun, parties failed to reach an agreement. It was eventually decided that, to fund mitigation actions more broadly, not just REDD+, “funds provided to developing country parties may come from a wide variety of sources, public and private, bilateral and multilateral, including alternative sources.”

In 2011, at COP 17 in Durban, parties also took up the question of financing sources for REDD+, but once more they were unable to agree on it. COP 17 restated that results-based REDD+ finance could come from a variety of sources⁴ and parties agreed to a follow-up workshop in Bangkok.⁵ In the broader finance negotiations, the GCF was launched.

In 2012, at COP18 in Doha, a new series of studies related to REDD+ financing was commissioned and more technical meetings were scheduled, but no substantial advance on the issue was made.⁶ Currently, as of mid-2013, the UNFCCC is still negotiating long-term financing options for a possible future global REDD+ mechanism (phase 3) as well as how REDD+ activities are going to be financed up to 2020 when it is expected that a new globally binding agreement will be in place.

Again, currently, as of mid-2013, most international REDD+ finance is going toward phases 1 and 2 activities to support countries in getting ready to undertake REDD+ at scale. Only a portion of the billion dollars of fast-start funds pledged at COP 15 have been made available, and a much smaller portion has actually been disbursed. Moreover, how the period between 2012 and 2020 will be financed is still not agreed upon.

It is expected that once a global REDD+ mechanism is in place, funds will be target to results-based actions (phase 3). The definition of results-based payments is still being negotiated under the UNFCCC and could be defined either as ex-post payments for tonnes of emissions reductions or as sustained funding to improve the design and implementation of policies addressing the drivers of deforestation and forest degradation (Karsenty, 2012). Either way, payment will be conditional on REDD+ countries providing quantifiable emissions reductions at the national or subnational level.

COP 16: Cancun, 2010
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COP 18: Doha, 2012
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TABLE 1: SEVERAL BILATERAL FUNDS (AS OF EARLY 2013)

<table>
<thead>
<tr>
<th>COUNTRY—FUND NAME</th>
<th>FUNDS PLEDGED (MILLIONS OF US DOLLARS)</th>
<th>ACTIVITIES SUPPORTED</th>
<th>SOME RECIPIENT TROPICAL FOREST COUNTRIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australia International Forest Carbon Initiative</td>
<td>216</td>
<td>REDD+</td>
<td>Indonesia</td>
</tr>
<tr>
<td>Germany International Climate Initiative</td>
<td>1,100</td>
<td>Adaptation and mitigation, including a strong REDD+ focus</td>
<td>Brazil, Ethiopia, India, Indonesia, Kenya, Mali, Mexico, Peru, Thailand, Vietnam, Zambia, others</td>
</tr>
<tr>
<td>Japan Fast-Start Finance</td>
<td>15,000</td>
<td>Adaptation and mitigation, including REDD+</td>
<td>Brazil, Cambodia, Colombia, India Indonesia, Kenya, Mexico, Peru, Thailand, Vietnam, Zambia, others</td>
</tr>
<tr>
<td>Norway International Climate and Forest Initiative</td>
<td>1,600</td>
<td>REDD+</td>
<td>Brazil, Congo Basin, Guyana, Indonesia, Tanzania, Vietnam</td>
</tr>
<tr>
<td>UK International Climate Initiative</td>
<td>1,100</td>
<td>Adaptation and mitigation, including a strong REDD+ focus</td>
<td>Brazil, Ethiopia, Indonesia, Kenya, Uganda</td>
</tr>
</tbody>
</table>

Source: The Climate Funds Update www.climatefundsupdate.org

Multilateral finance
Currently there are more than 15 multilateral climate change funds and a growing number of regional funds. Among the multilateral climate funds solely dedicated to REDD+ funding, the largest by funding capitalization are the Forest Carbon Partnership Facility (FCPF) Readiness and Carbon funds, the Forest Investment Program (FIP) and UN-REDD+. Other funds include the Global Environment Facility (GEF) Sustainable Forest Management and REDD+ Investment Programme. Two large REDD+ focused regional funds are the Congo Basin Forest Fund and the Amazon Fund. An overview of some of these funds is given in Table 2.

The FCPF is a multilateral fund operated by the World Bank that assists some 36 developing countries in getting ready for REDD+ and provides payments to countries for Verified Emissions Reductions (VERs). The FIP is one of the Climate Investment Funds (CIFs), also operated by the World Bank, that funds REDD+ work in developing countries on readiness reforms and public and private investments. The UN-REDD+ program supports national REDD+ readiness efforts in some 16 countries and also funds the global development of action through common approaches, analyses, methodologies, tools, data and best practices for REDD+.

The GEF is the designated financing mechanism for several multilateral environmental agreements (MEAs), including the UNFCCC, the Convention on Biological Biodiversity (CBD), the Stockholm Convention on Persistent Organic Pollutants (POPS), and the United Nations Convention to Combat Desertification (UNCCD). It is also the largest global environmental fund, distributing approximately US$1 billion a year in environmental grants. Thus far the GEF has a small REDD+ program, the Sustainable Forest Management (SFM)/REDD+ program, which has disbursed, since 2007, approximately US$15 million a year for REDD+ focused projects and another US$80 million a year for SFM-focused projects.

In the international REDD+ arena the FCPF and the FIP are particularly significant not only due to their size but also because they are important trendsetters regarding REDD+ policies and practices, including international modalities and criteria to disburse finance.

To gain better access to international funding, REDD+ countries and REDD+ practitioners should familiarize themselves with the operation of multilateral and bilateral funds and have an understanding of the following:

- The mandate, programming and chronology of these multilaterals:
  As shown in Table 2, each of the multilateral funds has a different mandate and programming chronology for disbursing finance. Familiarity of the overall objectives, processes and steps at which to engage with the various funds will be a key first step toward accessing these funds. The FCPF Readiness Fund, for example, provides approximately US$4 million toward phase 1 activities, and these awards can be augmented up to an additional US$5 million after a midterm progress review. The FCPF Carbon Fund, on the other hand, will administer US$30–50 million each to five to eight countries to pilot phase 3 payments for emission reductions. The FIP provides larger grants and loans but is currently only considering six pilot countries, and these are targeted...
toward transformational policy initiatives and demonstration activities (i.e. phase 2 activities).

### In-country status of multilateral and bilateral funds:
It is also important to know where your country stands in its relationship with the multilateral and bilateral funds. Is it a FIP pilot country? Has the country submitted its midterm progress report under the FCPF?

This knowledge is important not only to government negotiators. The planning steps that a country takes to access multilateral and bilateral REDD+ funding present some of the best opportunities for non-governmental organizations (NGOs) and Civil Society Organizations (CSOs) to engage with the country’s REDD+ process. This is due to the fact that multilateral and bilateral funds demand that governments seeking international REDD+ funding engage domestic stakeholders in the development and review of the REDD+ funding proposals. Furthermore, governments sometimes do not have adequate administrative and/or technical capacity to assemble the many elements required by bilateral and multilateral funds and welcome the technical support from NGOs and CSOs.

### Table 2: An overview of some REDD+ Multilateral Funds (as of early 2013)

<table>
<thead>
<tr>
<th>Funds Pledged</th>
<th>FCPF Readiness Fund</th>
<th>UN-REDD</th>
<th>FIP</th>
<th>FCPF Carbon Fund</th>
<th>GEF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Funds Disbursed</td>
<td>US$259 million</td>
<td>US$151 million</td>
<td>US$644 million</td>
<td>US$398 million</td>
<td>~ US$1.4 billion per year total</td>
</tr>
</tbody>
</table>

| Focus on REDD+ Phase | National REDD+ readiness (national strategy, RL and MRV plans, stakeholder engagement) | National REDD+ readiness (national strategy, RL and MRV plans, stakeholder engagement) and increased focus on demonstration activities for performance-based finance | Transformational change in forest-related sectors, including focus on engaging private sector and leveraging additional finance (includes private sector reserve and dedicated grant mechanism for indigenous peoples and local communities) | Piloting scaled up pay-for-performance, including payments for emissions reductions resulting from policies, regulations, forest management and land-use planning | On sustainable forest management: To maintain and enhance the economic, social and environmental value of all types of forests, for the benefit of present and future generations |

<table>
<thead>
<tr>
<th>Governance/ Secretariat</th>
<th>Participants Committee/Facility Management Team</th>
<th>Policy Board/Secretariat</th>
<th>Sub-Committee/Administrative Unit</th>
<th>CF Participants/Facility Management Team</th>
<th>GEF Board/GEF Secretariat/ Implementing (delivery) Partners</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund Status</td>
<td>24/36 RPPs submitted, 9 grants signed; multiple pending 2013</td>
<td>16 Partner countries with approved funding for UN-REDD national programs</td>
<td>7–8 countries have endorsed investment plans</td>
<td>Accepting ER-PIN submissions; early awards expected 2014</td>
<td>More than 300 sustainable forest management projects funded since 1991</td>
</tr>
</tbody>
</table>

| Programming Chronology | » Readiness proposal idea note (R-PIN) » Readiness preparation proposal (RPP) » Midterm progress report » Readiness package (R-package) | » Investment plan preparation grant » Scoping missions » Investment plan endorsement » Project approvals | » Emissions reduction program idea note (ER-PIN) » Readiness package approval » Emissions reduction program negotiation (pipeline) » Emissions reduction payment agreement (ERPA) | » The GEF grants allocation system (called STAR) defines the overall level of funding for each country, including funding for climate change mitigation and adaptation. » Country and delivery partners propose specific programs and projects |

| Delivery Partners | WB, IDB (pending), UNDP (pending) | FAO, UNDP, UNEP | AFDB, ADB, EBRD, IDB, IFC, WB | WB | WB, IDB, ASB, AfDB, FAO, UNDP, UNEP, Paraguay, Peru, Indonesia, Brazil, Thailand, India, Congo Basin, other |

| Some Funds Recipient Countries | Colombia, DRC, Indonesia, Mexico, PNG, Peru, Nepal | DRC, Bolivia, PNG, Vietnam | Peru, DRC, Mexico, Brazil, Indonesia, Ghana | DRC, Nepal | Paraguay, Peru, Indonesia, Brazil, Thailand, India, Congo Basin, other |

FINANCING FOREST CONSERVATION IN THE HEART OF BORNEO

The Heart of Borneo is a multilateral initiative led by the governments of Brunei, Indonesia, and Malaysia. In 2007 the three governments signed the Heart of Borneo Declaration, committing to conservation and sustainable development across 22 million hectares of transboundary tropical rainforests. WWF and several partners support the implementation of the regional plan of action as well as national programs of work in each of the three countries. The work spans five priorities: Protected Areas, Transboundary Conservation, Sustainable Forest Management, Ecotourism and Capacity Building.

Since 2010, WWF and partners have been working with the three governments to design strategies that will enable them to sustainably manage the vast natural capital of the Heart of Borneo as part of long-term economic development plans. In order to establish green economies in the Heart of Borneo, investments must be made to create the enabling conditions for long-term success. During the Rio+20 Summit, WWF and Indonesia’s President Yudhoyono launched a report titled *Heart of Borneo: Investing in Nature for a Green Economy*. The first of its kind, the report outlines a pathway to achieving a future green economy in the Heart of Borneo, showcasing the vital importance of the Heart of Borneo’s ecosystems and biodiversity as well as highlighting environmental and social costs resulting from the current economy’s failure to account for natural capital values. The work presents policy solutions and investment options, and analyzes on-the-ground opportunities for the forestry, agriculture and mining industries to contribute to a future green economy.

The Heart of Borneo is one of the four focal programs supported under WWF’s partnership with the Asian Development Bank (ADB). WWF and the ADB have worked closely with other partners, including UN agencies and bilateral agencies, to help the Government of Indonesia use REDD+ fast-start financing to invest in capacity-building, institution strengthening, policy analyses and reform, and low-carbon and green development planning. The expectation is that REDD+ financing can support green and sustainable economic growth plans that seek to conserve natural capital and ecosystems as well as alleviate poverty. A tangible example of this approach is the Forest Investment Program (FIP) in Indonesia. As part of the US$70 million programs designed by the Government of Indonesia and multilateral partners (World Bank, IFC and ADB), a provisional allocation of US$23 million will be directed to address REDD+ and green growth in the Heart of Borneo. The program has been jointly designed by the Government of Indonesia, ADB and WWF and is aligned to the national action plan for the Heart of Borneo in Indonesia. The program will specifically support spatial planning, forest land use and poverty alleviation programs in forest-dependent communities across two districts in West Kalimantan Province, as well as broader REDD+ readiness activities that contribute to the provincial- and national-level plans in the country. The FIP program is expected to make a tangible contribution to the priorities outlined in the report *Heart of Borneo: Investing in Nature for a Green Economy*.

### Private sector finance

Although the role of the private sector in financing REDD+ is currently limited, private sources of REDD+ finance could—and some say must—play an important role in the future. There are a variety of mechanisms through which the private sector could become a significant source of REDD+ funding (*Parker and Cranford, 2012*).

#### Private sector investment in an international carbon markets:

If large greenhouse gas emitter countries commit to strong national emission reductions and also agree that part of those reductions could be in the form of buying carbon offsets in an international carbon market, then tropical developing countries could bring their REDD+ verified emission reductions to that international carbon market and private investors could buy them, either for compliance purposes or to further trade with them. Nothing of this sort has happened as of mid-2013, and therefore, outside the EU, offset carbon markets remain small and forest carbon participation in them is minimal.

#### Private sector investment in national carbon markets in developing countries:

Some of the more advanced developing countries—including Brazil, Peru, Chile and China—are also beginning to develop national (often sectoral) cap-and-trade systems that could create national carbon markets, which could become sources of national private sector finance for REDD+.

#### Private sector investment in voluntary carbon markets and related biodiversity offsets:

Voluntary ecosystem services markets, where private buyers purchase carbon, biodiversity or other ecosystem services on a voluntary basis, remain limited but may grow in the future, either through increased corporate responsibility or through consumers’ demand (voting with your shopping cart). These schemes have the potential to be a source of funding for REDD+ and other conservation programs and are been explored and applied in several countries, but thus far are of very limited size.11

#### Green commodities:

Another source of private sector finance for REDD+ could come through the certification of supply chains of key commodities that currently are drivers of deforestation and degradation in many tropical forests. Some examples include the roundtables on responsible soy and palm oil (RSPO and RTRS) and the Forest Stewardship Council (FSC). WWF has been at the forefront of many of these certification schemes through its Markets Transformation Program.12

It is important to note that, thus far, certification schemes have been designed to secure the environmental quality of the outcomes but have not aimed to certify their quantity. With the advent of REDD+ there are growing efforts in the latter direction with the Forest Stewardship Council (FSC) motion 16, relating to REDD+, and the dialogue between FSC and Gold Standard (see motions.fsc.org/motions).
As of mid-2013, WWF has developed three important position papers on REDD+ finance. The first key paper is the July 2009 Position Paper on Forests and Climate Change Mitigation. It highlights the need for multiple sources of finance in a three-phased approach—with a mix of public and private funding dominant in phases 1 and 2, and finance through the demand for offset carbon from compliance markets allowed under strict conditions only once countries reach phase 3.

The second paper is the February 2011 Position Paper on Crediting in Voluntary Markets in WWF REDD+ Early Actions and Programs. It highlights the extent to which WWF offices can partner with private sector organizations that want to offset their emissions through WWF projects. The paper explains, inter alia, that this is acceptable only for companies that have already made significant efforts to reduce their own emissions and as long as credits derived from these projects are retired.

The latest position paper on REDD+ finance is the November 2011 Position Paper on REDD+ Finance. This paper addresses some of the REDD+ financing issues still being discussed at the UNFCCC negotiations, including scale, sources, delivery instruments and the REDD+ international finance architecture.

**FURTHER RESOURCES**

**WWF REDD+ position papers**

WWF position papers on REDD+ can be accessed at [www.panda.org/what_we_do/footprint/forest_climate2/solutions](http://www.panda.org/what_we_do/footprint/forest_climate2/solutions), or by doing a search of [www.panda.org](http://www.panda.org) by paper title.

**Key external resources**

- Climate Funds Update ([www.climatefundupdate.org](http://www.climatefundupdate.org)) is an excellent resource for tracking both sources and distribution of climate-related finance, including REDD+.
- The REDD+ Desk ([www.theredddesk.org](http://www.theredddesk.org)) provides an excellent overview of the status of REDD+ finance in different countries.

**Multilateral funds websites**

- Forest Carbon Partnership Facility ([www.forestcarbonpartnership.org/fcp](http://www.forestcarbonpartnership.org/fcp)). In particular, see specific links for REDD+ countries and recent decisions under FCPF meetings.
- Forest Investment Program ([www.climateinvestmentfunds.org/cif/node/5](http://www.climateinvestmentfunds.org/cif/node/5)). Pilot country links display programming progress in each country along with key documents, MDB focal points, etc.
- UNREDD ([www.un-redd.org](http://www.un-redd.org))
- GEF ([www.thegef.org/gef/SFM](http://www.thegef.org/gef/SFM))

**Bilateral funds websites**

- Germany’s International Climate Initiative ([www.bmu-klimaschutzinitiative.de](http://www.bmu-klimaschutzinitiative.de))
- Japan’s Fast Start Finance ([www.faststartfinance.org/contributing_country/japan](http://www.faststartfinance.org/contributing_country/japan))

**BIBLIOGRAPHY**

- KARSENTY, A. 2012. Financing options to support REDD+ activities, CIARAD, EC, Brussels, Belgium.

**ENDNOTES**

1. Annex II Parties are those that have a financial obligation under the convention.
2. Decision 2/CP.13 paragraph 5
3. Decision 2/CP.15 paragraph 8
4. Decision 2/CP.17 paragraph 65.
5. Decision 2/CP.17 paragraph 72
7. See [www.climatefundsupdate.org](http://www.climatefundsupdate.org).
8. The Amazon Fund can be counted as either a regional fund, as it funds several Amazon countries other than just Brazil, or as a national fund because it is a Brazilian institution and most of the funding goes to the Brazilian portion of the Amazon.
10. GEF website, 2013.
11. For example, the Japanese government has set up a national voluntary carbon offsets scheme called J-VER that approves forest sink. The trade volume and price in this market support our argument that voluntary carbon markets continue to provide a limited source of revenue for REDD+.
12. See [www.panda.org/what_we_do/how_we_work/businesses/transforming_markets](http://www.panda.org/what_we_do/how_we_work/businesses/transforming_markets)
Achieving REDD+

BENEFIT SHARING MECHANISMS
Benefit sharing systems determine the allocation of often scarce resources to different actors. In distributing these benefits, determining the appropriate balance of efficiency, effectiveness and equity as well as other non-carbon benefits will be a critical element in REDD+ decision making.

Incentives can come in a wide variety of forms targeting various geographical regions or sectors. They can be designed to target states, districts, communities, households or businesses. Furthermore, incentives can be financial or non-financial and can be delivered as upfront programmatic investments or as ex-post payments for performance.

Broad stakeholder participation and consultation will be important in determining the needs of individual actors for benefit sharing systems. Countries and jurisdictions will need to define priorities that will guide the form benefits will take, how they will be accessed, and when they will be available in order to ensure that incentives are meaningful and accessible for beneficiaries.
INTRODUCTION

In this chapter we refer to benefit sharing as the financial and institutional arrangements governing the distribution of REDD+ funding or revenues to key stakeholders to incentivize their contribution to REDD+ outcomes. REDD+ benefit sharing involves directing incentives to specific actors to motivate them to undertake activities that best contribute to programme goals.

There are numerous types of benefits that can be employed under REDD+ that will have varying importance and utility to different stakeholder groups. Incentives can be created at various levels (e.g. public sector, private sector, household) and in various geographical regions or sectors. Some benefit sharing mechanisms may take the form of cash payments (e.g. to governments, households or communities) while others will be non-monetary, such as support for sustainable livelihoods or small-scale infrastructure, including improved resource management (e.g. investments in new technology and/or extension in forest-friendly farming or forestry), processing, or marketing (e.g. investment in technology, complementary policies to guarantee prices and/or subsidies for sustainable products).

While benefit sharing systems will vary depending on national and subnational needs and contexts, there are several overarching principles and practices that can inform the design of REDD+ benefit sharing arrangements. Specifically, benefit sharing systems are critical in the design of a REDD+ mechanism as they dictate how effective a REDD+ mechanism will be at delivering emissions reductions, how efficient these systems are and how they share benefits equitably across different actors (see, for example, Angelsen et al., 2009). Often these criteria (known collectively as the 3Es) can involve trade-offs that will need to be reconciled at the national or subnational levels. These three criteria are explained in more detail here:

- REDD+ activities should deliver quantifiable emission reductions. The effectiveness of benefit sharing mechanisms can be determined by the extent to which they create meaningful incentives to contribute toward this goal.
- With limited funding available for REDD+, targeting activities that deliver the most emissions reductions per unit cost, or “bang for the buck” should be an important consideration. The efficiency of a REDD+ benefit sharing mechanism can be measured by the amount of emissions reductions (and other benefits) that are achieved per unit cost.
- REDD+ can generate both costs and benefits to a variety of stakeholders, geographies and activities. The design and implementation of REDD+ should consider the equitable distribution of these costs and benefits so that certain stakeholders or regions do not bear a disproportionate amount of the costs nor receive a disproportionate amount of the benefits.

REDD+ also has the potential to deliver both carbon and non-carbon (i.e. social and environmental) benefits (see the Social and Environmental Safeguards chapter). Benefit sharing mechanisms can choose to allocate a portion of REDD+ revenues toward non-carbon benefits (above and beyond what is required for the adequate provision of safeguards).

INTERNATIONAL POLICY CONTEXT

Benefit sharing is often discussed under the context of REDD+ finance within the international policy negotiations. The most significant and developed of these bodies is the United Nations Framework Convention on Climate Change (UNFCCC), which has been discussing REDD+ finance since 2007 at the 13th Conference of the Parties to UNFCCC (COP 13) in Bali. At the international level, several other multilateral and voluntary institutions, notably the Forest Carbon Partnership Facility (FCPF), UN-REDD and REDD+ Social and Environmental Safeguards (SES), have been defining modalities for distributing the benefits of REDD+. The following
outlines the international policy legislation that has been developed to date under the UNFCCC as well as these voluntary and multilateral institutions.

**COP 16: Cancun, 2010**
In 2010, at COP 16 in Cancun, two of the major defining features of REDD+ for benefit sharing were decided. These are related to scale, in that REDD+ will be implemented at the national (subnational) level, and conditionality, that payments should be linked to measurable results, namely (a) reducing emissions from deforestation, (b) reducing emissions from forest degradation, (c) conserving forest carbon stocks, (d) managing forests sustainably and (e) enhancing forest carbon stocks.¹

In addition to paying for REDD+ results, REDD+ readiness funds would also pay for enabling policies and supportive activities necessary to deliver these results, including capacity building for participants, law enforcement, the costs of creating new institutions and rules, developing MRV systems, etc.² It is also broadly agreed that investments in REDD+ should be directed toward a range of social and environmental benefits, including improvements in land tenure, promoting the livelihoods of indigenous peoples and local communities (IPLCs), and enhancing biodiversity conservation.³

**COP 17: Durban, 2011**
In 2011 at COP 17 in Durban, parties began considering whether results-based REDD+ financing should go beyond carbon to include non-carbon benefits. This discussion is still ongoing with a range of views among parties, from those who would see results defined narrowly as the provision of emissions reductions to those who would prefer a more holistic definition of results that includes the multiple benefits of REDD+.

**UN-REDD Programme**
The UN-REDD Programme is a major multilateral initiative supporting investments in REDD+ strategy development and capacity building. The UN-REDD Programme has developed the Social and Environmental Principles & Criteria as well as the Benefits and Risks Tool (BeRT) to help countries assess whether they have addressed social and environmental safeguards, including specific criteria related to benefit sharing. Because there do not appear to be any requirements or incentives to use this tool, however, it remains unclear how they will be applied by the UN-REDD Programme pilot countries (UN-REDD, 2012).

**Forest Carbon Partnership Facility**
The Forest Carbon Partnership Facility (FCPF) Carbon Fund has invited REDD+ countries and stakeholders to provide input on the design of methodological guidance for benefit distribution systems for Carbon Fund participants. According to the draft FCPF Emission Reductions Purchase Agreement (ERPA) Term Sheet, the seller (REDD+ country) must develop a Benefit Sharing Plan that explains how it will share “a significant part of the monetary or other benefits” from the Emissions Reduction (ER) Program with relevant stakeholders. Furthermore, the recommendations of the Working Group on the Methodological and Pricing Approach also provided initial guidance on benefit sharing, including that the “ER Program uses clear, effective and transparent benefit-sharing mechanisms with broad community support and support from other relevant stakeholders” and that “the design of the benefit-sharing mechanisms should respect customary rights to land and territories and reflect broad community support, so that REDD+ incentives are used in an effective and equitable manner” (FCPF 2012, Recommendations of the Working Group on the Methodological and Pricing Approach for the Carbon Fund of the FCPF).

**Voluntary standards**
Several voluntary standards, namely, the REDD+ Social and Environmental Standards (REDD+ SES); Climate, Community and Biodiversity (CCB); and Plan Vivo have developed guidance for REDD+ benefit sharing (see Social and Environmental Safeguards chapter). The REDD+ SES has developed principles and criteria for the equitable sharing of benefits as well as land tenure and livelihoods. CCB certification requires that “benefits of the REDD+ programme are shared equitably among all stakeholders and rights holders” (see www.redd-standards.org)

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**NATIONAL AND SUBNATIONAL OPTIONS**

Given the wide variety in national and local contexts, it is unrealistic to expect that a single model for benefit sharing mechanisms can be developed. A number of studies have explored design features of REDD+ benefit sharing arrangements, guided by the principles of the 3Es (IUCN, 2009, Myers Madeira et al., 2012, Davis et al., 2012, PROFOR, 2011, Costenbader, 2011). A recent study by the Nature Conservancy (Myers Madeira et al., 2012) identifies several key design parameters for benefit sharing that are likely to be relevant for all REDD+ countries:

- Targeting benefits of the programme and the rationale for benefit sharing as well as clarification of the beneficiaries and conditions under which they can receive benefits;
- Tailoring benefits to create incentives (or compensation) sufficient to motivate desired behaviours from each actor, including decisions about the appropriate form, scale and timing of benefits;
- Timing and frequency of benefits, including whether benefits are delivered based on either actual results or forecasted results, which will depend on the individual costs and risks faced by stakeholders;
- Delivering benefits, including the governance and financial structures that are needed as well as the types of rules and institutions that will underpin them.

The remainder of this chapter will explore these elements more closely and provide a few case studies to demonstrate how these goals can be achieved. The topic of benefit sharing is closely linked to other topics such as safeguards, land tenure, non-carbon benefits and grievance mechanisms, including how to ensure transparency and disclosure. These topics are addressed in separate chapters of this publication. For the majority of this chapter we will be discussing benefit sharing in the context of phase 3 of REDD+ (i.e. payments for delivery of emissions reductions).
Targeting benefits

For REDD+ to adequately address the drivers of deforestation and forest degradation and to enhance carbon stocks (i.e. effectiveness), REDD+ programmes will need to identify and target the most relevant stakeholders at any given level. These include a potentially huge and diverse population of stakeholders ranging from IPLCs to large-scale agricultural producers.

Targeting REDD+ benefits should take into account a range of factors such as geographic variation of deforestation, local drivers of deforestation, the difference in the cost of forest protection and potential co-benefits that can be achieved in implementing REDD+ in different regions of the country. Targeting will therefore require strong institutional capacity to collect and manage data on key characteristics related to the potential beneficiaries and activities that should be targeted.

Each country will need to define priorities for benefit sharing under REDD+, because resources are unlikely to be sufficient to cover the full costs associated with changing land-use behaviour. Defining priorities translates into political decisions that will vary country by country. It may be more effective and efficient to deliver benefits in more accessible areas where pressures for deforestation and forest degradation are greatest. Yet an approach based exclusively on effectiveness and efficiency ignores equity considerations. In many countries, population groups in relatively isolated areas have played important historic roles in conserving vast tracks of forests. Delivery of benefits to these groups may be more costly (due to their inaccessibility), yet the costs per tCO₂ (i.e. efficiency) may be less because the costs of forest conservation are lower.

In practical terms, it will be necessary to follow a phased approach, in which certain geographic areas serve as pilots for delivering benefits until they can be provided on a more extensive basis. Given the participatory approach recommended for defining REDD+ policies and programmes, it will be important to define transparent criteria for prioritizing certain geographic areas and/or groups over others, and governments will need to establish firm timetables and targets for expanding benefits to ensure that they eventually reach a large proportion of potential beneficiaries.

Tailoring benefits

There are a variety of ways in which benefits can be tailored under REDD+ to incentivize different stakeholders to change land-use practices over the long term. These can be broadly classified as monetary and non-monetary benefits.

Monetary benefits
Cash payments are relatively simple to disburse and can therefore enhance the efficiency of REDD+ programmes. Direct monetary incentives, however, have been shown to carry adverse risks, such as elite capture, corruption and “crowding out” the intrinsic motivation to do the right thing for society (Blom et al., 2010, Cranford and Mourato, 2011, Myers Madeira et al., 2012). There is also the risk of small-scale cash payments being spent on items that do not contribute to improved welfare or livelihoods. Under certain conditions, however, cash payments can be effective (WWF, forthcoming) such as when

- Resource dependency is low;
- There is access to cash-based markets;
- There is sufficient capacity/skills for numeracy, saving, investment and entrepreneurship;
- Ownership over land/trees/carbon is clear;
- Long-term funding is guaranteed.

Non-monetary benefits

REDD+ programmes can use non-monetary benefits to motivate or enable changes in behaviour and to provide concrete benefits to stakeholders on the ground. These benefits include livelihood and income opportunities, improved infrastructure and health and educational conditions, tenure and food security, reduced vulnerability to climate change, and empowering individuals and communities to participate in decisions affecting local land use and development. Non-monetary benefits can be transformational to local economies by providing alternatives to business-as-usual land uses, thus contributing to long-term development. They can also be important in establishing the necessary institutional environment for direct monetary payments (Cranford and Mourato, 2011). Care needs to be taken, however, when designing non-monetary benefits to ensure that they are consistent with the conservation objectives being sought through the REDD+ programme; certain livelihood activities could place additional deforestation pressure on the very forests that we are seeking to protect through REDD+.

Non-monetary benefits are likely most appropriate where (WWF, forthcoming):

- Strong and long-term demand exists for sustainable products/services;
- Capacities for saving and investing cash are lacking;
- There is a strong link between the livelihood activity and conservation;
- Markets for products/services are accessible;
- Strong and long-term demand exists for sustainable products/services;
- New sustainable land uses can compete economically with existing uses.
TARGETING PAYMENTS IN REDD+ PROGRAMME DESIGN

Socio Bosque, Ecuador (sociobosque.ambiente.gob.ec)

Ecuador’s Socio Bosque is a government-led programme that was launched in 2008 with the dual goals of tackling deforestation and addressing poverty. The programme uses two payment schemes that are directed at either families or communities. Spatial targeting of participants is done through a ranking of three criteria: (1) deforestation threat, (2) importance of ecosystem services (e.g. carbon storage, water cycle regulation, biodiversity habitat) and (3) level of poverty. Both payment schemes are based on voluntary conservation agreements lasting 20 years (after which point they are renewable), which are monitored for compliance. Payments are made per hectare on an annual basis to families or communities that have upheld the terms of this agreement, including not converting land, or burning or logging trees.

Payments are adjusted progressively downward according to property size to make the scheme more equitable to small-scale, poorer landholders: properties of 50 hectares receive a payment of US$30 per hectare, the next 50 hectares receive US$20 per hectare, with payments continuing to decline as property sizes increase.

To ensure environmental effectiveness, participants are also required to submit investment plans that are monitored alongside conservation agreements. Two years after its launch in late 2008, the programme had reached 60,000 beneficiaries (de Koning et al., 2011).

Fund for Nature Conservation, Mexico (fmcn.org)

Mexico’s Fund for Nature Conservation (FMCN) comprises multiple subfunds that focus on different thematic and geographic priorities. FMCN consulted with 400 representatives from 249 key conservation and development organizations in its first year of operation to develop its priorities. FMCN sets specific biodiversity conservation priorities related to national environmental priorities (and in compliance with national programmes) and solicits proposals for projects that target those specific priorities. These strategic priorities are revised annually by FMCN before soliciting a new round of proposals (adapted from Davis and Goers Williams, 2012).

Payments for Environmental Services, Costa Rica

Costa Rica’s Payments for Environmental Services (PES) programme uses a simple geographic prioritization process to target benefits. PES is designed to recognize and reward forest owners and users in Costa Rica for providing environmental services, including greenhouse gas mitigation and biodiversity conservation. The implementing agency, Fondo Nacional de Financiamiento Forestal (FONAFIFO), prioritizes counties where there is a social development index lower than 35 per cent and where biodiversity conservation hotspots have been identified. Applicants within these areas are then prioritized for enrolment (Myers Madeira et al., 2012).

Monetary and non-monetary forms of benefit sharing can be complementary, and REDD+ benefit-sharing schemes will likely combine them. For example, Bolsa Floresta is one of the largest Payment for Environmental Services (PES) programmes, reaching more than seven thousand families in 15 state conservation units covering over 10 million hectares in the Brazilian state of Amazonas. Launched in 2007, the programme was designed to improve the quality of life of traditional populations, promote the maintenance of environmental services and reduce deforestation. Participation in the programme is voluntary through a contract committing to zero deforestation in areas of mature forest.

The programme has four components:

- One component involves a monthly cash transfer of US$24 to female heads of households.
- Two other components provide indirect social and economic investments (totalling approximately US$173,000 per conservation unit per year) considered priorities by the local communities.
- The final component invests in strengthening local organizations so that they can eventually administer the financing for the previous components (totalling approximately US$16,000 per conservation unit per year).

Tailoring benefits is fundamentally linked to the context in which benefits are being distributed. It is essential that practitioners take sufficient time to understand contextual issues (e.g. social, cultural, institutional, ecological) using thorough and participatory consultations. A good starting point for practitioners is to identify existing or potential barriers to sustainable resource and land use, which will have important implications for the long-term viability of benefit sharing mechanisms. These barriers may include lack of institutional capacity, conflicting cultural values, over-dependency on unsustainable resource use, poor governance and unclear land-use rights (see Addressing Drivers of Deforestation and Forest Degradation chapter).

Incentives for REDD+ should also be tailored according to the costs incurred by different stakeholders as well as how stakeholders perceive risk. Ideally, benefits should at a minimum be commensurate to the different costs stakeholders incur during the implementation of REDD+, but given the expected scale of REDD+ payments, this may be challenging in reality. For example, in Costa Rica’s PES programme, FONAFIFO uses different standardized contracts to incorporate the different costs associated with different REDD+ related activities. In Brazil, the opportunity costs are reflected in different criteria used by various states to distribute additional tax revenues to municipalities. These criteria frequently include the costs of different conservation activities to the municipality in terms of foregone revenues from development (Pagiola, 2008).

To ensure effectiveness, REDD+ must also align incentives across different scales. In the context of a national REDD+ programme, specific subnational projects may also be able to effectively target benefits to multiple levels by capitalizing on strong local knowledge and relationships. An example of this is provided by the Oddar Meanchey REDD+ pilot in Cambodia, which has tailored incentives to match the interests and roles of stakeholders at various levels, from local forest users to

WWF FOREST AND CLIMATE INITIATIVE
ACRE STATE’S SYSTEM OF INCENTIVES FOR ENVIRONMENTAL SERVICES

Context
Approved in 2010, the Brazilian state of Acre’s System of Incentives for Environmental Services (SISA) law is seen as one of the first comprehensive REDD+ laws to cover an entire state. The range of the law’s incentive schemes is still under development, but the aim is to distribute benefits among all major segments of the rural population, including small-scale producers, extractivists (harvesters of non-timber forest products), ribeirinhos (traditional riverine communities), indigenous peoples and large-scale producers. This includes a combination of upfront investments in sustainable farming as well as a range of cash and non-cash benefits that are conditional on performance against the management plan.

Expected changes
Acre’s SISA law aims to jointly achieve poverty alleviation and environmental conservation through the creation of a legal foundation for valuing a range of environmental services and providing positive incentives to sustainably manage these.

Achievements
Through a nine-year voluntary property certification scheme, small-scale producers agree to maintain their forest estates in return for technical and financial support. To enter into the scheme, landholders must adopt a management plan that provides the basis for land-use planning. Plans are then monitored for compliance through a combination of satellite and on-the-ground monitoring. The support includes:

- Technical assistance to improve soil fertility as well as training, tools and advice on making efficient use of already deforested land;
- Seeds and seedlings to grow fruit trees, subsistence crops, valuable timber species and “green manure” plants that enrich the soil as they grow and are cut as mulch;
- Small livestock animals such as chickens and sheep to provide food;
- Transport to help farmers get their surplus produce to market;
- An annual cash reward of 500–600 Brazilian reales (approximately US$250–300) in recognition of their part in tackling deforestation.

It is still too soon to tell how effective this model is, but preliminary satellite monitoring reveals that families have largely upheld their commitment to not deforest or use fire, and the scheme has been credited with helping reduce the incidence of forest fires during the 2010 drought.

Challenges
- The multiple stakeholder engagement process is time consuming and can take longer than anticipated.
- Monitoring the effectiveness of the scheme is difficult, as it requires monitoring on both a landscape and a property scale.

Lessons learned
Multiple stakeholder engagement leads to more diverse perspectives. While under consideration, the proposal was made public through the state government portal and was sent for review to hundreds of people, including indigenous and rural producers, the representatives of more than 72 domestic and international organizations, and 174 individuals, including 30 indigenous leaders, 50 farmers and 85 technical organizations (EDF, no date). Because diverse stakeholders were a part of the planning process, the final law reflected a more diverse perspective and could more adeptly meet the needs of each of the players.
The timing and frequency of benefits distribution depend on the different costs and risks stakeholders face as well as on the need to incentivize action. Benefits can be provided either up front or upon demonstrated performance, for instance, reduced deforestation or increased forest protection.

### Upfront payments

Upfront payments, or payments based on anticipated results, can help facilitate early buy-in from stakeholders and establish enabling conditions needed for a behavioural change. Providing benefits at the beginning of a REDD+ programme can also help address some of the risks and costs faced by poorer and more marginalized stakeholders by providing upfront cash in the face of uncertain future return and security against land claims or land disputes that jeopardize stakeholders’ ability to successfully change their behaviour. Because upfront benefits are delivered before performance is guaranteed, the overall pool of incentives tied to performance might become diluted. This presents a risk for financial supporters (e.g. donors, the central government, private investors).

### Demonstrated performance payments

While upfront payments are often necessary to cover start-up costs and mitigate risks, especially for vulnerable stakeholder groups, linking payments to performance has been shown to be important to assure behavioural change in conservation programmes (Kelley, et al., 2012). Pay-for-performance mechanisms can be implemented at different levels ranging from programmes focused on individual land users to programmes focused on subnational governments. Pay-for-performance programmes focused on individuals offer more precise targeting and more customized tailoring of incentives (Madeira, et al., 2012). Linking benefits to performance at this level, however, also imposes higher transaction costs (related to monitoring, enrolling and disbursing for individual grants and contracts), which may limit the scope of these programmes. Programmes that evaluate performance at higher levels (e.g. a subnational government) generally have lower transaction costs, but they require that the agencies supported, who have only indirect control over the desired behaviour actually generate performance changes. For example, Brazil’s Ecological Tax programme links benefits to performance at the level of individual municipalities, rewarding municipalities for conservation activities. Based on a municipality’s ecological rating, the municipality earns financial benefits that flow to public institutions. To continue receiving increased tax revenues under the programme, municipalities must then create incentives for individual landholders, who have direct control over the forest.

To maximize the advantages of both payment approaches, benefit distribution is often two-stage, with some benefits delivered upfront and some delivered based on demonstrated performance. Costa Rica’s PES and Mexico’s FMCN provide examples of national and project-level approaches that have adopted a two-stage benefit distribution system. Costa Rica’s PES delivers a fixed portion of a contract’s worth up front depending on the management practice undertaken (20 per cent for forest conservation and 50 per cent for reforestation) (Pagiola, 2008). Subsequent annual payments are made after compliance has been verified by licensed foresters. Mexico’s FMCN delivers some funds to grantees up front to support initial activities but delivers subsequent funds partly on the basis of how well grantees perform against established indicators (Porras, I, et al, 2012).

### Delivery/institutional arrangements

The financial arrangements of REDD+ will be shaped by host countries’ existing institutional and legal frameworks (e.g. forest tenure regimes), the scope of the programme (RED, REDD, REDD+), and available financing. Benefit sharing mechanisms will therefore encompass a variety of governance structures and instruments needed to both receive and distribute REDD+ finance. Institutional mapping will be necessary in order to develop an understanding of existing systems governing the vertical distribution of REDD+ finance and horizontal distribution of REDD+ benefits and to identify institutional gaps. USAID’s Institutional Assessment Tool for Benefit Sharing under REDD+ is designed to provide guidance on navigating the range of potential institutional arrangements for REDD+ benefit sharing and to assess gaps.
TABLE 2: KEY FUNCTIONS OF BENEFIT SHARING MECHANISMS (DAVIS AND GOERS WILLIAMS, 2012)

<table>
<thead>
<tr>
<th>Category</th>
<th>Functions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oversight and strategic</td>
<td>» Developing rules and guidelines to govern the mechanism</td>
</tr>
<tr>
<td>decision-making</td>
<td>» Supervising the mechanism to ensure 3Es</td>
</tr>
<tr>
<td></td>
<td>» Providing guidance on high-level policy and strategic decisions</td>
</tr>
<tr>
<td></td>
<td>» Reviewing reports on the mechanism’s performance</td>
</tr>
<tr>
<td></td>
<td>» Providing advice when substantive changes are needed</td>
</tr>
<tr>
<td>Management and administration</td>
<td>» Managing REDD+ funds</td>
</tr>
<tr>
<td></td>
<td>» Ensuring compliance with rules and guidelines</td>
</tr>
<tr>
<td></td>
<td>» Receiving and verifying claims from potential beneficiaries</td>
</tr>
<tr>
<td></td>
<td>» Delivering benefits</td>
</tr>
<tr>
<td></td>
<td>» Preparing reports on operations and performance</td>
</tr>
<tr>
<td>Support and extension</td>
<td>» Raising awareness about the programme</td>
</tr>
<tr>
<td></td>
<td>» Building capacity of potential beneficiaries</td>
</tr>
<tr>
<td></td>
<td>» Providing technical support to facilitate participation of beneficiaries</td>
</tr>
<tr>
<td>Monitoring and reporting</td>
<td>» Monitoring the mechanism with respect to key performance criteria</td>
</tr>
<tr>
<td></td>
<td>» Preparing regular reports on performance</td>
</tr>
<tr>
<td></td>
<td>» Identifying and reporting instances of non-compliance or corruption</td>
</tr>
<tr>
<td>Conflict resolution</td>
<td>» Resolving conflicts between beneficiaries</td>
</tr>
<tr>
<td></td>
<td>» Addressing grievances aired by beneficiaries concerning the mechanism</td>
</tr>
</tbody>
</table>

using a common set of principles and criteria that reflect desirable attributes for any REDD+ benefit sharing mechanisms (Davis and Goers Williams, 2012). Key functions of benefit sharing institutions are shown in Table 2.

Benefit sharing systems should build off of existing institutions. There are several examples of these types of arrangements from PES, community forestry, community development programmes and social agreements or contracts related to concessions. For example, in Indonesia the National Program for Community Empowerment (PNPM) channels grants between US$120,000 and US$360,000 from the national budget to the subdistrict level on an annual basis (Davis, et al., 2011). Villages within a subdistrict compete for funds by engaging in a participatory planning and decision-making process to demonstrate local development needs and priorities. The village government manages awarded funds with a strong emphasis on transparency and broad-based participation of community members, including participation of women and poor households. Most of these grants have been invested in local infrastructure and service provision. Since 2008, a pilot version of the PNPM has been implemented, focusing on investments in sustainable natural resource management, conservation and renewable energy (World Bank, 2011).

FOCUS

FOREST CARBON TRUST FUND, NEPAL

Adapted from Davis, et al., 2011

The Forest Carbon Trust Fund (FCTF) is a four-year initiative funded by the Norwegian government that provides support to a group of national and regional NGOs to pilot an institutional mechanism for benefit sharing of REDD+ funds from community forest and watershed management initiatives. The project builds upon Nepal’s well-established community forestry model and engages with 105 community forest user groups (CFUGs) in the watersheds of Chanarwati (Dolakha district), Ludhikhola (Gorkha district) and Kayerkhola (Chitwan district). The Forest Act of 1993 decentralized rights and management of national forests to empowered district forest offices that transferred those rights and responsibilities to registered CFUGs. In the three watershed areas, operational CFUGs are clustered together to form “REDD+ Watershed Networks”.

Payments made to CFUGs are weighted according to a number of factors: 40 per cent of the payment is based on verified reductions in deforestation (against a historical baseline) as well as increases in carbon stocks; 25 per cent of the payment is based on the presence of indigenous peoples and low-caste households (dalits) as registered members of the user group; 15 per cent of the payment is based on recorded poverty levels in the participating community. The first pilot payment was made to all 107 user groups in 2013, totalling around US$96,000.

CFUGs may use seed grants to fund community forest management activities, livelihood improvement activities, or group-strengthening activities such as capacity-building, awareness-raising and carbon monitoring. They may also decide, through consensus, to give a portion of the seed grant money to the poorest households in their community. Although still in the process of establishing a functional MRV system, the project is developing local capacity to undertake monitoring of carbon stocks, with representation from all major stakeholders. This committee will be responsible for monitoring and reporting on carbon data, payment distribution and payment utilization with respect to the FCTF operational guidelines. An independent verification agency, consisting of a multidisciplinary team of technical experts, will analyze and verify these results. This demonstration project is perhaps one of the most advanced in the world in terms of generating lessons and experiences related to the governance and management of REDD+ benefit sharing mechanisms. In particular, the project has proposed concrete governance arrangements to ensure that payment distribution is managed in a transparent, accountable and inclusive manner:

- The multi-tiered and multi-stakeholder design of the FCTF institutional structure promotes checks and balances in decision-making.
- The third-party verification and audit committee promotes accountability against project performance objectives and standards.
- The FCTF operational guidelines, including the detailed roles and responsibilities of each institution, are clear and were developed through a participatory process.
WWF is working with governments in forest countries such as Nepal and the Democratic Republic of Congo to design and pilot benefit sharing arrangements. WWF’s REDD+ vision, principles and policies offer many guidelines for stakeholder and rights holder participation in the design of national and subnational REDD+ benefit sharing mechanisms:

- WWF favours national-level approaches to REDD+, with subnational-level as an interim step. Long-term success for REDD+ programmes depends in large part on government ownership or the effective exercise of the government’s authority over policies and activities. Additionally, ownership at the national level will help determine how integrated REDD+ is with a country’s overall development strategies and environmental initiatives.

- WWF believes that all relevant stakeholders and rights holders should be able to participate fully and effectively in a REDD+ programme’s design and implementation. This implies that stakeholders and rights holders have timely access to appropriate and accurate information to enable good programme governance.

- WWF believes that REDD+ finance should support a transition to low carbon development economies and must therefore taper off over time. REDD+ is ultimately a bridge strategy, providing investment to catalyze a longer-term transition in how forest resources are used. To be successful, a REDD+ programme must be part of an overall package of measures, reinforcing and reinforced by a country’s overarching environmental and development strategies.

- WWF believes that REDD+ should contribute to sustainable livelihoods and poverty alleviation for forest-dependent peoples.

**FURTHER RESOURCES**


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**END NOTES**

1. See Section C of Decision 1/CP.16 paragraphs 70, 71, 73, 76 and 77.
2. ibid paragraphs 73 and 76.
3. ibid paragraph 72.
5. fas-amazonas.org
Additional Resources

WWF REDD+ RELATED RESOURCES
Official positions
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WWF Position: WWF position on forests and climate change mitigation, 2009
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Policy briefs
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WWF REDD+ MRV External Brief for UNFCCC COP18, 2012
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WWF REDD+ Reference Level External Brief for UNFCCC COP18, 2012
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WWF REDD+ Finance External Brief for UNFCCC COP18, 2012
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Climate Action Network (including WWF’s input): CAN-International submission on how to address drivers of deforestation and forest degradation, 2012
bit.ly/17miv86

WWF Submission to SBSTA: Methodological guidance for activities relating to REDD+ (safeguards & RL/REL), 2011
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More information on WWF’s REDD+ related UNFCCC efforts:
bit.ly/10EyCpf

WWW REDD+ RELATED PUBLICATIONS & DOCUMENTS

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From project based to nested REDD+: Monitoring, reporting and verifying (MRV) standards for carbon accounting, 2012
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Reference Levels and Payments for REDD+: Lessons from the recent Guyana-Norway Agreement, 2012
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Other
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REDD+ Five Guiding Principles  
[bit.ly/18wvEby](bit.ly/18wvEby)

More WWF REDD+ related publications available here:  
[bit.ly/16mKTGX](bit.ly/16mKTGX)

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**REDD+ LEARNING TOOLS**

**REDD+ Community**: A free, open online knowledge sharing and community platform for REDD+ practitioners around the world. [reddcommunity.org](reddcommunity.org)

**REDD+ Learning Sessions**: An archive of free webinar presentations given monthly by REDD+ experts on key issues. [bit.ly/13WO8AY](bit.ly/13WO8AY)

**REDD+ Inspiring Practices**: Inspiring Practices capture the valuable knowledge and experiences from REDD+ efforts that can help improve, replicate and scale up REDD+ work around the globe. [reddcommunity.org/inspiring-practices](reddcommunity.org/inspiring-practices)

**REDD+ Inspiring Practice**: Development of the Amazonian Indigenous REDD+ Proposal (also available in French/Spanish). [bit.ly/11mRfNj](bit.ly/11mRfNj)

**REDD+ Inspiring Practice**: Fostering Participation and Cross-Cultural Dialogue (also available in French/Spanish). [bit.ly/117XjNW](bit.ly/117XjNW)

**REDD+ Inspiring Practice**: Mapping Madre de Dios (also available in French/Spanish). [bit.ly/13fzrqC](bit.ly/13fzrqC)

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**VIDEOS**

Video: REDD+ in DRC—Local Action, Global Impact  
[bit.ly/15fK0oy](bit.ly/15fK0oy)

Video: REDD+ for People and Nature—Mai-Ndombe, DRC  
[bit.ly/13fJUJk](bit.ly/13fJUJk)

Video: REDD+ Learning Video: Engaging forest stewards in REDD+ dialogues (also available in Spanish)  
[bit.ly/117XsB8](bit.ly/117XsB8)

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**REDD+ NEWS**

**REDD+ Resource Digest**: a weekly email round-up of REDD+ news and information from around the world representing varying perspectives  
[conta.cc/Zc1ZSp](conta.cc/Zc1ZSp)

**Canopy**: FCI’s quarterly newsletter that provides the latest news and information on WWF’s REDD+ related activities  
[conta.cc/Zc1ZSp](conta.cc/Zc1ZSp)

**Access archive of all issues of these publications at**  
[conta.cc/Zc1ZSp](conta.cc/Zc1ZSp)

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**More REDD+ news and info at**  
Forest and Climate News  

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**ADDITIONAL RESOURCES**

WWF Forest and Climate website  
[www.panda.org/forestclimate](www.panda.org/forestclimate)

Forest and Climate Activities and Priorities  
[bit.ly/142BCwV](bit.ly/142BCwV)

Forest Climate Projects  

WWF Forest and Climate twitter feed  
[www.twitter.com/wwfforestcarbon](www.twitter.com/wwfforestcarbon)

REDD+ Community twitter feed  
[www.twitter.com/REDDCommunity](www.twitter.com/REDDCommunity)

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WWF REDD+ experts are working around the world. To learn more about where we work or to get in touch with WWF REDD+ experts, please visit [bit.ly/REDDexperts](bit.ly/REDDexperts) or contact us at [forestclimate@wwfus.org](mailto:forestclimate@wwfus.org).

REDD+ Community is a virtual community of hundreds of REDD+ practitioners and specialists from diverse organizations around the globe. Learn more at [reddcommunity.org](reddcommunity.org) or contact individuals directly at [reddcommunity.org/members](reddcommunity.org/members).

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*WWF REDD+ resources*: From the Tree of Practices to the Forest of Knowledge: A guide to identifying, capturing, sharing and communicating REDD+ Inspiring Practices  
[bit.ly/18wvUaN](bit.ly/18wvUaN)

**REDD+ Learning Video**: Engaging forest stewards in REDD+ dialogues (also available in Spanish)  
[bit.ly/117XsB8](bit.ly/117XsB8)

**Access all WWF REDD+ learning tools at**  

**Access all WWF REDD+ related videos at**  
[www.youtube.com/wwfforestclimate](www.youtube.com/wwfforestclimate)
Additional Resources

**REDD+ GLOSSARY**
Adaptation
The adjustment in natural or human systems in response to actual or expected climatic stimuli or their effects, which moderates harm or exploits beneficial opportunities. Various types of adaptation can be distinguished, including anticipatory, autonomous and planned adaptation.

Afforestation
Direct human-induced conversion of land that has not been forested for a period of at least 50 years to forested land through planting, seeding and/or the human-induced promotion of natural seed sources. See also reforestation and deforestation. For a discussion of the term forest and related terms such as afforestation, reforestation and deforestation, see the IPCC Special Report on Land Use, Land-Use Change, and Forestry (IPCC, 2000).

Anthropogenic
Resulting from or produced by human beings.

Atmosphere
The gaseous envelope surrounding the Earth. The dry atmosphere consists almost entirely of nitrogen and oxygen, together with trace gases including carbon dioxide and ozone.

Baseline/reference
The baseline (or reference) is the state against which change is measured. It might be a “current baseline”, in which case it represents observable, present-day conditions. It might also be a “future baseline”, which is a projected future set of conditions excluding the driving factor of interest. Alternative interpretations of the reference conditions can give rise to multiple baselines.

Biodiversity
The total diversity of all organisms and ecosystems at various spatial scales (from genes to entire biomes).

Biomass
The total mass of living organisms in a given area or volume; recently dead plant material is often included as dead biomass. The quantity of biomass is expressed as a dry weight or as the energy, carbon or nitrogen content.

Capacity building
In the context of climate change, capacity building is developing the technical skills and institutional capabilities in developing countries and economies in transition to enable their participation in all aspects of adaptation to, mitigation of, and research on climate change, and in the implementation of the Kyoto Mechanisms, etc.

Carbon dioxide
A naturally occurring gas fixed by photosynthesis into organic matter. A by-product of fossil fuel combustion and biomass burning, it is also emitted from land-use changes and other industrial processes. It is the principal anthropogenic greenhouse gas that affects the Earth’s radiative balance. It is the reference gas against which other greenhouse gases are measured, thus having a Global Warming Potential of 1.

Carbon sequestration
The process of increasing the carbon content of a reservoir/pool other than the atmosphere.

CDM (Clean Development Mechanism)
The CDM allows greenhouse gas emission reduction projects to take place in countries that have no emission targets under the United Nations Framework Convention on Climate Change (UNFCCC) Kyoto Protocol, yet are signatories.

Climate
Climate in a narrow sense is usually defined as the “average weather”, or more rigorously, as the statistical description in terms of the mean and variability of relevant quantities over a period of time ranging from months to thousands or millions of years. These quantities are most often surface variables such as temperature, precipitation and wind. Climate in a wider sense is the state, including a statistical description, of the climate system. The classical period of time is 30 years, as defined by the World Meteorological Organization (WMO).

Climate change
Climate change refers to any change in climate over time, whether due to natural variability or as a result of human activity. This usage differs from that in the United Nations Framework Convention on Climate Change (UNFCCC), which defines climate change as: “a change of climate which is attributed directly or indirectly to human activity that alters the composition of the global atmosphere and which is in addition to natural climate variability observed over comparable time periods”.

Climate change scenario
A plausible and often simplified representation of the future climate, based on an internally consistent set of climatological relationships and assumptions of radiative forcing, typically constructed for explicit use as input to climate change impact models. A “climate change scenario” is the difference between a climate scenario and the current climate.

Deforestation
Natural or anthropogenic process that converts forest land to non-forest. See afforestation and reforestation.

Desertification
Land degradation in arid, semi-arid and dry sub-humid areas resulting from various factors, including climatic variations and human activities. Further, the United Nations Convention to Combat Desertification (UNCCD) defines land degradation as a reduction or loss in arid, semi-arid and dry sub-humid areas of the biological and economic productivity and complexity of rain-fed cropland, irrigated cropland or range, pasture, forest and woodlands resulting from land uses or from a process or combination of processes, including those arising from human activities and habitations patterns, such as: (i) soil erosion caused by wind and/or water; (ii) deterioration of the physical, chemical and biological or economic properties of soil and (iii) long-term loss of natural vegetation.
Ecosystem
The interactive system formed from all living organisms and their abiotic (physical and chemical) environment within a given area. Ecosystems cover a hierarchy of spatial scales and can comprise the entire globe, biomes at the continental scale or small, well-circumscribed systems such as a small pond.

Emissions scenario
A plausible representation of the future development of emissions of substances that are potentially radioactively active (e.g. greenhouse gases, aerosols), based on a coherent and internally consistent set of assumptions about driving forces (e.g. demographic and socio-economic development, technological change) and their key relationships. In 1992, the IPCC presented a set of emissions scenarios that were used as a basis for the climate protections in the Second Assessment Report. These emissions scenarios are referred to as the IS92 scenarios.

Ecosystem services
Ecological processes or functions having monetary or non-monetary value to individuals or society at large. There are (i) supporting services such as productivity or biodiversity maintenance, (ii) provisioning services such as food, fibre or fish, (iii) regulating services such as climate regulation or carbon sequestration and (iv) cultural services such as tourism or spiritual and aesthetic appreciation.

Greenhouse gas
Greenhouse gases are those gaseous constituents of the atmosphere, both natural and anthropogenic, that absorb and emit radiation at specific wavelengths within the spectrum of infrared radiation emitted by the Earth’s surface, the atmosphere, and clouds. This property causes the greenhouse effect. Water vapour (H₂O), carbon dioxide (CO₂), nitrous oxide (N₂O), methane (CH₄) and ozone (O₃) are the primary greenhouse gases in the atmosphere.

Impact assessment (climate change)
The practice of identifying and evaluating, in monetary and/or non-monetary terms, the effects of climate change on natural and human systems.

Indigenous peoples
No internationally accepted definition of indigenous peoples exists. Common characteristics often applied under international law, and by United Nations agencies to distinguish indigenous peoples include: residence within or attachment to geographically distinct traditional habitats, ancestral territories and their natural resources; maintenance of cultural and social identities, and social, economic, cultural and political institutions separate from mainstream or dominant societies and cultures; descent from population groups present in a given area, most frequently before modern states or territories were created and current borders defined; and self-identification as being part of a distinct indigenous cultural group, and the desire to preserve that cultural identity.

Kyoto Protocol
The Kyoto Protocol was adopted at the Third Session of the Conference of the Parties (COP) to the UN Framework Convention on Climate Change (UNFCCC) in 1997 in Kyoto, Japan. It contains legally binding commitments, in addition to those included in the UNFCCC. Countries included in Annex B of the Protocol (most member countries of the Organization for Economic Cooperation and Development (OECD) and those with economies in transition) agreed to reduce their anthropogenic greenhouse gas emissions (CO₂, CH₄, N₂O, HFCs, PFCS and SF₆) by at least 5% below 1990 levels in the commitment period 2008 to 2012. The Kyoto Protocol entered into force on 16 February 2005.

Leakage
The unexpected loss of anticipated carbon benefits due to the displacement of activities in the project area to areas outside the project, resulting in carbon emissions. Leakage can negate some or all of the carbon benefits generated by a project. Although not often acknowledged, leakage can also be positive, if best practices are adopted outside of the project area and gain widespread use, e.g. the displacement of logging due to forest conservation activities. Source: Watson, Robert T. et al (eds). 2000. Land Use, Land-Use Change and Forestry. Report of the Intergovernmental Panel on Climate Change. Cambridge University Press.

Measuring
The M element of MRV Systems stands for monitoring or measuring depending on who is talking. Actually it is both. Source: REDD+ Community Glossary

Mitigation
An anthropogenic intervention to reduce the anthropogenic forcing of the climate system; it includes strategies to reduce greenhouse gas sources and emissions and enhancing greenhouse gas sinks.

MRV systems
MRV systems or Monitoring (or Measuring), Reporting and Verification (or Validation) systems constitute the resources tracking and inventorying system that sits at the heart of REDD+ implementation both at a national and subnational level. Their purpose is to track in accurate, consistent, complete, transparent and comparable ways the amount of carbon stored in forest ecosystems across time and allow estimation of emissions reductions resulting from REDD+ mitigation actions implementation when comparing stock behaviour with expected estimates generated based on historical trends (a.k.a. reference levels [REL/RL]). Source: REDD+ Community Glossary

Reforestation
Planting of forests on lands that have previously contained forests but that have been converted to some other use. For a discussion of the term forest and related terms such as afforestation, reforestation and deforestation, see the IPCC Special Report on Land Use, Land-Use Change, and Forestry (IPCC, 2000).
Reporting
The R or reporting component of the MRV system constitutes its heart and soul. Basically, it defines the WHAT FOR of the WHAT (the M). The R allows us to translate the information the M component has generated into meaningful, tangible information for decision making. The deliverables defined for R (the specific questions that need to be answered while reporting) and the standards it needs to comply with define the objectives and design of M component. These questions do not only include how much CO$_2$ has been emitted, sequestered or avoided to be emitted. It takes care of finding the true meaning of those quantities in terms of management objectives. Source: REDD+ Community Glossary

Tree line
The upper limit of tree growth in mountains or high latitudes. It is more elevated or more poleward than the forest line.

United Nations Framework Convention on Climate Change (UNFCCC)
The Convention was adopted on 9 May 1992, in New York, and signed at the 1992 Earth Summit in Rio de Janeiro by more than 150 countries and the European Community. Its ultimate objective is the “stabilisation of greenhouse gas concentrations in the atmosphere at a level that would prevent dangerous anthropogenic interference with the climate system”. It contains commitments for all parties to the convention.

Scenario
A plausible and often simplified description of how the future may develop based on a coherent and internally consistent set of assumptions about driving forces and key relationships. Scenarios may be derived from projections, but are often based on additional information from other sources, sometimes combined with a ‘narrative storyline’. See also climate (change) scenario and emissions scenario.

Sea-level rise
An increase in the mean level of the ocean. Eustatic sea-level rise is a change in global average sea level brought about by an increase in the volume of the world ocean. Relative sea-level rise occurs where there is a local increase in the level of the ocean relative to the land, which might be due to ocean rise and/or land level subsidence. In areas subject to rapid land-level uplift, relative sea level can fall.

Verification
The Verification component of the MRV system is the one supposed to bring transparency and validation to the information generated by the M and the R components. There are various ways to look at it. The first one is the concept of “power to the people” idea. It refers to the possibility MRV systems should give to any stakeholder of having access to the data and having the opportunity of validating it by scrutiny of methods and procedures as well as actual results reported on the ground. It commonly represents the link with participatory MRV in which communities and stakeholders are able to input, analyze and verify data into the MRV system. This could be done by mechanisms that are intrinsic to the MRV system or, by the use of third-party individuals, facilitators, systems or even certifiers as is the case with forestry practices. Source: REDD+ Community Glossary

Please visit reddcommunity.org/glossary for a more comprehensive list of REDD+ terms and definitions
OUR VISION

WWF’s global Forest and Climate Initiative is working to ensure that REDD+ significantly contributes to the conservation of tropical forest and thereby to the reduction of emissions from deforestation and degradation for the benefit of people and nature.

panda.org/forestclimate

Why we are here

To stop the degradation of the planet’s natural environment and to build a future in which humans live in harmony with nature.

panda.org/forestclimate

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