- Legal basis
- PRISAI development
- PRISAI testing
- PRISAI implementation
- Guidelines for Implementation
- Capacity building
- New opportunities & Challenges
Legal Basis

- Cancun Agreement
- National laws:
  - Ratification of CEDAW
  - Law 5/1960
  - Law 41/1999
  - Law 11/2005
  - Law 12/2005
  - Law 32/2009
  - Law 14/2008
  - Laws related to forestry, rights, governance
- National REDD+ Strategy
National REDD+ Strategy

- Safeguards framework is done to ensure a risk evaluation reference point for REDD+ activities, and to facilitate the preparation of monitoring and control steps relating to program management, financial accountability, and the impact of programs on vulnerable groups and the natural environment.

- Instruments for a safeguards framework for REDD+ involves social, environmental and fiduciary safeguards.
PRISAI Development

- Involving civil society, local and national government agencies, private sector, pilot project developers, finance institution, indigenous peoples and local communities, research institution, international NGOs
- Used method to get feedback: public consultation, FGD for each stakeholders, email to experts, informal (coffee shop discussion)
- 02 version has been circulated and tested in four pilot activities
10 Principles and the link with Cancun

1. Clarifications of the status of tenure and land rights (Sf 3 Cancun Agreement - CA);
2. Ensuring actions complement, or are consistent with, the objectives of emission reductions and relevant international conventions and agreements (Sf 1 CA);
3. Improvement of forest governance (Sf 2 CA);
4. Respect for the knowledge and rights of indigenous people and members of local communities (Sf 3 CA);
5. Full and effective participation of relevant stakeholders with attention to gender (Sf 4 CA);
6. Improvement in the conservation of natural forests biological diversity, and ecosystem services (Sf 5 CA);
7. Actions to address the risks of reversals (Sf 6 CA);
8. Actions to reduce displacement of emissions (Sf 7 CA);
9. Fair REDD+ benefit sharing to all relevant stakeholders and rights holders (Sf 1 dan 4);
10. Warrants a transparent, accountable and institutionalized information system (Sf 2 CA)
Component of PRISAI

- Environment
- Social Aspects
- Organizational Setting
## Principles, Criteria and Indicators (Social Aspects)

<table>
<thead>
<tr>
<th>Principles</th>
<th>Criteria</th>
<th>Indicators</th>
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<tbody>
<tr>
<td>Ensuring the rights to land and territory</td>
<td>1.1. Identification of rights holders in potential REDD+ locations, and identification of the objects and types of rights over land, territory and natural resources</td>
<td>1.1.1. The practice of participative processes in inventorying and mapping holders of rights, objects of rights, and types of rights to land, territory and natural resources relevant to REDD+ activities, specifically the rights and types of marginalized people (Implementing Agency)</td>
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<td>1.1.2. Participative identification of clear boundaries, overlapping claims involving claimants, and objects and types of rights in REDD+ locations (Implementing Agency)</td>
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<td>1.1.3. The use of participative mapping as one basis in the development and review of landscapes and boundaries of forest areas (Government)</td>
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Principle 1

1. Identify the rights holders and tenure system

2. Rights recognition (state law and or customary law)

3. Process of implementing REDD

4. Free prior and informed consent

FPIC

Rights recognition
Implementation

- Following the cycle of program/project
Steps in Project/Program Design

- Early Discussion with Stakeholders
- Letter of Consent

Initial Consent

Concept Note
- Problems identification
- Implementation plan
- Mentoring or guidance (affirmative action)

Sf Committee Recommendation
- Feedback
- Recommendation Letter to start the project
Scope

- **Program level:**
  - Laws/policy that needs to be established
  - Streamline the supporting laws/policies

- **Project level:**
  - Typology of project
  - Project area
  - Developers
Testing: understanding the language & link to the existing works/standards

WWF: mixed actors: private, community and NGOs

TNC/CSF: jurisdictional-based project

Warsi: community forestry

PUTER/RMU: restoration ecosystem project
Lessons Learned from Pilot

1. Jargons: should be adjusted to be more grounded
2. Scientific terms: should be defined further
3. Acronym: should have glossary
4. Consider complexities and pluralities: a term could be translated differently in different context. Ex. Vulnerable groups
5. Capacity building: needs to be done for new mechanism: participatory mapping, FPIC, etc
6. Consistency: terms and concept
7. Cross cutting issues: framing the whole principles. Ex. FPIC and participation
8. Existing standards: avoid double process
Guidelines

- A guidance for project developer to operationalize PRISAI 02
- Guidelines will be the basis for safeguards committee to measure the implementation of PRISAI and for stakeholders to monitor the implementation
- It includes:
  - General guidelines
  - Guidelines for PRISAI Components
  - Grievance mechanism and conflict resolution
  - Guidelines for reporting and public disclosure
Capacity building

- **Training for stakeholders in Central Kalimantan**
  - Local bureaucrats
  - NGOs
  - Project developers

- **Engagement with multi-stakeholders process**
  - PRISAI is discussed by national forestry council. And circulated to the members. The inputs have been given to the government
New opportunities & Challenges

- **Tenure: constitutional court decision MK 35/2012**
  - **Opp:** clarify indigenous peoples as the rights holders to forest. Previously indigenous forest was belong to the state. Based on the court ruling: indigenous forest is belong to the indigenous peoples.
  - **Cha:** free riders could take lands for conversion especially local governments and their political allies.

- **REDD+ Agency**
  - **Opp:** coordinating all REDD+ initiatives
  - **Cha:** coordination with sectors
Terima Kasih