#### REPUBLIC OF CÔTE D'IVOIRE



## PRIME MINISTER

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## Gulf of Guinea Northern Regions Social Cohesion Project - Côte d'Ivoire

N°: P175043

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## **NEGOTIATED**

# ENVIRONMENTAL AND SOCIAL COMMITMENT PLAN (ESCP)

**Final** 

March 1st, 2022

#### **ENVIRONMENTAL AND SOCIAL COMMITMENT PLAN (ESCP)**

- 1. The Government of the Republic of Côte d'Ivoire (the "Recipient") shall implement the Gulf of Guinea Northern Regions Social Cohesion Project (175043) (hereinafter the "Project"), under the authority of the Office of the Prime Minister, through the Cotton and Cashew Council (CCA). The International Development Association (the "Association") has agreed to provide funding for the Project.
- 2. The Recipient shall ensure that the Project is carried out in accordance with Environmental and Social Standards (ESSs) and this Environmental and Social Commitment Plan (ESCP), in a manner acceptable to the Association. This ESCP sets out the material measures and actions to be carried out or caused to be carried out by the Recipient, including the timeframes for carrying out the actions and measures, the institutional, staffing, training, monitoring, and reporting arrangements, grievance management and the environmental and social assessments and instruments to be prepared or updated, consulted, disclosed, or re-disclosed, adopted, and implemented in accordance with the ESSs.
- 3. The Recipient shall comply with the provisions of all other environmental and social (E&S) documents required under the Environmental and Social Framework (ESF) and referred to in this ESCP, such as the Environmental and Social Management Framework (ESMF) including the Pest Management Plan (PMP), the Resettlement Framework (RF), the Stakeholder Engagement Plan (SEP), the Labor Management Procedures (LMP), the Security Management Plan (SMP), the Grievance Mechanism (GM), the Sexual Exploitation and Abuse /Sexual Harassment (SEA / SH) Prevention and Management Action Plan, the Security Risk Assessment (SRA) and the Security Management Plan (SMP), and all other relevant documents and deadlines specified.
- 4. The Recipient shall be responsible for compliance with all the requirements of the ESCP, even when the implementation of certain specific measures and actions is carried out by the ministries or agencies mentioned in paragraph 1 above.
- 5. The implementation of the material measures and actions defined in this ESCP shall be monitored and reported to the Association by the Recipient, in accordance with the requirements of the ESCP and the terms of the Legal Agreement, and the Association shall monitor and evaluate the progress and completion of these measures and actions throughout the implementation of the Project.
- 6. As agreed between the Association and the Recipient, the ESCP may be revised as needed, during the Project implementation to reflect the adaptive management of Project changes and unforeseen circumstances, or in response to the assessment of the Project's performance under this ESCP. In such circumstances, the Recipient shall accept the changes with the Association and revise the ESCP accordingly to reflect the agreed-upon changes. The agreement on the amendments to the ESCP shall be documented by the exchange of letters signed by the Association and the Recipient or its delegate. The Recipient shall promptly disclose the revised ESCP.

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
MONITO	PRING AND REPORTING		
A	REGULAR REPORTING:  The Recipient shall prepare and submit to the Association regular environmental and social monitoring reports indicating the performance of the Project, including but not limited to: (i) environment, social, health and safety (ESHS); (ii) ESCP implementation; (iii) stakeholder engagement activities, operation of SEA / SH sensitive grievance mechanism (s); (iv) the preparation and implementation status of the E&S documents required under the ESCP.	Quarterly reports, starting from Effective Date, prepared throughout the Project implementation.	Project Implementation Unit (PIU)
В	<b>INCIDENTS AND ACCIDENTS:</b> The Recipient shall promptly notify the Association any incident or accident related to the Project that has, or is likely to have, a significant negative impact on the environment, the affected communities, the public and the Project workers. These incidents or accidents can be linked to: water and soil pollution, poisoning by pesticides, damage to the property of an individual or a community, the degradation of a particular ecosystem such as a protected area, incidents or accidents on the Project sites, land conflicts, labor migration, discrimination (for example, discrimination against women, young people, people with disabilities, and minority groups), the exclusion of vulnerable or disadvantaged individuals or groups, cases of SEA / SH, working conditions, child labor, forced labor, handling of Project-related complaints, etc.	Notify the Association within 48 hours of becoming aware of the incident or accident.  Ensure the provision of assistance to survivors of SEA / SH for medical care, psychosocial support, and legal assistance by way of referral to relevant SEA/SH service providers in the Project area within 48 hours.	PIU
	The Recipient shall provide the Association with sufficient details regarding the incident and / or accident, indicating the immediate measures taken or planned to remedy it, including any other information provided by a contractor and/or supervising entity, where appropriate.	This systematic reporting system shall remain in place throughout the Project implementation	
	Subsequently, upon request of the Association, the Recipient shall prepare a report on the incident or accident and propose measures to prevent its recurrence.	A detailed report shall be prepared and provided within a maximum of 5 working days. The reporting of SEA / SH cases shall be based on the principle of confidentiality and security of the survivor's identity	

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
		and shall be kept in a secure location with limited access.	
С	CONTRACTORS MONTHLY REPORTS:  As part of the contractors and suppliers' contracts, contractors are required to provide the PIU with monthly site monitoring reports on environmental, social, health and safety aspects.  These monthly reports shall be sent to the Association by the Recipient on request, if necessary.	Monthly reports prepared from the signing of the contracts, throughout the duration of Project's works.	-PIU -Contractors -Services Providers / Suppliers
ESS 1: A	SSESSMENT AND MANAGEMENT OF ENVIRONMENTAL AND SOCIAL RISKS AND IMPACTS		
1.1	ORGANIZATIONAL STRUCTURE:		
	The Recipient shall create and maintain an organizational structure, within the existing Project Implementation Unit (PIU) of Cashew Value Chain Competitiveness Project (P158810), with qualified staff and appropriate resources to support the management of environmental, social, health and safety (ESHS) risks of the Project.  The PIU shall recruit or appoint (i) a dedicated Environmental specialist, and a Social specialist (including SEA/SH aspects) to ensure the implementation of the E&S documents prepared	The PIU shall be set up prior to the Project Effective Date.  E&S and Security specialists (focal points) within RCs shall be recruited not later than three (3) months after the Effective Date	- The Cotton and Cashew Council (CCA)PIU
	under the Project; and (ii) a Security specialist, charged with all security monitoring/management aspects, including liaison with the armed forces, local communities, and security audits of r Project sites.	The organizational structure, including E&S and Security specialists, should be maintained throughout	
	CCA, through its regional branches involved in the Project, will recruit or designate E&S focal points to support the work of the E&S specialists of the central PIU. These specialists shall regularly report to the central PIU regarding the environmental and social compliance of activities at the local level. The qualifications, experience, and terms of reference for the recruitment of all these E&S and security specialists shall be approved by the Association.	Project implementation	
	The Recipient shall ensure, through the coordinator of the Project, that the specialists in environmental and social safeguards carry out their missions relating to the environmental and		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	social management of the Project, including the prevention and management of the SEA/SH, and in accordance with the Project Implementation Manual (PIM).		PIU
1.2	ENVIRONMENTAL AND SOCIAL ASSESSMENT:  The Recipient shall prepare, consult, adopt, disclose, and implement the Environmental and Social Management Framework (ESMF) to identify and assess the risks and potential negative environmental and social impacts of the Project, (including, inter alia, security risks and SEA / SH), as well as appropriate mitigation measures. A particular emphasis shall be placed on consulting women's groups to identify their needs and suggestions during the assessment and other vulnerable person or groups to ensure the integration of their particular needs into the Project risks mitigation measures.	The ESMF has been disclosed on December 15, 2021.  Site-specific ESIA / ESMPs shall be prepared before implementation of the relevant Project activities and implemented throughout cycle of said activity.	PIU
1.3	MANAGEMENT TOOLS AND INSTRUMENTS:  The Recipient shall develop, disclose, consult upon, adopt and implement the following risk assessment and management tools and instruments, in accordance with the ESSs and in a manner acceptable to the Association:  - Environmental and Social Management Framework (ESMF) including a Pest Management Plan (PMP)  - Resettlement Framework (RF);  - Resettlement Plan (s) (RP)  - Labor Management Procedure (LMP);  - Stakeholder Engagement Plan (SEP), including the Grievance Mechanism (GM) at Project level;  - The Security Risk Assessment (SRA) and the Security Management Plan (SMP);  - Environmental and Social Impact assessments specific to each site (ESIA, with site-specific ESMPs, SEA / SH action plans, E&S Audit as needed);	ESMF and RF have been disclosed on December 15 and December 22, 2021, respectively.  SEP has been disclosed before Project Appraisal.  LMP has been disclosed on February 3, 2022.  SRA has been developed and adopted before the Project Appraisal.  The SMP shall be developed and adopted before the Project Effective Date  Site-specific instruments shall be prepared, disclosed, consulted upon, and adopted prior to the start of any activity requiring the development of a specific E&S instrument and shall be thereafter implemented	PIU

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	- SEA / SH Prevention and Management Action Plan.	throughout Project implementation.  The SEA / SH Prevention and Management Action Plan shall be developed, disclosed, consulted upon, and adopted no later than three (3) months after the Project Effective Date.  All these instruments shall be implemented throughout the duration of the Project.	
1.4	MANAGEMENT OF CONTRACTORS  The Recipient shall incorporate the relevant aspects of this ESCP, including the relevant E&S and safety documents and / or plans, as well as the LMP, into the ESHS specifications of the procurement documents and contracts with the contractors and Supervising Engineers.  The Recipient shall ensure that contractors (i) comply with the ESHS specifications of their respective contracts, and (ii) ensure that their subcontractors comply with the ESHS specifications of their respective contracts in accordance with the management tools and instruments referred to in section 1.3 above.	During the preparation of the procurement documents and before the signing of the contract and effective start of the relevant services or works.  Implementation and maintenance of these measures throughout the Project implementation.  Supervise contractors and supervising Engineers, throughout the Project implementation.	PIU
1.5	THIRD PARTY MONITORING:  The Recipient shall mobilize, if necessary, local relevant regulatory authorities, the technical institutions involved in the Project (ANDE, CIAPOL, DPVCQ / Inter ministerial Committee for the Prevention and Fight against Violent Extremism, etc.), NGOs, community organizations, etc. to complete or verify the monitoring information to monitor the environmental and social performance of the Project.  The results of their monitoring shall be included in the quarterly reports which the Recipient shall prepare.  The Recipient shall also recruit national or international experts to complete and verify the compliance of the risk management of SEA / SH and security risks as part of the Project, where	Throughout the Project implementation	PIU Third Party Monitor

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	appropriate, with terms of reference, qualifications, and experience acceptable to the Association.  The Recipient shall require the third-party consultant, responsible for monitoring, to prepare and submit monitoring reports, which shall be promptly made available to and discussed with the Association and shall promptly take any measures that may be requested by the Association upon its review of the third-party monitor consultant reports.		
1.6	TECHNICAL ASSISTANCE:  The Recipient shall ensure that consultations, studies, capacity, and skills building, training and any other technical assistance activities under the Project are carried out in accordance with terms of reference acceptable to the Association, which incorporate the relevant ESSs requirements.  Ensure that any outputs of technical assistance activities are consistent with the ESSs.	Throughout the Project implementation	PIU
1.7	EMERGENCY RESPONSE COMPONENT (CERC):  a) The Recipient shall prepare a standalone CERC-ESMF and ensure that the CERC Manual includes a description of the ESHS assessment and management arrangements including, if applicable, CERC-ESMF that has been included or referred to in the CERC Manual for the implementation of Contingent Emergency Response, in accordance with the ESSs and in a manner acceptable to the Association.  b) In the event of a crisis leading to the activation of the CERC, the Recipient shall prepare, consult, adopt and disclose all E&S instruments that may be required for activities under the Contingent Emergency Response Component (CERC) of the Project, in accordance with the CERC Manual and, if applicable, CERC-ESMF and the ESSs, and thereafter implement the measures and actions required under said E&S instruments, within the timeframes specified in said E&S instruments.	<ul> <li>a) The preparation and adoption of the CERC Manual and, if applicable, the standalone CERC-ESMF in form and substance acceptable to the Association is a withdrawal condition under Section [XXX] of Schedule 2 of the Financing Agreement for the Project.</li> <li>b) Submit the required E&amp;S instrument to the Association's prior review and approval and adopt it prior to carrying out the relevant Project activities for which the E&amp;S instrument is required.</li> <li>Implement the E&amp;S instruments in accordance with their terms, throughout the implementation of the Project.</li> </ul>	PIU

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
ESS 2: L	ABOR AND WORKING CONDITIONS		
2.1	LABOR MANAGEMENT PROCEDURES:		<u>PIU</u>
	The Recipient shall develop, adopt, and implement Labor Management Procedures (LMP) prepared for the Project (including, inter alia, the prohibition of SEA / SH, child labor, and forced labor) in accordance with the requirements of ESS2 and in a manner acceptable to the Association.	The LMP has been disclosed on February 3, 2022 and will be implemented throughout the implementation of the Project	
2.2	GRIEVANCE MECHANISM FOR PROJECT WORKERS: The Recipient shall establish, maintain, and operationalize a grievance mechanism (GM) for project workers, sensitive to SEA / SH, as described in the LMP, in accordance with the provisions of the ESS 2 and the applicable national legislation.  The Recipient shall ensure that workers who use this GM are not subjected to any form of discrimination or retaliation from employers.	The GM shall be established, and operationalized prior to the recruitment of workers, and shall be maintained throughout the Project implementation.	PIU.
2.3	OCCUPATIONAL HEALTH AND SAFETY (OHS) MEASURES:  The Recipient shall prepare, adopt, and implement the occupational health and safety (OHS) measures specified in the ESIA / ESMP and ensure that the Project contractors develop and implement an OHS plan, all in accordance with ESS 2 and in a manner acceptable to the Association.	The final plan shall be established before the start of the work. These measures must be maintained throughout the Project implementation.	PIU
2.4	EMERGENCY PREPAREDNESS AND RESPONSE:  The Recipient shall adopt and implement emergency preparedness and response measures and reflect those measures in the Project ESMF and ESIA / ESMP.  The Recipient shall ensure that the Project contractors prepare, adopt, and implement an emergency preparedness and response plan. The emergency situations of each sub-project shall be identified in the ESIA reports and Contractor's ESMP (C-ESMP) or in an ESMP for	Prior to the start of the works and throughout the implementation of the Project.	- PIU - Supervising Entity; - Suppliers and contractors

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	community-driven development work (CDD), as well as the measures for their prevention and management shall be notified in said reports.		
	The Recipient shall immediately report any major emergency (e.g., spills, attacks, pollution, accidents causing significant damage) in accordance with section B of this ESCP.		
ESS 3: R	ESOURCES EFFICIENCY AND POLLUTION PREVENTION AND MANAGEMENT:		
3.1	POLLUTION PREVENTION AND MANAGEMENT:  Waste and Hazardous Materials Management:	The measures shall be adopted before the actual start of the relevant works.	PIU
	The Recipient shall develop, adopt, implement measures, and reflect those measures in the Project ESMF and ESIAs / ESMPs, to manage waste and hazardous materials in accordance with ESS 3 and in a manner acceptable to the Association.	These measures and actions shall be maintained and implemented throughout the implementation of the Project.	
	The Recipient shall ensure that contractors develop, adopt, and implement a waste and hazardous materials management plan (common and specific waste) in accordance with the provision of the ESMF and site specific ESIA/ESMP, in a manner acceptable to the Association.		
	Pesticides management: The Recipient shall ensure that the prevention and management measures for risks and potential impacts provided for in the Pest Management Plan (PMP), included in the Project ESMF, are applied in a manner acceptable to the Association.		
3.2	RESOURCE EFFICIENCY:	Measures shall be adopted prior to the start of works and implemented and maintained throughout the	PIU
	The Recipient shall develop, adopt, implement rationalization measures on raw materials, energy and water use and the maintenance of its quality, and reflect those measures in the Project ESMF and ESIAs/ESMPs, to manage efficient consumption of these resources in accordance with ESS3 and in a manner acceptable to the Association.	Project implementation.	
ESS 4: C	OMMUNITY HEALTH AND SAFETY		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
4.1	TRAFFIC AND ROAD SAFETY  The Recipient shall ensure that contractors / supervising entities develop, adopt, and implement measures and actions to assess and manage the risks related to traffic and road safety (including, among others, a road traffic and safety plan in particular a plan for the movement of construction equipment and detour routes), in accordance with ESS 4 requirements.	Prior to the start of works and maintained throughout the implementation of the Project.	- PIU Supervising entity -Contractors
4.2	COMMUNITY HEALTH AND SAFETY:  The Recipient shall ensure the Contractors / supervising entities develop, adopt, and implement measures and actions to assess and manage the following Project-related risks and impacts, in accordance with ESS 4 requirements and in a manner acceptable to the Association.  SEA / SH risks  The Recipient shall develop, disclose, consult upon, adopt, and implement the SEA / SH prevention and mitigation action plan referred to in section 1.3 above.	Prior to the start of the effective work. These measures shall be maintained throughout the implementation of the Project.	- PIU -supervising entity -Contractors
	Risks associated with the spread of COVID-19 The Recipient shall develop, disclose, consult upon, adopt, and implement the action plan for the prevention and management of risks related to the spread of COVID-19, prepared in order to manage this risk on all Project work sites.  Security risks The Recipient shall assess the security risks, and, thereafter, develop, adopt, and implement the Security Management Plan (SMP), prepared for the Project, to manage the risks of recurring security incidents and threats under the Project, in accordance with the requirements of ESS 1 and ESS 4 and in a manner acceptable to the Association.	The SEA / SH Prevention and Management Action Plan shall be developed, disclosed, consulted upon, and adopted no later than three (3) months after the Project Effective Date.  Three (3) months after Project Effective Date and throughout the Project implementation. The COVID-19 prevention action plan shall be updated as necessary to respond to the contexts of the sub-project areas.  The SMP shall be developed and adopted prior to the Project Effective Date and implemented throughout the Project implementation. The action plan shall be updated as needed, depending on the evolution of the	

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
		security context of sub-projects areas.	
4.3	SECURITY PERSONNEL:	Before the effective start of activities	- PIU -Contractors, supervising
	The Recipient shall prepare, adopt, and implement a standalone Security Management Plan (SMP), based on the Security Risk Assessment (SRA) in accordance with the requirements of ESS 4, in a manner acceptable to the Association.	During and after the execution of the Project.	entity -Security services
	The following measures shall be adopted to ensure that the engagement to security or personnel (in the implementation of project activities), for provision of security of Project workers, sites and / or assets, is carried out in accordance with ESS 4:		
	a. Assess the risks, impacts of engaging security personnel, and implement measures to manage these risks and impacts, (including a stand-alone security management plan), guided by the principles of proportionality and good international industry practices, and by applicable law, with regard to the recruitment, rules of conduct, training, equipping and monitoring of such security personnel;		
	b. Adopt and apply standards, protocols and codes of conduct for the selection and use of security personnel, and screen such personnel to verify that they have not engaged in illegal or abusive behavior in the past, including SEA / SH or excessive use of force;		
	c. Ensure that such personnel is properly instructed and trained, prior to deployment and on a regular basis, on the use of force and proper conduct, as outlined in the Project Operational Manual, ESMF, and Security Risk Management Plan.		
	d. Ensure that the stakeholder engagement activities under the Stakeholder Engagement Plan (SEP) include a communication strategy on the involvement of security personnel in the Project;		
	e. Ensure that any concerns or grievances regarding the conduct of security personnel are received, monitored, documented (considering the need to protect confidentiality), resolved through the Project grievance mechanism (see action 10.2 below) and reported to the		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	Association no later than two (2) days after being received; and		
	f. When the Association so requires, after consultation with the Recipient: (i) promptly appoint a third-party monitoring consultant, whose terms of reference, qualifications and experience are satisfactory to the Association, in order to visit and monitor the Project area where security personnel are deployed, collect relevant data and communicate with Project stakeholders and beneficiaries; (ii) request the third-party consultant in charge of monitoring to prepare and submit monitoring reports, which shall be quickly made available to the Association and discussed with it; and (iii) promptly take any action requested by the Association after examining the reports of the monitoring third party consultant.		
ESS 5: L	AND ACQUISITION, RESTRICTIONS ON LAND USE AND INVOLUNTARY RESETTLEMENT		
5.1	RESETTLEMENT FRAMEWORK AND RESETTLEMENT PLANS:	The RF shall be prepared, disclosed, consulted, and	-PIU
	The Recipient shall develop, disclose, consult, adopt and implement a Resettlement Framework (RF) for the Project, in accordance with ESS 5, while ensuring that women and other vulnerable person and groups have equal access to resettlement-related opportunities and compensations and that any risks potentially associated with resettlement are considered in the RF, in a manner satisfactory to the Association.	adopted before the Project Appraisal and implemented throughout the Project implementation.	- The Administrative Compensation Commission
	Where appropriate, develop, disclose, consult, adopt and implement a site-specific Resettlement Plan (RP), for identified sites as provided in the RF and consistent with ESS 5. All RPs must be approved by the Association and disclosed nationally and on the Association's website.	Disclose, adopt, and implement the respective RP, before the start of Project activities or works to which the RP relates.	
5.2	MONITORING AND REPORTING		-PIU
	The Recipient shall prepare an implementation report for the monitoring of any land acquisition and resettlement activities.	Prior to the start of relevant works	-Implementing agency -NGO
	This report shall be submitted to the Association for approval before the start of the relevant work.		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
5.3	GRIEVANCE MECHANISM (GM):  The Recipient shall ensure that the Project RF and site-specific RPs reflect the Project GM, and are sensitive to SEA/SH, to which complaints and comments on involuntary resettlement associated with the Project may also be addressed. This GM shall be operational and accessible to all those affected by land acquisition and resettlement activities.	Prior to the start of RP implementation	- PIU -Implementing agency -NGO
ESS 6: B	IODIVERSITY CONSERVATION AND SUSTAINABLE MANAGEMENT OF LIVING NATURAL RI	SOURCES	
6.1	BIODIVERSITY RISKS AND IMPACTS:  The Recipient shall implement biodiversity management measures set out in the Project ESMF and the ESIA / ESMP in a manner acceptable to the Association.	Prior to the start of Project activities.	PIU
	Where a site specific ESIA/ESMP identifies significant impacts on biodiversity, the Recipient shall prepare, adopt, and implement a biodiversity management plan.  Specific E&S instruments shall be submitted to the Association for approval before launching the procurement documents and contracts with contractors and supervising entities.		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY		
ESS 7: IN	IDIGENOUS PEOPLES/ SUB-SAHARAN AFRICAN HISTORICALLY UNDERSERVED TRADITION	DNAL LOCAL COMMUNITIES			
Not appl	cable to the Project				
	ESS 8: CULTURAL HERITAGE				
8.1	<b>CHANCE FINDS</b> : The Recipient shall develop, adopt, and implement a management plan for the cultural heritage that may be affected by the Project, if any, as well as procedures relating to chance finds as described in the ESMF. Clauses on these "chance finds" shall be included in all works contracts, even in cases where the probability is very low.	Before the start and throughout the works.	PIU		
	This "chance finds" procedure shall also be carried out by the PIU, in collaboration with the communities for the activities to be implemented by the community workers and as part of the CDD approach.				
	The ESMF proposes a procedure in the event of the "chance finds" of cultural remains, in accordance with national legislation and the practices of the ministry responsible for culture. Likewise, any ESIA / ESMP to be prepared shall include such a section on cultural heritage. These measures shall be consistent with ESS 8 requirements.				
ESS 9: F	INANCIAL INTERMEDIARIES				
Not appl	cable to the Project				
ESS 10:	STAKEHOLDER ENGAGEMENT AND INFORMATION DISCLOSURE				
10.1	STAKEHOLDER ENGAGEMENT PLAN PREPARATION AND IMPLEMENTATION: The Recipient shall prepare, disclose, consult upon, adopt, and implement a Stakeholder Engagement Plan (SEP) including measures to, inter alia, provide stakeholders with timely, relevant, understandable and accessible information, and consult with them in a culturally appropriate manner, which is free of manipulation, interference, coercion, discrimination and intimidation, all in accordance with ESS10 and in a manner acceptable to the Association.	SEP has been disclosed before Project Appraisal and shall be finalized and adopted prior to the Effective Date.  SEP shall be implemented throughout the Project implementation.	PIU		
	The Recipient shall recruit a local NGO or a local specialized agency to support the implementation and monitoring of the SEP.				

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY	
10.2	PROJECT GRIEVANCE MECHANISM (GM)	The GM shall be operational prior to the Effective Date	- PIU	
	The Recipient shall, establish, publish, maintain, and operate a Grievance Mechanism (GM), in order to receive and facilitate the resolution of concerns and grievances related to the for the entire Project, promptly and effectively, in a transparent, culturally appropriate and readily accessible manner to all Project-affected-parties, at no cost and without retribution, including concerns and grievances filed anonymously, all in accordance with the ESS 10.	The GM shall be maintained and shall remain operational throughout the implementation of the Project	-Psychosocial and legal assistance centers (GBV Services)	
	The GM shall also receive, register, and address concerns and complaints related to SEA / SH in a safe and confidential manner, with specific entry points for survivors and ensure a referral system to provide assistance to survivors as required, through identified GBV service providers in the Project area.			
	The GM shall be supported by a communication plan to ensure that the local populations affected by the Project are aware of the existence of this mechanism and know the procedures for filing and handling complaints and other remedies.			
CAPACIT	CAPACITY BUILDING (TRAINING)			
CB 1	Training on environmental and social standards	Three (3) months after the recruitment of environmental and social, and security specialists and once every six (6) months throughout the	d other consultants/ Training	
	- ESS 1 : Assessment and management of environmental and social risks and impacts			
	- ESS 2: Labor and working conditions and the Labor Management Procedures (LMP)	implementation of the Project		
	- ESS 3: Resource Efficiency and Pollution Prevention and Management			
	- ESS 4 : Community Health and Safety and Security Management Plan (SMP)			
	ESS 5: Land Acquisition, Restrictions on Land Use and Involuntary Resettlement			
	- ESS 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources			
	-ESS 8: Cultural heritage			
	-ESS 10: Stakeholder Engagement and Information Disclosure and the Stakeholder Engagement Plan (SEP)			

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	The training shall target the following elements:  -Project Steering Committee / Regional Steering Committee  -PIU (Social specialist, Environmental specialist, Security specialist, Procurement specialist)  -NGO working in the environmental and social fields in the project areas  -Technical structures  - ANDE  - Relevant territorial authorities.		
CB 2	Occupational health and safety training:  Contractors and supervising entities shall train all workers involved in Project activities, including security personnel, on occupational health and safety, first aid equipment, prevention of emergencies and how to prepare for and react to such situations.  Contractors must also ensure that the workers of their subcontractors are trained on the same subjects.	Prior to the start of employment of newly recruited workers and those already working, training would be provided quarterly to ensure that all staff are trained.  Throughout the implementation of the Project	PIU
	The training shall target the following elements:  - Contractors  - Contractors Workers (including subcontractors)  - Community workers  - Supervising entities  - PIU  Information, Education and Communication (IEC)  Raise awareness among contractors' workers, including subcontractors' workers, and		

<sup>-</sup>Environmental and Social Commitment Plan (ESCP)

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	Supervising entity mobilized on the sites of environmental and social standards as well as on respect for anti-COVID-19 barrier gestures.		
CB 3	Training on labor and working conditions	Prior to the start of employment of newly recruited	
	- Conditions of employment under national labor law;	workers and those already working, training would be provided quarterly to ensure that all staff are trained.	
	- Code of conduct for suppliers / service providers and subcontractors;	provided quarterly to orionic that an start are trained.	
	- workers' organizations;		
	- Rules on child labor and minimum working age;		
	- Workers' rights		
	-Worker complaints and SEA / SH complaints		
	-Discrimination and harassment / SEA / SH incidence		
	The training shall target the following actors:		
	- Company workers (including any subcontractors)		
	-Community workers		
	- Supervising Engineers;		
	-NGOs working in the social field in the Project area.		
CB 4	Training on environmental and social management	Prior to the start of employment of newly recruited workers and those already working, training would be	PIU
	This training shall provide knowledge on:		
	- the process of environmental and social selection and classification of sub-projects;	provided annually to ensure that all staff are trained.	
	- the procedures for organizing and carrying out the ESIA and the RP;		
	- environmental policies, procedures and legislation in Cote d'Ivoire;		
	- Implementation monitoring process of the ESMP and the RP.		

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	The training shall target the following actors: -PIU (social specialist, environmental specialist, security specialist, procurement specialist) -Central and local technical structures involved in the Project; - ANDE		
CB 5	Training on the grievance mechanism:  The training shall focus on the following modules:  Registration and processing procedure;  Complaint's resolution procedure;  Documentation and handling of complaints;  Use of the procedure by the various stakeholders;  SEA / SH complaints.  The training shall target the following actors:  -PIU (Social and environmental specialists, security specialist, procurement specialist),  -Local or regional follow-up or grievance management committees.  -Technical structures  - ANDE  - Relevant territorial authorities.  -NGOs	Prior to the start of employment of newly recruited workers and those already working, training would be provided quarterly to ensure that all staff are trained	PIU
CB 6	SEA / SH Risk Training:  - Awareness and measures to prevent and mitigate the risks of SEA / SH;  Themes, activities and target audiences shall be defined in the SEA / SH action plan;	Prior to the start of employment of newly recruited workers and those already working, training would be provided quarterly to ensure that all staff, actors and	PIU

	MATERIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE AUTHORITY / ENTITY
	-Dissemination of the SEA / SH action plan (activities, target groups); SEA / SH complaint handling The training shall target the following actors: -PIU (Environmental and social specialists, security specialist, Procurement Specialist, Specialist in Monitoring and Evaluation), -Central and local technical structures, - ANDE - Relevant territorial authoritiesNGOs	stakeholders involved are trained.	
CB 7	Training on risks and management during works targeting workers  -SEA / SH, child and forced labor;  - GM - including the SEA / SH related grievance mechanism;  - Compliance with the code of conduct clearly mentioning the prohibition of SEA / SH and the penalties in the event of misconduct, etc.  -Pollution and damage during the Project works,  -Occupational Health and Safety.	Subcontractors' workers  Before the start of work and organize regular refresher sessions .	- PIU -Contractors
CB 8	Information / awareness on potential environmental and social risks targeting local populations / communities:  Information / awareness on potential environmental and social risks, including the Project SEA / SH, to elicit their commitment and participation in the identification of measures aimed at minimizing and mitigating negative environmental and social risks and impacts related to Project implementation.	Before the start of the works and throughout the implementation of the Project	- PIU -Contractors -Supervising entity