INTRODUCTION AND ACKNOWLEDGEMENTS

1. A World Bank team\(^1\) carried Implementation Support Mission for the Ghana Sustainable Land and Water Management Project (SLWMP) during June 6-10, 2016 in Accra and selected project locations in Northern Ghana. The mission objective was to review and support project implementation, including in the field. The mission in particular followed up on findings and recommendations of the recent Bank field visits to SLWMP activities in the Gbele Resource Reserve (GRR), the new Government proposal to advance implementation of sub-projects scheduled for 2017, and the readiness for implementation of the Second Additional Financing.

2. This Aide Memoire summarizes the mission’s key findings and recommendations approved by the Bank Management. The draft aide memoire was reviewed at a wrap-up meeting of June 14, 2016 chaired by Hon. Mahama Ayariga, Minister, Ministry of Environment, Science, Technology and Innovation.

3. The Bank team sincerely thanks the Government of Ghana (GoG) counterparts: the Ministry of Environment, Science, Technology and Innovation (MESTI) as the coordinating Ministry for the Project; the Environmental Protection Agency (EPA); the Wildlife Division (WD) and the Forest Services Division (FSD) of the Forestry Commission; the Ministry of Food and Agriculture (MoFA); and the Savannah Accelerated Development Authority (SADA) for their excellent collaboration and courtesies extended to the mission. The mission team gratefully acknowledges interactions with local government officials and communities during the field visit. The Ministry of Finance representatives did not participate in the mission. List of persons met by the mission is attached as Annex 1.

4. The Bank also appreciates the opportunity to introduce Dr. Asferachew Abate taking over on July 15, 2016 the role of the Task Team Leader from Mr. Martin Fodor who has completed his assignment to Ghana. Other Bank staff changes include new Task Team Leader for SLWMP Impact Evaluation (IE) Mr. Paul Christiaan, and new IE field coordinator in Accra, Ms. Aurelie Rigaud.

CONTEXT

5. Project Development Objective (PDO) / Global Environment Objective (GEO). The SLWMP PDO / GEO is to expand the area under sustainable land and water management practices in

---

\(^1\)The team included Martin Fodor (Senior Environmental Specialist, GENDR, outgoing Task Team Leader (TTL), Asferachew Abate (Senior Environmental Specialist, GENDR, incoming TTL), Gayatri Kanungo (Senior Environmental Specialist, GENDR, Co-TTL), Lesya Verheijen (Operations Officer, GENDR), Isabel Abreu (Environmental Specialist, GENDR), Robert deGraft-Hanson (Senior Financial Management Specialist, GGODR), Charles Ashong (Senior Procurement Specialist, GGODR), Lydia Sam (Procurement Assistant, GGODR), Charity Boafo-Portuphy (Program Assistant, AFCW1), and Yesmeana Butler (Program Assistant, GENDR).
selected watersheds. The SWLMP is financed by the Global Environmental Facility (GEF) grants\(^2\) of US$29.66 million and in-kind contribution by GoG equivalent to US$14.3 million.

6. **Second Additional Financing (AF2).** Ghana requested that its entire GEF-6 STAR allocation be implemented by the World Bank as part of the Integrated Approach Program (IAP) on Food Security (coordinated by the IFAD). This financing of US$12,768,832 was processed as Second Additional Financing. Following the Bank approval in May 2016, the Grant Agreement is awaiting MoF countersigning and effectiveness (since June 6, 2016). There are no effectiveness conditions. The closing date was extended to November 30, 2020. Ghana is congratulated to delivering the first IAP child project through the final approval.

7. **Components.** The current Project has three components: Component 1 – Capacity building for integrated spatial planning (US$0.94 million from GEF, implemented by SADA under the original grant); Component 2 – Land and Water management (US$26.59 million from GEF) implemented by EPA, MoFA, WD, and FSD; and Component 3 – Project management and coordination (US$2.13 million from GEF, implemented by MESTI).

**KEY FINDINGS**

8. **Accelerated Scaling Up.** Following the 1.5 time over-achievement of key targets (of land area under SLM) last year, the Project requested to further accelerate scaling up of sub-project by shifting approximately US$350,000 worth of subproject and inputs from 2017 to 2016. This was agreed and reflected in the revised 2016 work plan. During the field visit, the mission noted good progress on the ground and satisfaction of the beneficiaries with the project support. High demand for sub-projects in new districts and communities continues in SLWM areas and CREMAs. The positive spillover effects of good SLWM practices to non-beneficiary farmers who are replicating and learning from farmers supported under the project (e.g. bunding, composting) was notable. At the same time, the mission noted that the rains in the project area have started already and farmers are preparing land for planting, while procurement of inputs is delayed. It was agreed that procurement of inputs will be prioritized to ensure distribution of inputs on time and reduce the considerable potential risk to project performance from delayed sub-projects.

9. **Gbele Resource Reserve (GRR) Resettlement.** The mission followed up on findings of two Bank site visits to Gbele Reserve in March 2016 and April 2016. It was agreed that the completion of the ongoing Government sponsored resettlement of Gbele community from inside to outside of the reserve, while not caused by SLWMP, will be supported by SLWMP to avoid delays and associated risks to the communities, Government, and the Bank. TORs for preparation of the RAP (based on the update of the available resettlement documentation) was already prepared and cleared by the Bank. It is expected that funding to support the Gbele resettlement completion will be made available by adjusting the scope of other activities in Gbele Reserve.

10. **Gbele Resource Reserve Civil Works.** It was observed that the scope of the contract departed from the project documentation and approved work plan (i.e. the planned construction of two game viewing platforms was not included; instead of access tracks to the construction sites, a 10.5 km all-season road with concrete culverts and partial gravelling is being built in place of existing access track, with additional 3 km built greenfield), and one of the two waterhole construction sites, Malboba, was

---

\(^2\)Original grant of US$8.15 million approved on November 30, 2010; 1st AF grant (AF1) of US$8.75 approved on June 17, 2014, and 2nd AF grant (AF2) approved on May 20, 2016.
In addition, these civil works started without the requisite safeguards due diligence. Finally, in early June, construction of staff housing in the Gbele Camp commenced against the explicit disapproval of including this activity in the 2016 workplan, at the onset of the rains, and without prior safeguards due diligence. It was agreed to (i) cease the civil works in Gbele Reserve except works to complete and operationalize the first (Yelibi) waterhole before the full rains, (ii) cease the commenced road works on Gbele – Yelibi section except measure to prevent soil erosion and wastage of work already underway (e.g. complete ongoing construction of road structures that would go to waste if left as is; (iii) add a simple, lockable access control gate at the new road at the Gbele Camp location; (iv) cease the staff housing construction; and (v) complete safeguards due diligence for these and other Gbele Reserve related works before considering resumption. The Gbele civil works contract would be varied and/or re-negotiated to reflect this, with a view to identify savings/capacity that could be conveniently utilized in other SLWMP Gbele Reserve related civil works. The TORs for the preparation of the safeguards instrument was already prepared and cleared by the Bank.

11. **Improving Project Management.** The mission noted the need to improve and tighten project administration and contract management and better coordinate procurement team with substantive departments. It was agreed to improve project management; ways of doing this were discussed, e.g. by improving communication protocol, better informing and empowering management personnel on the ground, and ensuring focal points more closely monitor situation in the field. The Wildlife Division (WD) implemented activities in particular would benefit from improved project management and monitoring.

12. **Potential for IDA Financing and GEF-7.** The mission discussed a possibility of adding IDA financing to the SLWMP, tentatively in the amount of US$50 million (for delivery in FY2017). The MESTI leadership is interested in pursuing this option, if IDA funds become available in the current IDA cycle. Preliminary discussions on the use of GEF-7 resources were also conducted, where the GOG indicated its interest with working with the World Bank in continuing the implementation of the landscape approach in northern Ghana. The Project coordinator and the GEF Focal point made a request for deeper discussions on the all the available GEF windows to see how the engagement with the Bank could be enhanced.

13. **Japan Social Development Fund (JSDF)**. Proposal for $3 million JSDF grant was prepared by NGO Ricierca e Cooperazione under the auspices of WD to scale up SLWMP compatible activities, e.g. ecotourism, in two districts (Sawla-Tuna-Kalba and Wa East) on western fringes of Mole National Park within the Western Wildlife Corridor. Processing of this project proposal, if approved, will take about a year and implementation capacities will need to be assessed by the Bank before a decision is made on the implementing partner for this support.

---

3 Ghanaian EIA regulations requires conducting an environmental impact assessment for all development activities within protected areas; World Bank safeguards require preparation of an environmental assessment and environmental management plan.

4 JSDF, administered by the World Bank, provides grant financing for innovative, multi-sector social poverty alleviation programs, responding directly to the needs of the poorest and most vulnerable.
OTHER FINDINGS

14. **Progress towards Achievement of PDO.** PDO continues to be rated *Satisfactory*. The updated project results framework was not available to the mission; it was agreed that it will be submitted to the Bank by June 20, 2016 in time for the next Implementation Status Report (ISR).

15. **Implementation Progress (IP)** is rated *Moderately Satisfactory* based on the satisfactory progress in the key areas with delays in WD and SADA implemented components. Planning for core SLWM activities has been done in 46 communities and 2,062 subproject proposals were approved for funding; demand continues exceeding available resources two-fold. Under the spatial development activities, delays persist, with preparation of two pre-feasibility studies for large-scale water storage investments now dropped in favor of a reconnaissance survey. Biodiversity activities implemented by the WD, including the formation of Community Resource Management Areas (CREMAs) in the Western Wildlife Corridor and improved management of the Gbele Resource Reserve, have advanced, with implementation of first set of subprojects in CREMA Site 1 and CREMA formation activities in Site 3 well advanced; however, the above mentioned issues with civil works in GRR are of concern. Sustainable forest management activities implemented by the FSD in the eight target forest reserves and areas adjacent to them are progressing on schedule, with fire sensitization and prevention activities completed during the dry season, preparation of four Forest Management Plans ongoing, and preparations for phase II enrichment planting and green fire break establishment in Ambalara and Kulpawn Tributaries Forest Reserves on schedule.

16. **Safeguards Compliance** is assessed as *Moderately Unsatisfactory*. The downgrade is due to the activities taking place in GRR without the adequate due diligence and weak safeguards supervision by the focal points. Project continues to fail to report on safeguards and implementation of the Environmental Assessment and Management Plan. The detailed findings on safeguards in Annex 5.

17. **High Interest in Project Support.** The project received 3,470 subproject applications – of which only 2,062 were approved, within the available funding envelope. These subprojects cover an area of 2,368 hectares and include 5,881 beneficiaries.

18. **Readiness for Implementation – AF2 grant.** At the time of mission wrap up, the Grant Agreement for 2nd AF to SLWMP was awaiting signature by the Minister of Finance. The grant will become effective upon countersignature, following which the Designated Account for AF2 can be opened. It is envisaged that some AF2 activities (e.g. district level activities in the two new districts of West Gonja and Sawla-Tuna-Kalba) will start around November 2016.

19. **Revisions to Work Plan 2016.** The GoG team requested to front load input support to subprojects in the current year and proposed revising the WP2016 by shifting approximately US$350,000 worth of subproject inputs from 2017 to 2016. This request was approved by the Bank. In addition, the team has requested an addition of a budget of US$55,000 for community sensitization on impact evaluation – these funds are proposed to be (i) freed up from the final project evaluation budget line under AF1 – US$30,000 (as it will be financed under AF2 instead) and (ii) contingency under component 2.3. A written request on this will be submitted to the Bank by June 20, 2016.

20. **Progress Reporting.** No written progress report received prior to the mission and no results framework updates were provided. This is a departure from the much-appreciated practice of the

---

5 Bepona, Sissala North, Sissala Central, and Pudo Forest Reserves (FR)
project and did not allow mission take full stock of progress. The updated progress report will be submitted to the Bank by June 30, 2016.

21. **Disbursements.** As of January 28, 2016 disbursements of the original Grant (TF097579) stand at US$7,910,794.41 (97.06 percent), and of the AF grant (TF017090) at US$2,961,399.67 (33.84 percent). The mission encouraged the project team to complete disbursements and documentation for the original grant, so that it can be closed soonest possible. A new Withdrawal Application for the AF1 grant needs to be submitted soonest as well.

22. **Changes in Project Management Team in MESTI.** MESTI informed the Bank of a change in Project Management team – as of April 27, 2016, Mr. Richard Gyasi is a dedicated procurement officer for the project to be assisted by Ms. Rosemary Darko, Procurement Assistant. Mr. Gyasi has extensive experience in GoG procurement and will undergo procurement training at GIMPA on World Bank procurement.

23. **Impact Evaluation.** Impact Evaluation (IE) of SLWM activities through randomized control trials covering 100 communities commenced. It is expected that the IE will help determine (i) the impact of SLWMP on environmental factors and farmers’ livelihoods; (ii) how the project can work even better with use of small tools (like early notifications, excellence awards, etc.); and (iii) ways of making PES most effective. A mission specifically on IE took place in early May 2016. A three day training for district field staff on IE protocols was organized by the GOG team with support from the Bank team. The next major task for the IE is to finalize the procurement of the survey firm for the baseline survey. Expressions of Interest have been received and shorted firms have been identified – next step is to issue Request for Proposal to the short listed firms. It is expected that the procurement process will be completed by August 2016. The World Bank engaged a new IE field coordinator to be based in Accra and she started working with the GOG team.

24. **Synergies with New Donor Projects.** The mission continued exploring synergies with other projects supporting conservation / climate smart agriculture in Northern Ghana, in particular the Adaptation Fund Project, financed by UNDP, which was launched in May 2016. The Adaptation Fund project will use implementation modalities developed by GoG with the SLWMP support as possible. It was agreed that the SLWMP Steering Committee will serve as a Steering Committee for the UNDP project as well.

25. **Promotion of SLWM – Documentation of Project Achievements.** The Bank will help mobilize additional funding resources for preparing a set of documentaries for capturing lessons learnt under the project to be used for promotion of the SLWM. This is in addition to resources allocated under the recipient executed grant already (under AF).

26. **Financial Management (FM).** Financial Management performance is assessed as *Moderately Satisfactory.*

27. **Per Diem / Daily Subsistence Allowance (DSA).** MESTI decided and Bank agreed that project will use the new, October 6, 2015 Government DSA schedule issued by the Fair Wages and Salaries Commission for all in-country travel of project personnel. This is an improvement to the original

---

6 From May 3rd to May 16th, Paul Christian (DECIE), Ty Turley (Brigham Young University), Daan Van Soest (Tilburg University) and Aurelie Rigaud (DECIE), participated in an IE implementation mission to Ghana. The primary goal of the mission was to oversee the implementation of experiment to test the Auction and TILI mechanisms for soliciting participation in the PES mechanism according to the IE design
project DSA schedule reflecting the increased cost of living, and a measure that ensures DSA consistency of this project with other Government activities.

28. **Procurement.** Procurement performance is assessed as *Moderately Satisfactory.* The mission did not receive an updated procurement plan with information on actual status of procurement\(^7\). The mission notes low level of cooperation between the procurement team and the substantive teams, which impacts procurement efficiency and effectiveness. The detailed findings on procurement are included as Annex 6.

**PROGRESS BY COMPONENT**

29. **Component 1:** activities under Component 1 progressed little in the last supervision period. Completion of two pre-feasibility studies for large scale multi use water infrastructure, the only activity outstanding under this component (financed by the original grant) was agreed to be dropped due to insufficient funding and delays in identifying sites suitable for pre-feasibility studies, and substituted with a reconnaissance survey. Detailed proposal with costing will be submitted for Bank review by June 30, 2016.

30. **Component 2.1:** a planning exercise was completed in April 2016, involving all district agriculture directors and extension officers in the project target areas. Due to high turnover at the district director level (7 out of 10 district directors rotated out), the training included an additional day for bringing these new directors fully on board. All 46 watershed management plans were prepared and approved (5 communities in each of the “old” 8\(^8\) districts and 3 communities in each of the “new” 2\(^9\) districts). Subproject applications were received and assessed using the standard checklist (included as Annex 7). A total of 3,470 applications were received, including 2,214 from new communities and 1,256 from old communities – of these 2,062\(^10\) were approved, including 1,862 in old communities and 200 for PES auctions only in old communities. A training on watershed management planning was organized for 20 NGOs working in the project target area.

31. **Component 2.2.** Procurement of inputs for approved sub-projects was initiated. Due to high demand, only sub-projects in new 46 communities were considered for approval, even if the Project received 1,256 subproject proposals from “old” communities. An exception was made for communities that had received support for composting in 2015 (they were considered for crop subprojects support to demonstrate benefits of compost utilization).

32. **Component 2.3.** Impact evaluation is a key ongoing activity under this component; details on its status are covered separately.

33. **Component 2.4. WD:** Since SKGK CREMA was inaugurated in January 2016 and now has an approved management plan, the project provided financing to select livelihood support activities in the SKGK communities (a complete list of approved support is included in the Aide Memoire of the January 2016 supervision mission). CREMA by-laws for the SKGK CREMA have been submitted to the Attorney General for approval. In Sites 2, 3a, 3b and 4 CREMA formation activities are ongoing.

\(^7\) This was subsequently submitted after the mission together with the revised work plan for No Objection.

\(^8\) Builsa South, Talensi, Bawku West, Kassena-Nankana West, Wa East, Sissala East, Sissala West, and West Mamprusi

\(^9\) Daffiama-Bussie-Issa and Mamprugu Moaduri

\(^10\) With a total area of 2,368 hectares; covering 5,881 beneficiaries (2,962 male and 2,919 female)
with draft management plans available and implementation of these plans envisaged to start around December 2016. Status of activities in GRR is covered under key findings.

34. **Component 2.4. FSD.** The FSD conducted fire awareness and sensitization activities with communities surrounding target forest reserves during the dry season, through community events and radio adverts. Preparation of four FMPs\(^{11}\) is ongoing, with baseline data collected being conducted by the FSD teams. Planning and preparation (including procurement of seedlings) for phase II enrichment planting (400 ha in Ambalara and Kulpawn Tributaries FRs (400 ha in total) is ongoing; survival rates for the enrichment planting in 2015 were fairly good, at 82 percent and beating up will be done during this year’s season. Planning (including procurement of seedlings) for phase II green fire belt establishment is ongoing; survival rates for the green fire belt establishment were high, at 90 percent, thus minimal beating up will be required. All planting is done using community labor; besides, the communities are allowed to plant annual crops in the green fire belts until the canopy closes – which ensures better protection of these areas against fire and goodwill of the communities. Five new communities will be involved in planting this year and they have been provided with appropriate training. Carbon stock assessment for all target FRs was completed and final report produced.

**AGREEMENTS REACHED AND ACTIONS/NEXT STEPS**

35. Information on status of actions agreed on during the previous mission is in Annex 6. The next mission is tentatively scheduled for November 2016. The agreed next steps and actions are summarized in the below table:

<table>
<thead>
<tr>
<th>Action</th>
<th>Responsibility</th>
<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Detailed proposal for remaining Component 1 activities</td>
<td>SADA through MESTI</td>
<td>June 30, 2016</td>
</tr>
<tr>
<td>Submit updated Results Framework to Bank</td>
<td>MESTI</td>
<td>June 30, 2016</td>
</tr>
<tr>
<td>Submit Progress Report to Bank</td>
<td>MESTI</td>
<td>June 30, 2016</td>
</tr>
<tr>
<td>Halt the Gbele civil works (except as agreed) until safeguards compliance is achieved</td>
<td>WD</td>
<td>June 30, 2016</td>
</tr>
<tr>
<td>Advise on measures to strengthen project management, especially for WD activities</td>
<td>MESTI</td>
<td>Before next mission</td>
</tr>
<tr>
<td>Review the criteria provided by TCO in order to align it with the Environmental and Social Screening Checklist</td>
<td>MESTI/EPA</td>
<td>July 30, 2016</td>
</tr>
<tr>
<td>Submit report on the implementation of the Safeguards Instruments</td>
<td>MESTI/PIU</td>
<td>July 30, 2016</td>
</tr>
</tbody>
</table>

**DISCLOSURE**

The Bank and Republic of Ghana confirm their understanding and agreement to publicly disclose this Aide-Memoire. The disclosure of this Aide Memoire was discussed and agreed to with project

---

\(^{11}\) Bepona, Sissala North, Sissala Central, and Pudo Forest Reserves (FR)
counterparts led by Hon. Mahama Ayariga, Minister, MESTI, at the wrap-up meeting that took place on June 14, 2016 at MESTI, Accra.

ANNEXES

Annex 1. List of Persons Met by the Mission
Annex 2. Updated Results Framework
Annex 4. Field Trip Report
Annex 5. Detailed findings on safeguards
Annex 6. Detailed findings on procurement
Annex 7. Report from Field Visit to Gbele Reserve and SADA pre-feasibility sites (April 2016)
Annex 1. List of Persons Met by the Mission

1. Fredua Agyeman, Project Coordinator, MESTI
2. UnaAng-Numbaala, Project Focal Point, SADA
3. Kingsley K. Amoako, Project Focal Point, MOFA
4. Isaac Charles Acquah Jnr, Project Focal Point, EPA
5. Charles Christian Amankwah, Project Focal Point, WD/FC
6. Edith Abruquah, Project Focal Point, FSD / FC
7. Kingsley K. Agyemang, Assistant Agricultural Officer, MOFA
8. Asher Nkengbe, Regional Director, EPA / TCO
9. Nathaniel Mii-Odai Laryea, Assistant Agricultural Officer, MoFA
10. Paola Dalla Stella, Sustainable Development Specialist, UNDP
11. Richard Gyasi, Procurement Officer, MESTI
12. Rosemary Darko, Procurement Assistant, MESTI
13. Jerry Adu, Quantity Surveyor, Contract Administrator, GIDA

Persons met during field visit

1. Francis Brobbey, District Manager, FSD, Lawra Forest District
2. Bennet Ntiamoah, FSD
3. Maurice Puotege, District Agricultural Extension Agent, Upper West District
4. Daari-Zema, Chairman, Community Watershed Management Team, Kulpong Community
5. Iddris Tahiru, Secretary, Community Watershed Management Team, Kulpong Community
6. Haruna Abbas Ahmed, Agricultural Extension Agent
7. Abubakori Mohammed Abubakari, Agricultural Extension Agent
8. Bashiru Kabore, Site Supervisor (Gbele camp), All Seasons Logistics
9. Bright Afelike, Foreman (Gbele camp)
10. Joseph Akualibillah, Contractor (GRR infrastructure contract), Budsom Company Limited
11. Bismark Tumanov, Foreman, Budsom Company Limited
12. Nanu Owusu-Ansah, Gbele Resource Reserve, Manager
13. Roger Amoah, Wildlife Division – Gbele
15. Yer Simon, Sissala West District
16. Edward Bawiiisi, Agricultural Extension Agent, Sissala West District
17. Karim Bramani, Sissala West District
18. Musah Adamu, Secretary, CWMT, Duwie community, Sissala West District
19. Salifu Gbene, Chairman, CWMT, Duwie community, Sissala West District
20. Sala Issifu, Treasurer, CWMT, Duwie community, Sissala West District
21. Kaguah A. Albert, Desk Officer, SLWMP, Tumu District Agriculture Office
22. Daniel B. Kurinaah, District Director of Agriculture, Tumu
23. John Nauda Majani, Regional Manager, Sissala East District
24. Doris Nabare, District Director of Agriculture, Kassena Nankana West District
25. Ibhrahim Alidu, Desk Officer, SLWMP, Department of Agriculture
26. Kwame Oteng Awuah, District Manager, FSD, Lawra Forest District
27. Samuel Akortea, Assistant Regional Manager, FSD, Lawra Forest District
28. Mathias Kurewuyi, Secretary, SWMT, Akaa Achisongo community
29. Ibrahim Mahama, Schedule Officer, District Department of Agriculture, West Mamprusi District
30. Ibrahim Yahaya, District Director, Agriculture, West Mamprusi District
31. Abdulai Mumuni, Extension Agent, West Mamprusi District
32. Abraham Ayirkeh, Extension Agent, West Mamprusi District
Annex 2. Updated Results Framework

**Project Development Objective:** to expand the area under sustainable land and water management in selected watersheds.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Core of Measure</th>
<th>Unit of Measure</th>
<th>Baseline</th>
<th>June 2016</th>
<th>Target Values (Cumulative)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PDO Level Results Indicators</td>
<td></td>
<td></td>
<td>2010</td>
<td>Jan 2016</td>
<td>2016</td>
</tr>
<tr>
<td><strong>PDO Indicator 1:</strong> Land area where sustainable land and water management practices have been adopted as a result of the project</td>
<td>✓</td>
<td>Ha</td>
<td>0</td>
<td>3,090</td>
<td>3,090</td>
</tr>
<tr>
<td><strong>PDO Indicator 2:</strong> Land users adopting sustainable land management practices as a result of the project</td>
<td>✓</td>
<td>Number</td>
<td>0</td>
<td>9,388</td>
<td>9,388</td>
</tr>
<tr>
<td><strong>PDO Indicator 3:</strong> Management Effectiveness according to the Management Effectiveness Tracking Tool score in:</td>
<td></td>
<td>Score 0 – 100</td>
<td>45</td>
<td>74</td>
<td>-</td>
</tr>
<tr>
<td>- Gbele Resource Reserve</td>
<td></td>
<td></td>
<td>28</td>
<td>42</td>
<td>-</td>
</tr>
<tr>
<td>- Sanyiga Kasena Gavara Kara Corridor Site (CREMA Site 1)</td>
<td></td>
<td></td>
<td>21</td>
<td>18</td>
<td>-</td>
</tr>
<tr>
<td>- Sumboru Bechauza Corridor Site (CREMA Site 2)</td>
<td></td>
<td></td>
<td>21</td>
<td>19</td>
<td>-</td>
</tr>
<tr>
<td>- Moagduri Wuntanluri Kuwesaasi Corridor Site (CREMA Site 3a)</td>
<td></td>
<td></td>
<td>21</td>
<td>19</td>
<td>-</td>
</tr>
<tr>
<td>- Bulsa Yening Corridor Site (CREMA Site 3b)</td>
<td></td>
<td></td>
<td>21</td>
<td>18</td>
<td>-</td>
</tr>
<tr>
<td>- Gbele-Mole Corridor Site (CREMA Site 4)</td>
<td></td>
<td></td>
<td>21</td>
<td>18</td>
<td>-</td>
</tr>
<tr>
<td><strong>Indicator Four:</strong> Direct project beneficiaries</td>
<td>✓</td>
<td>Number</td>
<td>0</td>
<td>24,224</td>
<td>tbc</td>
</tr>
<tr>
<td>of which female</td>
<td>(Percent)</td>
<td>0</td>
<td>40</td>
<td>tbc</td>
<td>40</td>
</tr>
</tbody>
</table>
### Intermediate Results Indicators

**Component 1: Capacity Building for Integrated Spatial Planning**

<table>
<thead>
<tr>
<th>IR Indicator 1.1:</th>
<th>Yes / No</th>
<th>No</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>-</th>
<th>-</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated spatial development framework produced for Northern Savannah zone</td>
<td>☑️</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 1.2:</th>
<th>Number</th>
<th>0</th>
<th>0</th>
<th>0</th>
<th>2</th>
<th>2</th>
<th>2</th>
<th>-</th>
<th>-</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-feasibility studies conducted for new large-scale multi-purpose water storage investments</td>
<td>☑️</td>
<td>Number</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>-</td>
</tr>
</tbody>
</table>

**Component 2: Land and Water Management**

<table>
<thead>
<tr>
<th>IR Indicator 2.1:</th>
<th>Number</th>
<th>0</th>
<th>72</th>
<th>118</th>
<th>172</th>
<th>208</th>
<th>244</th>
<th>244</th>
<th>244</th>
</tr>
</thead>
<tbody>
<tr>
<td>Communities with Community Watershed Development Plans consistent with the Watershed Development Planning Manual</td>
<td>☑️</td>
<td>Number</td>
<td>0</td>
<td>98</td>
<td>tbc</td>
<td>144</td>
<td>194</td>
<td>238</td>
<td>282</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.2:</th>
<th>Number</th>
<th>0</th>
<th>9</th>
<th>9</th>
<th>54</th>
<th>70</th>
<th>98</th>
<th>98</th>
<th>98</th>
</tr>
</thead>
<tbody>
<tr>
<td>Demonstration plots established in the target watersheds</td>
<td>☑️</td>
<td>Number</td>
<td>0</td>
<td>98</td>
<td>tbc</td>
<td>144</td>
<td>194</td>
<td>238</td>
<td>282</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.3:</th>
<th>Number</th>
<th>0</th>
<th>9</th>
<th>9</th>
<th>54</th>
<th>70</th>
<th>98</th>
<th>98</th>
<th>98</th>
</tr>
</thead>
<tbody>
<tr>
<td>Targeted CREMA communities adopting management plans according to criteria defined in CREMA agreements</td>
<td>☑️</td>
<td>Number</td>
<td>0</td>
<td>98</td>
<td>tbc</td>
<td>144</td>
<td>194</td>
<td>238</td>
<td>282</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.4:</th>
<th>Yes/No</th>
<th>No</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
<th>-</th>
<th>-</th>
</tr>
</thead>
<tbody>
<tr>
<td>A study on feasibility of sustaining SLWM activities through PES market mechanism</td>
<td>☑️</td>
<td>Yes/No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.5:</th>
<th>Ha</th>
<th>0</th>
<th>449</th>
<th>449</th>
<th>840</th>
<th>890</th>
<th>990</th>
<th>1,060</th>
<th>1,060</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area reforested [within target forest reserves]</td>
<td>☑️</td>
<td>Ha</td>
<td>0</td>
<td>42,844</td>
<td>42,844</td>
<td>72,716</td>
<td>72,716</td>
<td>72,716</td>
<td>72,716</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.6:</th>
<th>Ha</th>
<th>0</th>
<th>42,844</th>
<th>42,844</th>
<th>72,716</th>
<th>72,716</th>
<th>72,716</th>
<th>72,716</th>
<th>72,716</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forest area brought under management plans</td>
<td>☑️</td>
<td>Ha</td>
<td>0</td>
<td>42,844</td>
<td>42,844</td>
<td>72,716</td>
<td>72,716</td>
<td>72,716</td>
<td>72,716</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.7:</th>
<th>Index</th>
<th>n/a</th>
<th>-0.13</th>
<th>-</th>
<th>n/a</th>
<th>n/a</th>
<th>n/a</th>
<th>n/a</th>
<th>-0.13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Normalized Difference Vegetation Index (NDVI) in target areas</td>
<td>☑️</td>
<td>Index</td>
<td>n/a</td>
<td>-0.13</td>
<td>-</td>
<td>n/a</td>
<td>n/a</td>
<td>n/a</td>
<td>-0.13</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IR Indicator 2.8:</th>
<th>Number</th>
<th>0</th>
<th>115</th>
<th>tbc</th>
<th>161</th>
<th>275</th>
<th>311</th>
<th>347</th>
<th>347</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community governance structures established, trained and operational</td>
<td>☑️</td>
<td>Number</td>
<td>0</td>
<td>115</td>
<td>tbc</td>
<td>161</td>
<td>275</td>
<td>311</td>
<td>347</td>
</tr>
</tbody>
</table>

- CREMA Executive Committees | Number | 3 | tbc | 3 | 5 | 5 | 5 | 5 |

- Community Watershed Management Teams | Number | 72 | 118 | 118 | 172 | 208 | 244 | 244 |

- CREMA Resource Management Committees | Number | 40 | tbc | 40 | 98 | 98 | 98 | 98 |

---

North, and Sissili Central planned for 2016 to be completed by year end.
Calculations for this indicator are based on the following data: 208 target communities at mid-term point and 244 target communities at EOP, with an average of 125 beneficiaries per communities (of which 40%-50% beneficiaries – are female)

Site 1 – current status; Site 3 – by end of 2016; Site 2 – by end of 2018; Site 4 – by end of 2019.

| IR Indicator 2.9: Forest users trained | Yes/No | No | Yes | No | Yes | Yes | Yes | Yes |
| IR Indicator 2.10: Beneficiaries that feel project investments reflected their needs – breakdown by: | Yes/No | No | Yes | No | Yes | Yes | Yes | Yes |
| Site 1 – current status; Site 3 – by end of 2016; Site 2 – by end of 2018; Site 4 – by end of 2019. | Yes/No | No | Yes | No | Yes | Yes | Yes | Yes |

13 Calculations for this indicator are based on the following data: 208 target communities at mid-term point and 244 target communities at EOP, with an average of 125 beneficiaries per communities (of which 40% - 50 beneficiaries – are female)

Status of actions agreed during previous implementation support mission is as follows:

<table>
<thead>
<tr>
<th>Action</th>
<th>Responsibility</th>
<th>Due date</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submit draft ToRs for two prefeasibility studies (Component 1) for Bank No Objection</td>
<td>SADA &amp; PCU</td>
<td>February 5, 2016</td>
<td>Done, revisions requested</td>
</tr>
<tr>
<td>Provide action plans for expediting implementation of activities experiencing delays: (i) pre-feasibility studies (Component 1); (ii) civil works in GRR (Component 2); (iii) inauguration of CREMA 3 and finalization of formation of CREMAs 2 and 3</td>
<td>PCU</td>
<td>February 5, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide final versions of Forest Management Plans produced with project support to date as well as reports of community consultations</td>
<td></td>
<td>February 5, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide a final report on feasibility of sustaining SLWM through PES</td>
<td>PCU</td>
<td>February 5, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide summary reports on sub-projects realized in 2015</td>
<td>PCU</td>
<td>February 29, 2016</td>
<td>Outstanding</td>
</tr>
<tr>
<td>Provide a copy of the contractor’s contract for civil works in Gbele Resource Reserve</td>
<td>WD through PCU</td>
<td>February 5, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide passwords for GIS M&amp;E system access to Bank and GoG team members</td>
<td>EPA through PCU</td>
<td>February 10, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Submit a safeguards report</td>
<td>EPA through PCU</td>
<td>February 15, 2016</td>
<td>Outstanding</td>
</tr>
<tr>
<td>Submit an updated progress reporting, including reporting on expenditures to date</td>
<td>PCU</td>
<td>February 15, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Submit next regular IFR</td>
<td>PCU</td>
<td>February 29, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Submit a revised TOR for IE baseline study</td>
<td>PCU</td>
<td>February 29, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide a final Spatial Development Framework for the SADA zone</td>
<td>SADA through PCU</td>
<td>February 29, 2016</td>
<td>Done</td>
</tr>
<tr>
<td>Provide outputs of completed assignments (e.g. soil carbon mapping, ecotourism strategy, Spatial Development Framework, soil fertility data, results for demonstration activities, etc.) and place these outputs in the public domain (disclose)</td>
<td>PCU</td>
<td>As available</td>
<td></td>
</tr>
</tbody>
</table>
Annex 4. Field Trip Report

36. Three mission members carried out a field trip with the Project team. A separate field trip report with list of persons met in the field is being placed on file. The key observations from the field trip were as follows.

37. CREMA community beneficiaries in Site 1 (SKGK) are implementing the CREMA management plans and expressed support for expansion of activities. Feedback from beneficiaries in Site 1 also indicated that the CREMA governance structure is operational and meaningful. There was appreciation and understanding, including from participating women groups, of the support provided for alternative livelihoods (bee keeping, shea butter processing etc.) and its implications for future sustainability and self-reliance. The mission visited the Takorayiri community which has a long-standing request\(^\text{15}\) for support towards a small bridge to allow an alternative vehicular access to the community as the currently used access transects the river, destroying the river bank, the feeding ground streams and the riverine protection plantings established with project support. The mission team considers the request feasible and likely to qualify for project support.

38. For SLWM subproject support, communities indicated satisfaction and pride in adopting the practices and being able to transfer knowledge to other participating and non-participating communities. The mission in particular noted the repeated requests for the beating up in tree planting subprojects and provision of supplemental seedlings, owing to plant viability issues in many target areas.

39. Visits to the Kulpawn Tributaries and Bepona Forest Reserves provided evidence that enrichment planting and green fire break establishment have taken place successfully. The forest district officer from the Navrongo forest district reported much lower incidence of fires in 2015 as compared to 2014 (9 ha in total as compared to 161 hectares), which he attributes, at least partially, to the fire sensitization and prevention activities supported by the project and community involvement in the FR activities.

40. While positive results were noted on the SLWM and CREMA related interventions, the works in the GRR are of concern, in particular relating to the works for the waterholes (Yelibi and Malboba), a three kilometers of the road strip, and construction of staff housing (5 units in the WD Gbele camp) as mentioned earlier.

\(^{15}\)The community has been requesting this bridge since 2013; the Project Steering Committee visited the site in November 2014 and recommended approval of this support, which, however, is outside of the originally envisaged PES modalities. Further discussion is needed.
Annex 5. Detailed Findings on Safeguards

1. **Safeguards Performance.** Compliance with safeguards is *Moderately Unsatisfactory*. The downgrade is due to the activities taking place in GRR without the adequate due diligence and under weak supervision as well as lack of reporting on safeguards for the project in general.

2. **Sub-projects screening.** The Project prepared a list of approved SLWM options that are supported by the Project; these are part of the Sub-Projects Guidelines. These SLWM options are judged to have a clear environmental benefit and are acceptable from the environmental safeguards viewpoint. The Technical Coordination Office (TCO) of the EPA is responsible for screening all incoming sub-project proposals for their compliance with the approved list – any sub-project proposal activity found to be inconsistent with the approved options is rejected. An assessment of environmental and social safeguards take place, however, the criteria provided by TCO is of narrower scope compared to the Environmental and Social Screening Checklist, approved as part of Sub-Project Guidelines Section 5, for which there is no evidence of its use. Mission recommended that Project Team reviews the criteria provided by TCO in order to align it with the Environmental and Social Screening Checklist, by July 30, and provides evidence of the use of such a checklist for screening.

3. **Reporting.** Mission noted the lack in reporting on the implementation of the Safeguards Instruments by PIU. An updated report will be provided by July 30, 2016, with details on: (a) Role of EPA/TCO in assessing environmental impacts, identifying mitigation measures and monitoring compliance with safeguards instruments; (b) measures taken in furtherance of the Safeguard Instruments (EAMP, RPF, PMP), (c) conditions, if any, which interfere or threaten to interfere with the smooth implementation of such Safeguard Instruments; and (d) remedial measures taken or required to be taken to address such conditions and to ensure the continued efficient and effective implementation of such Safeguard Instruments. On what mitigation measures are concerned the team will provide information on the mitigation measures that have been applied in general, and also on the specific ones related to: (a) use of pesticides, (b) Forest Management Plans, (c) construction of water holes in Gbele Reserve, (d) construction of dug-outs and, (e) measures in places to ensure that contractors abide to the environmental and social clauses.

4. **Safeguards supervision by Project team.** As part of the project and sub-project supervision, compliance with safeguards procedures is assessed by the Project team. For that, DADUs collect data on implementation of agricultural SLM subprojects and reports on safeguards issues related to implementation of subprojects; EPA monitors agricultural chemical use; and Forest Services Division ensures that safeguards provisions are followed in management plans and SFM activities. Regional Wildlife Division role in ensuring that safeguards provisions are followed in the activities taking place in GRR is not satisfactory. A grievance and conflict resolution system is in place, being DADUs and the WSMTs the contact points. So far no grievances have been registered.

5. **Training.** In addition to general environmental awareness, EPA and TCO undertook sensitization on the application of safeguards procedures among all the 46 new communities in 2016, during watershed management planning. Also, during visits to farms, Extension Officers deliver information on safeguards. Training on appropriate use of pesticides is part of the Project’s extension efforts.

6. **Safeguards Supervision.** (i) March 15-22, 2016, field assessment of the ongoing resettlement of the Gbele community; (ii) April 20-21, 2016, field assessment of GRR project activities; and (iii)
June 8, 2016, field assessment as part of this Implementation Supervision Mission. The GRR supervision mission in April noted that project activities were being implemented without the documented prior due diligence required by either the Ghana environmental regulations or the World Bank safeguard policies. The mission suggested and that Government team agreed that the civil works on the Malboba water point and the access road between the Yelibi and the Malboba water point should stop until adequate due diligence is in place. Given the nature of the project and its sensitive ecological setting, Project will undertake an environmental assessment including detailed environmental and social management plan, as per ToR cleared by the Bank (ToR received on the 9th of June) to develop an Environmental and Social Impact Framework (ESIF), as per Ghana Environmental Impact Assessment Regulations, and Resettlement Action Plan (RAP). The ESIF will cover assessment of all activities taking place in or around GRR under the project as well as the assessment of the environmental impacts of the Gbele community resettlement. The mission noted during the field visit that some civil works such as culverts are still ongoing.

7. **Additional activities starting without safeguards due diligence.** During the June 7 – 10, 2016 supervision mission, Mission noted that the construction of the GRR staff house started, without clearance from the Bank, nor prior due diligence. It was agreed the construction would halt until due diligence is carried out, and activity included in the approved annual work plan.

8. **GRR activities reporting.** The February 2016 progress report for GRR Improvement Project issued by GIDA as the supervising engineer on March 21, 2016 is the latest report availed to the Bank. As per GRR staff, GIDA has not been to the site since April, even if supervision should take place monthly. Bank had indicated (following the April field visit) the need to provide reports on site visits by WD Management and EPA and on implementation of the environmental and social mitigation measures laid out in the environmental and social management plan. Mission noted the lack of all these reports.

9. **Gbele Resettlement.** Both the March and April missions noted that Resettlement of the Gbele community from the inside to outside the Reserve has been under planning and implementation by the government agencies over several decades but yet to be completed. Currently, construction of the resettlement housing has been stalled for over a year due to insufficient funds. The resettlement efforts is currently under risk of failing agreements following the delays and increasing pressure and encroachment on the long-identified resettlement lands. Although the Bank is not funding this resettlement process, the current SLWM project supports activities within the Gbele reserve from which the community is being resettled and its poor handling may result in adverse social impacts and reputational risk to the Bank. It was agreed that the SLWM project should support the Government on the resettlement implementation as per OP4.12, including updating the existing Gbele resettlement socio-economic survey to a good Resettlement Plan. The TOR for updating the RAP has been cleared by the Bank (as a part of ESIF TORs). Possible ways of reallocating funding to free up resources for resettlement were discussed.

10. **ESIF/RAP ToRs.** Considering the recent safeguards performance shortcomings, the Bank strongly recommends the ESIF/RAP consultancy also includes tasks of updating the original safeguards frameworks (for environment and for resettlement) to improve their usefulness, and re-training project personnel to improve their application and use.

11. **Buffer zone management.** The March mission noted that revegetation and protection of the riparian buffer zone may restrict cultivation by farmers who previously farmed along the river. Considering that this is planned for scaling up, the project team need to ensure measures to consult
with and document consultations with land users beyond the Tindanas. Sub-project screening and appraisal by the TCO should also capture key information as the size of land acquired out of the total land holding of the affected farmer for confirmation that the affected person still has adequate alternative land for cultivation and will not suffer a substantial loss. The current Participatory watershed Management Development Plans does not explicitly screen for and document these issues. Bank social safeguards specialists are available to advise on good practice in carrying and documenting consultations.
Annex 6. Detailed Findings on Procurement

1. **General:** The objective of the mission was to (i) review status of procurement carried out by the project (ii) review and agree on outstanding procurement (iii) discuss procurement challenges and propose solution (iv) examine procurement documentation to ensure conformity with agreed Bank data management procedures. All of the above is to ensure that the project stays on track for all activities to be completed before project closure. The mission noted that the implementing agency adheres to the legal framework, the financing agreement and the PAD governing the project.

2. **Procurement:** Out of a total of 17 planned procurements, (16%) have been completely executed; (47%) are ongoing contracts, (12%) are at the pre-contract stage, while (24%) of the planned procurements are yet to be initiated. Total amount committed to date is US$1,294,900, representing (59.4%) of the projected amount of US$2,249,000. The breakdown for the various categories are as follows: Good: 10 activities were planned but only 1 No. is completed; 7No. are at pre-contract stage and 2 No. are yet to be initiated. Consultancy Services: 6 No. was planned, 3No. successfully completed with 3No. initiated and on-going. Non-Consultancy: 2No. planned and fully completed. The Bank observed a more than 50% achievement but requested the project to work to speed up implementation in order to complete all procurements before project closure.

3. **Procurement Process:** The project adheres to the general principles of procurement as outlined in the PAD and the procurement Guidelines. The PIM which also outlines the processes and procedures to undertake procurement is also followed. However, there is no evidence that awards are cleared by concurrent approving authorities (in line with GPPA Act 663, in the case of Post Review procurement) of the agency, before award notifications are made. Evaluation of an individual consultant was also not thoroughly compiled. The Bank team reminded the project that post review procurements requires that the approving authority must approval all awards of contracts before the winner is notified. This way, the approving authority is taking responsibility of the procurement undertaken. The mission would like to reiterate the following:

4. **Prior and Post Review:** With regards to Post Reviews, the project must follow Bank procurement method and applicable modifications before clearance with the appropriate concurrent approving authority of the Borrower procurement system for award of contracts. On the other hand for Prior Review procurements, all reviews and clearances – No Objections, are the sole responsibility of the Bank, per the Bank Procurement Guidelines in the Legal agreement. It is, however, expected that all correspondence to the Bank for Prior review must be authorized by the Entity.

5. **Procurement Planning:** The procurement plan that was submitted for review does not include sub project activities that have been agreed in the Work Plan and Budget (WP&B). The project team informed the Bank that they are working to incorporate them in the plan and submit an update for review and clearance. Bank team advised the project to work earnestly to include all agreed activities while the duration of activity, method and amount should be realistically updated before sending to the Bank for review and clearance. The Bank team also advised that the actual timelines of activities that have been completed should be populated as this is not seen on the plan that was submitted. It was however noted that most of the activities on the plan have not started due to delay in receiving sub project inputs from beneficiary agencies.

6. **Records Keeping:** Filing has improved significantly. Procurement documents are filed coherently to give a systematic trail of the procurement cycle and events. However, previous recommendation of ensuring that each contract is filed separately has not been followed. Also, there
were no financial records (payment vouchers, invoices and other payment records) on the procurement files. The Bank team advised the procurement team to liaise with the Accounts department to secure copies of such documents and place them on the procurement files to tell the full story and not give room for reviewers to ask questions.

7. **Procurement of External Auditor:** The procurement process for the appointment of an external auditor commenced and progressed as originally planned per the procurement plan, but the Bank procurement procedures were not entirely followed, thus the process had to be curtailed upon the advice of the Bank to appoint the Ghana Audit Service (GAS) as project auditors instead of engaging private accounting firms preselected by the GAS.

8. **Publication of Contract Award:** It was noted during the mission that contract awards were not published in the local newspaper, Public Procurement Authority website or in United Nations Development Business (UNDB) for ICB. The project was advised that publication of award is mandatory as stated in (Appendix 1 of both guidelines - Consultant/Procurement of Goods, Works and Non-Consulting Services Guidelines, dated January 2011 and revised July, 2014). All contract awards for Goods, Works, Consultancy and Non-Consultancy Services are to be published. Copies of such publications must be put on procurement file as evidence of the publication.

9. **Procurement Arrangements:** Project implementation is still mainstreamed and being implemented by Ministry of Environment, Science, Technology and Innovation (MESTI). All procurements are undertaken by MESTI on behalf of the beneficiary agencies. Input from the agencies sometimes delay the procurement process. The Project was advised to work with the focal persons at the agencies to get technical people to assist with details of their demands.

**Contract Administration:** The current arrangement of Contract Management is the responsibility of MESTI as implementers of the project. Overall, contract administration is satisfactory but MESTI has to ensure that necessary sanctions are applied when goods are not delivered on time as stipulated in the contract. Contract completion for an Individual consultant could not be assessed since completion certificate as well as copies of final output reports were not on file. The Bank advised the project to keep complete and proper records.

10. **Variation of Contract:** The project team brought to the attention of the Bank team a pending variation order (VO) to be undertaken on an ongoing contract (Construction of Waterhole). Reason for the variation is that some of the activities in the contract are no longer needed and other activities would have to be introduced in order to achieve the objective of the project. The Bank stated that since the procurement is a post review procurement, the approving authority that signed off the current contract has the responsibility of signing off on the variation order. The Project is advised to prepare detail documentation and provide reason for the VO and associated cost to enable the approving authority to make informed decision on the VO. The Bank further indicated that all contracts, have Conditions of Contract, covering how VOs must be handled contractually – and therefore VOs must adhere to the conditions of contract stated in the contract document. Basically, variations may include: (a) changes to the quantities of any item of work included in the Contract (however, such changes do not necessarily constitute a Variation), (b) changes to the quality and other characteristics of any item of work, (c) changes to the levels, positions and/or dimensions of any part of the Works, (d) omission of any work unless it is to be carried out by others, (e) any additional work, Plant, Materials or services necessary for the Permanent Works, including any associated tests on completion, boreholes and other testing and exploratory work, or (f) changes to the sequence or timing of the execution of the Works.
The Contractor shall not make any alteration and/or modification of the Permanent Works, unless and until the Engineer instructs or approves a Variation. The Bank advised that if the project would like to vary due to the conditions of the contract, it must do a cost analysis to ascertain the cost of the items to be taken out as well as of those to be added. When each of these costs is known, the project would be in a better position to decide on the variation.

11. **Procurement Staffing:** The project continues to have two procurement officers undertaking procurement at MESTI. Due to the volume of activities with the coming into effect of the second additional finance, the Bank agreed with the project to sponsor these two officers to attend the upcoming Procurement of Works, Goods and Consultancy training in GIMPA. It is expected that the training would sharpen their skills to undertake procurement in a more efficient and effective manner and also avoid delays in the implementation of the project. Meanwhile, the Bank is strongly advising the procurement officers to study and imbibe the Bank Procurement Guidelines, the procurement provisions in the PAD and the PIM so they can deliver adequately as these are referred to in the Financing legal Agreement, which governs procurement under the project. Ignorance of this is no excuse!!

12. **Post Procurement Review (PPR).** The Bank engaged a Consultant to undertake a Post Procurement Review of the project. He has conducted the field work and shared the draft report with the project. He is yet to finalize the report and submit to the Hub Coordinator for clearance. After clearance, the Hub Coordinator would share with the TTL and the project by the last week of June, 2016. The Bank team requested the project to take note of the findings and recommendations and ensure to work to implement all recommendations.

13. **Overall Procurement rating:** From the above, the overall procurement risk rating remains **SUBSTANTIAL** and the performance rating **MODERATELY SATISFACTORY**, and the applicable Prior Review and Procurement Methods threshold in respect of Substantial Risk rating is shown below

<table>
<thead>
<tr>
<th>RISK RATING</th>
<th>Prior Review Threshold</th>
<th>Procurement Method Threshold</th>
<th>All-National Shortlist of Consultants</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Consultants</td>
<td>ICB</td>
<td>NCB</td>
</tr>
<tr>
<td></td>
<td>≥$10 Ml</td>
<td>≥$1 Ml</td>
<td>≥$1 Ml</td>
</tr>
</tbody>
</table>
Annex 7. SLWMP Field Visit to Gbele Resource Reserve, SADA pre-feasibility sites, and Mole National Park

Back to Office Report – DRAFT FOR COMMENTS

April 20, 2016

Martin Fodor, Sr. Environmental Specialist, TTL

Intro
Selected sites were visited during a field visit (Mission) April 18-22, 2016 by Martin Fodor, Sr. Environmental Specialist, TTL, with colleagues from WD, SADA, GIDA, AESL, and Ricerca Cooperazione (RC). Numerous meetings and discussions were held, for which the Mission is very grateful. Special thanks to MESTI PIU and Focal Points for flexibility and efficiency of organizing the visit.

Gbele Waterholes

Overall
Encouragingly, the civil works for establishing the watering points were observed finally fully underway, with contractor (BUDSOM Company Limited) mobilized and construction (started December 27, 2015) and engineering supervision ongoing at the site. The app. $436,000 contract was signed in October 2015 for eight months duration, aiming for completion of works during the dry season. Getting the works underway after multiyear delays and back and forth changes in procurement approaches is a significant progress, catching up after 4 years with the PAD which envisaged bid opening for these works in 2012. There are several important issues, however, that the Project needs to address in connection with the Gbele project.
View of the Yelibi dyke from downstream; no gabions laid yet to prevent riverbed scouring.
Project Management and Ownership

Findings: The works are implemented by a local contractor with engineering supervision provided by permanent site-based GIDA staff with periodic oversight by GIDA Regional Director from Wa. The civil works contractor was procured by the MESTI Project Implementation Unit in Accra as was the GIDA supervision contract. The immediate proponent and beneficiary of the civil works, Gbele Resource Reserve (RR) Management, monitors the situation on the ground but appears to have only limited role in holistically driving and supervising of the project’s timely implementation as set out in the SLWMP project documentation.

Recommendation: The Gbele RR Management should take full ownership of the project and have full picture of how it was planned to be implemented. In particular, GRR Management should take lead in prompting more frequent joint GIDA – Contractor – Gbele RR Management -- (and EPA) site meetings (the second of which (since October 2015!) the Bank was kindly allowed to participate on April 20); have and understand the complete contract document to gauge the implementation progress, have and understand technical drawings of the works (a copy of drawings was available on site), have and understand the detailed works schedule vis a vis the forecasted onset of the rains, have and ensure implementation of environmental, health and safety and social mitigation measures, understand the correspondence between physical progress and disbursement of payments (payments reported at only 30%), and be otherwise empowered to take responsibility for making the project happen as planned in the SLWMP project documents and as per the national and Bank’s safeguards requirements.

Timing of Works

Findings: The key civil works are located within the riverbed, and planned (for environmental, safety, and engineering reasons) to be implemented only in the dry season during zero or minimal flow.

Recommendation: With the delayed start of the civil works, and anticipated early onset of the 2016 rains as indicated by early arrival of rains elsewhere, it is essential that the work schedule is re-examined and adjusted (in agreement with GIDA, Contractor, and WD) for the actually forecasted start of the 2016 rains plus an adequate time cushion to complete the works and demobilize before any significant flows occur. WD or GIDA should establish (based on the professional weather forecasting advice) the likely onset of rains / flow as a departure point for revised work schedule / planning.
**Gbele civil works Work Schedule; majority of time is scheduled for road construction.**

**Health and Safety**

Casual laborers on site were observed working (concrete works, stone masonry, earth works) with no PPE. Laborers included minors (children). No drinking water was provided to the labor force as per the contract. There appeared limited awareness on the side of GIDA and WD on what the contractual obligations of the contractor were with respect to health and safety.

**Recommendation:** Project should instruct both GIDA and the Contractor in writing to ensure full compliance with Ghana safety and labor laws as well as the corresponding World Bank safeguards policies. It is recognized that local rural work and employment practices may vary from those sanctioned by the Government and the World Bank, and not all child labor is necessarily considered harmful, however, the Project needs to ensure that the agreed, rather than the local, norms are followed. GIDA and WD should read all clauses of the contract and ensure these are followed, and reported on in the periodic progress reports. The contractor gets paid to provide PPE, water and meet other contractual obligations. It is important that the supervision effort ensures that he really delivers on these clauses as per the contract.
Barefoot boy working on site of Yelibi crossing construction.
Casual labor with no PPE working on the Yelibi crossing construction.

Environmental and Social Due Diligence (Safeguards)

Findings: The project appears implemented without the documented prior due diligence required by either the Ghana environmental regulations or the World Bank safeguard policies. Since the works are taking place in a gazetted protected area, the Mission understands they are subject to Environmental Assessment as per Schedule 5 of the Ghanian EIA Legislative Instrument. It appears, however, that no prior due diligence (Environmental Assessment and Environmental Management Plan) report is available. There is some understanding by GIDA, Contractor and WD that some mitigation measures such as minimizing tree removal, no blasting, no night work, no lubricant or fuel storage on site, dry season-only work were discussed and agreed with the contractor etc., but these are not documented, explicitly monitored, or reported on, and the contract includes only general clauses with respect to protection of the environment. The EPA liaison officer in Tumu and the EPA Regional Director in Wa were unaware of the project and not involved in its permitting or monitoring its environmental management on the ground. A report on implementing safeguards requirements of SLWMP pertaining also to the Gbele project had been requested by the Bank and is now overdue.

Recommendation: MESTI PIU should ensure full compliance of the Gbele project with the EPA and World Bank safeguards requirements, and ensure that requisite permits, approvals (EPA) and disclosure (World Bank) are in place as soon as possible, best completed or underway by the upcoming formal
World Bank mission in early June 2016. PIU should review the legal documents (Grant Agreement), PAD, EAMP, and seek guidance from the responsible EPA regulatory office and World Bank as needed to ensure satisfactory compliance. Based on the nature of the project and its sensitive ecological setting, it would seem appropriate that an Environmental Assessment (under EPA regulations) and Environmental Assessment including detailed Environmental and Social Management Plan (under World Bank safeguards policy OP 4.01) be prepared. It is important that prior due diligence includes informed consultations on the project with interested stakeholders, including local communities of Gbele and Dasima, and Ghanian conservation NGOs, and that it is based on accurate project description, and informed by the objectives of Gbele Reserve establishment and objectives of its current management plan. EPA offices in Tumu and Wa should supervise project implementation as required by Ghana environmental regulations and participate in site meetings with GIDA, Contractor, and WD.

**Project Description**

**Findings:** Based on the SLWMP Project Appraisal Document (PAD), the World Bank approved the Gbele works as activity consisting of two waterholes / watering points and two wildlife viewing platform. The waterholes were to be established using environmentally sensitive, labor intensive construction methods by means of spillover / spillway dykes across the Kulpawn River bed to elevate water levels and cause permanent ponding. The dykes were to be constructed to allow passage on the crown at low flow levels. Game / bird viewing platform were to be constructed at the waterholes.

The contracted works, however, exclude the game viewing platform, but include construction of permanent approximately 13 km (10 km plus 3 km brand new) graveled feeder road to the dykes designed apparently for all-season vehicular crossing. These road works are a part of a plan to establish nearly 60 km (58.5 km) of all-season graveled feeder road network (partially through upgrading of existing seasonal tracks and partially constructed anew) across the Gbele RR connecting the Wahabu and Gbele WD camps on the Southern and Northern ends of the reserve and enabling year round vehicular access across the reserve. The road construction represents the majority of the time allocation in the contract work schedule (14 weeks) compared to the waterholes construction (8 weeks), and account for about 30% of the overall contract cost (based on preliminary BOQs). Road construction is not included (or even mentioned) in either the PAD or the approved Work Plan, and neither are the plans for establishing the feeder road system. From fiduciary perspective, it thus remains to be seen whether this is activity is actually eligible for financing under SLWMP. From safeguards perspective, it remains to be seen (from the outstanding prior environmental due diligence and consultations) whether bisecting a reserve by a permanent, in parts brand new road all weather road is a preferred project alternative.

**Recommendation:** The Project should be given an opportunity to explain deviations from the Project documents and Workplan. Accurate project description, rationale and assessment of potential positive and adverse impacts associated with road construction across the reserve need to be included in the outstanding environmental due diligence study (EIA including detailed ESMP) submitted to EPA and
the World Bank for approval and disclosure. Construction of the second dyke/second crossing – Malboba (to the currently road-less area) should be not commence until prior due diligence (EIA) is concluded, and considering the selected site is already a large natural waterhole, it should conceivably be left for such time when there are no greater development priorities. Construction of the new 3 km section of the road between the first dyke/crossing – Yelibi, which was already cleared, should cease until the same time, except, perhaps limited measures to control erosion from the recent clearing. The upcoming EIA should present the road construction proposed under SLWMP as a part of the greater 60 km road system, and be clear on cost-effectiveness and conservation benefits of road system vis-a-vis other priority measures (resettlement). The entire contract should be re-examined vis-a-vis the financing needs elsewhere (to complete the Gbele resettlement), outstanding environmental compliance, and early onset of rains, and possibly re-oriented away from road and second waterhole construction towards completion of Gbele resettlement.

Newly cleared road.

Note: It must be noted that the second waterhole – Malboba, is proposed to be constructed at a site of a natural waterhole – a several hundred meters long, deep section of the main Kulpawn river bed, which, judging from the aquatic life observed during the short visit (turtles, fish) during the dry season is of
permanent nature. The same water body is observable on Google Earth imagery. The Project should be given an opportunity to explain the logic of constructing a waterhole where a natural one exists already, 3 km from another one, particularly since the explanation provided during the visit – that this is to create a 3 km long body of water for tourist fishing and canoeing – is new and different from the original rationale for waterholes construction, and merits consideration vis-à-vis the remoteness and extremely low visitation to Gbele (40 persons per year). The ESIA should capture this logic. The EMP should elaborate on work methods proposed for constructing a concrete dyke across a sizeable body of water (presumably requiring construction of upstream and downstream coffer dams and dewatering of the riverbed between them), and how impacts on aquatic life will be avoided during de-watering of the riverbed.

View downstream at the proposed Malboba waterhole construction site on Kulpawn River.
View upstream at the proposed Malboba watehole construction site on Kulpawn River.
Progress Reporting

Findings: The February 2016 progress report for Gbele Resource Reserve Improvement Project issued by GIDA as the supervising engineer on March 21, 2016, is reported as the second such report. The first one has not been availed to the Bank. The report states in the Introduction that “the intervention is to improve the accessibility throughout the game reserve, boost tourism in the area, provide source of drinking water for the animals, and generate income for the government”. It also states that “as of the last reporting month, much works have not been done by the contractor”, and that “the pace of works is slow”. The report assesses overall progress of physical works as 38% completed, 62% outstanding.

Recommendation: The report quality, completeness (and possibly doubling the frequency would benefit from multiple improvements including the following: (i) report against the agreed work plan / timeline (currently missing); (ii) include financial reporting (payments made, % of contract value disbursed) (currently missing); (iii) report on contractual clauses particularly PPE use, accidents and incidents (a leg injury to a casual worker from falling boulder, treated on site, was reported to the Bank the BUDSUM Foreman but not mentioned in the progress report); (iv) report on % of material delivered to site (it where it says that gravel stockpiling has begun, indicated what volume / % of the required
amount has been stockpiled) (currently missing); (v) report on the machinery and workforce mobilized on site (currently missing); (vi) expand photographic appendix; (vii) report results of test that Contractor is contractually obligated to carry out but which are not taking place (see contract) (currently missing); (vii) report on site visits by WD Management, EPA, Financiers, etc. (currently missing); (viii) report on implementation of the environmental and social mitigation measures laid out in the environmental and social management plan and environmental clauses in the contract (currently missing). SLWMP should kindly submit all future progress reports to the Bank for information.

Gbele Resettlement

Findings: Resettlement of the Gbele community from the inside to outside the Reserve has been a protracted stop and go effort traceable back several decades, at least to the failed 1988 resettlement attempt (ref Gbele Resettlement Project, June 2007). Proper completion of the resettlement is reported key to effective management of the Gbele Reserve, but it is at risk of unraveling agreements amidst the delays and growing land pressure on the long-identified resettlement land. In addition, while the resettlement is not funded by the Bank, it is taking place in the area of a Bank funded project, and its current handling may constitute a reputational risk to the Bank.

Recommendation: The completion of resettlement should be prioritized with consideration to good resettlement practices and Bank policy on Involuntary Resettlement. Incremental resources for key missing pieces of proper resettlement – including updating the Resettlement Plan, demarcation and acquiring of the resettlement farmland, compensation of the host community (Dasima) for the land, completion of resettlement housing, provision of social services and transition support – should be identified elsewhere in the Project (subject to eligibility) and WD. The ongoing civil works contract for Gbele roads and waterholes works – which should not continue in the absence of EIA/EMP -- should be examined for the potential variation in favor of completing the resettlement housing. A Resettlement Plan should be prepared (based on the updated of the 2007 document) alongside the EIA/EMP for the civil works.

Community Dugouts at Sentie and Dasima

Findings: Sites for the two community dugouts to be constructed outside Gbele Reserve to reduce the livestock watering pressure on the reserve were identified by Clark (the brain father of the Gbele waterholes), and visited, for the first time together with WD and the Bank, by the Design outfit, AES Ltd. (Architectural and Engineering Services Limited, and entity servicing Government’s projects). Representatives of the beneficiaries did not take part in the site visit and meeting.

Recommendation: Considering this activity has been much delayed, and that the construction was supposed to be completed by April 2016, the Project should be given an opportunity to explain another apparent delay, and provide a revised schedule for their design and construction (including the environmental due diligence, possibly handled on the basis of a checklist (like in GSOP) and folded into the upcoming ESIA. Considering the absence of the dugouts is reported to result in watering of estimated 10 – 15 thousand cattle during the dry season inside the Gbele Reserve, it would seem of high conservation priority to finish the dugouts as soon as possible. The construction of the Dasima
dugout, serving the Dasima (host) and Old Gbele (resettlement) communities, will also be highly compatible with the completion of the Gbele resettlement.

*Site of proposed Sentie community dugout.*
Site of proposed Dasima community dugout.

Gbele Camp rehabilitation

Findings: Gbele Camp of WD, constructed nine years ago, is suffering from structural damage and bat infestation, and is proposed for rehabilitation and expansion under SLWMP. Advancement of construction of additional rooms in Gbele from the 2017 Work Plan to 2016 Work Plan was requested by WD but not approved by the Bank as the WD limited implementation capacity should prioritize outstanding community oriented items before advancing anything else. Bank requested additional discussion on this with the Project. Based on information from the site visit, the new construction appears to be slotted in the absence of Bank approval, thus running a risk of ineligible expenditure.

Recommendation: Project should be given opportunity to revisit the issue, clarify the WD plans (which make good sense as the construction of new staff housing will enable staff to vacate the current staff housing for the duration of its renovation; WD should document how the expanded staff housing fits the staffing plans, GRR management plans and budget.
SADA Multipurposes Water Infrastructure Pre-Feasibility Study Sites

Findings: Bank participated in the apparently first effort of SADA to locate the proposed two (new) sites in the landscape after the original two sites were found to be under development already during the years this activity has been planned under SLWMP but not implemented. Some sites were eventually found after considerable difficulties, but it is not clear whether these were the sites to be studied, and on what basis were these proposed for the feasibility study. In addition, there is several orders of magnitude difference between the typical cost of pre-feasibility study (several hundred thousand to several million USD) and the Project cost / budget estimate (of USD 60,000). Finally, it is unclear whether SADA as a coordinating agency without particular expertise in multipurpose water infrastructure development is well placed to drive the pre-feasibility development vis-a-vis other Government agencies who have technical expertise competitive advantage in the field (e.g. Volta River Authority, GIDA).

Recommendation: Considering the difficult prospects of deriving a useful output from this activity and the inadequate budget, remove this activity from SLWMP. This would require restructuring the Project accordingly (together with other adjustments that may be agreed, e.g. on pooling the DAs). Dropping the laggard activities which have been lowering the SLWMP performance as measured by the Results Framework indicators would likely allow the Project to reach Highly Satisfactory performance.
Proposed multipurpose water infra site at Dolepare River (left bank tributary of Black Volta, right side of the picture) confluence with Black Volta (view upstream).
Proposed multipurpose water infra site at Koubily (spelling unclear) on Black Volta, view from left bank.
Tiger fish from Black Volta (all resemblances to the TTL are incidental).

Coordinates of Visited Locations
Sentie Dugout Location: N10° 38.941' W2° 02.995' (10.649582, -2.049817)
Dasima Dugout Location: N10° 38.332' W2° 14.279'
Yelibi Crossing Location: N10° 29.600' W2° 10.907'
Malboba Crossing Location: N10° 29.090' W2° 10.757'
Minor crossing (stream crossing): N10° 30.928' W2° 12.572'
SADA site 1 Dolepare River: N10° 05.038' W2° 47.317'
SADA site 2 Koubily: N9° 35.563' W2° 46.212'