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The REDD Safeguards of Cancun

by

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Abstract

Reducing emissions from deforestation and degradation and the role of conservation, sustainable management of forests and enhancement of forest carbon stocks in developing countries has been recognized as a major climate change mitigation tool. But since deforestation and forest degradation so often accompany extreme poverty, particularly among the indigenous people and forest dependent communities, it has been argued that unless properly safeguarded REDD can further impoverish the lives of the poor besides impinging negatively on biodiversity, food security and on national sovereignty. The Cancun Agreement has now addressed these concerns through well designed safeguards. By making REDD primarily responsible for meeting the basic objectives of Article 2 of the UNFCCC that requires climate change mitigation without harming food security and economic development it has been ensured that the REDD activities that discourage future extension of agriculture over forested lands would have to be accompanied by enhanced agricultural productivity so that the food production is not threatened and economic development moves apace. Further the agreement has emphasized REDD as a voluntary mitigation action by developing countries that can only be undertaken taking into account national legislation and sovereignty. Cancun has laid a sound foundation on which a more comprehensive architecture for REDD that includes a market based mechanism can be built in the coming years.

Keywords: REDD, food security, indigenous people, biodiversity, sovereignty

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REDD journey from a mere outlying climate change mitigation concept in 2005 to its present form of REDD Plus, almost ready to take off, is a lesson in what concerted international action could achieve when faced with a grave emergent situation. Some credit for it must go to the Stern Report of 2006, and the debate that ensued, but REDD became a game changer only at Bali in late 2008 when it was broadened to include the role of conservation, Sustainable Forest Management, and enhancement of Forest Carbon stocks in developing countries and thus attracted the support of countries beyond Brazil, Indonesia, Congo, Malaysia and a few others where only reducing deforestation mattered.

At Copenhagen in 2009, held under the dark clouds of global recession, REDD Plus managed to not only survive by itself but also prevented a complete collapse of the Conference when the developed countries agreed on a scaled up and predictable funding for REDD and set up the Copenhagen Green Climate Fund to act as the financial operating entity for REDD.

But even as the developed world showed its willingness to finance REDD Plus in the Developing Economies there were increasing concerns about the impact REDD would have on the indigenous and other local communities and on biodiversity as carbon sequestration and carbon storage in forests gain center stage in forest management and governance across the globe. It could lead to giving priority to conservation above development which, in poorer countries, has the very real possibility of further increasing poverty. There were also fears that it would violate the national sovereignty, particularly of smaller nations, and force them into implementing REDD against the wishes of their people.

On the other side there were fears that unless full attention is paid to the issue of forest governance all the investments made would come to naught with reversals of any achievements made under REDD being almost assured, particularly in the light of the many failed efforts in the past to reduce deforestation and forest degradation undertaken across the developing world.

Cancun Agreement has responded very effectively to these concerns by providing detailed guidance on how REDD+ activities are to be carried out, safeguards that are necessary while undertaking these activities and who shall bear the additional costs for doing so. Effectively, REDD has been dealt in paragraphs 68 to 71, and Annex 1, of the Cancun Agreement reproduced in the Endnotes.

The most important thing to notice {Annex 1, 1(a)} is that REDD Plus has been clearly oriented towards the achievement of the objectives of the UNFCCC in its Article 2 which is to stabilize the GHG concentration in the atmosphere at a level that would prevent dangerous anthropogenic interference with the climate system but it has to be achieved in a manner that does not threaten food production and enables economic development to proceed in a sustainable manner. This has important ramifications for REDD Plus because a good part of the deforestation in poorer countries does actually contribute to food production and both deforestation and forest degradation have a bearing on economic development as well. This is a core safeguard that is applicable to all climate mitigation

activities under UNFCCC and would in effect mean that REDD activities that discourage future extension of agriculture over forested lands would have to be necessarily accompanied by result oriented investments and technology infusion for enhancing agricultural productivity leading to more food production from lesser extents of lands.

The requirement that the REDD Plus activities undertaken should also contribute to the fulfillment of the commitments as laid out in Article 4 (3) of the Framework Convention weaves a web of commitments over the developed countries. The sub-paragraph 4(3) has two distinct parts. First part relates to commitment of developed country parties to meet the *agreed full costs* incurred by developing country parties in complying with their obligations under UNFCCC Article 12(1) of reporting on the preparation of a national inventory of anthropogenic GHGs and its plan of action for implementing the provisions of UNFCCC. Second part, far broader in its ambition, relates to the commitment of developed country parties to provide funds for meeting the *agreed* incremental costs in promoting sustainable management, conservation and enhancement of sinks and reservoirs including biomass, forests and other terrestrial ecosystems. A point to note here is that these costs have to be part of specific agreements for the purpose and have to be shared among the developed country parties in accordance with a cost sharing arrangement which is yet to be discussed and finalized.

On the issue of national sovereignty the Agreement has delved into its various aspects even as it specifically states that the national sovereignty shall be respected. The Cancun Agreement emphasizes the role of REDD+ activities as a *voluntary* climate change mitigation action by developing countries through reducing the loss of carbon, increasing the sequestration of carbon, and its long term storage in their terrestrial ecosystems while also making it incumbent that the program be country driven and undertaken in accordance with national development priorities, objectives, circumstances and capabilities. Even while seeking to create transparent and effective national forest governance structures the Guidance makes it clear that such changes can only be introduced taking into account national legislation and sovereignty.

The Guidance further requires that any action taken under REDD should lead to reduced poverty and be consistent with the national sustainable development and adaptation goals while promoting sustainable management of forests. This entirely rules out the possibility of REDD becoming merely a tool of forest conservation at the cost of development.

The Cancun Agreement also caters effectively to the concerns that attempts at enhancement of carbon stocks, now an important part of REDD Plus, would lead to rapid depletion of biodiversity. This is reflected in the safeguard that requires REDD Plus to incentivize protection and conservation of natural forests, and enhance their social and environmental benefits, and not be used for the conversion of natural forests. During the negotiations there was an attempt by some Conservation NGOs to move for deletion of clause (e) of paragraph 70 that specifically allows enhancement of carbon stocks as a permissible activity under REDD Plus under the fears that it may lead to conversion of rich biodiversity areas to plantations of fast growing species for rapid carbon sequestration. But

the move did not succeed because it was felt that this clause serves a useful purpose in a large number of countries and that the threat to biodiversity is best addressed by a direct prohibition of biodiversity threatening activities.

Similarly the concerns of many international NGOs that REDD Plus activities would harm the interest of indigenous people and other forest dependent communities, who depend upon forests for their very survival, have been addressed frontally by the Cancun Agreement by calling for full and effective participation of all relevant stakeholders including indigenous people and local communities and respect for their knowledge and rights, by taking into account relevant international obligations including the United Nations Declaration on the Rights of Indigenous Peoples and national circumstances and laws.

And while REDD Plus is an entirely voluntary action REDD under paragraph 70, the language used in paragraph 69 makes it amply clear that once a developing country agrees to undertake REDD activities of its own accord then its implementation has to be in accordance with the guidance and safeguards laid out in Annexure 1 to the Cancun Decisions.

The Guidance and Safeguards are contained in Annex I of the Cancun Agreement. Even this positioning is important. Prior to Cancun the response to these serious issues was limited to expressions of good intentions by placing them in the preamble. Now the Cancun agreement has positioned the negotiated response to these concerns in the operative paragraphs 68 and 71 of the agreement. And the safeguards, being in great details in order to make them operational, are kept in the Annex.

Thus in this sense Cancun has been able to lay sound foundation on which a more comprehensive structure for REDD, including a market based mechanism, could be built in future. It acknowledges REDD as a tool for mitigation of climate change in the non-Annex 1 countries while seeking to place responsibility for meeting the additional costs that are to be incurred by the developing countries through an effective financial mechanism that includes significant contributions by the Annex 1 countries.

REDD Safeguards arrived at Cancun are as safe as they possibly can be. They respond to all issues raised by all countries since Bali. Perhaps the only problem is that these safeguards, implemented too rigidly, may create an impermeable wall which could effect the growth of REDD severely and may limit its advantages to a small part out of the total forest lands in the developing world. The need is to ensure that these safeguards are enforced wisely, not dogmatically which, while appearing virtuous, may harm the very people that are sought to be protected.

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ⁱ Paragraphs 68 to 71 of Cancun Agreement

ⁱⁱ Annex 1 to Cancun Agreement

ⁱ Paragraph 68. Encourages all Parties to find effective ways to reduce the human pressure on forests that results in greenhouse gas emissions, including actions to address drivers of deforestation;

Paragraph 69. Affirms that the implementation of the activities referred to in paragraph 70 below should be carried out in accordance with annex I to this decision, and that the safeguards referred to in paragraph 2 of annex I to this decision should be promoted and supported;

Paragraph 70. Encourages developing country Parties to contribute to mitigation actions in the forest sector by undertaking the following activities, as deemed appropriate by each Party and in accordance with their respective capabilities and national circumstances:

- (a) Reducing emissions from deforestation;
- (b) Reducing emissions from forest degradation;
- (c) Conservation of forest carbon stocks;
- (d) Sustainable management of forest;
- (e) Enhancement of forest carbon stocks;

Paragraph 71. Requests developing country Parties aiming to undertake activities referred to in paragraph 70 above, in the context of the provision of adequate and predictable support, including financial resources and technical and technological support to developing country Parties, in accordance with national circumstances and respective capabilities, to develop the following elements:

- (a) A national strategy or action plan;
- (b) A national forest reference emission level and/or forest reference level or, if appropriate, as an interim measure, subnational forest reference emission levels and/or forest reference levels, in accordance with national circumstances, and with provisions contained in decision 4/CP.15, and with any further elaboration of those provisions adopted by the Conference of the Parties;
- (c) A robust and transparent national forest monitoring system for the monitoring and reporting of the activities referred to in paragraph 70 above, with, if appropriate, subnational monitoring and reporting as an interim measure, in accordance with national circumstances, and with the provisions contained in decision 4/CP.15, and with any further elaboration of those provisions agreed by the Conference of the Parties;
- (d) A system for providing information on how the safeguards referred to in annex I to this decision are being addressed and respected throughout the implementation of the activities referred to in paragraph 70, while respecting sovereignty;

ⁱⁱ Annex I to Cancun Agreement

Guidance and safeguards for policy approaches and positive incentives on issues relating to reducing emissions from deforestation and forest degradation in developing countries; and the role of conservation, sustainable management of forests and enhancement of forest carbon stocks in developing countries

1. Activities referred to in paragraph 70 of this decision should:

- (a) Contribute to the achievement of the objective set out in Article 2 of the Convention;
- (b) Contribute to the fulfilment of the commitments set out in Article 4, paragraph 3, of the Convention;
- (c) Be country-driven and be considered options available to Parties;
- (d) Be consistent with the objective of environmental integrity and take into account the multiple functions of forests and other ecosystems;
- (e) Be undertaken in accordance with national development priorities, objectives and circumstances and capabilities and should respect sovereignty;
- (f) Be consistent with Parties' national sustainable development needs and goals;
- (g) Be implemented in the context of sustainable development and reducing poverty, while responding to climate change;
- (h) Be consistent with the adaptation needs of the country;

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- (i) Be supported by adequate and predictable financial and technology support, including support for capacity-building;
 - (j) Be results-based;
 - (k) Promote sustainable management of forests;
2. When undertaking activities referred to in paragraph 70 of this decision, the following safeguards should be promoted and supported:
- (a) Actions complement or are consistent with the objectives of national forest programmes and relevant international conventions and agreements;
 - (b) Transparent and effective national forest governance structures, taking into account national legislation and sovereignty;
 - (c) Respect for the knowledge and rights of indigenous peoples and members of local communities, by taking into account relevant international obligations, national circumstances and laws, and noting that the United Nations General Assembly has adopted the United Nations Declaration on the Rights of Indigenous Peoples;
 - (d) The full and effective participation of relevant stakeholders, in particular, indigenous peoples and local communities, in actions referred to in paragraphs 70 and 72 of this decision;
 - (e) Actions are consistent with the conservation of natural forests and biological diversity, ensuring that actions referred to in paragraph 70 of this decision are not used for the conversion of natural forests, but are instead used to incentivize the protection and conservation of natural forests and their ecosystem services, and to enhance other social and environmental benefits;
 - (f) Actions to address the risks of reversals;
 - (g) Actions to reduce displacement of emissions.