GRANT PROPOSAL TO SUPPORT NIE ACCREDITATION FOR TOGO
Background

1. At its twenty-second meeting, the Adaptation Fund Board secretariat (the secretariat) had prepared document AFB/B.22/6 which outlined the possible elements and options for a phased programme to support Readiness for Direct Access to Climate Finance for National and Regional Implementing Entities and presented a framework and budget for a first phase of the programme. Following a discussion of the document, the Board decided to:

(a) Approve Phase I of the Readiness Programme as detailed in document AFB/B.22/6, on the basis that it would follow performance-based funding principles;

(b) Take note of the options provided by the secretariat on a programme to support readiness for direct access to climate finance for national and regional implementing entities;

(c) Request the secretariat to submit to the Board intersessionally between the twenty-second and twenty-third meetings, execution arrangements, criteria/eligibility criteria to allocate the funds to the accredited implementing entities for specific activities, as well as a timeline of activities, with a view to start implementing the programme before the twenty-third Board meeting; and

(d) Approve an increase in the Administrative Budget of the Board, secretariat and trustee for FY2014 of US$ 467,000 for the programme described in AFB/B.22/6, and authorize the trustee to transfer such amount to the secretariat and request the trustee to set aside the balance amount of US$ 503,000 from the Adaptation Fund Trust Fund resources for subsequent commitment and transfer at the instruction of the Board.

(Decision B.22/24)

2. At the tenth session of the Conference of the Parties serving as meeting of the Parties to the Kyoto Protocol (CMP 10), the Parties recognized the Readiness Programme of the Adaptation Fund and decided to:

Invite further support for the readiness programme of the Adaptation Fund Board for direct access to climate finance in accordance with decision 2/CMP.10, paragraph 5;

Decision 1/CMP.10

and also decided to:

Request the Adaptation Fund Board to consider, under its readiness programme, the following options for enhancing the access modalities of the Adaptation Fund:

(a) Targeted institutional strengthening strategies to assist developing countries, in particular the least developed countries, to accredit more national or regional implementing entities to the Adaptation Fund;

(b) Ensuring that accredited national implementing entities have increased and facilitated access to the Adaptation Fund, including for small-sized projects and programmes;
3. Upon completion of Phase I of the Readiness Programme, the secretariat had prepared document AFB/B.25/5 which outlined the progress made in Phase I and proposed Phase II of the Readiness Programme, taking into account the results from Phase I of the programme and integrating decision 2/CMP10. Following a discussion of the document, the Board decided to:

**Decision 2/CMP.10**

   Approve Phase II of the Readiness Programme, as outlined in document AFB/B.25/5, with a total funding of US$ 965,000, including funding of US$ 565,000 to be transferred to the secretariat's budget and funding of US$ 400,000 to be set aside for small grants to National Implementing Entities from resources of the Adaptation Fund trust fund.

(Decision B.25/27)

4. At its twenty-seventh meeting, the Board decided to integrate the Readiness Programme into the Adaptation Fund (the Fund) work plan and budget and set aside funding for small grants as direct transfers from the resources of the Adaptation Fund Trust Fund. At this meeting, the Board decided to:

   a) Take note of the progress report for phase II of the Readiness Programme;

   b) Integrate the Readiness Programme into the Adaptation Fund work plan and budget; and

   c) Approve the proposal for the Readiness Programme for the fiscal year 2017 (FY17), comprising its work programme for FY17 with the funding of US$ 616,500 to be transferred to the secretariat budget and US$ 590,000 for direct transfers from the resources of the Adaptation Fund Trust Fund for allocation as small grants.

(Decision B.27/38)

5. Following integration of the Readiness Programme into the Adaptation Fund work plan and budget by the Board, eligible countries were given the opportunity to submit applications for a grant to receive support for accreditation through a selected number of National Implementing Entities (NIEs). The types of eligible support included but were not limited to (i) identifying potential NIE candidates and/or (ii) preparing an application for NIE candidates to be submitted to the Accreditation Panel and/or (iii) continuous support during the application process. It is expected that peer-peer support will effectively help build national capacity and sustainability.

6. Eligible NIEs were those entities that had tangible achievements with the Fund. The selection was based on the entity’s experience with the Adaptation Fund, including in project preparation and implementation, and in supporting other countries at different stages of their application processes. Eligible NIEs were the ones fulfilling all of the following criteria, as at the time of the 17-18 intersessional review cycle:

   - Have been accredited by the Board,
   - Have an Adaptation Fund project or programme under implementation, hence demonstrating effective compliance with the AF fiduciary standards, and
- Have experience advising, participating in, or organizing support to other NIE candidates.

7. At the twenty-eighth meeting of the Board, the Project and Programme Review Committee (PPRC) had recommended to the Board to establish a standing rule following on decision B.26/28 on the intersessional project review cycle for grants under the Readiness programme become a standing rule to allow for continued review and approval of readiness grants intersessionally each year. Having considered the comments and recommendation of the Project and Programme Review Committee, the Board decided to:

   a) Request the secretariat to continue to review readiness grant proposals annually, during an intersessional period of less than 24 weeks between two consecutive Board meetings;

   b) Notwithstanding the request in paragraph (a) above, recognize that any readiness grant proposal can be submitted to regular meetings of the Board;

   c) Request the PPRC to consider intersessionally the technical review of such readiness grant proposals as prepared by the secretariat and to make intersessional recommendations to the Board;

   d) Consider such intersessionally reviewed proposals for intersessional approval in accordance with the Rules of Procedure; and

   e) Request the secretariat to present, in the twentieth meeting of the PPRC, and annually following each intersessional review cycle, an analysis of the intersessional review cycle.

(Decision B.28/30)

8. Following a call for submission of grant proposals undertaken intersessionally between the twenty seventh and twenty eighth Board meetings, the secretariat had received two proposals from a single NIE, to support NIE accreditation in two countries.

9. The NIE that submitted proposal documents was eligible to receive South-South Cooperation Grants, i.e. the Centre de Suivi Ecologique of Senegal (CSE).

10. The present document introduces the grant proposal submitted by the Centre de Suivi Ecologique (CSE) on behalf of the government of Togo. It includes a request for funding of US$ 50,000 outlining the activities to be undertaken by CSE to support the accreditation process in Togo, and addressing the initial comments from the secretariat. The secretariat had reviewed the initial grant proposal by CSE and provided its comments to the proposal for further clarification. The applicant had submitted additional information on the grant proposal, taking into account the secretariat’s comments. The secretariat’s initial review, the applicant’s response to the secretariat’s initial review and the applicant’s proposal document are available in the ensuing sections of this document.
**Screening of Application for a Grant to support NIE accreditation**

**Requesting Country:** Togo  
**Requesting NIE:** Centre de Suivi Ecologique (CSE)  
**Requested Financing from Adaptation Fund:** US$ 50,000  
**NIE Contact Person:** Déthié Soumaré Ndiaye

**Reviewer and contact person:** Farayi Madziwa

<table>
<thead>
<tr>
<th>Screening Questions</th>
<th>Rating</th>
<th>Score</th>
<th>Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has this application been endorsed by the Designated Authority of the country?</td>
<td>0. No 1. Yes</td>
<td>1</td>
<td>DA endorsement letter is attached to application.</td>
</tr>
<tr>
<td>Is the timeframe of activity adequate?</td>
<td>0. Not Adequate 1. Somewhat Adequate 2. Adequate</td>
<td>2</td>
<td>The activity is planned to take place over six months which is adequate considering the envisaged scope of work.</td>
</tr>
<tr>
<td>What is the level of experience participating in, organizing support to, or advising other NIE candidates?</td>
<td>0. Low 1. Substantial</td>
<td>1</td>
<td>The experience provided by CSE is substantial and covers assistance to other entities for both accreditation and project development.</td>
</tr>
</tbody>
</table>
| Are the proposed activities to support NIE accreditation adequate?                  | 1. Not Adequate 2. Somewhat Adequate 3. Adequate | 3     | Though the activities are adequate, it would be helpful for CSE to tailor the proposal based on the discussions they have had with the DA for Togo. It is noted that the proposal is very similar to previous proposals submitted by CSE, and could be made more relevant to the case of Togo by considering the following clarification requests:  
**CR1:** From the letter by the DA, it appears that Togo has already identified a candidate NIE, the Office du developpement et de l'Exploitation Forestiere (ODEF) and if this is the case, it would be ideal for this to be captured in the proposal.  
**CR2:** It is not clear at what stage in the process to seek accreditation Togo is currently at. Any discussion on this matter with the DA of Togo could be mentioned in the proposal e.g. whether they have identified an entity that will seek accreditation, whether they have started compiling any documents, whether they have received log in details from the |
Based on the proposed activities, is the requested budget reasonable?

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>2</td>
<td><strong>CAR1:</strong> Could you please clarify the budget figures? The activity costs in the proposal add up to $49,999 but the total requested amount is $50,000. <strong>CR4:</strong> Annex 5 referred to for the budget is missing.</td>
<td></td>
</tr>
</tbody>
</table>

SECRETARIAT’S GENERAL COMMENT (26 October 2016)

The Centre de Suivi Ecologique (CSE) proposes to provide peer support to the government of Togo to build their capacity to navigate through the Fund’s accreditation requirements.

However, the following clarification requests (CRs) and correction action requests (CARs) in the submission are made:

**CR1:** Please clarify from CSE’s discussion with the DA for Togo whether the DA has already identified an entity that will seek accreditation with the Fund, and if so, please mention this in the proposal.

**CR2:** Following on from the above, and based on the discussion and exchange between CSE and the DA for Togo prior to submission of the proposal, please provide clarification as to what stage in the accreditation process the government of Togo is at.

**CR3:** The secretariat did not receive the annexures referred to in the proposal. Please provide the annexures.

**CAR1:** Please confirm the correct figure for the total requested budget.

**CR4:** As mentioned in CR3 above, please send annex 5 referring to the indicative budget details.

NIE RESPONSE TO INITIAL REVIEW AND COMMENTS BY THE SECRETARIAT (3 November 2016)

<table>
<thead>
<tr>
<th>Comment</th>
<th>Issue</th>
<th>Response by NIE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i)</td>
<td>Please clarify from CSE’s discussion with the DA for Togo whether the DA has already identified an entity that will seek accreditation with the Fund, and if so, please mention this in the proposal.</td>
<td>No, to date, the DA has not identified a candidate entity.</td>
</tr>
<tr>
<td>(ii)</td>
<td>Following on from the above, and based on the discussion and exchange between CSE and the DA for Togo prior to submission of the proposal, please provide clarification as to what stage in the accreditation process the government of</td>
<td>The process has not started yet.</td>
</tr>
<tr>
<td>Comment</td>
<td>Issue</td>
<td>Response by NIE</td>
</tr>
<tr>
<td>---------</td>
<td>----------------------------------------------------------------------</td>
<td>------------------------------------</td>
</tr>
<tr>
<td>(iii)</td>
<td>The secretariat did not receive the annexures referred to in the</td>
<td>See attachments.</td>
</tr>
<tr>
<td></td>
<td>proposal. Please provide the annexures.</td>
<td></td>
</tr>
<tr>
<td>(iv)</td>
<td>Please confirm the correct figure for the total requested budget.</td>
<td>See attached the detailed budget.</td>
</tr>
<tr>
<td>(v)</td>
<td>As mentioned in CR3 above, please send annex 5 referring to the</td>
<td>See attached the budget.</td>
</tr>
<tr>
<td></td>
<td>indicative budget details.</td>
<td></td>
</tr>
</tbody>
</table>
Application for a Grant to support NIE accreditation

Submission Date: 26 August, 2016

Adaptation Fund Grant ID:
Countries: Togo
Implementing Entity: Centre de Suivi Ecologique (CSE)

A. Timeframe of Activity

<table>
<thead>
<tr>
<th>Start date of activity</th>
<th>January 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Completion date of activity</td>
<td>June 2017</td>
</tr>
</tbody>
</table>

B. Experience participating in, organizing support to, or advising other NIE candidates

The CSE has been repeatedly invited by various actors (Development Agencies, CSOs, Project and Programmes, UN Agencies) to share its experience and to support other NIE candidates in assessing their readiness and/or to prepare and submit their application for the accreditation by the AF. The CSE is also implementing a second Adaptation Fund granted readiness programme through which CSE is providing technical assistance to Mali, Guinea and Sierra Leone. Through the first Adaptation Fund readiness programme, the CSE has provided the same support to The Banque Agricole du Niger (BAGRI), the Fonds Spécial en faveur de l'Environnement (FSE) of Chad and the Agência Nacional de Água e Saneamento (ANAS) of Cape Verde. The BAGRI and the FSE have already submitted their application and ANAS (Cape-Verde) will follow soon.

<table>
<thead>
<tr>
<th>Year</th>
<th>Type of support provided</th>
<th>Outcome of the support</th>
<th>Country/institution supported</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012</td>
<td>Technical Support to Department of Finance for Assessment of Institutional Capacity and Readiness for the Adaptation Fund’s NIE Accreditation</td>
<td>Documentation collected and reviewed, strengths and weaknesses of the DOF identified, as well as the remedial actions to be undertaken.</td>
<td>Philippines / Department of Finance (DOF)</td>
</tr>
<tr>
<td>2013</td>
<td>Facilitating accreditation of a National</td>
<td>Application submitted</td>
<td>Nigeria / Bank of Industry</td>
</tr>
<tr>
<td>Year</td>
<td>Type of support provided</td>
<td>Outcome of the support</td>
<td>Country/institution supported</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2013</td>
<td>Technical advice on project formulation and implementation</td>
<td>Knowledge sharing</td>
<td>Benin / Direction Générale du Fonds National pour l'Environnement</td>
</tr>
<tr>
<td>2014</td>
<td>Technical advice on grant management (type of bank account used), payment of services,</td>
<td>Better understanding of procedures put in place by the CSE regarding grant management,</td>
<td>Morocco / Agence de Développement Agricole (ADA)</td>
</tr>
<tr>
<td></td>
<td>procurement process, implementation arrangements</td>
<td>procurement and implementation arrangements with executing agencies</td>
<td></td>
</tr>
<tr>
<td>2014</td>
<td>Sharing execution documents (project launching report, technical and financial reports)</td>
<td>Better understanding of procedures put in place by the CSE regarding grant management,</td>
<td>Rwanda / Ministry of Natural Resources (MINIRENA)</td>
</tr>
<tr>
<td></td>
<td>and technical advice</td>
<td>procurement and implementation arrangements with executing agencies</td>
<td></td>
</tr>
<tr>
<td>2014</td>
<td>Sharing of experience of achieving NIE accreditation</td>
<td>Experience sharing</td>
<td>Malawi / Civil society Network on Climate change (CISONEC)</td>
</tr>
<tr>
<td></td>
<td>and evaluation Manual) and technical advice</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>and evaluation Manual) and technical advice</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2014-2015</td>
<td>Readiness technical assistance</td>
<td>Experience sharing on AF accreditation process</td>
<td>Chad / Fonds Spécial pour l'Environnement (FSE)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Niger / Banque Agricole du Niger (BAGRI)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Cape-Verde / Agence Nationale</td>
</tr>
<tr>
<td>Year</td>
<td>Type of support provided</td>
<td>Outcome of the support</td>
<td>Country/institution supported</td>
</tr>
<tr>
<td>----------</td>
<td>----------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2016</td>
<td></td>
<td></td>
<td>de l’Eau et de l’Assainissement (ANAS) - Mali - Guinea - Sierra Leone</td>
</tr>
<tr>
<td>2015-2016</td>
<td>Delivery partner</td>
<td>Supporting countries for the implementation of the Green Climate Fund Readiness programme</td>
<td>Senegal, Djibouti, Democratic Republic of Congo, Mauritania, Togo and Chad</td>
</tr>
<tr>
<td>2016</td>
<td>Capacity building</td>
<td>Enhanced capacity for French speaking countries for a better access to Climate Funds (AF and GCF)</td>
<td>Burkina Faso, Chad, Côte d’Ivoire, Djibouti, DRC, Gabon, Guinea, Haiti, Madagascar, Mali, Niger, Senegal, Togo (Funded by the IFDD/OIF)</td>
</tr>
<tr>
<td>2016</td>
<td>Sharing of experience of achieving AF project</td>
<td>Experience sharing</td>
<td>National Environment Management Authority (NEMA) of Kenya (with financial support from WRI)</td>
</tr>
</tbody>
</table>

C. Proposed activities to support NIE accreditation

The first step of the process will consist in a screening exercise to select the best NIE candidate at national level, using interviews, focus-group discussions and, to a lesser extent, document review. This activity will be conducted in close collaboration with the Designated Authority (DA). If the country has already identified its NIE candidate, the selection process will be reviewed to check the compliance with criteria and guidance (Annex 1) provided by the Adaptation Fund (AF). For the screening exercise itself, an evaluation sheet (Annex 2) will be used during the interview, based on guidance provided by the AF.

Once the appropriate candidate is identified, a five-man committee will be established within the selected organization, but including the DA. This committee will be tasked to work in close cooperation with the team of consultants in order to
- perform an assessment of institutional capacity and readiness of the selected organization for the AF’s accreditation application. This will be done through qualitative assessment, using document review, SWOT analysis, risk analysis…
- collect the required supporting documents within the selected organization, but also through the key partners they are used to work with for project formulation and implementation. To facilitate this work, a guidance sheet on “accreditation standards” (Annex 3) will be prepared.
using information available in the accreditation toolkit developed by the AF. In the same view, a summary of comments and recommendation made so far by the Accreditation Panel during applications reviews will be prepared. This should help focus efforts on the most relevant documents and keep in mind the most important aspects;

- review the adequacy of all required back-up documentation to ensure it meets the requirements of the AF Accreditation Panel. This will be done based on the supporting documents check-list provided by the AF (Annex 4);
- conduct follow-up discussions and advise in addressing identified gaps, if any, in the collected supporting documentation, and in completing all the remaining aspects of the assessment;
- proceed with the online submission of the NIE application.

<table>
<thead>
<tr>
<th>Proposed Support Activities</th>
<th>Expected Output of the Activities</th>
<th>Country/Institution to be Supported</th>
<th>Requested budget (USD)</th>
<th>Tentative timeline (Completion date)</th>
</tr>
</thead>
</table>
| 1. Screening exercise, including an information workshop on the AF and the main features of an operational NIE | - Screening report  
- Check-list of key questions addressed during assessment  
- Presentation and set of slides  
- Evaluation sheet                                                                 | Togo                                               | 3,112                                | 25 January 2017            |
| 2. Assessment of institutional capacity and readiness, including a seminar on the AF’s accreditation process and the role of an NIE in directly accessing AF resources | - Assessment report showing the potential NIE applicant’s strengths and weaknesses towards accreditation by the AF  
- Presentation and set of slides                                                                 | Togo                                               | 3,316                                | 4 February 2017            |
| 3. Collecting supporting documents  
- Collecting and analyzing relevant supporting documents for each performance criteria required in the application form  
- Review of questions raised by the                                                                   | - List of supporting documents/information collected  
- Summary of questions addressed by the Adaptation Panel and the Board to applicants during accreditation process  
- Note on accreditation                                                                                 | Togo                                               | 8,418                                | 15 April 2017             |
<table>
<thead>
<tr>
<th>Proposed Support Activities</th>
<th>Expected Output of the Activities</th>
<th>Country/Institution to be Supported</th>
<th>Requested budget (USD)</th>
<th>Tentative timeline (Completion date)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accreditation Panel during previous applications (to better understand what is expected)</td>
<td>standards</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Preparing and sharing a note on accreditation standards (to better understand what is expected)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Review of the adequacy of all required back-up documentation to ensure it meets the requirements of the AF Accreditation Panel, and filling gaps</td>
<td>- Supporting documents checklist</td>
<td>Togo</td>
<td>4,541</td>
<td>15 May 2017</td>
</tr>
<tr>
<td>- Checking the documents collected against AF requirements</td>
<td>- Documentation of the main findings</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Identifying potential gaps or weaknesses</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>- Providing guidance on how to overcome issues identified</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Supporting the task-force in organizing supporting documents</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Translation of supporting documents</td>
<td>Supporting documents in English</td>
<td>Togo</td>
<td>2000</td>
<td>19 June 2017</td>
</tr>
<tr>
<td>6. Submission of the application folder</td>
<td>- An application for accreditation as a National Implementing Entity</td>
<td>Togo</td>
<td>7,959</td>
<td>20 June 2017</td>
</tr>
<tr>
<td>Proposed Support Activities</td>
<td>Expected Output of the Activities</td>
<td>Country/Institution to be Supported</td>
<td>Requested budget (USD)</td>
<td>Tentative timeline (Completion date)</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>----------------------------------</td>
<td>-------------------------------------</td>
<td>------------------------</td>
<td>-------------------------------------</td>
</tr>
<tr>
<td>6. Communication</td>
<td>summary report</td>
<td></td>
<td>1020</td>
<td></td>
</tr>
<tr>
<td>7. Travel</td>
<td></td>
<td></td>
<td>17,502</td>
<td></td>
</tr>
<tr>
<td>8. Workshops and logistics</td>
<td>Documentation of main findings</td>
<td></td>
<td>2,041</td>
<td></td>
</tr>
<tr>
<td><strong>Total Grant Requested (USD)</strong></td>
<td></td>
<td></td>
<td><strong>50,000</strong></td>
<td></td>
</tr>
</tbody>
</table>

* See indicative budget details in Annex 5

D. Implementing Entity

This request has been prepared in accordance with the Adaptation Fund Board’s procedures

<table>
<thead>
<tr>
<th>Implementing Entity Coordinator, IE Name</th>
<th>Signature</th>
<th>Date (Month, day, year)</th>
<th>Implementing Entity Contact Person</th>
<th>Telephone</th>
<th>Email Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr. Assize Toure</td>
<td></td>
<td>01 AOUT 2016</td>
<td>Dethie Soumare</td>
<td>221 33 825 89 66</td>
<td><a href="mailto:dethie@cse.sn">dethie@cse.sn</a></td>
</tr>
<tr>
<td>Centre de Suivi Ecologique (CSE)</td>
<td></td>
<td></td>
<td></td>
<td>221 77 658 38 78</td>
<td></td>
</tr>
</tbody>
</table>

E. Record of request of support on behalf of the government

Provide the name and position of the government official, the Designated Authority of the Adaptation Fund, and indicate date of endorsement. If the proposed support targets more than one country, list the officials requesting support for all the participating countries. The request letter(s) should be attached as an annex to the application.
(Enter Name, Position, Ministry)  
Mr. AGRIGNAN Esso Sam Abdou  
Rassidou  
Economist, Green Climat Funds National Focal Point  

Date: 08/26/2016
ANNEX 6: LETTER OF ENDORSEMENT

MINISTRE DE L’ENVIRONNEMENT
ET DES RESSOURCES FORESTIERES
SECRETARIAT GENERAL
DIRECTION DE L’ENVIRONNEMENT

REPUBLIQUE TOGOLAISE
Travail Liberté Patric

N° 0565 / DE/DLOCC

Letter of Endorsement by Government

To: The Adaptation Fund Board
   c/o Adaptation Fund Board Secretariat
   Email: afbsec@adaptation-fund.org Fax: 202 322 3240/6

Subject: Endorsement for support in NIE accreditation

In my capacity as designated authority for the Adaptation Fund in Togo, I confirm that Office du Développement et de l’Exploitation Forestière (ODEF) has been requested by my government to support the process of accreditation of a National Implementing Entity for the Adaptation Fund in my country.

Accordingly, I am pleased to endorse the grant proposal submitted by Office du Développement et de l’Exploitation Forestière (ODEF) for funding from the Adaptation Fund.

Sincerely,

ESSOBYOUIR. PM

Director of Environment

B.P. 4032 - TCM - C.P. (2083) 222 31 21 / 22 22 31 97 - Fax (228) 22 22 43 33 / 22 22 31 97
245, Rue des Nénuphars - E-mail : demb.tog@yaho.fr
CRITERIA FOR SELECTING AN NIE

- Conviction that the proposed NIE can demonstrate and give evidence of its fiduciary abilities with regard to the AF’s fiduciary standards.

- Capability to take responsibility and accountability for the full project cycle elaborated upon above in an agile, efficient and effective manner.

- Optimal organizational structure within the potential NIE for the implementation task which in most cases would imply that the entity has a separate corporate structure and that the implementation of projects is one of its significant activities.

- Demonstration by the top management of a zero tolerance policy for fraud and corruption from its own staff and from third parties and of ability to resolve any allegations thereof in a transparent and complete manner involving required authorities as needed.

- Ability to work together with government entities, leveraging co-financing organizations and other stakeholders within the country in order to identify, appraise, implement and evaluate projects related to adaptation.

- A clear demonstration that the potential NIE can bring a significant value added component to Adaptation Projects over and above what existing and accredited Multilateral Implementing Agencies can bring.

- Experience of work with development partners (at international, regional and national level): details about projects/programmes; dates amount and type of financing; specific role; etc.
## ANNEX 2: EVALUATION SHEET

**NAME OF THE INSTITUTION** (in extenso):

**DEPARTMENT:**

**Financial management and integrity**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Strengths</th>
<th>Weaknesses / Limitations</th>
<th>Score (1 to 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accurately and regularly record transactions and balances in a manner that adheres to broadly accepted good practices, and are audited periodically by an independent firm or organization</td>
<td></td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Managing and disbursing funds efficiently and with safeguards to recipients on a timely basis</td>
<td></td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Produce forward-looking financial plans and budgets</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Legal status to contract with Adaptation Fund Board</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Institutional capacity

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Strengths</th>
<th>Weaknesses / Limitations</th>
<th>Score (1 à 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ability to manage procurement procedures which provide for transparent practices, including competition</td>
<td></td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Ability to identify, formulate and appraise projects, including the identification and assessment of project/programme environmental and social risks and the adoption of measures to address those risks</td>
<td></td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>Competency to manage or oversee the execution of projects/programmes, including ability to manage subrecipients and to support project/programme delivery and implementation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capacity to undertake monitoring and evaluation, including monitoring of measures for the management of environmental and social risks</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Transparency, self-investigative powers, anti-corruption measures and mechanism to address complaints about environmental or social harms caused by projects

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Strengths</th>
<th>Weaknesses / Limitations</th>
<th>Score (1 à 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Competence to deal with financial mismanagement and other forms of malpractice</td>
<td></td>
<td></td>
<td>+ 1 5</td>
</tr>
<tr>
<td>Capacity to address complaints on environmental and social harms caused by projects/programs</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NB: This evaluation sheet is to be used when visiting the institution’s key partners.
ACCREDITATION STANDARDS

I. FINANCIAL INTEGRITY AND MANAGEMENT

(a) **Capability required:** Accurately and regularly record transactions and balances in a manner that adheres to broadly accepted good practices, and are audited periodically by an independent firm or organization.
- Production of reliable financial statements that are prepared in accordance with internationally recognized accounting standards.
- Production of annual external audited accounts that are consistent with recognized international auditing standards.
- Production of detailed departmental accounts.
- Demonstration of use of accounting packages that are recognized and familiar to accounting procedures in developing countries.
- Demonstrate capability for functionally independent internal auditing in accordance with internationally recognized standards.

**Good example on audited financial statements:**
The application contains audited financial statements with an unqualified opinion from KPMG for each of the two years of operation being 2008 and 2009. The financial statements are in accordance with auditing standards issued by the Auditor General of the country. The applicant uses integral Administrative Management software that includes an accounting module marketed by Datalogic which is a local firm aiming to develop the product for the region. The application provided a link to the software company so that the Accreditation Panel could verify the appropriateness of the software.

**Marginally acceptable example on audited financial statements:**
The applicant is a government ministry and its accounts are audited together with those of the government as a whole by the Auditor General. His latest report on the 2008 financial accounts shows a multitude of examples of improper recording, non compliance with rules and fraud. But only few comments relate to the applicant. A separate letter from the Auditor General for the ministry also has no significant issues outstanding. This would be acceptable for accreditation provided the other parts of the application show strong governance systems and a strong internal audit.

**Acceptable example on internal audit:**
While there is no internal audit function for this small organization there is, each year, a management review done by the external auditor. The management letter relating to 2009 covered the organizational structure of the applicant and a review of procedures regarding procurement; and accounting / cash. The applicant takes the observations seriously and fixed the weaknesses and provided a status report showing the actions they had taken.

**Poor example on internal audit:**
The application makes reference to internal audit provisions and these are adequate and contained in Section 36 of the country’s Financial Regulations. The Auditor General in his report for 2008 is critical about the internal audit effectiveness within the country. The organization chart of the applicant has a few auditors but gives no information on the internal audits done, the content of the annual report or audits planned. Nor is it clear whether aspects of the applicant’s projects, contracting and disbursements are audited. With this information the Fiduciary Standards are not met and accreditation would not be recommended by the Accreditation Panel.

(b) **Capability required:** Managing and disbursing funds efficiently and with safeguards to recipients on a timely basis.
- A demonstration of use of a control framework that is documented with clearly defined roles for management, internal auditors, the governing body, and other personnel.
- Production of financial projections demonstrating financial solvency.
- Demonstration of proven payment / disbursement systems.

**Good example on an Internal Control Framework:**
The institutional form of the applicant is that of a government corporation. According to its application they have 54 employees recruited through competitive examinations, with an average age of 35 years, and all managers have a university degree. It is the first regional agency of its kind to have been certified in one hundred percent of its processes through the Certification of the Quality Management System according to ISO 9001:2008. One of the documents created as part of that process are Quality Guidelines (QGs). ISO certification would mean that the applicant has a strong capability to translate customers’ needs into their own systems and procedures and that the various authorities are described in written documents and this was demonstrated with examples.

**Good example on an Internal Control Framework:**
The applicant has its own accounting system and its financial statements are prepared under the US GAAP (thus consistent with IFRS). While its own accounting system is not a “recognized accounting package” the applicant is large enough to have a bespoke system and the 2009 annual report shows an unqualified opinion issued by PwC. Included is a statement on the adequacy of internal controls based on the COSO criteria issued by management and referred to by the auditors as fairly stated. Thus the Accreditation Panel can have confidence in the accounting system.

**Inadequate example on an Internal Control Framework:**
The applicant is a government ministry and referred to various documents in the application such as the Financial Regulations that contain the duties and responsibilities of officials in relation to financial management such as those of: cabinet ministers, the Secretary General, and the Secretary to the Treasury, the accountant General, the Chief Internal Auditor, Chief budget managers and public officers, and various committees. This would only be an acceptable framework if it is accompanied by a demonstration from internal audit or another external source that it is adhered to. Without that assurance the fiduciary standards would not be met and accreditation could not be recommended for the ministry.

**Good example on a disbursement system:**
One of the attachments of the application is a Project Disbursement Handbook. It contains policies, guidelines, practices, and detailed instructions how to handle project disbursements and repayments. It is written for the applicant staff, borrowers including project staff from executing agencies. It demonstrates that disbursements are managed in accordance with the principles and procedures that are applicable to the investment projects or programs.

**Good example on spending against project budgets:**
The applicant maintains a website which enables the stakeholders to monitor the overall financial status of projects. Greater details as well as the status of individual disbursement transactions are available to donors. It demonstrates that the applicant has an ability to budget against projects and correctly account therefore.

**Capability required:** Producing forward looking financial plans and budgets.
- Evidence of preparation of corporate, project or departmental / ministry budgets.
- Demonstration of ability to spend against budgets.

**Inadequate example on spending against project budgets:**
The applicant is a government ministry and referred to various documents in the application such as the Financial Regulations that contain the duties and responsibilities of officials in relation to financial management such as those of: cabinet ministers, the Secretary General, and the Secretary to the Treasury, the accountant General, the Chief Internal Auditor, Chief budget managers and public officers, and various committees. This would only be an acceptable framework if it is accompanied by a demonstration from internal audit or another external source that it is adhered to. Without that assurance the fiduciary standards would not be met and accreditation could not be recommended for the ministry.

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One of the attachments of the application is a Project Disbursement Handbook. It contains policies, guidelines, practices, and detailed instructions how to handle project disbursements and repayments. It is written for the applicant staff, borrowers including project staff from executing agencies. It demonstrates that disbursements are managed in accordance with the principles and procedures that are applicable to the investment projects or programs.
- Demonstration of necessary legal personality in case it is not a government dept./institution
- Demonstration of legal capacity/authority and the ability to directly receive funds.

**Good example on a legal status:**
The applicant is a recently created government organization being its own legal entity. It was created by Presidential Decree in 2008. According to the Decree the “Fund shall be an instrument for financing programmes and projects aiming at rational management of the environment, improvement of living environment and promotion of sustainable development in the country. To this regard, it shall be responsible for:
- Mobilizing subsidies granted by the Government, as well as externalities and fines collected as part of the fight against environment pollution;
- Mobilizing external resources relating to its missions;
- Building and developing institutional and operational capacities of national partners in the field of environment management;
- Promoting practices of sustainable management of natural resources;
- Supporting programmes and projects relating to environment protection and improvement of populations’ living environment;
- Following and assessing the execution of funded projects and their impact on the environment.
According to an Article in the Presidential Decree the Fund shall cooperate with public, private and non-governmental entities, whose activities contribute to the implementation of the national environment management strategy. This makes the applicant a logical NIE for the AF with the right legal status.

II. REQUISITE INSTITUTIONAL CAPACITY

**(a)** Capability required: Procurement procedures which provide for transparent practices, including competition.
- Evidence of procurement policies and procedures at national levels consistent with recognized international practice (including dispute resolution procedures).

**Good example on how to procure:**
One of the attachments to the application is the sixty five pages Procurement Guidelines. The purpose of these Guidelines is to inform those carrying out a project that is financed in whole or in part by an applicant loan, grant, or fund of the policies that govern the procurement of goods, works, and services required. Topics covered include International Competitive Bidding such as opening and evaluation of bids, and other methods of procurement and also mentions aspects of Fraud and Corruption.

**Good example on how to procure:**
The application gives the reference to its procurement guidelines that are consistent with international procurement guidelines used by international community. The guidelines describe the basic principles of procurement that apply to projects funded by them including the various procurement methods, policies and procedures for competitive bidding on goods and work and related services. The selection of consulting services is also covered. Contracts, including dispute resolution, are under national jurisdiction. The applicant gets into the procurement cycle of its executing agencies by giving a “non-objection” to contracts for its projects and there is a full dispute resolution mechanism in place. These guidelines are available on the web.

**Example of inadequate procurement practices:**
The applicant is part of a government structure and therefore subject to the country’s Public Procurement Authority. A report issued in June 2009 on a procurement review of the applicant concluded that unless the recommendations of the review are implemented the applicant will not comply fully with the Public Procurement legislation and the associated regulations and directives and punitive measures are considered. In this case accreditation cannot be recommended until the Public Procurement Authority comes to a positive conclusion on the basis of a full review and this should be supplemented by some mechanism to give assurance to the Accreditation Panel that the appropriate systems and procedures in place for procurement and adherence thereto is expected to continue to be in place for the duration of the accreditation period.

**(b)** Capability required: Capacity to undertake monitoring and evaluation.
- Demonstration of existing capacities for monitoring and independent evaluation consistent with the requirements of the Adaptation Fund.
- Evidence that a process or system, such as project-at-risk system, is in place to flag when a project has developed problems that may interfere with the achievement of its objectives, and to respond accordingly to redress the problems.
Good example on how to monitor:
The application included project guidelines on preparing a design and monitoring framework that is primarily for design teams, government and ministries, nongovernment stakeholders, applicant staff, and consultants. The guidelines are a hands-on tool kit that describes—step-by-step—the participatory process to develop the design and monitoring framework and explains how to apply participatory design tools. The guidelines are practical with examples. There is also technical assistance available to prepare projects. These together with other manuals such as for disbursement and the semiannual monitoring make it clear that the applicant has the required capacity to meet this Fiduciary Standard. Monitoring reports from several projects demonstrate the system is working.

Good example on evaluation:
The applicant has an independent Evaluation Group that is directly responsible to the Board and links to its Evaluation Committee. They have their own section on the applicant website that includes its annual report and summaries of the reports issued. There was an external peer review done of its evaluation function and that came out positively and is available under the documents of the latest Executive Board.

Poor example on risk management within projects:
The application mentions that risk assessment is embedded in the project log-frames and in the project design document template envisaging sections on risk analysis and exit strategy and post-project sustainability. While that may be the case the risk identification at project design could be stronger. For example, many appraisal documents do not include a section on risk management with suggested mitigating actions, for many others the treatment of risks and mitigation could be stronger. The focus on risk is so minimal that it does not meet the minimal AF Fiduciary Standards.

Good example on a monitoring / accounting for projects:
The application includes audited financial statements for several donor funded projects of the Institute as of 2008. It involves opinions of KPMG, a local auditor and the auditor general of the country. All opinions are positive and give confidence that project expenditures and procurement actions adhere to the loan provisions and national legislation.

Example of inadequate monitoring practices:
The application states that it has the technical capacity to monitor and evaluate projects through the Monitoring and Evaluation Committee but does not demonstrate this or give further information or examples. When asked for additional examples the applicant provides quarterly monitoring reports done by the donor organizations. For accreditation purposes the monitoring capability has not been demonstrated and accreditation cannot be recommended.

(c) Capability required: Ability to identify, develop and appraise projects.
- Demonstration of availability of/access to resources and track records of conducting appraisal activities.
- Evidence of institutional system for balanced review of projects, particularly for quality-at-entry during the design phase.
- Evidence of risk assessment procedures in place.
Good example on identification, development and approval of projects:
The main purpose of the applicant is to define the strategy for the country. Since donor funding is a significant part of the country budget, the applicant is heavily involved with the identification of projects. It does so through working with all the government bodies and other partners. Steering committees are created as projects are identified, developed, and appraised and these are usually chaired by applicant staff. Projects that pass the steering committee are sent for approval to cabinet. In case of approved programmes, the Steering committee approval is sufficient for a new project. The applicant provided documents that demonstrate that it has an extensive capability to identify the right projects and see them through its development and appraisal stages working in full partnership with all the stakeholders.

Inadequate demonstration of identification, development and approval of projects:
The applicant explains that it has a planning cell who initiates the project appraisal after receiving projects from different agencies/departments. This follows a prescribed document for new projects called Development Project Performa/Proposal (DPP). The DPP includes the basic project proposal elements such as objectives; budget and timing; pre-appraisal or investment feasibility study; a result based monitoring framework; and a procurement plan. The explanation and the form are all contained on two pages and no examples are given. From an accreditation viewpoint there is not sufficient demonstrate of a system and evidence that the system is working. There is a pro-forma list of a Departmental Project Approval Committee (DPAC) made up of some 12 senior staff members of different government ministries and divisions but there is no example of how they work. Thus the application needs to be expanded and provide evidence on these systems before accreditation can be recommended.

(d) Capability required: Competency to manage or oversee the execution of the project/programme including ability to manage sub-recipients and to support project/programme delivery and implementation.
- Demonstration of an understanding of and capacity to oversee the technical, financial, economic, social, environmental and legal aspects of the project and their implications.
- Demonstration of competence to execute or oversee execution of projects / programmes.
- The examples under monitoring above apply. The demonstration of the capacity to oversee the technical, financial, economic, social, environmental and legal aspects of the project and their implications requires a demonstration of staff qualifications, experience and education.

Inadequate demonstration of capacity to manage or oversee projects:
The application states that the various technical wings of the organization together with some of the technical directorates of ministries, whom they work together with, puts them in a unique position to oversee the technical, economic, financial, social, environmental, and legal aspects of projects and their implications. It states that usually a Steering Committee is formed drawing members from relevant institutions to provide such oversight responsibility. It gives as an example a project being executed but is only one example and it is very different from adaptation type of projects. Better examples need to be given to be considered sufficient demonstration for accreditation.

III. TRANSPARENCY, SELF-INVESTIGATIVE POWERS, ANTI-CORRUPTION MEASURES AND MECHANISM TO ADDRESS COMPLAINTS ABOUT ENVIRONMENTAL OR SOCIAL HARMs CAUSED BY PROJECTS

(a) Capability required: Competence to deal with financial mismanagement and other forms of malpractice.
- Demonstration of capacity and procedures to deal with financial mismanagement and other forms of malpractice.
- Evidence of an objective investigation function for allegations of fraud and corruption.
**Good example on an antifraud practice:**
The applicant’s management set up an investigation function as part of the internal audit function. The policy is contained in a rather legal document but is neatly summarized on the website. The policy is mainly focused on fraud and corruption but taken together with the published core values it is clear that mismanagement and other forms of malpractice are equally covered. There is an annual report on investigation that is on the website and this demonstrates the nature of the cases and that all complaints received are taken serious and are acted upon. It is important to note that the investigative activities equally cover any behavior related to the applicants’ projects done by third parties. For example fraud related to tender documents would be covered.

**Inadequate example on an antifraud practice:**
The application refers to the various national systems such as the Ombudsman, the Auditor General, the National police, the Prosecutor General, the Revenue Authority and the Public Procurement Authority. The underlying message is that the national systems work. There is certain evidence through websites that the system works. For example, the former Director of the national procurement agency was tried for corruption. Nevertheless it does not demonstrate how the applicant works with the various national entities and how it has a no fraud tolerance at the top or how it deals in a preventive and reactionary fashion with financial mismanagement and other forms of malpractice on projects. There is no information on a whistleblower policy. Neither does it deal with the role of the organization to prevent, initiate and monitor investigations of fraud and corruption within projects they manage. Also details on a code of conduct for staff is missing.
COMMENTS AND RECOMMENDATIONS FROM A.P.

**FINANCIAL INTEGRITY AND MANAGEMENT (1)**

(i) Accurately and regularly record transactions and balances in a manner that adheres to broadly accepted good practices, and are audited periodically by an independent firm or organization;

(ii) Managing and disbursing funds efficiently and with safeguards to recipients on a timely basis;

(iii) Produce forward-looking financial plans and budgets;

(iv) Legal status to contract with the Fund and third parties

The National Environment Management Authority (NEMA) of Kenya is accredited as a NIE on the understanding that:

(a) NEMA would be **required to prepare annual financial statements** for all the project(s) funded by the AF;

(b) the **annual financial statements must be audited** by the National Audit Office or another external auditor and that a report must be provided within six months after the end of the financial year.

The Ministry of Natural Resources (MINIRENA) of Rwanda should submit to the secretariat, on an annual basis, a **procurement audit report issued by the Auditor General's Office, or an independent auditor**, on the Adaptation Fund project/s under implementation in relation to the effectiveness of its procurement systems and practice, as well as continuous availability of qualified resources in project cycle management.

The Board decided to accredit the Protected Areas Conservation Trust (PACT) of Belize as a NIE, subject to the following conditions: PACT should have in place to the satisfaction of the Accreditation Panel and before the approval of the first project:

(i) A **formal annual internal control statement signed by its Executive Director and the Board and to be issued with the financial statements**; and

(ii) A **formal mandate for the Finance Committee of the Board to execute the functions of an audit committee**.

The Panel recommended that the African Development Bank (AfDB) be accredited as an MIE subject to certain conditions: the AfDB delivers annually, and within three months after the end of the year, an **independent grant audit report covering the open projects that the AfDB handles on behalf of the Adaptation Fund**.

The Board decided to accredit the National Environment Fund (NEF) of Benin as a NIE, subject to the following conditions: within 3 months of each year end the external auditor of the NEF informs the AF Board secretariat as to whether **the accounts of AF projects are up to date, and accurately reflected the transactions during the year**.
The Board decided to accredit the Banque Ouest Africaine de Développement (BOAD), subject to the following conditions:

- BOAD includes an internal control statement with the financial statements, starting with the statements of 2011.
- The Panel noted that the supporting documentation that had been provided by the CSE for some of the areas of the fiduciary standards, in particular the area of risk management, did not provide sufficient evidence that those standards had been met… He also said that the CSE should be informed of the need to improve its risk management procedures.

FINANCIAL INTEGRITY AND MANAGEMENT (2)

(i) Accurately and regularly record transactions and balances in a manner that adheres to broadly accepted good practices, and are audited periodically by an independent firm or organization;
(ii) Managing and disbursing funds efficiently and with safeguards to recipients on a timely basis;
(iii) Produce forward-looking financial plans and budgets;
(iv) Legal status to contract with the Fund and third parties.
The Chair of the Accreditation Panel explained that they were satisfied that there was in fact a specific unit with that remit in the applicant entities from those countries.

The Ministry of Natural Resources (MINIRENA) of Rwanda should submit to the secretariat, on an annual basis, a procurement audit report issued by the Auditor General's Office, or an independent auditor, on the Adaptation Fund project/s under implementation in relation to the effectiveness of its procurement systems and practice, as well as continuous availability of qualified resources in project cycle management.

The Adaptation Fund Board decided to accredit the Ministry of Planning and International Cooperation (MOPIC) as the NIE for Jordan on the understanding that it would submit to the secretariat of the Adaptation Fund Board, by 30 June 2012, an update on the implementation of its impacts assessment system.

The Board decided to accredit the Protected Areas Conservation Trust (PACT) of Belize as a NIE, subject to the following conditions: PACT should provide semi-annual progress reports on AF projects.

The Panel had also reviewed the application of the African Development Bank (AfDB) and concluded that the application had demonstrated an adequate project identification, and approval process, as well as those dealing with financial mismanagement and other malpractices. However, the application was less strong with respect to institutional capacity relating to projects, and despite the fact that it had demonstrated an adequate project identification, and approval process, there were systematic problems in terms of implementation delays, procurement, disbursement, and monitoring, including acting on projects with high risk. Those difficulties were being addressed by the AfDB through a series of reforms, including a greater decentralization to field offices, which would take several years before they could be fully implemented. That meant that the AfDB would not fully meet the fiduciary standards until then, and even then the levels of capability might depend on the responsible local office. Consequently, the Panel recommended that AfDB be accredited as an MIE subject to certain conditions:

(a) The AfDB describes in any project proposal the capability of the local office to implement, monitor and close the proposed project in light of the decentralization process of the AfDB;

(b) The AfDB delivers annually an independent grant audit report covering the open projects that the AfDB handles on behalf of the Adaptation Fund. This audit, which can be done by or under the supervision of The Office of the Auditor General of the AfDB, should:

(i) Confirm that for all open AF projects that the required reports that were due for the year reviewed were delivered to the AF secretariat or if this is not the case the report should explain what is missing and why;

(ii) Confirm that the AfDB has allocated the necessary monitoring activities to the open AF projects in accordance with the AfDB’s policies to ensure the adequate progress and achievements of the projects. If that is not the case, the audit report should state what is missing.
The Chair of the Panel said that the field visit had revealed that the National Environment Fund (NEF) of Benin had a **small staff dedicated to identifying, evaluating and monitoring the execution of projects**. It could demonstrate its capacity for relatively small projects and operated under a strong legal mandate.

The Board decided to accredit the National Environment Fund (NEF) of Benin as a NIE, subject to the following conditions: within 3 months of each year end the external auditor of the NEF informs the AF Board secretariat as to whether:

(i) **key staff was available during the year to monitor, execute and account** for Adaptation Fund projects;

(ii) all Adaptation Fund project **procurements during the year followed national procurement rules**.

The Panel pointed out that **competences had to be demonstrated and not simply identified**.

The Board took up the policy issue of ministries as NIE, raised by the Accreditation Panel in its report. Following a discussion, in which some members stressed the need for coherent treatment of the issues and for the integration of those issues into the completion of the development of a tool-kit for NIEs, the Board decided to:

(a) take note of the **practical difficulties that the Accreditation Panel was encountering, based on experience to date, in accrediting government ministries**;

(b) take note of the view expressed by the Accreditation Panel on the **need to identify a specific unit in a ministry**, in case that ministry applies for accreditation as NIE, with **required responsibility and accountability for implementing Adaptation Fund projects**.

The Board decided to accredit the International Fund for Agricultural Development (IFAD) as a Multilateral Implementing Entity (MIE) on the understanding that there would be no disbursement of funding for any Adaptation Fund projects being implemented by the IFAD before the Executive Board of the IFAD authorized the IFAD to function as an MIE of the Adaptation Fund.

The Panel had noted that the CSE had usually managed projects that had involved smaller amounts of money than the potential maximum size for the projects and programmes being financed by the Adaptation Fund. The Board decided to retain the option to require **more frequent reporting than required in the operational policies and guidelines** of the Adaptation Fund Board for the projects and programmes implemented by the CSE in the event that the Entity was to administer amounts that greatly exceeded its previously demonstrated capacity to administer funds for projects and programmes.

Further information on the nature of the CSE and more details on its application were requested by the Board, as well as a **clarification on whether it was an NGO or a governmental organization**. It was noted that developing countries needed to know exactly what was expected of them when submitting an application for an NIE.
During a closed session the Board decided to accredit the Protected Areas Conservation Trust (PACT) of Belize as a National Implementing Entity, subject to the following conditions: PACT should have in place to the satisfaction of the Accreditation Panel and before the approval of the first project a public antifraud policy that demonstrates a zero tolerance attitude.

The Board decided to accredit the National Environment Fund (NEF) of Benin as a National Implementing Entity, subject to the following conditions: before the first disbursement the Ministry of Environment, Hygiene and Urban Planning (MEHU) and NEF places on their website an anti-fraud policy that includes, inter alia, that:

(i) it has a zero fraud tolerance in relation to the projects funded by the Adaptation Fund and the other projects they manage;
(ii) all allegations received will be investigated and complainants will be covered under appropriate whistleblower protection; and
(iii) a demonstration of an appropriate system whereby allegations of fraud, financial mismanagement and other irregularities that come to the NEF or the MEHU will be recorded and properly investigated.

The Board decided to accredit the Banque Ouest Africaine de Développement (BOAD), subject to the following conditions: that BOAD have in place an investigative function that reflects its needs, and the practices of other development banks, before the first disbursement is made by the AF and that the effectiveness thereof will be reviewed after two years by the Panel.

“Include information on the Fund’s website about the mechanisms for handling complaints about accredited Implementing Entities and the possibility to communicate directly with the secretariat.” (Decision B.16/22)
<table>
<thead>
<tr>
<th>Activity Description</th>
<th>Nbr of staff</th>
<th>Staff unit cost (CFA)</th>
<th>Nb of days/travels</th>
<th>Total (CFA)</th>
<th>Total (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Communication</td>
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