AMENDMENT TO THE FUND OPERATIONAL POLICIES AND GUIDELINES
Background

1. At its seventh meeting the Adaptation Fund Board (the Board) adopted the Operational Policies and Guidelines for Parties to Access Resources from the Adaptation Fund (OPG) through Decision B.7/2.

2. At the fifth session of the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol (CMP 5), the Parties endorsed the Adaptation Fund OPG in paragraph 6 of Decision 4/CMP.5. In its decision, the CMP;

   Takes note with appreciation of the work carried out by the Adaptation Fund Board concerning:

   (a) The adoption of the operational policies and guidelines for Parties to access resources from the Adaptation Fund, in accordance with decisions 1/CMP.3 and 1/CMP.4 […]

3. At its 15th meeting, the Board had discussed document AFBB.15/6 which presented draft text for amending the Operational Policies and Guidelines (OPGs). Following recommendations by the Project and Programme Review Committee (PPRC) and the ad-hoc committee which had been set up by the Board to consider draft text for paragraphs 34, 48, 57, 58 and 59 of the OPGs, the Board decided to amend the Guidelines. At this meeting;

   Having considered the amendments proposed to the operational policies and guidelines, as contained in an annex to document AFB/B.15/6, the Board decided to:

   (a) Approve the amendments to the operational policies and guidelines, as orally amended, and as contained in an annex to the report of the 15th meeting of the Board; and
   (b) Request the secretariat to publish the final version of the operational policies and guidelines on the website of the Adaptation Fund, and to update the Adaptation Fund Handbook accordingly.

   (Decision B.15/29)

4. At its twenty-second meeting, the Board had discussed the Adaptation Fund (the Fund) Environmental and Social Policy (ESP) and the related amendments to the OPGs that would ensure that implementing entities had the ability to implement the ESP. At this meeting;

   Following a discussion, the Adaptation Fund Board decided to:

   (a) Approve:

      (i) The environmental and social policy contained in document AFB/B.22/5;
      (ii) The amendments to the operational policies and guidelines for Parties to access resources from the Adaptation Fund, its related templates, and instructions as contained in document AFB/B.22/5/Add.1;
5. The Board had at its twenty-second meeting, also approved Phase 1 of the Readiness Programme and through Decision B.22/24, adopted document AFB/B.22/6 which outlined options for the programme to support direct access to climate finance. The document also included a framework through which the Readiness Programme would be evaluated over two years.

6. At its twenty-seventh meeting, the Board adopted a Gender Policy (GP) and approved related amendments to the OPGs that would ensure that implementing entities had the ability to implement the GP. At this meeting;

   *Having considered the comments and recommendation of the Ethics and Finance Committee (EFC), the Adaptation Fund Board decided to:*

   (a) Approve:

   (i) The gender policy as contained in annex I of document AFB/EFC.18/5/Rev.1;

   (ii) The gender action plan as contained in annex II of document AFB/EFC.18/5/Rev.1; and

   (iii) The amendments to the main text of the operational policies and guidelines for Parties to access resources from the Adaptation Fund (the OPG) and annex 3 to the OPG, as contained in document AFB/EFC.18/5/Add.1; and

   (b) Request the secretariat to revise annex 4 to the OPG taking into account comments submitted by members of the Board by 30 June 2016 for consideration by the EFC at its nineteenth meeting.

(Decision B.27/28)

7. The Board had at its twenty-seventh meeting, also decided to institutionalize the Readiness Programme and make it a more permanent feature of the Fund through Decision B.27/38

8. Subsequent to Decision B.27/28, the Board had further discussed the Fund’s Gender Policy and Action Plan, and had at its twenty-eighth meeting, through Decision B.28/39, decided to approve the amendments to Annex 5 to the operational policies and guidelines for Parties to access resources from the Adaptation Fund, as contained in document AFB/EFC.19/8/Add.1.

9. At its twenty-ninth meeting, the Board approved an updated framework for the Readiness Programme, and requested the Adaptation Fund Board Secretariat (the secretariat) to implement further steps to enable transitioning of the Readiness Programme into a long term and permanent feature of the Fund. The Board decided:

   (a) To approve the framework for the Readiness Programme as contained in document AFB/B.29/8;
2. The secretariat has prepared this current document subsequent to Decision B.29/42 by the Board to update the Operational Policies and Guidelines for Parties to Access Resources from the Adaptation Fund (OPG) to include procedures for review and approval of projects under the Readiness Programme. In fulfilling the decision by the Board, the secretariat has also updated the general formatting and consistency of the OPG with the intention of making several improvements, elaborations and clarifications to the text. Proposed amendments have been introduced to the main text of the OPG and to the text in Annex 5 of the OPG. The updated OPG and subsequent update to Annex 5 of the OPG are included in annex A and B of this document.

Explanatory note on proposed amendments to the main text of the OPG (Annex A of present document)

3. The following points in the revised OPG, contained in Annex A, may be highlighted:

(i) **Paragraph 19.** Following adoption of the Gender Policy by the Board, the numbering of the annexures was amended, and the relevant annex is now Annex 5.

(ii) **Paragraphs 38 and 39.** Spelling out numbers in brackets for consistency throughout the OPG text.

(iii) **Paragraph 40.** Insertion of the word “the” to amend grammar and provide clarification to the meaning of the sentence.

(iv) Insertion of text in the heading immediately after paragraph 44 to clarify that the section refers specifically to concrete adaptation projects and programmes.

(v) **Paragraph 46.** Insertions in the sub-paragraphs (a) to (e) to provide further clarity on the project/programme cycle and approval steps for both concept and fully-developed project/programme documents.

(vi) Insertion of text in the heading immediately after paragraph 48 to reflect that the section refers specifically to the review and approval process for project formulation grants.

(vii) **Paragraph 53.** Spelling out numbers in brackets for consistency throughout the OPG text.

(viii) Insertion of text in the heading immediately after paragraph 53 for the heading of a new section to introduce the review and approval process for projects under the Readiness Programme. To further clarify the cycle and steps for projects funded through the different types of readiness grants currently available to national implementing entities (NIEs), the section includes a sub-section for project formulation assistance (PFA) grants and for all other readiness grants (Technical
Assistance grants and South-South Cooperation grants). PFA grants have been clearly distinguished from other readiness grants as they will follow a similar cycle and approval process to the PFG cycle, review and approval process. However, the templates for PFA grants application, review process and reporting will remain the same as for the other readiness grants as approved by the Board (Decision B.29/42).

(ix) **Paragraph 66.** This insertion introduces the point that whilst the OPG had contained provision for the transfer of funds in tranches for concrete projects/programmes, for the transfer of readiness grants, the Board has transferred the full amount to NIEs. This is because readiness grants have generally been very small with the highest transfers amounting to US$50,000 per project (in the case of South-South Cooperation grants). However, the inserted text introduces provision for discretion by the Board to also transfer readiness grants in tranches should the grant amounts become significantly large in future.

(x) **Paragraph 68.** The insertion at the end of this paragraph is to provide a clear distinction of the roles between the Board, the Project and Programme Review Committee (PPRC) and the Ethics and Finance Committee (EFC) in monitoring review and evaluation at the Fund and project level. The PPRC had not been mentioned before and the text allows the full function of the Board and its committees to be stated more clearly in this regard.

(xi) **Paragraph 69.** The edits in this paragraph are to clarify the roles between the Board and the secretariat in reviewing and approving project performance reports for concrete projects/programmes and projects funded through readiness grants. An edit has also been made to delete the “EFC” and replace with the “secretariat” as per the decision by the Board at its twenty-eighth meeting at which it decided to delegate its authority to approve technical review and clearance of the Project Performance Reports (PPRs) to the secretariat (Decision B.28/47). The review and approval process for monitoring and completion reports under the readiness programme is the same as mentioned for concrete projects/programmes in this paragraph (Decision B.29/42).

(xii) **Paragraph 70.** The insertions and edits in this paragraph clarify the distinction between the terminal evaluation process for regular size concrete projects/programmes which has a mandatory requirement for evaluation by an independent evaluator. This differs from small size concrete projects/programmes and readiness grants which are evaluated by the implementing entity using templates approved by the Board.

(xiii) **Paragraphs 71, 72, 74.** Minor insertions and deletions have been made to these paragraphs to clarify the meaning and grammar of the text.

(xiv) **Paragraph 76.** This insertion and edit accommodates the inclusion of readiness grants into the overall project cycle of the Fund and reaffirms the Board function to review the project cycle process, inclusive of readiness grants as and when necessary.

(xv) **Paragraphs 77 and 78.** Minor insertions and deletions have been made to these paragraphs to clarify the meaning and grammar of the text.

(xvi) **Paragraphs 86 and 87.** All projects/programmes funded by the Adaptation Fund may retain a management fee up to a cap of 8.5% (Decision B.11/16). The Board also approved a cap of 9.5% of the project budget for execution costs (Decision B.13/17). The text in these paragraphs has been edited to clarify interpretation of the decisions as inclusive of projects implemented through readiness grants which may also request a management fee and/or fee for execution costs.
4. It should be noted that the main text to Annex 5 of the Operational Policies and Guidelines of the Adaptation Fund has not been edited or changed. The proposed amendments to Annex 5 of the OPG consist of insertions of the templates for application forms that implementing entities should use to apply for readiness grants and templates for the secretariat review criteria for readiness grants. For this reason, only the proposed insertions have been included in this current document to the Board.

5. The review criteria for requests for readiness grants is closely aligned with the review criteria for requests for funding for concrete projects and programmes and takes into consideration the small size and short duration of the cycle of projects implemented through readiness grants.

**Recommendation**

6. Having considered and reviewed document AFB/B.30/7 the Board may wish to:


   b) Request the Adaptation Fund Board Secretariat to notify all accredited implementing entities of the updated Operational Policies and Guidelines.
ANNEX A: PROPOSED AMENDMENTS TO OPERATIONAL POLICIES AND GUIDELINES
OPERATIONAL POLICIES AND GUIDELINES FOR PARTIES TO ACCESS RESOURCES FROM THE ADAPTATION FUND

(AMENDED IN MARCH 2016 OCTOBER 2017)
INTRODUCTION

1. The Kyoto Protocol (KP), in its Article 12.8, states that “The Conference of the Parties serving as the meeting of the Parties to this Protocol shall ensure that a share of the proceeds from certified project activities is used to cover administrative expenses as well as to assist developing country Parties that are particularly vulnerable to the adverse effects of climate change to meet the costs of adaptation.” This is the legal basis for the establishment of the Adaptation Fund.

2. At the seventh session of the Conference of the Parties to the United Nations Framework Convention on Climate Change (UNFCCC), held in Marrakech, Morocco, from October 29 to November 10, 2001 (COP7), the Parties agreed to the establishment of the Adaptation Fund (the Fund).

3. In Montreal, Canada in November 2005 and in Nairobi, Kenya in December 2006, the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol (CMP), decided on specific approaches, principles and modalities to be applied for the operationalization of the Fund.

4. In Bali, Indonesia, in December 2007, the CMP decided that the operating entity of the Fund would be the Adaptation Fund Board (the Board), serviced by a Secretariat and a Trustee. Parties invited the Global Environment Facility to provide secretariat services to the Board (the Secretariat), and the World Bank to serve as the trustee (the trustee) of the Fund, both on an interim basis.

5. In particular, Decision 1/CMP.3, paragraph 5(b), lists among the functions of the Board to develop and decide on specific operational policies and guidelines, including programming guidance and administrative and financial management guidelines, in accordance with decision 5/CMP.2, and to report to the CMP.

6. In Poznan, Poland, in December 2008, through Decision 1/CMP.4, the Parties adopted:
   (a) the Rules of Procedures of the Adaptation Fund Board;
   (b) the Memorandum of Understanding between the Conference of the Parties serving as the meeting of the Parties of the Kyoto Protocol and Council of the Global Environmental Facility regarding secretariat services to the Adaptation Fund Board, on an interim basis;
   (c) the Terms and Conditions of Services to be Provided by the International Bank for Reconstruction and Development (the World Bank) as Trustee for the Adaptation Fund, on an interim basis; and
   (d) the Strategic Priorities, Policies and Guidelines of the Adaptation Fund (see Annex 1).

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1 See FCCC/KP/Kyoto Protocol.
2 See Decision 10/CP.7, "Funding under the Kyoto Protocol".
3 See Decision 28/CMP.1, “Initial guidance to an entity entrusted with the operation of the financial system of the Convention, for the operation of the Adaptation Fund” in Annex 1 to this document.
4 See Decision 5/CMP.2, “Adaptation Fund”, in Annex 1 to this document.
5 See Decision 1/CMP.3, “Adaptation Fund”, in Annex 1 to this document.
7. In Decision 1/CMP.4, paragraph 11, the CMP decided that the Adaptation Fund Board be conferred such legal capacity as necessary for the execution of its functions with regard to direct access by eligible developing country Parties. Further, in decision 4/CMP.4, paragraph 1, the Parties endorsed the Board decision to accept the offer of Germany to confer legal capacity on the Board. The German Act of Parliament which conferred legal capacity to the Board entered into force on February 8, 2011.

8. This document (hereafter “the operational policies and guidelines”), in response to the above CMP decisions, outlines operational policies and guidelines for eligible developing country Parties to access resources from the Fund. The operational policies and guidelines are expected to evolve further based on experience acquired through the operationalization of the Fund, subsequent decisions of the Board and future guidance from the CMP.

DEFINITIONS OF ADAPTATION PROJECTS AND PROGRAMMES

9. The Adaptation Fund established under decision 10/CP.7 shall finance concrete adaptation projects and programmes.

10. A concrete adaptation project/programme is defined as a set of activities aimed at addressing the adverse impacts of and risks posed by climate change. The activities shall aim at producing visible and tangible results on the ground by reducing vulnerability and increasing the adaptive capacity of human and natural systems to respond to the impacts of climate change, including climate variability. Adaptation projects/programmes can be implemented at the community, national, regional and transboundary level. Projects/programmes concern activities with a specific objective(s) and concrete outcome(s) and output(s) that are measurable, monitorable, and verifiable.

11. An adaptation programme is a process, a plan, or an approach for addressing climate change impacts that is broader than the scope of an individual project.

OPERATIONAL AND FINANCING PRIORITIES

12. The overall goal of all adaptation projects and programmes financed under the Fund will be to support concrete adaptation activities that reduce vulnerability and increase adaptive capacity to respond to the impacts of climate change, including variability at local and national levels.

13. Provision of funding under the Fund will be based on, and in accordance with, the Strategic Priorities, Policies and Guidelines of the Adaptation Fund adopted by the CMP, attached as Annex 1.

14. Funding will be provided on full adaptation cost basis of projects and programmes to address the adverse effects of climate change. Full cost of adaptation means the costs associated with implementing concrete adaptation activities that address the adverse effects of climate change. The Fund will finance projects and programmes whose principal and explicit aim is to adapt and increase climate resilience. The project/programme proponent is to provide justification of the extent to which the project contributes to adaptation and climate resilience. The Board may provide further guidance on financing

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6 Decision 5/CMP.2, paragraph 1 (d).
priorities, including through the integration of information based on further research on the full costs of adaptation and on lessons learned.

15. In developing projects and programmes to be funded under the Fund, eligible developing country Parties may wish to consider the guidance provided in 5/CP.7. Parties may also consult information included in reports from the Intergovernmental Panel on Climate Change (IPCC) and information generated under the Nairobi Work Programme (NWP) on Impacts, Vulnerability and Adaptation to Climate Change.7

16. Decisions on the allocation of resources of the Fund shall take into account the criteria outlined in the Strategic Priorities, Policies and Guidelines of the Adaptation Fund, adopted by the CMP, specifically:

(a) Level of vulnerability;
(b) Level of urgency and risks arising from delay;
(c) Ensuring access to the fund in a balanced and equitable manner;
(d) Lessons learned in project and programme design and implementation to be captured;
(e) Securing regional co-benefits to the extent possible, where applicable;
(f) Maximizing multi-sectoral or cross-sectoral benefits;
(g) Adaptive capacity to the adverse effects of climate change.

17. Resource allocation decisions will be guided by paragraphs 9 and 10 of the Strategic Priorities, Policies and Guidelines of the Adaptation Fund.

18. The Board will review its procedures for allocating resources of the Fund among eligible Parties at least every three years, and/or as instructed by the CMP.

PROJECT/ PROGRAMME PROPOSAL REQUIREMENTS

19. To access Fund resources, a project /programme will have to be in compliance with the eligibility criteria contained in paragraph 15 of the Strategic Priorities, Policies and Guidelines of the Adaptation Fund and using the relevant templates (templates attached as Annex 45).

DESIGNATED AUTHORITY

20. Each Party shall designate and communicate to the secretariat the authority that will represent the government of such Party in its relations with the Board and its secretariat. The Designated Authority shall be an officer within the Party’s government administration. The communication to the secretariat shall be made in writing and signed by either a Minister, an authority at cabinet level, or the Ambassador of the Party.

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7 IPCC Assessment Report 4, see http://www.ipcc.ch/ipccreports/assessments-reports.htm and NWP see http://unfccc.int/adaptation/sbsta_agenda_item_adaptation/items/3633.php
21. The main responsibility of the Designated Authority is the endorsement on behalf of the national government of: a) accreditation applications as National Implementing Entities submitted by national entities; b) accreditation applications as Regional or Sub-regional Implementing Entities submitted by regional or sub-regional entities; and c) projects and programmes proposed by the implementing entities, either national, regional, sub-regional, or multilateral.

22. The Designated Authority shall confirm that the endorsed project/programme proposal is in accordance with the government’s national or regional priorities in implementing adaptation activities to reduce adverse impacts of, and risks posed by, climate change in the country or region.

FINANCING WINDOWS

23. Parties may undertake adaptation activities under the following categories:
   
   (a) Small-size projects and programmes (proposals requesting up to $1 million); and
   
   (b) Regular projects and programmes (proposals requesting over $1 million).

ELIGIBILITY CRITERIA

   Country Eligibility

24. The Fund shall finance concrete adaptation projects and programmes in developing country Parties to the Kyoto Protocol that are particularly vulnerable to the adverse effects of climate change.

25. Paragraph 10 of the Strategic Priorities, Policies and Guidelines of the Adaptation Fund provides the country eligibility criteria.

26. A cap in resource allocation per eligible host country, project and programme will be agreed by the Board based on a periodic assessment of the overall status of resources in the Adaptation Fund Trust Fund and with a view to ensuring equitable distribution.

Implementing and Executing Entities

27. Eligible Parties who seek financial resources from the Adaptation Fund shall submit proposals directly through their nominated National Implementing Entity (NIE). They may, if they so wish, use the services of Multilateral Implementing Entities (MIE). The implementing entities shall obtain an endorsement from the government through the Designated Authority referred to in paragraph 20 above. The options of submitting different projects/programmes through an NIE and through an MIE are not mutually exclusive. The modalities for accessing resources of the Adaptation Fund are outlined in Figure 1.

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8 They may include *inter alia*, ministries, inter-ministerial commissions, government cooperation agencies.
28. National Implementing Entities (NIE) are those national legal entities nominated by Parties that are recognized by the Board as meeting the fiduciary standards and demonstrating ability to comply, as a minimum, with the environmental and social policy and the gender policy approved by the Board. The NIEs will bear the full responsibility for the overall management of the projects and programmes financed by the Adaptation Fund, and will bear all financial, monitoring and reporting responsibilities.

29. A group of Parties may also nominate regional and sub-regional entities as implementing entities (RIE/SRIE), and thereby provisions of paragraph 28 will apply. In addition to the nomination of an NIE an eligible Party may also nominate a RIE/SRIE and may submit project/programme proposals through an accredited RIE/SRIE that is operating in their region or sub-region. The application for accreditation shall be endorsed by at least two country members of the organization. The RIE/SRIEs will bear the full responsibility for the overall management of the projects and programmes financed by the Adaptation Fund, and will bear all financial, monitoring and reporting responsibilities.

30. Multilateral Implementing Entities (MIE) are those Multilateral Institutions and Regional Development Banks invited by the Board that meet the fiduciary standards and demonstrate commitment and ability to comply, as a minimum, with the environmental and social policy and the gender policy approved by the Board. The MIEs, chosen by eligible Parties to submit proposals to the Board, will bear the full responsibility for the overall management of the projects and programmes financed by the Adaptation Fund, and will bear all financial, monitoring and reporting responsibilities.

31. In the case of regional (i.e., multi-country) projects and programmes, the proposal submitted to the Board should be endorsed by the Designated Authority of each participating Party.
32. Executing Entities are organizations that execute adaptation projects and programmes supported by the Fund under the oversight of Implementing Entities.

ACCREDITATION OF IMPLEMENTING ENTITIES

Fiduciary Standards

33. Among principles established for the Fund (Decision 5/CMP.2) is “sound financial management, including the use of international fiduciary standards.” At its 7th meeting the Board adopted fiduciary standards governing the use, disbursement and reporting on funds issued by the Adaptation Fund covering the following broad areas (refer to Annex 2 for details):

(a) Financial Integrity and Management:

   (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

(b) Institutional Capacity:

   (v) Procurement procedures which provide for transparent practices, including in competition;

   (vi) Capacity to undertake monitoring and evaluation;

   (vii) Ability to identify, develop and appraise project/programme;

   (viii) 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.

(c) Transparency and Self-Investigative Powers: Competence to deal with financial mismanagement and other forms of malpractice.

Environmental and Social Policy

34. All applicant implementing entities shall demonstrate commitment and ability to comply, as a minimum, with the most recent environmental and social policy approved by the Board (refer to Annex 3 for details) in any projects/programmes supported by the Fund. The environmental and social policy shall be applied throughout all the project/programme implementation phases, including design, execution, monitoring, and evaluation.
Gender Policy

35. All applicant implementing entities shall demonstrate commitment and ability to comply, as a minimum, with the most recent gender policy approved by the Board (refer to Annex 4 for details) in any projects/programmes supported by the Fund. The gender policy shall be applied throughout all the project/programme implementation phases, including design, execution, monitoring, and evaluation.

Accreditation Process

36. Accreditation for the implementing entities would follow a transparent and systematic process through an Adaptation Fund Accreditation Panel (the Panel) supported by the Secretariat. The Panel will consist of two Board Members and four experts. The different steps for accreditation are as follows:

(a) The Board will invite Parties\(^9\) to each nominate a National Implementing Entity (NIE); the Board will issue a call to potential Multilateral Implementing Entities (MIE) to express interest in serving as an MIE;

(b) Potential implementing entities (NIEs, RIEs, or MIEs), will submit their accreditation applications to the Secretariat together with the required supporting documentation to verify how they meet the fiduciary standards and their commitment and ability to comply with the environmental and social policy and gender policy;

(c) The Secretariat will screen the documentation to ensure that all the necessary information is provided, and will follow-up with the potential implementing entities to ensure that the application package is complete. The Secretariat will forward the complete package to the Panel within 15 (fifteen) working days following receipt of a candidate implementing entity’s submission;

(d) The Panel will undertake a desk-review of the application and forward its recommendation to the Board; should the Panel require additional information prior to making its recommendation, a mission and/or a teleconference may be undertaken with regard to the country concerned.\(^10\)

(e) The Board may provide further guidance on the required information in the future on the basis of lessons learned; and

(f) The Board will make a decision and in writing will notify the entity of the outcome, which could fall into one of the following categories:

   (ix) Applicant meets requirements and accreditation is approved; or

   (x) Applicant needs to address certain requirements prior to full accreditation.

37. In case the nominated NIE does not meet the criteria, an eligible Party may resubmit its application after addressing the requirements of the Board or submit an application.

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\(^9\) The Designated Authority referred to in paragraph 20 above shall endorse the application for accreditation on behalf of the Party.

\(^10\) The Panel will specify areas requiring further work to meet the requirements and may provide technical advice to address such areas. In exceptional circumstances, an external assessor may be used to help resolve especially difficult/contentious issues.
nominating a new NIE. In the meantime, eligible Parties are encouraged to use the services of an accredited RIE/SRIE or MIE, if they so wish, to submit project/programme proposals for funding. An applicant MIE that does not meet the criteria for accreditation may also resubmit its application after addressing the requirements of the Board.

38. Accreditation will be valid for a period of 5 (five) years with the possibility of renewal. The Board will develop guidelines for renewal of an implementing entity’s accreditation based on simplified procedures that will be established at a later date.

39. The Board reserves the right to review or evaluate the performance of implementing entities at any time during an implementing entity’s accreditation period. A minimum notification of 3 (three) months will be given to an implementing entity if they have been identified by the Board as being the object of a review or evaluation.

40. If there is any allegation or evidence of misuse of funds, the implementing entity will investigate the alleged misuse using its own internal investigators or hire investigator(s) acceptable to the Board. All investigations would be consistent with the general principles and guidelines for investigation based on the International Financial Institutions Principles and Guidelines for Investigation.  

41. The Board may consider suspending or cancelling the accreditation of an implementing entity for reasons that include, but are not limited to:

(a) Misrepresentation or intentional provision of false information to the Board;

(b) Substantive changes of the implementing entity’s fiduciary standards and/or capacity and/or commitment to comply with the environmental and social policy and gender policy as determined by a review in accordance with paragraph 38 above; or

(c) Misuse of project/programme resources as determined by the Ethics and Finance Committee (EFC) or by the implementing entity’s investigative function.

42. A decision to suspend or cancel the accreditation of an implementing entity may be made at the recommendation by the EFC following a review by the Accreditation Panel in accordance with paragraph 38. A decision to suspend includes the necessary corrective actions for achieving compliance by a certain date and identifying the relevant fiduciary standards and/or environmental and social policy and/or gender policy requirements, which is reviewed by the Accreditation Panel and the EFC as appropriate. The Board makes the final decision on the removal of suspension for the implementing entity to resume its accreditation status. Before the Board makes its final decision on whether to suspend or cancel the accreditation of an implementing entity, the implementing entity concerned is given a fair chance to present its views to the Board.

43. Each existing implementing entity will be subject to the most recent Operational Policies and Guidelines during any re accreditation process.

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PROJECT/PROGRAMME CYCLE

44. The project/programme cycle of the Adaptation Fund for any project or programme size begins with a proposal submission to the Secretariat by the NIE/RIE/MIE chosen by the Party/ies. The Designated Authority referred to in paragraph 20 above shall endorse the proposal submission. The submission is followed by an initial screening, project/programme review and approval.\(^{12}\)

Review and Approval of Concrete Adaptation Projects and Programmes

45. Both small-size and regular proposals may undergo either a one-step or a two-step\(^{13}\) approval process. In the one-step approval process the proponent shall submit a fully-developed project/programme document. In the two-step approval process a brief project/programme concept shall be submitted as first step followed by a fully-developed project/document\(^{14}\). Funding will only be reserved for a project/programme after the approval of a fully-developed project document in the second step.

46. The project/programme cycle steps for both concept and fully-developed project document are as follows:

(a) The project/programme proponent submits a concept/fully-developed project document based on a template approved by the Board (Annex 4, Appendix A templates attached as Annex 5). A disbursement schedule with time-bound milestones will be submitted together with the fully developed project/programme document. Proposals shall be submitted to the Board through the Secretariat. The timetable for the submission and review of proposals will be synchronized with the meetings of the Board as much as possible, in addition to which there will be opportunities to submit proposals for intersessional consideration. Project/programme proposals shall be submitted at least 9 (nine) weeks before each regular Board meeting in order to be considered by the Board at its next regular meeting.

(i) Intersessional project/programme review cycle takes place during an intersessional period of 24 (twenty-four) weeks or more between two consecutive regular Board meetings. For intersessional approval, the Board will consider first submissions of fully-developed project/programme documents for which the concepts had already been considered in regular meetings of the PPRC and subsequently endorsed by the Board; and resubmissions of project/programme concepts and resubmissions of fully-developed project/programme documents. For the intersessional period, the cutoff date for implementing entities to submit project/programme proposals for review and decision by the Board shall be made available on the Adaptation Fund website.

(b) The Secretariat shall make the calendar of upcoming regular and intersessional review cycles available on the Adaptation Fund website.

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\(^{12}\) The Designated Authority referred to in paragraph 21 above shall endorse the proposal submission.

\(^{13}\) A two-step process, while time consuming minimizes the risk that a proponent does not invest time and energy in fully developing a project or program document that fails to meet the criteria of the Fund.

\(^{14}\) A fully developed project/programme is one that has been apprised for technical and implementation feasibility and is ready for financial closure prior to implementation.
(c) The Secretariat will screen all proposals for consistency and provide a technical review based on the criteria approved by the Board (Annex 45). It will then forward the proposals and the technical reviews to the PPRC for review. The Secretariat will forward comments on the project/programme proposals and requests for clarification or further information to the implementing entities, as appropriate. The inputs received and the conclusions of the technical review by the secretariat will be incorporated in the review template.

(d) For project/programme proposals submitted for consideration at regular Board meetings, the Secretariat will send all project/programme proposals with technical reviews to the PPRC at least 7 (seven) (7) days before the meeting. The PPRC will review the proposals and give its recommendation to the Board for a decision at the meeting.

(e) For all projects/programmes, the PPRC may use services of independent adaptation experts to provide input into the review process if needed. In the case of concepts, the Board can endorse, not endorse, or reject a proposal with a clear explanation to the implementing entities. In the case of fully-developed proposals, the Board can approve, not approve, or reject a proposal with a clear explanation to the implementing entities. Rejected proposals cannot be resubmitted.

47. Proponents with endorsed concepts are expected to submit a fully developed proposal at subsequent Board meetings for approval and funding, following the steps described in paragraph 46 above.

48. All proposals approved for funding by the Board will be posted on the Adaptation Fund website. Upon the decision, the Secretariat will notify the proponent of the Board decision in writing.

**Review and Approval of Project/Programme Formulation Grants**

49. NIE project/programme proponents are eligible to submit a request for a Project/Programme Formulation Grant (PFG) together with a project/programme concept, using the PFG form approved by the Board. The secretariat will review the request and forward it to the PPRC for a final recommendation to the Board. A PFG can only be awarded when a project/programme concept is presented and endorsed.

50. Small-size project/programme proposals are eligible for PFG, at the time of endorsement of the concept for such proposal, provided that the total budget of the proposed concept is not less than US$ 500,000.

51. Only activities related to country costs are eligible for funding through a PFG.

52. The project/programme proponent shall return any unused funds to the Trust Fund through the trustee.

53. The project/programme proponent shall submit a fully developed project/programme document within 12 (twelve) (12) months of the disbursement of the PFG. No PFG for other projects/programmes can be awarded until the fully developed project/programme document has been submitted.
Review and Approval of Project/Programme Grants under the Readiness Programme

Project/Programme Formulation Assistance Grants

54. The Project Formulation Assistance (PFA) Grant complements the Project Formulation Grant (PFG) and supports the undertaking of specialist technical assessments during project preparation and design. NIE project/programme proponents are eligible to submit a request for a PFA Grant together with a project/programme concept, using the PFA Grant form approved by the Board. The secretariat will review the request and forward it to the PPRC for a final recommendation to the Board.

55. PFA Grants are only available for projects submitted through accredited NIEs for projects going through the two-step project approval process. A PFA Grant can only be awarded when a project/programme concept is presented and endorsed by the Board.

56. Small-size project/programme proposals are eligible for the PFA Grant, at the time of endorsement of the concept for such proposal, provided that the total budget of the proposed concept is not less than US$ 500,000.

57. The project/programme proponent shall return any unused funds to the Trust Fund through the trustee.

58. The project/programme proponent shall submit a fully developed project/programme document within 12 (twelve) months of the disbursement of the PFA Grant. No PFA Grant for other projects/programmes can be awarded until the fully developed project/programme document has been submitted.

Readiness Grants for Technical Assistance and South-South Cooperation

59. Accredited NIEs are eligible to submit a request for a Technical Assistance Grant for the Environmental and Social Policy and Gender Policy and for the South-South Cooperation Grant. Funding will only be reserved for a readiness grant after the approval of a grant proposal/project document.

60. The project cycle steps for the readiness grants are as follows:

(a) The implementing entity submits a project proposal document based on a template approved by the Board. The project document will include a proposed project timeframe, activities, and the budget requested. The timetable for the submission and review of proposals will be synchronized with the meetings of the Board as much as possible, and project proposals may be reviewed for intersessional approval by the Board or for approval at regular meetings of the Board. A call for project proposals specifying the application deadline shall be launched by the secretariat for each financial year that the Board approves readiness grants. The secretariat shall make the call for project proposals available on the Adaptation Fund website.

(b) The secretariat will screen all proposals for consistency and provide a technical review based on the criteria approved by the Board (Annex 5). It will then forward the proposals and the technical reviews to the PPRC for review. The secretariat will forward comments on the project proposals and request for clarification or further information to the implementing entities, as appropriate. The inputs received and the
conclusions of the technical review by the secretariat will be incorporated in the review template.

(c) The secretariat will send all project proposals with technical reviews to the PPRC at least 7 (seven) days before the Board meeting. The secretariat may also send project proposals with technical reviews to the PPRC intersessionally between regular Board meetings. The PPRC will review the proposals and give its recommendation to the Board for a decision at the regular Board meeting or intersessionally. The PPRC may use services of independent adaptation experts to provide input into the review process if needed. The Board can approve, not approve, or reject a proposal with a clear explanation to the NIE. Rejected proposals cannot be resubmitted.

61. All proposals approved for funding by the Board will be posted on the Adaptation Fund website. Upon the decision, the secretariat will notify the proponent of the Board decision in writing.

Transfer of funds

62. The Secretariat will draft a standard legal agreement between the Board and implementing entities using the template approved by the Board, and any other documents deemed necessary. The secretariat will provide these documents for signature by the Chair or any other Member designated to sign. The Board may, at its discretion, review any of the proposed agreements.

63. The Trustee will transfer funds on the written instruction of the Board, signed by the Chair, or any other Board Member designated by the Chair, and report to the Board on the transfer of funds.

64. The Board will ensure a separation of functions between the review and verification of transfer requests, and the issuance of instructions to the Trustee to transfer funds.

65. The Board will instruct the Trustee to transfer funds in tranches, based on the disbursement schedule with time bound milestones submitted with the fully developed project/programme document. The Board may require a progress review from the Implementing Entity prior to each tranche transfer. The Board may also suspend the transfer of funds if there is evidence that funds have been misappropriated.

66. Additionally, for projects and grants approved under the Readiness Programme, the Board may instruct the Trustee to transfer funds in a single tranche. The decision by the Board may consider the duration of the project, the size of the project budget, and the disbursement schedule with time bound milestones that would have been submitted with the project proposal.

67. If an implementing entity does not sign the standard legal agreement within 4 (four) (4) months from the date of notification of the approval of the project/programme proposal, the funds committed for that project/programme will be cancelled and retained in the Trust Fund for new commitments.
Monitoring, Evaluation and Review

68. The Board is responsible for strategic oversight of projects and programmes implemented with resources from the Fund, in accordance with its overarching strategic results framework, a Strategic Results Framework for the Adaptation Fund and the Adaptation Fund Level Effectiveness and Efficiency Results Framework [Available: http://www.adaptation-fund.org/document/results-framework-and-baseline-guidance-project-level], to support the Strategic Priorities, Policies, and Guidelines of the Adaptation Fund. The EFC, with support of the Secretariat, will monitor the Fund portfolio of projects and programmes, and the PPRC, with support of the Secretariat, will address issues identified in the implementation of individual projects and programmes.

69. The Board will oversee results at the fund-level. Implementing entities shall ensure that capacity exists to measure and monitor results of the executing entities at the country-level. The Board requires that concrete projects and programmes under implementation submit annual status reports to the EFC secretariat and that projects approved under the Readiness Programme submit bi-annual status reports to the secretariat. The EFC with the support of the Secretariat shall provide an annual report to the Board on the overall status of the portfolio of projects/programmes and progress towards results.

70. All regular size concrete projects and programmes that complete implementation will be subject to terminal evaluation by an independent evaluator selected by the implementing entity. All small size concrete projects and programmes, as well as readiness grant projects, shall be subject to terminal evaluation if deemed appropriate by the Board and shall follow an evaluation process as decided by the Board using templates approved by the Board. Terminal evaluation reports will be submitted to the Board after a reasonable time after project termination, as stipulated in the project agreement.

71. The Board requires that all concrete projects’ and programmes’ objectives and indicators align with the Fund’s Strategic Results Framework. Each project/programme will embed relevant indicators from the strategic framework into its own results framework. Not all indicators will be applicable to all projects/programmes but at least one of the core outcome indicators should be embedded.

72. The Board reserves the right to carry out independent reviews, evaluations of the all projects and programmes as and when deemed necessary. The costs for such activities will be covered by the Fund. Lessons from evaluations will be considered by the PPRC when reviewing project/programme proposals.

73. The Board has approved Guidelines for project/programme final evaluations. [Available: http://www.adaptation-fund.org/document/guidelines-projectprogramme-final-evaluations]. These guidelines describe how final evaluations should be conducted for all projects/programmes funded by the Adaptation Fund, as a minimum, to ensure sufficient accountability and learning in the Fund. They should be complementary to the implementing entities’ own guidelines on final evaluation.

74. If the Board becomes aware of any allegation or evidence of misuse of funds, it will notify the implementing entity of such allegation or evidence so that the implementing entity can handle in accordance with paragraph 39 40 above.
75. The implementing entity will provide regular updates to the Board on any investigation and a final report on the conclusions of the investigation as well as provide regular up-dates on actions taken to address any illegal or corrupt practice involving the Fund’s funds.

76. The Fund’s project cycle will be reviewed on an on-going basis and as deemed necessary by the Board.

**Procurement**

77. Procurements by the implementing entities or any of their attached organizations shall be performed in accordance with internationally accepted procurement principles, good procurement practices and the procurement regulations as applicable to a given Party. Implementing entities shall observe the highest ethical standards during the procurement and execution of all projects/programmes funded by the Fund.

78. The project/programme proposals submitted to the Board shall contain adequate and effective means to punish and prevent malpractices. The implementing entities should promptly inform the Board of any instances of such malpractices.

**Project/Programme Suspensions and Cancellations**

79. At any stage of the project/programme cycle, either at its discretion or following an independent review-evaluation or investigation, the EFC may recommend to the Board to suspend or cancel a project/programme for several reasons, notably:

(a) financial irregularities in the implementation of the project/programme; and/or

(b) material breach of the legal agreement, and poor implementation performance leading to a conclusion that the project/programme can no longer meet its objectives.

80. Before the Board makes its final decision whether to suspend or cancel a project/programme, the concerned implementing entity and the DA will be given a fair chance to present its views to the Board.

81. In accordance with their respective obligations, implementing entities suspending or cancelling projects/programmes, after consulting with the DA, must send detailed justification to the Board for the Board’s information.

82. The Secretariat will report to the Board on an annual basis on all approved projects and programmes that were suspended or cancelled during the preceding year.

**Reservations**

83. The Board reserves the right to reclaim all or parts of the financial resources allocated for the implementation of a project/programme, or cancel projects/programmes later found not to be satisfactorily accounted for or found to be in material breach of the legal agreement. The implementing entity and the DA shall be given a fair chance to consult and present its point of view before the Board.
Dispute Settlement

84. In case of a dispute as to the interpretation, application or implementation of the project/programme, the implementing entity or the DA shall first approach the EFC through the Secretariat with a written request seeking clarification. In case the issue is not resolved to the satisfaction of the implementing entity, the case may be put before the Board at its next meeting, to which a representative of the implementing entity or the DA could also be invited.

85. The provisions of the standard legal agreement between the Board and implementing entity/DA on settlement of disputes shall apply to any disputes that may arise with regard to approved projects/programmes under implementation.

Administrative costs

86. Every project/programme proposal submitted to the Board shall state the management fee requested by the Implementing Entity if any. Fully developed proposals of concrete projects/programmes and shall include a budget on fee use. The reasonability of the fee will be reviewed on a case by case basis. The requested fee shall not exceed the cap established by the Board.

87. Fully developed project/programme Every project/programme proposal submitted to the Board proposals for concrete projects/programmes shall include an explanation and a breakdown of all administrative costs associated with the project/programme, including the execution costs, if any.

Where to send a Request for Funding

88. All requests shall be sent to:

Adaptation Fund Board Secretariat
Tel: +1 202 473 0508
Fax: +1 202 522 3240/5
Email: afbsec@adaptation-fund.org

89. Acknowledgment of the receipt shall be sent to the proposing implementing entities within a week of the receipt of the request for support. All project proposals submitted will be posted on the website of the Adaptation Fund Board. The Secretariat will provide facilities that will enable interested stakeholders to publicly submit comments about proposals.

Review of the Operational Policies and Guidelines

90. The Board shall keep these operational policies and guidelines under review and will amend them as deemed necessary.
ANNEX B: PROPOSED AMENDMENTS TO ANNEX 5 OF THE OPERATIONAL POLICIES AND GUIDELINES

APPLICATION FORM FOR SOUTH-SOUTH COOPERATION GRANTS

Application for a Grant to support NIE accreditation

Submission Date:

Adaptation Fund Grant ID:
Country/ies:
Implementing Entity:

A. Timeframe of Activity

<table>
<thead>
<tr>
<th>Expected start date of support</th>
<th>Completion date of support</th>
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</table>

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

Describe the type of support provided to other national institutions, relevant to the accreditation process

<table>
<thead>
<tr>
<th>Year</th>
<th>Type of support provided</th>
<th>Outcome of the support</th>
<th>Country/institution supported</th>
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</tbody>
</table>

C. Proposed activities to support NIE accreditation
Describe the activities to be undertaken to support the accreditation of NIE candidate(s) in the target country(ies)

<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)</th>
</tr>
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</table>

Other type of support requested (please describe)

Total Grant Requested (USD)

D. Implementing Entity

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

<table>
<thead>
<tr>
<th>Head of Implementing Entity</th>
<th>Signature</th>
<th>Date (Month, day, year)</th>
<th>Implementing Entity Contact Person</th>
<th>Telephone</th>
<th>Email Address</th>
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</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)  
Date: (Month, day, year)
APPLICATION FORM FOR TECHNICAL ASSISTANCE GRANTS FOR THE ENVIRONMENTAL AND SOCIAL POLICY AND GENDER POLICY

Request for assistance in complying with the Fund’s Environmental and Social Policy and Gender Policy

Submission Date:

Adaptation Fund Grant ID:
Country:
Implementing Entity:

A. Timeframe of Activity

<table>
<thead>
<tr>
<th>Expected start date of activity</th>
<th>Completion date of activity</th>
</tr>
</thead>
</table>

B. Type of support requested

Describe the activities to be undertaken to support the compliance of the NIE with the Fund’s Environmental and Social policy and Gender policy

<table>
<thead>
<tr>
<th>Types of Support Activities</th>
<th>Support requested (please provide short description)</th>
<th>Type/name of provider for the requested support¹⁵</th>
<th>Requested budget (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development of procedures/manuals/guidelines for screening projects for environmental and social risks as well as gender-related risks</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Development of procedures manual/guidelines for undertaking project</td>
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</table>

¹⁵ Specify if it is an institution, consulting firm or individual consultant. When possible, provide the name of the institution, firm or individual identified or selected.
environmental and social risk assessment, gender assessment, and for formulating risk management plans that are gender responsive  

Development of a policy/avenues for public disclosure and gender-responsive consultation  

Development of transparent, accessible, fair and effective mechanisms for receiving and addressing complaints about environmental or social harms and complaints related to gender inequalities and other adverse gender impacts caused by projects/programmes during implementation  

Training of select entity staff to carry out the relevant tasks related to the implementation of the Fund’s Environmental and Social Policy and the Gender Policy  

Other type of support requested (please describe)  

**Total Grant Requested (USD)**

**C. Implementing Entity**

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

<table>
<thead>
<tr>
<th>Head of Implementing Entity</th>
<th>Signature</th>
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</table>

**D. Record of endorsement on behalf of the government**

26
Provide the name and position of the government official, Designated Authority (DA) of the Adaptation Fund, and indicate date of endorsement. The DA endorsement letter must be attached as an annex to the request.

| (Enter Name, Position, Ministry) | Date: (Month, day, year) |
APPLICATION FORM FOR PROJECT FORMULATION ASSISTANCE GRANTS

Request for Project Formulation Assistance to undertake special technical assessments

Submission Date:

Adaptation Fund Grant ID:
Country:
Implementing Entity:

A. Timeframe of Activity

<table>
<thead>
<tr>
<th>Expected start date of activity</th>
<th>Completion date of activity</th>
</tr>
</thead>
</table>

B. Type of support requested

Describe the technical assessment(s) the implementing entity will undertake to support the design and development of adaptation projects and programmes

<table>
<thead>
<tr>
<th>Type of Technical Assessment requested*</th>
<th>Duration (months)</th>
<th>Type/name of provider for the requested support(^\text{16})</th>
<th>Requested budget (USD)</th>
</tr>
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\(^{16}\) Specify if it is an institution, consulting firm or individual consultant. When possible, provide the name of the institution, firm or individual identified or selected.
C. Implementing Entity

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

<table>
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<tr>
<th>Head of Implementing Entity</th>
<th>Signature</th>
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E. Record of endorsement on behalf of the government

Provide the name and position of the government official, Designated Authority of the Adaptation Fund, and indicate date of endorsement. The endorsement letter must be attached as an annex to the request.

(Enter Name, Position, Ministry)  Date: (Month, day, year)
Adaptation Fund Project Review Criteria for Readiness Grants

The following review criteria for adaptation fund projects are applicable to projects under the Readiness Programme. The review criteria are meant to enable a rapid and accurate technical assessment of proposed activities and requested budget for grants under the Readiness Programme. Five criteria will be applied to all readiness project proposals and technical assessments that are specific to only a particular grant during the review process are indicated. The information provided in the application templates is expected to be less detailed than the information provided in the request for approval templates for regular and small size concrete projects/programmes.

<table>
<thead>
<tr>
<th>Review Criteria</th>
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</thead>
<tbody>
<tr>
<td>1. Country Eligibility</td>
<td>• Is the country Party to the Kyoto Protocol?</td>
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<tr>
<td></td>
<td>• Is the country that does not yet have an accredited NIE a Party to the Kyoto Protocol? S-S</td>
</tr>
<tr>
<td>4. Eligibility of Implementing Entity</td>
<td>• Is the project submitted through an Implementing Entity accredited by the Board?</td>
</tr>
<tr>
<td></td>
<td>• Is the project submitted through an accredited NIE eligible to provide South-South support? S-S</td>
</tr>
<tr>
<td>2. Project Eligibility</td>
<td>• Has the designated government authority for the Adaptation Fund endorsed the project?</td>
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<tr>
<td></td>
<td>• Has the designated government authority for the Adaptation Fund in the country seeking accreditation endorsed the project? S-S</td>
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<tr>
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<td>• Are the proposed activities to support NIE accreditation adequate? S-S</td>
</tr>
<tr>
<td></td>
<td>• Are the proposed activities to support the implementing entity to implement the Environmental and Social Policy and/or the Gender Policy of the Fund adequate? TA-ESGP</td>
</tr>
<tr>
<td></td>
<td>• Are the proposed activities within the scope of enabling the implementing entity to undertake special technical assessments to support formulation of a fully developed project proposal? PFA</td>
</tr>
<tr>
<td>3. Resource Availability</td>
<td>• Is the requested project funding within the cap set by the Board?</td>
</tr>
<tr>
<td></td>
<td>• If the implementing entity has requested, is the Implementing Entity Management Fee at or below 8.5 per cent of the total project/programme budget before the fee?</td>
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<tr>
<td>5. Implementation Arrangements</td>
<td>• Is the timeframe for the proposed activities adequate?</td>
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<td>• Is a summary breakdown of the budget for the proposed activities included?</td>
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</table>

S-S Applies only to South-South Cooperation grants

TA-ESGP Applies only to Technical Assistance Grants for the Environmental and Social Policy and Gender Policy

PFA Applies only to Project formulation assistance Grants
ADAPTATION FUND BOARD SECRETARIAT TECHNICAL REVIEW OF
PROJECT PROPOSAL UNDER THE READINESS PROGRAMME

PROJECT CATEGORY: Technical Assistance Grant for the ESP and GP

---

Reviewer and contact person: Co-reviewer(s): Implementing Entity Contact Person:

<table>
<thead>
<tr>
<th>Review Criteria</th>
<th>Questions</th>
<th>Comments</th>
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<tbody>
<tr>
<td>Country Eligibility</td>
<td>1. Is the country Party to the Kyoto Protocol?</td>
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<tr>
<td>Eligibility of IE</td>
<td>1. Is the project submitted through an Implementing Entity accredited by the Board?</td>
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<tr>
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<td>2. Has the designated government authority for the Adaptation Fund endorsed the project?</td>
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<tr>
<td>Project Eligibility</td>
<td>2. Are the proposed activities to support the implementing entity to implement the Environmental and Social Policy and/or the Gender Policy of the Fund adequate?</td>
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</tr>
<tr>
<td>Resource Availability</td>
<td>1. Is the requested project funding within the cap for Technical Assistance Grants for the Environmental and Social Policy and Gender Policy set by the Board?</td>
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<td>2. If the implementing entity has requested, is the Implementing Entity Management Fee at or below 8.5 per cent of the total project/programme budget before the fee?</td>
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<td>Implementation Arrangements</td>
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<td>2. Is a summary breakdown of the budget for the proposed activities included?</td>
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<td>Secretariat’s Overall Comment</td>
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ADAPTATION FUND BOARD SECRETARIAT TECHNICAL REVIEW OF PROJECT PROPOSAL UNDER THE READINESS PROGRAMME

PROJECT CATEGORY: South-South Cooperation Grant

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South-South support recipient Country:  
Accredited Implementing Entity:  
Requested Financing from Adaptation Fund (US Dollars):  
Reviewer and contact person:  
IE Contact Person:  
Co-reviewer(s):  

<table>
<thead>
<tr>
<th>Review Criteria</th>
<th>Questions</th>
<th>Comments</th>
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<tbody>
<tr>
<td>Country Eligibility</td>
<td>2. Is the country that does not yet have an accredited NIE a Party to the Kyoto Protocol?</td>
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<td>Eligibility of IE</td>
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<td>3. Is the project submitted through an accredited NIE eligible to provide South-South support?</td>
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<tr>
<td>Project Eligibility</td>
<td>3. Has the designated government authority for the Adaptation Fund in the country seeking accreditation endorsed the project?</td>
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<td>4. Are the proposed activities to support NIE accreditation adequate?</td>
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<tr>
<td>Resource Availability</td>
<td>3. Is the requested project funding within the cap for South-South Cooperation grants set by the Board?</td>
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<tr>
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<td>4. If the implementing entity has requested, is the Implementing Entity Management Fee at or below 8.5 per cent of the total project/programme budget before the fee?</td>
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<td>Implementation Arrangements</td>
<td>3. Is the timeframe for the proposed activities adequate?</td>
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<tr>
<td>4. Is a summary breakdown of the budget for the proposed activities included?</td>
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<td>Secretariat’s Overall Comment</td>
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</table>
ADAPTATION FUND BOARD SECRETARIAT TECHNICAL REVIEW OF PROJECT PROPOSAL UNDER THE READINESS PROGRAMME

PROJECT CATEGORY: Project Formulation Assistance Grant

Country:  
Implementing Entity:  
Requested Financing from Adaptation Fund (US Dollars):  
Reviewer and contact person:  
Implementing Entity Contact Person:  
Co-reviewer(s):  

<table>
<thead>
<tr>
<th>Review Criteria</th>
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<tr>
<td><strong>Country Eligibility</strong></td>
<td>3. Is the country Party to the Kyoto Protocol?</td>
<td></td>
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<td><strong>Eligibility of IE</strong></td>
<td>4. Is the project submitted through an Implementing Entity accredited by the Board?</td>
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<tr>
<td><strong>Project Eligibility</strong></td>
<td>5. Has the designated government authority for the Adaptation Fund endorsed the project?</td>
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<td></td>
<td>6. Are the proposed activities within the scope of enabling the implementing entity to undertake special technical assessments to support formulation of a fully developed project proposal?</td>
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<tr>
<td><strong>Resource Availability</strong></td>
<td>5. Is the requested project funding within the cap for Project Formulation Assistance Grants set by the Board?</td>
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<td></td>
<td>6. If the implementing entity has requested, is the Implementing Entity Management Fee at or below 8.5 per cent of the total project/programme budget before the fee?</td>
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<tr>
<td><strong>Implementation Arrangements</strong></td>
<td>5. Is the timeframe for the proposed activities adequate?</td>
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<td>6. Is a summary breakdown of the budget for the proposed activities included?</td>
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<tr>
<td>Secretariat's Overall Comment</td>
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<td>-------------------------------</td>
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<td>Date:</td>
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