DNV·GL

NOS - KLIMA- OG MILJØDEPARTEMENTET - REDD -KLIMAVERIFIKASJON

Verification of Interim REDD+ Performance indicators under the Guyana-Norway REDD+ partnership (Year 4)

Ministry of Environment– Government of Norway

Report No.: Z0512818, Rev. 1 Document No.: Not applicable Date: 12 April 2015



Project name:	NOS - Klima- og miljødepartementet - REDD -	DNV GL AS
	Klimaverifikasjon	Assessement Services Norway
Report title:	Verification of Interim REDD+ Performance	Veritasveien 1
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Date of issue:	12 April 2015	
Project No.:	PRJC-512818-2014-AST-NOR	
Organisation unit:	Business Assurance	
Report No.:	Z0512818, Rev. 1	
Document No.:	Not applicable	

Task and objective:

DNV GL AS (DNV GL) has been commissioned by the Ministry of Environment– Government of Norway to perform a verification of the Interim Performance Indicators reported for the period 1 January 2013 to 31 December 2013 – Year 4 as described in the Guyana REDD+ Monitoring Reporting and Verification System (MRVS) - Interim Measures Report, Version 3 dated 27 February 2015 produced by the Guyana Forestry Commission – Government of Guyana.

This report provides the verification methodology, results and statement.

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☑ Unrestricted distribution (interna	al and external)	Keywords:			
□ Unrestricted distribution within [ONV GL	REDD, Norwegian	-Guyana Partnership, Forestry,		
$\hfill\square$ Limited distribution within DNV (GL after 3 years	UNFCCC			
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Reference to part of this report which may lead to misinterpretation is not permissible.

Rev. No.	Date	Reason for Issue	Prepared by	Verified by	Approved by
0	2015-03-13	First issue	Edwin Aalders	Guyana Forestry	
				Commission	
1	06 April 2015	Second issue	Edwin Aalders	Andres Espejo	
2	12 April 2015	Final issue	Edwin Aalders	Andres Espejo	Trine Kopperud

Table of contents

1	DNV GL VERIFICATION STATEMENT	1
2	INTRODUCTION	4
1	BASIS OF VERIFICATION	4
1.1	Level of assurance	4
1.2	Objectives	5
1.3	Criteria	5
1.4	Scope	5
1.5	Materiality	6
2	METHODOLOGY	7
2.1	Review of documentation	7
2.2	Site visit	7
2.3	Reporting of findings	8
3	MAIN PART OF THE REPORT	9
2.4	Interim indicator 1.1 - Gross Deforestation	9
2.5	Verification of Interim indicator 2.1 - Loss of intact forest landscapes	13
2.6	Verification of Interim indicator 2.2 - Forest Management	14
2.7	Verification of Interim indicator 2.3 - Carbon loss as indirect effect of new infrastructure	20
2.8	Verification of Interim indicator 2.4 – Emissions resulting from subsistence forestry, land use and shifting cultivation lands (i.e. slash and burn agriculture)	21
2.9	Verification of Interim indicator 2.5 - Emissions resulting from illegal logging activities	22
2.10	Verification of Interim indicator 2.6 - Emissions resulting from anthropogenically caused forest fires	23
2.11	Verification of Interim indicator 3.1 – Encouragement of increasing carbon sink capacity of non-forest and forest land	24
3	COMMENTS BY STAKEHOLDERS TO REPORT	24
3.1	Received comments and response by the Guyana Forestry Commission	27
4	REFERENCES	63

1 DNV GL VERIFICATION STATEMENT

Verification Objective

DNV GL AS (DNV GL) has been commissioned by the Norwegian Ministry of Environment^{*} to perform a verification of the Interim Performance Indicators under the Guyana-Norway partnership on REDD+ as reported in the Interim Measures Report^{\dagger}

Verification Scope

The relevant list of indicators for this verification is found from the most recent version of the Joint Concept Note (31 March 2011). The scope of this verification covers the following deforestation and degradation indicators.

Report Measure	Measure Ref	Indicator	
Deforestation Indicators	1	Indicator 1:	Gross Deforestation rate
Degradation	2	Indicator 2.1:	Loss of intact forest landscapes
Indicators	3	Indicator 2.2:	Forest Management (i.e. selective logging activities in natural or semi natural forests
	2b	Indicator 2.3:	Carbon loss as indirect effect of new infrastructure.
	4	Indicator 2.5:	Emissions resulting from illegal logging activities.
	5	Indicator 2.6:	Emissions resulting from anthropogenic forest fires.

For this monitoring period there are a few indicators that are not required to be reported by the JCN in the current monitoring period and therefore have not been considered within the scope of this statement. These are:

Degradation Indicators	6	Indicator 2.4: Emissions resulting from subsistence forestry, land use and shifting cultivation lands (i.e. slash and burn agriculture)
Indicator on increased carbon removals	7	Indicator 3.1: Encouragement of increasing carbon sink capacity of non-forest and forest land

In addition, DNV GL has assessed if the changes in the methodology applied for the determination of each Interim Performance Indicator in the previous verification period, particularly those obtained via geographical analysis, follows good practices as defined by a number reference documents (see below).

^{*} Contract and scope signed between The Norwegian Ministry of Environment and DNV on 10 January 2011

[†] Guyana REDD+ Monitoring Reporting and Verification System (MRVS) - Interim Measures Report, Guyana Forestry Commission, 16 March 2011

The geographical boundary of the verification is Guyana and the time period covered is 1 January 2013 to 31 December 2013 – Year 4.

Materiality

No level of materiality has been fixed by the Norwegian Ministry of Environment for this verification so any individual or aggregate errors, omissions and misrepresentations which result in discrepancies have been considered as material and requested to be corrected if feasible. This does not include individual or aggregate level of error associated with technical equipment (e.g. sensors) or remote sensing methods (e.g. visual interpretation). However, for Indicator 1 - gross deforestation rate and Indicator 2.1 - Loss of intact forest landscapes, have been addressed by an independent accuracy assessment.

Verification criteria

The following reference requirements have been considered during the verification by DNV GL:

- Join Concept Note on REDD+ cooperation between Guyana and Norway, Section 3: REDD-plus performance Indicators (dated 9 November 2009 and its amendment of March 2010 and March 2011).
- GOFC-GOLD REDD Source Book (2014).
- IPCC Guidelines for National Greenhouse Gas Inventories (2006) Volume 4 Agriculture, Forestry and Other Land Use.
- Good Practice Guidance and Uncertainty Management in National Greenhouse Gas Inventories (2000) – Chapter 4: Agriculture; Chapter 6: Quantifying; Chapter 8: Quality Assurance and Quality Control.

Verification activities

The verification has been guided by the provisions of ISO 14064-3 (1 ed., 2006) that cover the validation and verification of greenhouse gas assertions.

The verification took place from 01 October 2013 until 24 February 2014 and included desk reviews of relevant documentation and datasets as listed in the verification report and an on-site assessment in Guyana from 21 November 2013 to 26 November 2013.

As part of the verification, the results of the independent accuracy assessment included in the Interim Measures Report dated 27 February 2015 were verified.

Conclusions

It is DNV GL's opinion that the results provided in the Interim Measures Report by Guyana Forestry Commission dated 27 February 2015 :

have been obtained applying methodologies in accordance with internationally accepted good practices as defined by the verification criteria;

are free from omissions and misrepresentations that could lead to material misstatements.

Furthermore, recommendations for improvements in future monitoring periods are summarised as Minor Corrective Action Requests (MINORs) or Observations. These MINORs and Observations are listed in Appendix A of the Verification Report. DNV has verified that the values for the interim indicators in this monitoring period (1 January 2013 to 31 December 2013 – Year 4) are:

Measure		Year 4 results	
Ref			
1	Indicator 1:	Gross Deforestation rate in Year 3	0.068%
2	Indicator 2.1:	Loss of intact forest landscapes	7 604 425 ha (155 ha loss)
2b	Indicator 2.3:	Carbon loss as indirect effect of new infrastructure.	4 352 ha
3	Indicator 2.2:	Forest Management	3 106 693 tCO ₂
4	Indicator 2.5:	Emissions resulting from illegal logging activities.	11 533 tCO ₂
5	Indicator 2.6:	Emissions resulting from anthropogenic forest fires.	395 ha/year
6	Indicator 2.4:	Emissions resulting from subsistence forestry, land us and shifting cultivation lands (i.e. slash and burn agriculture)	765 ha/yr [*]

Statement Issuing date

12 April 2015

DE

Edwin Aalders *Team Leader*

Shan Konner

Trine Kopperud Assessment Services Manager Nordics DNV GL AS

-----END OF STATEMENT----

^{*} Indicator 2.4 was reported for the first time by the Guyana Forestry Commission but is not part yet of the performance assessment. DNV GL assess ed the accuracy and methodology as part of the overall system improvement process.

2 INTRODUCTION

DNV GL AS (DNV GL) has been contracted by the Ministry of Environment– Government of Norway to perform a non-accredited verification of Interim REDD+ Performance indicators under the Guyana-Norway REDD+ partnership. According to the Joint Concept Note (JCN) signed between both parties, these indicators will serve to evaluate Guyana's performance regarding REDD+ until a MRV system is in place which will serve to accurately monitor the emissions from deforestation /53/.

DNV GL has been tasked to verify the results in deforestation and forest degradation as measured using the interim indicators established in the Joint Concept Note, specifically as outlined below and as detailed in the JCN Table 2, pages 18-24 /53/:

- Gross Deforestation in the period from 1 January 2013 to 31 December 2013 Year 4;
- Loss of intact forest landscapes;
- Forest Management;
- Carbon loss as indirect effect of new infrastructure;
- Emissions resulting from illegal logging activities;
- Emissions resulting from anthropogenically caused forest fires;

1 BASIS OF VERIFICATION

In order to verify the Interim Performance Indicators, DNV GL has followed the principles and requirements for verifying GHG inventories and validating or verifying GHG projects defined by ISO 14064-3 /20/. This standard has served as guidance for the definition of the verification plan but it is important to note that this is not an accredited verification applying ISO 14064-3.



ISO 14064-Part 3: Specification with guidance for the validation and verification of greenhouse gas assertions

1.1 Level of assurance

According to ISO 14064-3, the level of assurance is used to determine the depth of detail that a verifier designs into their validation or verification plan to determine if there are any material errors, omissions or misrepresentations /20/. There are two levels of assurance, reasonable or limited. The level of assurance affects the relative degree of confidence the verifier requires in order to make a conclusion /20/ and the wording in the validation or verification statements.

For a reasonable level of assurance, the validator or verifier provides a reasonable, but not absolute, level of assurance that the responsible party's assertion is materially correct /20/.

A limited level assurance is distinguishable from a reasonable level assurance in that there is less emphasis on detailed testing of data and information supplied to support the assertion /20/.

The verification team has designed the verification plan in order to attain a reasonable level of assurance in the verification of the Interim Performance Indicators.

1.2 Objectives

The objective of the verification is to provide stakeholders with a professional and independent verification of the results reported in the Guyana REDD+ Monitoring Reporting and Verification System (MRVS) - Interim Measures Report (Version 3 of 27 February 2015) on deforestation and forest degradation as measured using the Interim Measures Indicators.

This includes:

- Methodology validation; conformance of the analysis methodology and the monitoring system in place against applicable validation/verification criteria;
- Verification that the validated methodology has been followed to obtain the reported results;
- Verification of the results of the Interim Performance Indicators reported in the IMR;
- Verification that the comments from stakeholders have been taken into account in the IMR;

1.3 Criteria

According to the ISO14064-3 the validation/verification criteria would be the "policy, procedure or requirement used as a reference against which evidence is compared" /20/. Therefore, the validation of the analysis methodology and the verification of the reported results would be done against these criteria:

- Validation criteria
 - Main Criteria Joint Concept Note (i.e. Section 3: REDD-plus performance Indicators) /53/;
 - GOFC-GOLD REDD Source Book, 2014 /54/;
 - 2006 IPCC Guidelines /55/;
 - Approved REDD methodologies under the VCS programme /64/;
 - Peered reviewed publications /61/

1.4 Scope

According to ISO 14064-3, in determining the validation or verification scope, the validator or verifier should consider the extent and boundaries of the validation or verification process /20/. Taking into consideration the TOR of the assignment /59/ and the provisions of the JCN /53/ the scope of the verification consists in the verification of the following deforestation and degradation Interim Measures Indicators as described in the JCN /53/:

Report Measure	Measure Ref	Indicator
Deforestation Indicators	1	Indicator 1: Gross Deforestation rate
Degradation	2	Indicator 2.1: Loss of intact forest landscapes
Indicators	3	Indicator 2.2: Forest Management (i.e. selective logging activities in natural or semi natural forests

2b	Indicator 2.3:	Carbon loss as indirect effect of new infrastructure.
4	Indicator 2.5:	Emissions resulting from illegal logging activities.
5	Indicator 2.6:	Emissions resulting from anthropogenic forest fires.
6*	Indicator 2.4:	Emissions resulting from subsistence forestry, land us and shifting cultivation lands (i.e. slash and burn agriculture)

Furthermore the specific verification scope for these indicators is:

- Geographical boundaries: Guyana
- Organizational boundaries: Guyana Forestry Commission (GFC)
- *Physical infrastructure, activities, technologies and processes of the organization*: GFC Geographic Information System and Wood Chain of Custody System.
- *Time period(s) to be covered*: Monitoring period: Year 4 (1 January 2013 to 31 December 2013)
- Frequency of subsequent verification processes: Yearly verification
- Intended user for the verification statement: Government of Norway and Government of Guyana

1.5 Materiality

According to ISO 14064-3 materiality is the "concept that individual or the aggregation of errors, omissions and misrepresentations could affect the assertion and could influence the intended users decisions" /59/. The concept of materiality is used when designing the validation or verification and sampling plans to determine the type of substantive processes used to minimize risk that the verifier will not detect a material discrepancy /59/.

In order to be consistent with the stated level of assurance, a verification plan and an intensive sampling plan have been designed to minimize risks that a material discrepancy would not be detected.

No level of materiality has been fixed so any individual or aggregate errors, omissions and misrepresentations that can be quantified which result in discrepancies have been considered as material and requested to be corrected.

Indicator 2.4 was reported for the first time by the Guyana Forestry Commission but is not part yet of the performance assessment. DNV GL assess the accuracy and methodology as part of the overall system improvement process.

2 METHODOLOGY

The verification of the results has assessed all factors and issues that constitute the basis for the interim measures indicator's results. These include:

- i) Guyana REDD+ Monitoring Reporting and Verification System (MRVS) Interim Measures Report /1/;
- ii) Geo-database with all the raw and processed datasets /2/;
- Database of wood harvesting declarations of wood extraction activities in lands classified as State Forest /5/;
- iv) Database of wood harvesting declarations of wood extraction activities in lands classified as Amerindian or Private Property /6/;
- v) Database of Procedural Breaches for the four forestry divisions of Bce, Dem, Ess and Nwd /4/;
- vi) Database of Illegal logging activities for the four forestry divisions of Bce, Dem, Ess and Nwd /3/;

				Τ	ype (of in	volve	emer	nt
Role	Last Name	First Name	Country	Desk review	Site visit	Reporting	Supervision of	Technical review	Sectoral
Team leader	Aalders	Edwin	Norway	\checkmark	\checkmark	\checkmark	\checkmark		\checkmark
Independent Expert	Schut	Vincent	The Netherlands	~	~	~			~
Validator	Reed	Pablo	United States of America	~	~	~			
Internal Peer Reviewer	Espejo	Andrés B.	Spain					~	~

Verification team

Duration of verification

Preparations:	From 01 December 2014 to 09 February 2015
On-site verification:	From 10 February 2015 to 16 February 2015
Reporting, calculation checks and QA/QC:	From 17 February 2015 to: 12 April 2015

2.1 Review of documentation

In order to define the verification and sampling plan the verification team performed a review of all the documentation provided. This included the revision of the IMR /1/, and also a desk review of the GFC's database with all the raw datasets and the processed datasets /2/.The verification team also reviewed the Standard Operating Procedures (SOP) followed by the GFC for the forest monitoring and the issuance of various permits /21//22//23//24//25//26//27//28//29//30/. This served to detect the process operations with the highest levels of risk of material discrepancy, and to consequently design the verification and sampling plan on the basis of this information.

2.2 Site visit

An on-site assessment was performed from 10 February 2015 to 17 February 2015; partly in GFC's main headquarters located in Georgetown, and partly in GFC's forest stations of Linden, Vaitarna Forest Concession and the base camp of Vaitarna, and the shifting cultivation areas east of Lethem.

After the definition of the final verification and sampling plan, the actual verification on-site assessment was performed. During these days two different verification teams were created to focus on specific indicators:

- Team 1 remote sensing and GIS: This team carried out the verification of the Indicators 1, 2.1, 2.3, 2.4, 2.5 and 2.6. This verification took place in GFC's GIS office and by on-site verification in the area around Lethem.
- Team 2 forest management and illegal logging: This team carried out the verification of Indicators 2.2, 2.5 and 2.6. A verification of GFC's databases was carried out on the first and last day of the audit, and which was supported by a field visit to GFC's forest stations and was carried out in the forest concession in and around Vaitarna Holdings PVT. INC., to allow cross-checking of information and interview of respective staff and/or stakeholders.

On 16 February 2015 a closing meeting with a preliminary reporting of the findings of the verification took place in the GFC's headquarters.

2.3 Reporting of findings

A major corrective action request (MAJOR) is issued, where:

- i. the evidence provided to prove conformity is insufficient;
- ii. mistakes have been made in applying assumptions, data or calculations which could have a material influence on the results;
- iii. non-compliance with relevant criteria;

A minor corrective action request (MINOR) is issued where:

- i. the evidence provided to prove conformity is insufficient but does not lead to breakdown in the systems delivery;
- ii. mistakes have been made in applying assumptions, data or calculations which could have an influence on the future results;
- iii. if a certain aspect has to be verified in the next verification event (e.g. foreseen modifications, etc.)

An observation shall be raised by the team as a team's recommendation in relation to future improvements of the analysis process or the monitoring of the interim measures indicators.

During the audit the team can also raise a clarification request (CL) when it has found that information is insufficient or not clear enough to validate or verify against applicable criteria.

The results are discussed in Chapter 4 and findings are listed in Annex A.

3 MAIN PART OF THE REPORT

2.4 Interim indicator 1.1 - Gross Deforestation

2.4.1 Methodology validation

a Methodology description

For Year 4, the GFC again tasked and acquired full wall to wall coverage of Guyana with 5m RapidEye data. For almost every RapidEye scene footprint, three or more acquisitions were available, enabling the GFC to use an image from a different date in case of clouds.

For Year 3, the GFC acquired full image swaths from RapidEye and performed the geo-registration of these, which is a tedious job. An agreement with RapidEye was made to give them the resulting geo-registration information (control points), and have RapidEye perform the geo-registration using the points from the RP. For Year 4 this meant a lot less pre-processing work for the GFC because RapidEye is now delivered in correctly geo-registered image tiles.

In addition to the RapidEye images, full Landsat 8 (30m) coverage was acquired to assist for areas with persistent cloud cover in the RapidEye imagery. The resulting persistent cloud cover after integrating the different datasets is equivalent to 0.2% of the total area in Year 4.

Ancillary FIRMS (MODIS) fire hotspot data were acquired and used to aid in the classification of areas deforested due to fires.

DNV GL has observed that the Year 4 processing and mapping is essentially the same as in Year 3 and can be summarized by the following steps: 1) pre-processing of RapidEye data; 2) generating EVI based change polygons; 3) manually digitizing forest change and degradation. The pre-processing and EVI polygon creation have been largely automated as batch processes in Year 4.

- The RapidEye processing consists of the following steps:
- Conversion from DN to top-of-atmosphere reflectance
- Radiometric normalization by Dark Object Substraction (DOS)
- EVI calculation
- EVI thresholding on forest/nonforest boundary value
- Filtering the resulting forest/nonforest image ("clump and sieve filter")
- Conversion of the non-forest areas to polygons

In addition, a persistent cloud mask image is calculated, showing the areas which are cloudy on all available RapidEye images.

The resulting intermediate images from each processing step and the EVI threshold value used are saved for later reference.

This finishes the pre-processing phase, which has largely been automated. From here on, the mapping process starts, which is entirely manual. the GFC has divided Guyana into 24 km x 24 km tiles and each GIS operator gets allocated a set of tiles. Each tile is again divided into 1 km x 1 km blocks, which are visited one by one by the operator. In every block, the new EVI polygons are checked with the available RapidEye imagery to decide if it indicates a deforestation event. If the polygon coincides indeed with a deforestation event and exceeds the 1 ha MMU, the extent of the polygon is edited (if necessary). In order to establish the changes over time, reference images

from the other periods (e.g. P1, P2, P3, Year 1^{*}, etc.) are used, whereby the current landcover, the driver of the change, a reference to the image on which the change was based and the last image in the database where the area was still forest are entered and saved into the GIS database. As part of the quality control measures set up by GFC, a toolbar has been developed to ease this process and ensure that all data is complete and that no invalid combinations can be entered. After all polygons in the block have been inspected, the block is inspected for changes that the EVI threshold might have missed. Areas that are identified as being missed areas of deforestation and that exceed the MMU threshold are consequently mapped and included in the GIS database.

Finally, before the operator visits the next 1 km x 1 km block, a degradation analysis is done for the newly found areas with the block that represent a change. Older mining or infrastructure deforestation polygons are revisited to check for possible new degradation around these features. For this the same toolbar is being used.

All Land Cover mapping is done following specific mapping Standard Operating Procedures (SOPs) /19/, which ensures full consistency in the interpretation and data treatment. Considering this, training procedures in place, and the establishment of automatic operations in the processing change, it is confirmed that enough Quality Control (QC) procedures are in place to provide reliable mapping results.

When the GIS operator is finished with a 24 km x 24 km tile, it is saved in a standardized way into the system and passed onto Quality Assurance (QA). During the Quality Assurance stage the data in the database is checked for inconsistencies, and the mapped polygons are all checked visually for correctness. Errors are corrected, and discussed with the relevant GIS operator. 100% of the tiles are subject of the QA procedure.

DNV GL has verified this process with the mapping of the SOP /1/ and confirms that the team operates in line with the guide. The system is set up to automate those steps that can be automated, thereby minimizing risk of errors, and the mapping process itself is structured by using a series of toolbars which guides the operator through the process and performs basic checks to ensure that all data has been entered.

b Validation criteria and Indicators

Criteria noted in the JCN /53/ requires: 1) assessment of the rate of conversion of forest area as compared to an agreed reference level; 2) forests are defined by Guyana in accordance with the Marrakech accords; 3) conversion of natural forests to tree plantations shall count as deforestation with full carbon loss; 4) forest area converted to new infrastructure, including logging roads, shall count as deforestation with full carbon loss; 5) forest cover on 1 October 2010 will be used as a baseline for monitoring gross deforestation; 6) reporting is to be based on medium resolution satellite imagery and *in-situ* observations where necessary; and, 7) monitoring shall detect and report on expansion of human infrastructure (e.g. new roads, settlements, pipelines, mining/agriculture activities etc.). The provisions made in the JCN /53/ were considered in the definition of the analysis methodology.

The verification team examined each area of the GIS and remote sensing methods used against recommended and suggested actionable criteria in the guidance documents (JCN /53/, GOFC-GOLD REDD Sourcebook /54/, and 2006 IPPC Guidelines (GL) /55/ to validate the methodology for measurement of gross deforestation followed by the RP. Specific areas included: geometric correction, radiometric normalization, cloud-masking, forest/non-forest assessment, and mapping

^{*} P1=1990-1999, P2=2000-2005, P3=2005-2009 and Year 1=2009-2010. These periods are defined in Year 1 Verification Report/63/

quality control and assessment. In addition an independent accuracy assessment has been performed by the Durham University.

c Validation of methodology against criteria

Generation of deforestation datasets

The GFC follows a hybrid method of automated and manual mapping. Automated tasks are used for procedures that are largely independent of local image circumstances, and manual processing is used where automated processing would probably introduce errors due to inconsistencies in image characteristics, which automation often has difficulties to deal with. The main reason for using manual digitizing is the excess in cloud cover of the datasets which made it practically impossible to use automated methods as recommended in the GOFC-GOLD REDD sourcebook /54/. However, the applied methods are in line with the GOFC-GOLD REDD Sourcebook as they rely on multi-date imagery and focusing on the forest change by updating forest cover maps of previous epochs (pre-classification). Furthermore, the GFC applied QA/QC measures through the establishment of SOPs, establishment of automatic operations, and revisiting of 100% of the 24 km x 24 km grid cells used for aiding the visual interpretation which has been verified as having reduced the human error /1/.

Independent accuracy assessment

Additionally, and independent accuracy assessment is conducted as a verification procedure as defined by the 2006 IPCC GL. The verification team checked the methodology followed for this assessment /18/. According to this document /18/, builds further on the Year 3 sampling design, in order to generate a reference change dataset. Using a reference change dataset instead of a new random sampling reduces the uncertainties in forest change estimates, and allows getting confidence intervals for the change estimates.

The Year 4 sampling design uses the same two-stage sampling with stratification on the primary units (being the GeoVantage flight strips of 5x15km). The primary units are stratified using a high-risk (for forest change) and a low-risk stratum. The stratification and selection of the primary units within each stratum were the same as in Year 3, thus generating a reference change dataset. In total, 143 primary sampling units with more than 300 secondary sampling units each were used.

The calculations for the AA for Year 4 have all been implemented in R and the R survey package. R is an open source statistics package comparable to SAS (and a defacto academic standard). This in principle allows for a check by repeating the calculations, when GFC would decide to make the AA data and R scripts public, as the R software is freely available.

The methodology followed meet best practice guidelines in terms of sample design and accounting for national conditions and capabilities /54/.

Conclusion

The verification team concludes that the analysis methodology used by the GFC meets the applicable criteria, defined by the JCN /53/, GOFC-GOLD REDD Sourcebook /54/, and 2006 IPPC Guidelines (GL) /55/. The verification team also concludes that the change of the AA to a reference change dataset is an improvement over the approach of Year 3 and earlier, as it allows for better estimates of the forest change certainties and their confidence limits. The verification team also concludes that the comments by DNV GL and Norway of last year have been addressed properly, the AA uses the correct formulas and the description of the sampling design in the AA report has been improved and made consistent.

2.4.2 Verification of Indicator

Image processing

The verification team confirmed that the radiometric normalization technique used is the Dark Object Subtraction (DOS)/1/ and that it was adequately implemented. Cloud-shadow masking methods used 'thresholding' in the blue band and additional manual inspection. These methods are adequate and in line with the GOFC-GOLD REDD Sourcebook /54/. Least cloud cover RapidEye input images were selected and geometric correction of images was considered adequate. An examination of a selection of the input satellite scenes demonstrated that the GFC had produced products meeting the 1 pixel accuracy, as suggested by guidance materials, for all periods.

Analysis methods

Deforestation in Year 4 was obtained through visual interpretation of RapidEye images, guided by automated delineation of non-forest features. Taking into account the fact that the same procedure was used for Year 3 and that an independent accuracy report /18/ has been produced confirming the accuracy of the mapping of RP, verification focused on conformance between the SOP (in this case: the mapping guide) and the actual mapping process. The verification team had the operators demonstrate the entire process for several different areas, and found that the operators followed the SOP ,evidencing that these SOPs are adequately implemented. The verification team interviewed the operators and found their level of understanding of the processing and mapping tasks to be very good. It should be noted that operators are all local persons and GFC staff.

An Excel sheet was developed for Year 4 to aid in the conversion from the GIS mapping output to the final figures according to IPCC standards. The verification team has inspected this sheet and cross-checked the calculations, which were found to be correct. Conversion of the GIS mapping output into the figures and tables on the indicators however is still done manually which may lead to errors in categorization or misinterpretations. CAR 2 was raised on this issue.

Accuracy assessment

The verification team checked the results of the independent accuracy assessment performed by the University of Durham /18/ and provided by the RP. According to this assessment the gross deforestation rate for Y4 is 0.07% with a standard error of 0.0101 at 95% confidence interval. This agrees with the reported change rate by GFC, which is 0.068%. The verification team has verified the results of the accuracy assessment by having the validation process demonstrated and checked for 1 validation tile. Also, the R scripts to do the final statistical calculations have been investigated and re-run, and the verification team has found the results of the re-run to be the same as those in the report.

Conclusion

Taking into consideration all the findings obtained with the verification and sampling plan applied as stated above, and the final results provided for the independent accuracy assessment, the verification team considers that the validated methodology has been followed correctly and that reported results are free from omissions and misrepresentations that could lead to material misstatements.

The verification confirms the gross deforestation rate in Year 4 is 0.068%.

2.5 Verification of Interim indicator 2.1 - Loss of intact forest landscapes

2.5.1 Methodology validation

a Methodology description

The methodology followed by the GFC to prepare the Year 1 intact forest landscape (IFL) layer uses the existing global IFL GIS layer as a starting point and then buffers various P1, P2, P3, Year 1, Year 2, Year 3 and Year 4 land use layers and excludes them /61/. Layers buffered and excluded are water bodies (including navigable rivers and shorelines), settlements and municipalities, agricultural concessions, and deforested areas. The deforested areas had been pre-selected to contain forestry roads, infrastructure roads, mining, and/or mining roads /61/. Forestry concessions were also extracted and are considered as logging at an industrial scale, though at low intensity. Once the deforested areas have been removed, the polygons allowed to remain in the resulting GIS layer will be larger than 50 000 hectares and capable of enclosing a circular object of 10 km radius. An assessment is made to ensure that at least a 2 km wide corridors or appendages are observed to and from areas meeting the applicability conditions. All of the buffering, exclusion, areal calculation, and area-based selection are performed using ArcGIS v.10 modeling code /61/. Final identification of polygons meeting suitable width criteria is performed manually. Furthermore, in order to refine the IFL map, cleanup of island polygons which would fail either the 10 km size or 2 km width test was performed.

The GFC has included this operation in their procedures, though still as a manual post-processing operation. Given the fact that this operation involves only 9 large and non-complex polygons, the manual character of the operation is not deemed a source of potential material misstatements.

b Validation criteria and Indicators

Criteria used to validate this landscape methodology included the existence of appropriate input data layers, and defined prerequisite processes for estimation (buffering and exclusion from the input layers) were sourced from Potapov *et al.* (2008) /62/, as referred by JCN /53/. The JCN specifically states that "*the total area of intact forest landscapes within the country should remain constant. Any loss of intact forest landscapes shall be accounted as deforestation with full carbon loss*". Potapov *et al.* also suggests that monitoring and estimation should use similar methods as for forest area change estimation. A footnote defines IFL "*as a territory within today's global extent of forest cover which contains forest and non-forest ecosystems minimally influenced by human economic activity, with an area of at least 500 km² (50 000 ha) and a minimal width of 10 km (<i>measured as the diameter of a circle that is entirely inscribed within the boundaries of the territory*)." Potapov *et al.* /62/ had an additional size criteria stating that corridors or appendages to areas that meet the aforementioned spatial conditions must be at least 2 km wide.

Potapov *et al.* /62/ did their seminal work with a historical series of Landsat images, and wrote that construction of the IFL layer should start with the study area and then systematically identify and eliminate locations of human development. The specific areas of human influence that should be eliminated are: 1) settlements; 2) infrastructure used for transportation between settlements or for industrial development of natural resources, including roads (except unpaved trails), railways, navigable waterways (including seashore), pipelines, and power transmission lines; 3) areas used for agriculture and timber production; and 4) areas affected by industrial activities during the last 30-70 years, such as logging, mining, oil and gas exploration and extraction, peat extraction, etc. /62/. Buffers of 1 km were applied to settlements and transportation infrastructure. Burned areas from forest fires causing stand-replacing wildfires in the vicinity of infrastructure or developed areas should be eliminated.

c Validation of methodology against criteria

The verification team concludes that the analysis methodology used by the GFC meets the definition and concept of Intact Forest Landscape /63/ and is in line with the recommendations of Potapov *et al.* /62/.

2.5.2 Verification of Indicator

The methodology of verification used by the verification team examined the existing GIS layers; spatial modeling code used by the RP, and output layers and had the operator demonstrate the procedure step by step.

The verification team concludes that the calculation of IFL is correct and, that the corrected benchmarks IFL figure for year 4 is 7 604 425 million ha. In Year 4 there was a loss in IFL area of 155 ha, with 59 ha of that being accounted for by newly titled Amerindian land.

2.6 Verification of Interim indicator 2.2 - Forest Management

2.6.1 Methodology validation

a Methodology description

The GFC has a unique approach to sustainable forest management and has put in place a robust forest monitoring system, which has enforcement of forest legality amongst one of its main objectives /9/. The forest legality procedures and mechanisms are a direct result of years of experience and are governed by a series of guiding documents and legislation, mainly the country's Forestry Act, the National Forest Policy and Plan, and the Guyana Forestry Commissions' Work Plan. At the time of this verification, the monitoring division of the GFC consists of a staff of 205, spread out over the head office personnel in Georgetown, 4 divisional stations, 39 field stations, and 10 mobile stations.

As it pertains to the interim indicator in question here, the most relevant aspect of the RP's forest monitoring system is its four main components to enforce forest legality:

- <u>Forest Concession Monitoring</u>: This part of the monitoring system consists of the monitoring of the concessions from a legal point of view (i.e., permitting, payment of royalties,...) and the strictness of the forest management activities performed by the concessionaires;
- <u>Monitoring of forest produce in transit</u>: This is the Chain of Custody (CoC) system that has been implemented in Guyana since the year 2000 /9/. This CoC system, of which the Log Tracking System is a main part, has as the main objective to verify the origin of raw material and to control the level of harvesting within State Forests/9/;
- <u>Sawmills and Lumberyards monitoring</u>: This component consists of the verification of the legality of sawmills and Lumberyards and their operation /23/
- <u>Exports</u>: This component of the monitoring system seeks to control all exportations and to check the legality of the produce to be exported /24/.

As in Year 1, 2, and 3, all data used to calculate the Interim Indicator 3 for Year 4 is sourced from the monitoring of the forest production transit or CoC component of the RP's monitoring system, and the verification has therefore concentrated on this.

The existing CoC system provides detectable evidence on the legitimacy, location and magnitude of forest operations in Guyana, and is currently applied to all forestry operations, including state forests, Amerindian reservations, as well as private properties. The system is based on the traceability of forest produce through the use of log tracking tags, which are assigned to all concessionaires and private forest holders who are involved in commercial logging operations in a given year. Log tagging is done at the stump, where half of the tag is affixed to the stump at the time of felling, and the other part of the tag bearing the same sequence of numbers as recorded on

the stump tag is affixed to the produce being removed and transported. This procedure is carried out for all types of forest produce, including logs, lumber piles, poles, and posts. The unique identification code on each unit of produce will indicate who the concessionary operator is, and can therefore help indicate the geographic origin of the forest produce. In addition, the tagging systems is linked to a quota system, where information is gathered in order to control the volume of produce being harvested from a given area, and which is calculated based on the assigned sustainable yield of the forest area in question and which also considers variables such as felling cycles, felling distances, and minimum girth requirements. /19/.

The link between the tagging system and the produce information (e.g. origin, destination, volume, type of produce) is done through volume declarations, which are included within the removal permit records emitted by the RPs.

The monitoring process of the extracted volumes varies depending on whether the operation:

- Takes place in a State Forest lands and is not a procedural breach;
- Takes place in the private properties / Amerindian lands and is not a procedural breach;
- It is a procedural breach (i.e. State Forest lands or private properties / Amerindian lands);
- It is illegal logging.

The forest monitoring is implemented with written standard procedures which are now in place for each of these instances, as DNV-GL was able to confirm.

State Forest lands

The monitoring process for extracted volume from State Forest Lands remains the same as reported in Year 1, 2, & 3 verification /65//66/. The operator has to request for the issuance of a removal permit in any of the existing forest stations /19/ (Figure 3) before the logging operations commence. The removal permit will be filled-out with the operator's details. Each forest station records the issuance of the removal permit in specific books and through approval letters emitted from the central office in Georgetown /31/ /38/ /51/. Once the operator is ready to transport forest produce beyond their regularized boundaries, they are required to complete the removal permit, stating the date of removal, destination, vehicle type, vehicle identification, name of driver/captain, specification of forest produce and associated tags (tags must be listed according to species and product type), volume and total tags used and any other relevant information /19/. As part of the QA/QC measures in place, the produce transported and the correctness of the removal permit are checked by one or various GFC strategically located check-points. This check is recorded in books stating the removal permit license, the type of produce, volumes and date of when the removal permit and the produce were checked. The issued removal permits are valid only for 30 days, and once the produce has reached the destination, concessionaires would have to declare the volume to the nearest forest station within 24 hours /19/. Every month, these removal permits are sent to the GFC's headquarters to be recorded in a specific database. Specific QA/QC measures are in place to assure that the recording errors are reduced to a minimum (i.e., by using formulae that check the consistency of data, regular consistency checks, restricted access to the database, etc.).



Figure 3. Monitoring process flow chart – State Forest Lands

Private Properties / Amerindian lands:

As in previous verification years 1, 2 & 3, the owner is not required to request a removal permit before the logging commences when this occurs in private or Amerindian lands. However, the supposed owners of the logging produce are required to have a removal permit filled-out in any instance that the produce is to be transported outside the boundaries of the property (Figure 4). From that point forward, the monitoring system is similar to that of the State Forest lands.



Figure 4 Monitoring process flow chart - Private Properties / Amerindian lands

Procedural breach or an illegal logging breach

As in previous verification years, in case the operator does not have a removal permit or a removal permit has inconsistencies, the amount removed is then recorded respectively into the Illegal Logging Database or in the Procedural Breaches Database /30/. Also, only in the case it is demonstrated after investigation that a certain operation is not considered legal logging or a procedural breach, the respective record is cancelled from this database and is added to the State Forest or private property/Amerindian databases. As is the case with the state forest database, volumes are reported to the data base according to species as well as to the type of product identified and deemed as "illegal" or a "procedural breach", which may be any of the following: charcoal; firewood, logs, lumber, piles, poles, posts, and spars.

The reported results of the interim performance indicator for Year 4, as in previous years, are therefore the total volume extracted in tCO2 (expressed as CBM) obtained from all the removal permits (or estimations by the authorities in case no removal permit is present) recorded in the four data bases: Forest state lands; Amerindian and private properties; Illegal logging database; and Procedural breaches database. In the case of Logs and Sawn-wood, values reported by the GFC officer reporting the illegal activity are divided by 0.7852 and 0.5 respectively, as the declared volume is not the real volume felled but the commercial volume extracted /39/.

In 2011 & 2012, the GFC made progress towards developing a methodology and factors that relate total carbon emissions from biomass damage due to logging activities (collateral damage) to the volume of timber extracted. This has been achieved through a technical report by Winrock International (S. Brown et al.) for the GFC: Collateral Damage and Wood Products from Logging Practices in Guyana, December 2011 /7/ and Guyana FCMS Conversion Factor Handbook – Revised October 2013 /13/. The methodology applies the logging damage factor (0.95 tC/m3), wood density of commercially harvested timber (0.38 tC/m3/gap), logging infrastructure factor (skid trails, etc.) (32.84 t C/km) and the conversion factor for tC to tCO2 in the conversion of total

volume in CBMs to tCO2, and also includes storage in long term wood products /11/. Total carbon stock in long-term wood products was estimated from the extracted biomass carbon using Winjum et al 1998 formula and the approach in the approved VCS Module VMD0005- REDD Methodology Module: "Estimation of carbon stocks in the long-term wood products pool" which DNV GL cross-checked and confirmed. This computation was based on all extracted wood biomass (including exports) captured by GFC's with the data available of wood harvested for during 1 January 2013 and 31 December 2013 (i.e. Year 4).

b Validation criteria and Indicators

According to the Joint Concept Note (JCN) on REDD+ cooperation between Guyana and Norway /53/ one of the degradation indicators deals with forest management (i.e. selective logging) activities in natural or semi-natural forests:

- "All areas under forest management should be rigorously monitored and activities documented (i.e. concession activities, harvest estimates, timber imports/exports)."
- "Increases in total extracted volume (as compared to mean volume 2003 2008) will be accounted as increased forest carbon emissions unless otherwise can be documented using the gain-loss or stock difference methods as described by the IPCC for forests remaining as forests. In addition to the harvested volume, an appropriate expansion factor of 25% (applied to the hole population of trees under forest management, i.e. harvested + remnant trees) shall be used to take account of carbon loss caused by collateral damage, etc, unless it is document that this has already been reflected in the recorded extracted volume."

According to the JCN, the way monitoring and estimation of the indicator shall be done is through "Data on extracted volumes is collected by the Forestry Commission. Independent forest monitoring will act as an additional data source on forest management to complement this information. Accounting of this indicator should be done in terms of carbon units referred as close as possible to extraction of biomass from the above ground carbon pool. " /53/.

In line with the findings during the first, second, and third verifications /65/ it is understood that this would imply that the extracted volume makes reference to the total biomass removed from the above-ground carbon pool, which is closer to giving a reference on the forest degradation than the commercial volume harvested. Therefore, the methodology shall take this provision into account.

c Validation of methodology against criteria

In order to validate the methodology followed and the monitoring system in place, the verification team carried out a process-based assessment similar to Year 1, 2 & 3. This involves spot check verification of respective documentation and data operations of the monitoring process:

- Legal Concession Agreements
- Boundary Demarcations
- Forest Management Plans Inventories, Initial Business Plans
- Annual Operational Plans Stock Maps, planned Infrastructure, etc.
- Quota System Adherence
- Log tracking and tagging
- Removal Permitting
- Production Register
- Licensing Sawmill, Timber Dealer, Export

- Code of Practice adherence
- Data Procedures
 - Primary Collection
 - Intermediate/secondary data collection
 - Recording and storage of data bases (main and field offices)
 - Reporting (from field office to main office, other stakeholder reports)
 - QA/QC procedures for data collection, intermediate data recording, data recording in the main data base, procedures for data reporting.

For each of these operations, the verification team checked the training of personnel /31//32//38//48//49//50//51//52/ via interviews, which checked the GFC staff's knowledge of the procedures in place. Furthermore, the verification team also performed spot checks of removal permits and other relevant information in order to verify the consistency of the same in each database, with the information in the removal permit (or illegal logging forms) and with the records available at the transit & forest stations (Linden (Transit station), /52/and the Forest station at Basecamp of Vaitarna Holdings PVT. INC. were audited) /31//32//38//48//49//50//51//52/.

The GFC demonstrated the knowledge of the procedures in place, and no evidence was identified that could lead to believe that the monitoring system is not robust. The staff was well trained and during the audit showed great level of involvement and dedication to not only implementing the procedures, but also seeking changes to them when this would lead to an overall improvement of the system.

The preliminary data that has stemmed from the work that the GFC and Winrock has done show high level of consistency and predictability on the level of damage and impacts per cubic meter harvested, as does the RP's adherence to the methodology to determine carbon stored in long-term wood products.

In addition to the effective implementation of these procedures, GFC also was able to demonstrate its overall commitment to environmental protection and stakeholder consultation, as well as outreach programs with various stakeholders and/or communities. GFC staff has been trying to implement measures so as to socialize their process and illustrate the importance and benefit of their work to constituents so as to be seen an enabling and friendly institution, rather than a strict enforcement and penalizing institution. During the visit to the Vaitarna Holdings concession the audit team was able to verify how in collaboration with the logging company GFC has set aside protective zoning areas around wildlife habitat and areas of other ecological importance (e,g, riparian zones, creek beds, high percentage slope areas, ravines, etc.) and how a friendly and cooperative environment, rather than an enforcer and policing one, has been established. Likewise, upon a spot check visit to a local sawmill the owners mentioned how adhering to the procedures and laws of the GFC has not been a problem and that this has been facilitated through a cordial and cooperative relationship with GFC staff.

In view of the above, the verification concludes that the analysis methodology used by the GFC meets provisions of the JCN /53/.

2.6.2 Verification of Indicator

In order to verify the reported assertions of Indicator 3, the verification team performed the following checks:

- Consolidation, calculation and reporting: Confirmation that the total reported in the database is consistent with the figure reported in the IMR;
- Recording: Database records were randomly chosen and data was compared with the hard copy documents;
- Collection: Hard copy records and books located in Linden (Transit station), Bamboo (Forest/Transit station) and the Forest station at Basecamp of Vaitarna Holdings PVT. INC. forest stations were cross-checked against database records.
- Calculation: DNV GL checked the database spread-sheets in the Forest Resources Management Division's REDD Secretariat and can confirm that the calculations embedded in the tool for estimating emissions and removals due to timber extraction reflected those described in the IMR and the VCS Module VMD0005.

The verification team did not detect any discrepancy that the reported assertions on Interim indicator 3 - Forest Management is equal to 3 106 693 tCO_2 .

2.7 Verification of Interim indicator **2.3** - Carbon loss as indirect effect of new infrastructure

2.7.1 Methodology validation

a Methodology description

The Year 4 methodology to calculate the loss of carbon as an indirect effect of new infrastructure is the same as in Year 3, and was achieved through visual inspection and manual digitizing of degraded areas visible in the RapidEye imagery, within a buffer of 100 m (but possibly extending outside of this buffer) around new or existing mining areas and around roads related to mining, forestry, and infrastructure, but excluding existing deforested lands that intersected the degradation buffer (such as those from roads and infrastructures built during P1, P2, P3 or Year 1, 2 or 3) /1/.

Accuracy assessment of degradation mapping is also conducted by the University of Durham following similar methods as those defined for the assessment of deforestation.

b Validation criteria and Indicators

The main validation criteria is the JCN /53/ guidance document, as there are no other criteria listed in other guidance materials specific to detecting degradation from establishment of transportation infrastructure. Interpretation and mapping of new mining and roads related to mining, forestry, and infrastructure use the same methodology and criteria for verification found in the estimation of gross deforestation (see Section 4.1).

The JCN /53/ notes that the establishment of new infrastructure in forest areas often contributes to forest carbon loss outside the areas directly affected by the constructions. "It calls for detection of degradation in a 100m buffer surrounding new infrastructure (incl. mining sites, roads, pipelines, reservoirs etc.) As well as it applies a benchmark of a degradation area of 4 368 ha. Any degradation above this benchmark for the years after year 2 will lead to a reduced compensation unless other emission factors can be documented through the MRVS, these areas shall be accounted with a 50% annual carbon loss through forest degradation." Validation of methodology against criteria

Apart of this criterion, the recommendations made by the GOFC-GOLD REDD Sourcebook /54/ for mapping of degradation would also be applicable.

c Validation of methodology against criteria

The GFC has fully adopted the degradation mapping method agreed upon in the JCN. Degradation is manually mapped using high-resolution imagry, starting within a buffer of 100 m from the outside edge of existing infrastructure. The verification team has checked the degradation and reporting in their GIS systems, and has found the degradation mapping to be consistent with the mapping SOP.

The verification team concludes that the analysis methodology used by the GFC meets provisions of the JCN /53/ and that the degradation mapping using RapidEye images is accurate.

2.7.2 Verification of Indicator

The verification team had the GIS operators re-map the degradation for several areas and compared the results with the initial degradation polygons. Based on its findings the verification team concludes that the mapping of degradation is done correctly and conform the mapping SOP.

The verification team has interviewed the GIS operators about their understanding of the degradation mapping method and concludes that the GIS operators are following their procedures /15/ and understand the reasoning behind it.

Additionally, the verification team checked the final results of the independent accuracy assessment performed by the University of Durham /18/ and provided by the RP. According to this assessment the overall accuracy of the Year 3 degradation mapping would be equal to 99.98% (97.69% in Year 3), which would confirm the acceptable accuracy of the mapping according to the REDD sourcebook /54/ and to other applicable criteria /63//64/. The verification team has verified the results of the accuracy assessment by having the process being demonstrated and checked for one (1) validation tile, and by inspecting and running the R scripts used to calculate the final accuracy values.

As a result, the verification team concludes that the Year 4 method conforms to the JCN requirements, and concludes that the value for indicator 2.3 for Year 4 is equal to 4 352 ha.

2.8 Verification of Interim indicator 2.4 – Emissions resulting from subsistence forestry, land use and shifting cultivation lands (i.e. slash and burn agriculture)

2.8.1 Methodology validation

In line with the JCN /53/ this indicator is presently not monitored till the full MRV is in place. GFC has however started to develop a methodology for measuring and reporting of this indicator. Areas of shifting cultivation which previously were mapped but not considered in the overall assessment are now being labeled in a manner that will allow tracking and specific changes overtime within the GIS system from Year 4 onwards. Shifting cultivation areas are either labeled as pioneer, when they appear to occur as a newly cut area with an area which was seen as high forest in the previous year, or as rotational, when found within a historical degraded and impacted area. All areas larger than 0.25 ha are being mapped and tracked.

The main validation criteria would be the GOFC-GOLD REDD Sourcebook /54/ as the JCN /53/ guidance document does not provide any guidance. The JCN only states that this indicator is not relevant for the interim period before a proper MRVS is in place.

The GFC has fully adopted the degradation mapping method agreed upon in the JCN. Degradation is manually mapped using high-resolution imagery. The verification team has checked the degradation and reporting in their GIS systems, and has found the degradation mapping to be consistent with the mapping SOP.

The verification team concludes that the analysis methodology used by the GFC meets provisions of the GOFC-GOLD REDD Sourcebook /54/.

2.8.2 Verification of Indicator

The verification team has visited several active shifting cultivation areas on-site in the area East of Lethem. The mapping of new shifting cultivation fields was found to be mostly accurate. However, GFC's classification of newly mapped shifting cultivation areas into pioneer or rotational was found inconsistent with the situation in the field, where most if not all areas were found to be rotational, i.e. within a historical shifting cultivation area of degraded forest. The verification team has raised CAR 4 on this, and has advised the GFC to do more research and fieldwork on this issue in order to develop a sound mapping strategy for shifting cultivation areas, and a valid relation between shifting cultivation activities and emissions.

Since this Indicator is not yet formally part of the indicators to be verified the team did not conclude on accuracy and correctness of the shifting cultivation figures.

2.9 Verification of Interim indicator 2.5 - Emissions resulting from illegal logging activities

2.9.1 Methodology validation

a Methodology description

The monitoring of illegal logging is within the main objectives of the forest monitoring system described in section 4.4.1.a, as the monitoring system serves to enforce legality. Cases of illegal logging are found in the course of routine/impromptu operations performed by the GFC staff, or through information of these occurrences by stakeholders. In the case where investigation demonstrates that a certain operation is not considered illegal logging or a procedural breach, the respective record is cancelled from the illegal logging database and is added to the State Forest or private property/Amerindian databases.

b Validation criteria and Indicators

According to the Joint Concept Note (JCN) /53/ one of the degradation indicators has to cover illegal logging activities:

- "Illegal logging results in unsustainable use of forest resources while undermining national and international climate change mitigation policies"
- "Areas and processes of illegal logging should be monitored and documented as far as practicable"

The JCN specifies the way the indicator has to be monitored and estimated: "*The monitoring of illegal logging is within the main objectives of the GFC's forest monitoring system, and is informed by an illegal logging database. In addition to reporting on illegal logging via the database, Independent Forest Monitoring will support performance monitoring of forest legality through the IFM framework. Should IFM detect potentially significant challenges with the established forest monitoring system, this indicator will be reassessed. In the absence of hard data on volumes of illegally harvested wood, a default factor of 15% (as compared to the legally harvested volume) will be used. This factor can be adjusted up- and downwards depending on documentation on*

illegally harvested volumes, inter alia from Independent Forest Monitoring". Furthermore, it states that another means of monitoring should include "*Medium resolution satellite to be used for detecting human infrastructure and targeted sampling of high-resolution satellite for selected sites, and Accounting of this indicator should be done in terms of carbon units referred as close as possible to extraction of biomass from the above ground carbon pool."*.

c Validation of methodology against criteria

The rate of illegal logging for the assessment Year 4, January 2013 to 31 December 2013, is informed by a custom designed database that is updated monthly, and subject to routine internal audits, much like the processes established for the legal forest management practices mentioned in earlier sections of this report. DNV GL has verified that reporting on illegal logging activities is done via the GFC's 32 forest stations located countrywide, as well as by field, monitoring and audit teams, through the execution of both routine and random monitoring exercises and investigation procedures. The infractions are recorded, verified and audited at several levels, both in the field and at the main data base. All infractions are summarized in the illegal logging database and result in a total volume being reported as illegal logging for any defined time period.

The verification team concluded that the analysis methodology used by the GFC meets the requirements of JCN /53/, and if applied correctly it will lead to assertions with minimum material discrepancies.

2.9.2 Verification of Indicator

In order to verify the reported assertions of Indicator 4 in Year 4, the verification team performed the following checks:

- Consolidation, calculation and reporting: Confirmation that the total reported in the database is consistent with the figure reported in the IMR;
- Recording: Database records were randomly chosen and data was compared with the hard copy documents;
- Collection: Hard copy records in the Linden (Transit station) and the Forest station at Basecamp of Vaitarna Holdings PVT. INC. were checked with the database records;

The estimated emissions from illegal logging rate for Year 4 is equal to 11533 tCO_2 . The DNV GL team also verified that the calculations for arriving at this amount also took into consideration long term wood product storage, as well as collateral damage emission factors as was also done with the forest management indicator.

2.10 Verification of Interim indicator 2.6 - Emissions resulting from anthropogenically caused forest fires

2.10.1 Methodology validation

High-resolution RapidEye data is being used to find and determine the extent of the burnt areas. MODIS Fire Hotspot data (FIRMS) are being used by the GFC to assist in finding the location of anthropogenic fires and for the decision whether the deforestation driver was fire or not. The detection of burnt areas has been integrated into the mapping procedures for deforestation and degradation, where fire is one of the possible drivers for a deforestation or degradation event. The combined use of high-resolution multispectral images with FIRMS fire hotspot data is in accordance with the GOFC GOLD Sourcebook /54/.

2.10.2 Verification of Indicator

The audit team has verified the correct operation of the GIS mapping team regarding mapping the extent of deforestation and degradation and their drivers, including fire, and found their mapping to be concise and consistent with their mapping SOP.

According to the reported assertions, the total burned area (degradation, not deforestation) in the analysis period was 395 ha/year. While we now seen a steady increase in year 2,3 and 4 (28 ha/year, 208 ha/year and 395 ha /year) the annual totals are still considerably lower than the initially estimated total of 1 706 ha/year /1//65/. Although Guyana has, during this monitoring period, seen a higher total number of ha affected by burning most if not all observed fires occurred in non-forested & savanna areas. Also, the increase might be linked to the heavier focus on the savannah areas, where the shifting cultivation occurs, which is traditionally linked with vegetation burning. Note that this indicator and indicator 2.4 might overlap with each other, as usually fire is used as a field preparation measure for areas under shifting cultivation.

The verification team confirmed that the figure of 395 ha/year is consistent with the verification result.

2.11 Verification of Interim indicator 3.1 – Encouragement of increasing carbon sink capacity of non-forest and forest land

In line with the JCN /53/ this indicator is presently not monitored till the full MRV is in place.

Therefore, this indicator has not been within the scope of DNV GL's verification.

3 COMMENTS BY STAKEHOLDERS TO REPORT

The Interim Measures Report was published for public comments from 1 December 2014 to 1 January 2015 in Guyana Forestry Commission's web page as well as distributed to a list of 94 individual stakeholders of 60 different stakeholder organisations. A Public Notice was placed in the local media over the 4-week period. Comments received during this period are given in the below text box. Response from the GFC to these comments and the verification team's assessment are included.

	Name	Agency Role		Name	Agency Role
1	His Excellency President Donald Ramotar	Government of Guyana, Office of the President	48	Herold Martin	GOFC-GOLD
2	Former President Dr.BharratJagdeo	Government of Guyana	49	Sandra Brown	Winrock International
3	Dr Roger Luncheon	Office of the President	50	Felipe Casarim	Winrock International
4	Minister Dr Ashni Singh	Ministry of Finance	51	Katherine Goslee	Winrock International
5	Minister Robert Persaud	Ministry of Natural Resources and Environment	52	William Salas	Applied Geosolutions
6	Minister Dr. Leslie Ramsammy	Ministry of Agriculture	53	Bobby Braswell	Applied Geosolutions
7	Minister Pauline Sukhai	Ministry of Amerindian Affairs	54	Dr James Baker	Clinton Climate Initiative

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	Name	Agency Role		Name	Agency Role
8	ShyamNokta	Office of the President	55	Maria Sanz Sanchez	UN REDD
9	Andrew Bishop	Office of the President	56	Dr Jim Penman	IPCC Expert
10	Shereeda Yusuf	Office of the President	57	Juan Chang	IDB
11	James Singh	Guyana Forestry Commission	58	Maarten van der Eynden	Government of Norway
12	Pradeepa Bholanath	Guyana Forestry Commission	59	Edwin Aalders	DNV GL
13	IndarjitRamdass	Environmental Protection Agency	60	Charles Hutchinson	WWF Guyana
14	George Jarvis	Ministry of Agriculture	61	Josefina Brana Varela	WWF International
15	Peter Persaud	The Amerindian Action Movement of Guyana (TAAMOG)	62		WWF Norway
16	Romel Simon	The National Amerindian Development Foundation (NADF)	63	Christiane Ehringhaus	KfW
17	Alfred King	Ministry of Culture	64	Josef Haider	KfW
18	HilbertusCort	Forest Producers Association (FPA)	65	Sean Frisby	UK Department of Climate Change
19	Ronald Webster	Private Sector Commission (PSC)	66	Sean Richmond	UK Department of Climate Change
20	Carvil Duncan	Federation of Independent Trade Unions of Guyana (FITUG)	67	Pat Hardcastle	LTS International
21	Hymawattie Lagan	Women's Affairs Bureau	68	Philippa Lincoln	LTS International
20	Raquel Thomas- Caesar	Independent memeber	69	Ida Hellmark	NORAD
23	Janice Bollers	Guyana Geology and Mines Commission (GGMC)	70	Mads Halfdan Lie	NORAD
24	Yvonne Pearson	Ministry of Amerindian Affairs	71	Silje Haugland	NORAD

	Name	Agency Role		Name	Agency Role
25	Pamela Mendonca	The Amerindian Action Movement of Guyana (TAAMOG)	72		Raindforest Foundation Norway
26	Ashton Simon	The National Amerindian Development Foundation (NADF)	73	Stephen V Stehman	State University of New York
27	Colin Klautky	Guyana Organisation of Indigenous People (GOIP)	75	Jonah Bush	Centre for Global Development
28	George Norton	Guyana Organisation of Indigenous People (GOIP)	76	Kay Kallweit	GIZ
29	Bertie Xavier	North Rupununi Development Board (NRDDB)	77	Erik Lindquist	FAO
30	Edward Shields	Guyana Gold and Diamond Miners Association (GGDMA)	78	Maria Sanz Sanchez	FAO
31	Gillian Burton	Trade Unions Congress (TUC)	79	Phillippe Crete	FAO
32	Paulette Bynoe	University of Guyana (UG)	80	Ken MacDicken	FAO
33	David Singh	Conservation International (CI)	81	Marco van der Linden	World Bank Forest Carbon Partnership Facility
34	Annette Arjoon- Martins	Independent Member of Civil Society	82	Alexander Lotsch	World Bank Forest Carbon Partnership Facility
35	Joe Singh	Individual Capacity	83	John Palmer	
36	David James	Individual Capacity	84	Janette Bulkan	
37	Charles Hutchinson	World Wildlife Fund (WWF)	85	Ron McRoberts	US Forest Services
38	Kapil Mohabir	Project management office, PO	86	Christine Dragisic	US State Department
39	Derrick John	National Toshaos Council (NTC)	87	Evie Meret Hagen	Norwegian Space Centre

	Name	Agency Role		Name	Agency Role
40	Nikolaus Oudkerk	Project management office, PO	88	Marin Herold	Wageningen University
41	Dane Gobin	Iwokrama	89	Erik Næsset	Norwegian University of Life Sciences
42	Colin Sparman	Guyana Gold & Diamond Miners Association	90	Arild Angelsen	Norwegian University of Life Sciences
43	Donald Singh	Guyana Geology and Mines Commission (GGMC)	91	Donna Lee	
44	Geeta Singh	Environmental Protection Agency	92	Nigel Sizer	WRI
45	Naseem Nasir	Guyana Lands & Surveys Commission	93	Mika Bucki	European Commission
46	Mohindra Chand	Forest Producers Association (FPA)	94	Simon Egglestone	GFOI
47	Gregory Hodge	University of Guyana (UG)			

3.1 Received comments and response by the Guyana Forestry Commission

 Comment by:
 The Amerindian Action Movement of Guyana

 NGO
 Party
 Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 1:

The Amerindian Action Movement of Guyana (TAAMOG) has perused the 2013 fourth performance report on Interim Measures for REDD + under Guyana's current monitoring, reporting and verification system (MRVS).

Please be informed that TAAMOG is pleased with the 2013 Forest performance under the memorandum of understanding (MOU) between the Governments of Guyana and the Kingdom of Norway in the fight against Climate Change.

TAAMOG therefore endorses fully the fourth performance report and is highly impressed with Guyana's 0.068% deforestation rate and I can assure you that Guyana's Indigenous People are also pleased with the fourth performance report as they continue to benefit from Guyana's Low Carbon Development Strategy (LCDS).

TAAMOG wishes to extend congratulations to you and the staff members of the Guyana Forestry Commission (GFC) for the extremely hard work demonstrated and continue to demonstrate in ensuring that Guyana's Forests are sustainably managed.

Response GFC:

The GFC wishes to thank TAAMOG for its review and subsequent provision of comments to the MRVS Interim Measures Report for Year 4.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by	: Norwegian M	linistry of the Environment
NGO	🛛 Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 2:

We would like to take this opportunity to congratulate you on the finalization of another Interim Measures Report. The three previous reports have received a lot of positive attention in the international REDD+ community, and it is good to see that Guyana is continuing the work to develop a transparent forest monitoring system of high technical quality.

We note that the deforestation rate seems to have been reduced since 2012. This is good news, even though the deforestation rate is still higher than the deforestation rates reported historically. We would encourage Guyana to analyze the reasons for the shifting deforestation rates in the later years, and to use the information generated through the forest monitoring system to develop targeted policies that can further contribute to maintaining low deforestation rates in Guyana. This way, the forest monitoring system can be further developed as a policy tool, in addition to meeting reporting needs.

Congratulations with the successful update of the MRVS roadmap. The first roadmap has been highlighted as instrumental in the development of Guyana's forest monitoring system, and we hope that the updated roadmap can contribute to further advances.

It is encouraging to see that a method for estimating shifting cultivation is included in this year's report. It is also encouraging to see that work is being done to also report using IPCC formats in the future.

Response GFC:

The GFC wishes to thank the Norwegian Ministry of Climate and Environment for its review and subsequent provision of comments to the MRVS Interim Measures Report for Year 4.

Information on the MRVS is shared with relevant GoG agencies to inform strategic planning and policy making.

The GFC is also pleased to have completed the MRVS Roadmap Phase 1.

Shifting agriculture is one of the new areas in the Year 4 Assessment and the GFC is pleased to integrate this aspect in the reporting.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by: Norwegian Ministry of the Environment

Other Stakeholders

C la dia arta	C		/T.a.d	
Subject:	comments of	л өгс/	Indulor	report

Party

Comment 3:

NGO

Page 20: We note the separation between pioneer and rotational shifting cultivation, and the limitations by Landsat data to enable a historical analysis due to the resolution of the imagery. Would it be possible to conduct a historical analysis based on the RapidEye imagery available for the later years? If this is the case, has this been done?

Response GFC:

There are two aspects to consider; the first is detection and the second is monitoring. While it is possible to delineate the general extent of shifting cultivation from historical Landsat series because of the small and scattered pattern of the activity (each clearance is often < 1 ha) and the lack of frequent temporal coverage it is difficult to determine the rotation period.

For Guyana, the approach taken has been to delineate historical extent from Landsat. Since 2012 full coverage from RapidEye has enabled the annual detection and new shifting cultivation events. These are monitored and classified according to mapping rules (established in 2013). Over time the rotation length will be established.

To further advance this work it would be prudent to determine shifting cultivation is treated. This work would seek to determine; confirm the minimum mapping unit, establish a benchmark level, and importantly qualify the Carbon contribution of shifting cultivation to Guyana's emission profile.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by:	Norwegian	Ministry	of the Environment
NGO	🛛 Party		Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 4:

Page 20: Based on the delineation of rotational shifting cultivation areas. Would you expect that these practices lead to more or less shifting cultivation than the more easily quantified pioneer shifting cultivation?

Response GFC:

Pioneer is likely to cover less area than rotational shifting cultivation due to the effort to clear new areas. However the dynamics of shifting cultivation are primarily dependent on the local population size.

See above comment.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by:	Norwegian Mir	istry of the Environment	
NGO	🛛 Party	Other Stakeholders	

Subject: Comments on GFC/Indufor report

Comment 5:

Page 36 – Table 6.2: This is a very informative table. It might be even clearer if shifting cultivation is separated from the total degradation area change number, as shifting cultivation estimation differs from the methods used to calculate infrastructure related degradation (and because infrastructure related degradation has a specified benchmark, whereas shifting cultivation does not at this point in time).

Response GFC:

In this table Pioneer SC has been incorporated into the existing infrastructure degradation benchmark. It is currently 765ha out of the 4 352 ha of degradation.

Change made in Table 6.2.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment	by : Norwegian Mi	inistry of the Environment
NGO	🛛 Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 6:

Page 38 – Table 6.4: We note that Forestry seems to have contributed to a lot more forest change in the period 2001-2009 than in the period 2009-2013. If we have understood correctly, a corresponding fall in production of forest based products is not observed in Guyana. If this is the case, could you please elaborate on the reason why this fall in forestry as a deforestation driver is not clearly reflected in production numbers? We note that production has been reported as somewhat below the benchmark level for this indicator in the last few years, but it seems the difference is not in the same magnitude as the numbers in Table 6.4.

Response GFC:

The majority of forest change from the driver of Forestry resulting in deforestation is on account of forest infrastructure, specifically forest roads. Forest harvest volumes and associated incidental and collateral damage are recorded under forest degradation as this practice does not results in deforestation. In both drivers of Forestry and Mining, forest roads and mining roads are included. As such, Table 6.2 on Page 36, shows this breakdown.

During the period 2000 to 2009, a significant amount of forestry infrastructure was established, infrastructure which has not expanded in any notable expanse post 2009. For example, the Puruni Road, the Barama Buckhall Road, Mabura Branch Road to Siparuni, some areas of the Barama Network in the North West, and the Unamco Road, among others, which service the main forest harvest areas have seen little change in terms of expansion that would have resulted in forest clearing post 2009. Over the period 2010 to 2013, the majority of forest harvest took place using this existing infrastructure with minimal expansion and maintenance in some instances. Whilst there have been a few new infrastructure established in forest areas post 2009, such as in some areas in Buckhall, in Siparuni (as part of Demerara Timbers Ltd. operations, a few expansions in the UNAMCO Road, and in the Variety Woods and Greenheart Ltd concession, these have been small in comparison to that of the major infrastructure work conducted in the 1990 to 2000 period, and that was continued over the 2001 to 2009 period.

There is therefore not a direct relationship between forestry production levels and forest infrastructure (which is the primary element of deforestation from forestry) as significant forest harvest levels can be, and has been attained using existing infrastructure. This is a point that is encouraged as part of Sustainable Forest Management practices in Guyana as a way of limiting impact on forest through effective planning and strategic management of forest concessions. Some may argue that there is even a more inverse relationship between forest infrastructure (the main aspect of forestry deforestation) and forest production levels, as it is after roads are established then forest harvest takes place.

It should be noted that forestry degradation resulting from forest harvest has increased in 2013 over the 2012 period.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by: Norwegian Ministry of the Environment
NGO Party X Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 7:
<i>Page 49 – Table 8.1: See comment above relating to shifting agriculture and infrastructure related degradation.</i>
Response GFC:
Shifting Agriculture is reported separately in this table from degradation. Please refer to other comment and responses on monitoring shifting agriculture above.
DNV GL:
The verification team assessed the comment and the response to be satisfactory.
Comment by : The Norwegian Ministry of the Environment
NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 8:
Page 51: It is proposed that the IFL indicator is removed due to the national forest monitoring system being implemented. We want to highlight that the phasing out of this indicator is subject to other progress as described in the JCN of 2012, and that any revision to this indicator should take this into account. The implementation of the monitoring system is only one of several work tracks
relating to this indicator.
Response GFC:

This is noted and added value of monitoring large tracks of forest area for change in forest cover, concurrently as deforestation and forest degradation are being monitored at a detailed scale at one hectare, should be considered.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by: Norwegian Ministry of the Environment NGO Party Other Stakeholders			
Subject: Comments on GFC/Indufor report			
Comment 9:			
Accuracy assessment report			
Thank you for providing a full accuracy assessment report as an annex to the IMR. As accuracy assessment is an important part of forest monitoring, this enables a more complete verification of the IMR.			
Response GFC:			
Noted			
DNV GL:			
The verification team assessed the comment and the response to be satisfactory.			

Comment by: Norwegian Ministry of the Environment		
NGO	🛛 Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 10:

Parts of the accuracy assessment report are challenging to follow. This is particularly relevant when the estimators used in the analysis are described. One example is that it is hard to see how/if the estimators described on page 29 are appropriate for this kind of analysis. The fact that explanations are not provided for all symbols used in the estimators makes the logic particularly challenging to follow. Summarized, it is difficult for external readers to understand all mathematical considerations taken into account when producing the estimates in the report. We would therefore recommend spending some time to make the report more reader friendly in future accuracy assessment reports. We would also welcome further elaboration on the mathematical and statistical estimators used in this year's IMR.

It seems that the estimations are done only based on the reference data (samples), and not on the full RapidEye wall-to-wall map that is available from GFC/Indufor. This is surprising, as one would generally get less uncertain results by using the available wall-to-wall map for this purpose. In previous years, it had been commented that the estimations using the wall-to-wall map might have been carried out in a sub-optimal manner. It seems that rather than working to improve this method, a more simplified method using only the reference samples have been used. We would welcome elaboration on the reasons for taking this approach. As mentioned, estimations using the full wall-to-wall map would most likely produce more certain results.

Response GFC:

A meeting between Durham and Norway/GFC is requested to provide additional clarification on the methods applied and processes undertaken.

Two Sections have been added to the Report: one on Acronyms Used, and another explaining the Mathematical and Statistical Estimators used and making reference to P V Potapov, J Dempewolf, Y Talero, M C Hansen, S V Stehman, C Vargas, E J Rojas, D Castillo, E Mendoza, A Calderón, R Giudice, N Malaga and B R Zutta. Environ. Res. Lett. 9 (2014) (13pp) doi:10.1088/1748-9326/9/12/124012. This Article is also available at the GFC should there be a desire to access same. We hope that this paper will provide the relevant background on the type of estimators used and additional examples to show their appropriateness for this application.

We recognise with the view that the description of the statistical analysis is challenging. Unfortunately, the reality is that these are largely meaningful only to those with professional statistical training. The purpose of the description is to state formally the analysis that we have carried out, and why, in order that another professional statistician can verify that the analysis is appropriate. It is arguable that instead of publishing the formulae used, we would be better served in the report by limiting to giving the rationale for the kind of analysis we carried out, together with references to implementational details in the statistical literature.

Let us now come to further elaboration on the statistical method chosen. We are extremely fortunate to have available a large change-sample, namely 55119 hectares observed in Year 3 and Year 4. Without going into deep statistical detail, a paired sample of this kind is far more efficient and powerful (these are statistical terms) in estimating change than would be two independent samples. This is largely because sources of uncertainty associated with independent samples disappear when one has a paired sample. Our main response variable is a classification of changes between Year 3 and Year 4. This is a multinomial response variable. The possible classes for this response variable are:

- 1. Forest in Year 3 and Year 4
- 2. Forest in Year 3, but Degraded in Year 4
- 3. Forest in Year 3, but NonForest in Year 4
- 4. NonForest in Year 3 and NonForest in Year 4
- 5. etc.

There are nine such classes for this response variable, reflecting three possible states in Year 3 and another three possible states for year 4. Statistically, this is similar to a binomial proportion change problem, for example estimating a change in voting habits. Estimating the proportions of Guyana belonging to these nine classes is a key objective. For the objective of estimating rate of change of deforestation, attention focuses on the first three classes and the probabilities of change conditional on the state being Forest in Year 3.

To analyze the sample data, we must first describe the method of data collection and then choose the appropriate method. We are treating the sample as though it is a stratified cluster sample. There is initial stratification of Guyana into low and high risk clusters, each containing 7500 hectares. Clusters are sampled at random from these strata. Next, hectares are sampled from each cluster. For a number of reasons, the number of hectares sampled from each cluster varies. The statistical consequence is that the formulae for estimating variances now become very complicated, and indeed meaningless except to professional statisticians. We have treated the sample from each cluster as a random sample. In actual fact, up to 360 hectares were sampled systematically over
each cluster, using a predefined regular grid. The proportion of hectare sampled is high, on average. First, there is a risk that linear features such as roads might be expected to be overrepresented in the sample. This would then lead to a slight overestimation of deforestation rate. It is not possible post-hoc to correct for this behaviour. Secondly, no account is taken of the potential for there to be spatial correlation between hectares which are physically close. The consequence would likely be a slight under-reporting of standard errors. However, the sampled hectares are sufficiently distant from each other that is appears reasonable to treat spatial correlation as zero. As such, although we recognize that samples are not fully random within each cluster, we judge that it is statistically safe to treat them as though they are.

Under these conditions, the method of analysis is straightforward using statistical software. In the report we explained how we used a package called "survey" within the (free) statistical language "R". This provides an equivalent alternative to the SURVEYMEANS procedure available in the (not free) statistical language SAS. It may help to note that a recent paper [1] describes a problem which is the same as ours in the essentials, and provides a detailed appendix showing essentially the same formulae as we have shown. The analysis in this paper used the SAS SURVEYMEANS procedure.

[1] National satellite-based humid tropical forest change assessment in Peru in support of REDD+ implementation

P V Potapov, J Dempewolf, Y Talero, M C Hansen, S V Stehman, C Vargas, E J Rojas, D Castillo, E Mendoza, A Calderón,

R Giudice, N Malaga and B R Zutta. Environ. Res. Lett. 9 (2014) (13pp) doi:10.1088/1748-9326/9/12/124012.

As extra analysis to explore deforestation rates more finely, we also defined a secondary response variable as the proportion of forest cover remaining in Year 4, conditional on the state being Forest in Year 3. For the vast majority of hectares, the proportion is one. To analyze this problem we use essentially the same SAS SURVEYMEANS (or R survey equivalent) procedure as before, with the difference that the response is numerical rather than multinomial. This extra analysis gives a more accurate assessment of deforestation rate as the response variable contains more information about the actual level of deforestation in a specific hectare.

The change-sample required a careful assessment of the land cover status of each sample hectare and this was undertaken for both Year 3 and Year 4 using the best available reference data. In most cases these data came from GeoVantage aerial imagery that is of superior spatial detail than the wall-to-wall RapidEye imagery collected by GFC and processed by Indufor. We explain in the report that it was also necessary, as part of the process of interpretation to refer to the RapidEye imagery as the GeoVantage aerial imagery was collected in August 2014, part way through Year 5. There were also areas of Guyana where, for safety reasons, it was not possible to collect GeoVantage imagery and in these low-risk sample units, RapidEye imagery was reinterpreted by the accuracy assessment team. Therefore in summary, the accuracy assessment used reference data of the highest quality available and that the wall-to-wall RapidEye data was an integral part of change assessment.

DNV GL:

The verification team assessed the comment and the response to be satisfactory.

Comment by: Conservation International Guyana

NGO	Party	Other Stakeholders	

Other Stakeholders

Subject:	Comments	on	GFC/Indufor	report
Subject.	comments	011		report

Comment 11:

General Comments

As the first national-scale REDD+ arrangement, Guyana's REDD+ Framework and its attendant payment scheme, are being considered by the international community as an important yardstick to measure the outcome(s) of fast-start climate change mitigation efforts as it relates to REDD+. The reporting on drivers is important progress in terms of improving the accuracy of the emissions estimates but also for helping identify appropriate measures to work towards national REDD+ objectives. The inclusion of shifting cultivation is also an important addition. Such progress and strengths presented will provide the foundations for stronger MRVS.

Response GFC:

Noted

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana
NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 12:
Consideration should be given to the implementation of measures to mainstream the use of the outputs of the MRVS by land managers and other stakeholders to address the drivers of deforestation and as a layer of monitoring of their operations. The presentation of data on detected change in protected areas and titled Amerindian lands, and making the spatial data on forest change more widely available would be good steps in this direction in the immediate-term. Given the restricted areas in which deforestation and forest degradation occur, such information could help validate good management practices, and communicate management effectiveness.
Response GFC:
Currently MRVS Results and input data are shared with GGMC, EPA, GLSC, MNRE and PAC. These are among the main land use and land management agencies.
The GIMU provides additional analytical support for decision making relating to REDD+ areas.
DNV GL:
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>
Comment by: Conservation International Guyana
Comment by. Conservation International Guyana

Other Stakeholders

Party

NGO

Comment 13:

Though specific edits are not provided, typographic errors were noted.

Response GFC:

Thank you for this feedback. We have further reviewed the Report for additional edits that were required.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation 1	International Guyana
🛛 NGO	Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 14:

Specific Comments

The importance of the central repository of data and images cannot be overemphasized. This initiative could serve as a trigger for improved coordination of spatially explicit information for identifying high risk and low risk areas as well as providing information needed to create overlay maps of the areas of known land-use types, projected new development projects, timber harvest permits, mining concessions, amongst other background information that will be helpful for projecting high risk areas but also verifying mapping results.

Response GFC:

With the development and implementation of the MRVS, the GFC has been the agency responsible for gathering, processing, analysing and storing data used in the measurement and monitoring of forest area change. In fulfilling this purpose, the GFC has become the central repository for all data for purposes of the MRVS. The GGMC, GLSC, EPA and the Ministry of Natural Resources & the Environment all have access to and utilise the imagery acquired. Data sharing protocols have been established among the agencies to govern this and other shared land use datasets.

Through the coordination of the Ministry of Natural Resources & the Environment, coordination amongst the agencies is further strengthened.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.



Comment 15:

The formation of the National GIS committee which will work towards consistency of geographic information across all government institutions represents very positive progress towards interinstitutional collaboration and also towards a more efficient, effective and sustainable forest monitoring effort. We look forward to this work leading to the establishment of a national Spatial Data Infrastructure.

Response GFC:

The formation of the national GIS committee continues to be a priority initiative of the MNRE. Along with this the GIMU has undertaken the operation role of collating and analyse geographic information for inter and intra sectoral purposes and with an aim of supporting the national spatial data infrastructure.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation 1	International Guyana
🖂 NGO	Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 16:

We acknowledge the potential to link community MRV to the national MRVS to strengthen Guyana's national REDD+ programme and believe that this may be promising for both data collection for establishing emissions factors and verification of changes detected through the GFC's maps. Community MRV will become important for considering jurisdictional approaches to REDD+, where community-based monitoring may be integrated with cost-effectiveness and with important value in securing permanence.

Response GFC:

The approach taken by Guyana is the build the national MRVS and to use this as a platform to build capacity and capability at the community level. This has been progressing well over the past 3 years with collaborations in the north Rupununi (Annai) as well as the South of Guyana (Kanashen).

The GFC views community MRV as an important component of the MRVS. To this end, the GFC aims to continue its work in building and strengthening the capacities of communities in the implementation of CMRV activities.

DNV GL:

Comment by:	Conservation	International Guyana	
NGO	Party	Other Stakeholders	

Comment 17:

We acknowledge the potential to link community MRV to the national MRVS to strengthen Guyana's national REDD+ programme and believe that this may be promising for both data collection for establishing emissions factors and verification of changes detected through the GFC's maps. Community MRV will become important for considering jurisdictional approaches to REDD+, where community-based monitoring may be integrated with cost-effectiveness and with important value in securing permanence.

Response GFC:

The approach taken by Guyana is the build the national MRVS and to use this as a platform to build capacity and capability at the community level. This has been progressing well over the past 3 years with collaborations in the north Rupununi (Annai) as well as the South of Guyana (Kanashen).

The GFC views community MRV as an important component of the MRVS. To this end, the GFC aims to continue its work in building and strengthening the capacities of communities in the implementation of CMRV activities.

DNV GL:



The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory. Comment by: Conservation International Guyana Party Other Stakeholders Subject: Comments on GFC/Indufor report Comment 19: Page 7. The description of "Titled Amerindian Land" seems to include a paragraph describing the general lands eligible under the Guyana-Norway Agreement. We assume that this is a typographical error. **Response GFC**: Paragraphs separated in IMR. DNV GL: The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana
Subject: Comments on GFC/Indufor report

Comment 20:

Page 13. A description of measures in place to ensure that no deforestation is unduly credited to the Amaila Hydropower Project. The project should be employing measures to avoid, minimize and restore its impacts, including deforestation.

Response GFC:

The MRVS monitors and reports on all deforestation activities and for the third year, has reporting separately on impact of Amaila Fall Hydro project. This type of reporting is envisaged to continue under the national MRVS.

This mapping of impact of the Amaila Falls project is based on background information within the GFC's GIS that outlines the general footprint of the Falls and associated infrastructure, as such, the mapping of deforestation attributed to this activities is validated. The SoPs for mapping is also quite clear in distinguishing infrastructure impacts from other types of land use impacts such as mining. Further, the MRVS has also established trends that relate to mining and forestry infrastructure as these general lead to or are surrounding mining and forest areas.

Management of impacts related to this project is outside of the remit of this national MRVS and is a dedicated function of another Agency.

DNV GL:

Comment by: Conservation International Guyana
NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 21:
Page 14. The paragraph describing the Protected Areas Commission contains the following sentence; "The PAC under the Protected Areas Act provides for including a mechanism for sustainable long term financing" This seems to inaccurately suggest that the PAC is responsible for the National Protected Areas Trust Fund. Response GFC :
Text removed from IMR.
The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.
Comment by : Conservation International Guyana
Image: Solution of the second
Subject: Comments on GFC/Indufor report
Comment 22:
2.8 Coverage of difference satellites.
2.8.1 It is unclear if there was any area that was covered by neither RapidEye nor Landsat due to clouds. If this was not a problem, it will be helpful to explicitly state this as an area or percent value.
Response GFC:
<i>This is documented in the report. Section 5.3 shows the 2013 persistent cloud map. It is estimated that less than 0.2% (of the forest area of Guyana) has no coverage from either Landsat or RE.</i>
DNV GL:
The verification team assessed during interview with stakeholder /46//47/ the comment and
considers the response to be satisfactory.
Comment by: Conservation International Guyana NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 23:
<i>2.8.2 Page 18 "GeoVantage capable of identifying degradation with some certainty" – we suggest specifying how much certainty.</i>
кезропзе GFC:

The accuracy assessment quoted a standard error for the estimation of forest degradation for Guyana and for each stratum. The report notes that forest degradation and its related driver can be easily identified from the GeoVantage imagery. Therefore, the level of uncertainty is quantified in the SE statistic provided in the Report. It is intended to point out that it would be difficult to assess the quality of the GFC mapping of forest degradation from RapidEye data without access to higher spatial resolution imagery such as GeoVantage or equivalent. The important point that we make is: deforestation is easily identified from RapidEye, whereas forest degradation is much more difficult to identify because the scale of the disturbance can be very localised.

DNV GL:



Comment 25:

2.9.2 Page iv states that shifting cultivation is classified as degradation yet 100% of the carbon stock is considered to be lost. In the Durham accuracy assessment, it states that the pioneer shifting cultivation is deforestation whereas the rotational historical shifting cultivation is classified as degradation. Please clarify which is correct.

Response GFC:

This was incorrectly stated in the Accuracy Assessment report, and has been corrected. All shifting agriculture is considered forest degradation at this point as it is below the MMU for deforestation.

DNV GL:

Comment by: Conservation International Guyana
Subject: Comments on GFC/Indufor report
Comment 26:
2.9.3 Table 3-1 classifies shifting agriculture as forest yet the Appendix 5 classifies it as cropland. Again, it will be useful to clarify this. Response GFC :
This has been noted. It is a nomenclature issue more than anything, as the different LUC's are separated in both IM & IPCC reporting. In future Shifting Agriculture will be classified as the relevant degraded forest type.
DNV GL:
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>
Comment by: Conservation International Guyana
X NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 27:
2.10 Deforestation vs degradation – definition
2.10.1 Page 27 Deforestation "long-term or permanent change of land from forest use to other non-forest uses" – has a cut-off point in terms of the number of years required to classify as "long-term" in Guyana been determined? Response GFC :
Guyana has a more specific definition & is mentioned in 3rd sentence that is based on a sustainable management system that works on 25-60 year cycles.

For MRVS purposes also, a definition of Forest has been developed which in essence defines deforestation. In 2015, a definition of forest degradation will be developed.

DNV GL:

Comment by: Conservation International Guyana NGO Party Other Stakeholders Subject: Comments on GFC/Indufor report Comment 28: 2.10.2 Table 6-1: lists a change rate of 0.41% for 2009. This should be an annual rate or 0.02% (based on 19.75 years as listed in the report). Response GFC: The rate reported at the benchmark is not an annual rate but a cumulative rate at as September 2009, thereby forming the benchmark. This is the intention of the benchmark and from this point			
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forward annual assessment are competed reporting on annual change levels. This rates takes into account 19.75 years of deforestation. As such, the percent of 0.41 for the benchmark is correct.			
DNV GL:			
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>			
Comment by: Conservation International Guyana NGO Party Other Stakeholders			
Subject: Comments on GFC/Indufor report			
Comment 29:			
2.10.3 Primary vs Degraded Forests. FAO (2010) reports that only 45% of Guyanese forests are primary; the use of a single emissions factor for deforestation may therefore be conservative but there may also be under-calculation of the sequestration from re-growth. What is the cut-off between non-degraded forest and degraded forest?			
The current plan does not involve the use of a single emission factor for forest degradation. The current plan is to establish emission factors for each driver and stratum. The threshold of cut-off between forest and non-forest is based on the forest definition. Work planned for 2015 will also involve finalising a definition for forest degradation which will define the percent and year of impact (continuous and persistent) that will define forest degradation. Remote sensing work in mapping forest degradation for 2013 uses for example for forest degradation arising from shifting agriculture, a level of 0.25 ha and greater. This will be further explored.			

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.



be standing live trees (above and below ground), standing dead wood, lying dead wood, and soil. Change in soil carbon emissions will also be addressed for drivers that are likely to result in emissions of soil carbon (e.g. conversion to permanent agriculture, mining, infrastructure).

DNV GL:



2009) suggest that degradation from infrastructure, especially roads, is sensitive to time and the vegetation type.

Response GFC:

In Guyana this is monitored and uses empirical data not assumptions.

The extent of any visible degradation is monitored in a spatially explicit manner. So if there are any variations, they will be recorded.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana
NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 32:
2.11 Estimate of Degradation Area for Year 4. According to the AA, "it proved difficult to separate unambiguously Year 4 degradation from degradation mapped from other periods area of Year 4 degradation is overestimated". According to the AA, change samples may be needed to increase the accuracy of the yearly attribution of degradation episodes.
Response GFC:
Increasing the number of samples in the AA is not cost effective and not necessary. In fact in the AA report it suggests reducing the number of samples, might still provide an acceptable level of confidence.
DNV GL:
The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.
Comment by: Conservation International Guyana NGO Party Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 33:

2.12 Natural Events. Page 32 – "Natural events are considered non-anthropogenic change so do not contribute to deforestation or degradation figures". This may be problematic as there is no way to determine whether degradation detected around mining sites or along roads is due to wind-throw (natural) or cutting (anthropogenic). Or was it the intention to say that it is lumped in with the drivers when occurring in close proximity and is not distinguished? Please clarify.

Response GFC:

All degradation surrounding infrastructure is considered a result of that infrastructure as a conservative measure. Generally speaking very few natural events occur in the populated areas of Guyana, mostly these occur in the more mountainous terrain to the SE & far W of the country.

DNV GL:

Window Other Stakeholders Subject: Comments on GFC/Indufor report Comment 34: 2.13 State lands vs other forest areas 2.13.1 Page 7 .Under State Lands the report states, "For purposes of this assessment, State Lands arethe State Forest Estate." We assume this was meant to refer to the "State Forest Area" as described in the preceding section. Response GFC: Noted. Change has been made to this Section. DNV GL: The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory. Comment by: Conservation International Guyana MGO Party Other Stakeholders Subject: Comments on GFC/Indufor report Comment 35: 2.13.2 Page 7. The description of what constitutes State Lands indicates that "pockets of privately held lands" are included. It would be useful to include a description of the extent of these isolated pockets and the rational for their inclusion as State Land. Response GFC: Paragraph added to describe this category and justify its inclusion. Privately held forests lands is a very minimal percent of total forest cover and in most cases not separately delineated. The original category that this was part of was State Lands and for this reason it is categories in this way until such time that specifically delineated GPS boundaries are available for inclusion in the MRVS and separation as a separate category.	Comment by: Conservation International Guyana
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The verification team assessed during interview with stakeholder /46//47/ the comment and	DNV GL:
considers the response to be satisfactory.	<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>
DNV GL - Report No. 70512818. Rev. 1 - www.doval.com	DNV GL - Report No. 70512818. Rev. 1 - www.dnval.com

Comment by:	Conservation	International Guyana
🛛 NGO	Party	Other Stakeholders

Comment 36:

2.13.3 Only land under the LCDS is eligible for REDD+ and this included only State Forest Area and State Lands. As such, there is potential for leakage into private forests (The 2010 FAO Forest Resources Assessment cites 2,983,000 ha in private forests (FAO 2010). The report implies that they are included in the mapping and estimates but it is important to clarify how changes in deforestation and degradation rates in private forests will be monitored to assess leakage.

Response GFC:

All land areas and change in land areas, and forest are monitored under the MRVS. The MRVS addresses leakage by conducting a full wall to wall monitoring of forest and land cover of Guyana. In this way, if there is deforestation occurring in State Forest or Amerindian Lands, these are clearly identified and linked to the relevant category.

DNV GL:

Comment by: Conservation International Guyana
NGO Darty Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 37:
<i>2.13.4 Page 33</i> "estimates of deforestation and degradation for all land eligible under Guyana's LCDS" and Table 6-1 lists Forest area as 18,475,000ha for 2013 – does this mean that there are 25,000 ha of forest that are not eligible? Please include data to clarify. No, there is no area excluded. Table 2.1 has been rounded for summary purposes in Version 1.
Response GFC:
No, there is no area excluded. Table 2.1 has been rounded for summary purposes in Version 1.
DNV GL:
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>
Comment by: Conservation International Guyana
NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 38:

2.14 Level of degradation

2.14.1 Aside from the logging degradation (see below), other degradation drivers are reported as hectares. This will be a challenge for emissions factors given that the level of degradation, and thus emissions will vary depending on the degree of degradation. Please clarify how this will be addressed? The current plan does not involve the use of a single emission factor for forest degradation.

Response GFC:

The current plan is to establish emission factors for each driver and stratum. This is being further advanced in 2015.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana NGO Party Other Stakeholders
Subject: Comments on GFC/Indufor report
Comment 39:
2.14.2 Page.54. "determine the extent of degradation" – we suggest emphasizing the

2.14.2 Page.54. "determine the extent of degradation" – we suggest emphasizing that mapping of the area impacted is not enough to quantify "the extent" given that degradation can include anything from selective harvesting to degradation down to just above 30% canopy cover and thus have substantial variation in terms of emissions. Please indicate how this will be addressed.

Response GFC:

The main goal of this report—it reports on interim measures –mostly focussed on area change and emission reporting in some cases. For purposes of developing a complete picture of change in area and emissions due to degradation, we have identified several causes and have completed or are in process of collecting data to quantify emissions by the various causes of degradation. Causes of degradation we have identified are timber harvesting (legal and illegal), degrading activities in 100 m wide buffers around mining and infrastructure, rotational shifting cultivation, and fire. Work on logging emissions is completed and work on developing EF for other causes of degradation is in process.

DNV GL:

Comment by: Conservation International Guyana NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 40:	

2.15 Fires

2.15.1 The indicator for fire is the area which has been affected even though the "Interim measure" is "emissions resulting from anthropogenic forest fires". As such, while reporting on an annual area of forest fires is a good start, it is important to note that this does not necessarily indicate emissions levels. Low-intensity fire over a large area may emit less carbon than high-intensity fires in smaller areas. In addition, forests which burn more than once (which may or may not be detected by the mapping for previous burns) are likely to burn more intensely and display higher emissions (Balch et al 2011, Cochrane et al 1999). Please indicate how this will be addressed.

Response GFC:

We are aware that area of fire does not tell the emission story and have used the IPCC method (Equation 2.27 from the IPCC 2006 GL) to estimate emissions from fire and developed EFs for each stratum (range from 775-1043 t CO2/ha burned, including CO2, CH4, and N2O). Historically (2001-2012) emissions from fire are estimated to be about 278,000 t CO2 or 0.2% of total emissions—practically insignificant. This is a part of the current development work in execution.

DNV GL:

🖂 NGO

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana	
NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 41:	
2.15.2 Page 44. says that the map shows "distribution of fires resulting in deforestation" yet earlier in the document it implies that there will be data on degradation from fires – the total area is listed but the spatial distribution of this information is not reported. Please clarify how the degradation level (e.g. loss of aboveground biomass) will be assessed.	
Response GFC:	
Activity data for degradation by fire is not available as of yet (see Table 6-2). But given that the extent is likely very small and hard to detect with confidence and that emissions from deforestation by fire is insignificant, resources are better spent on monitoring of significant degradation sources. Degradation by fire is likely caused by fires escaping from shifting cultivation areas in a particularly dry season—as part of current work on the carbon dynamics of shifting cultivation, evidence for escaping fires will be collected to assess if this source of emissions is significant.	
DNV GL:	
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>	
Comment by: Conservation International Guyana	

Other Stakeholders

DNV GL - Report No. Z0512818, Rev. 1 - www.dnvgl.com

Party

Comment 42:

2.15.3 Have low-intensity under-storey fires been accounted for in the assessment of degraded vs non-degraded forest? Low intensity ground-fires can be difficult to detect (Barlow et al 2012) and smaller fires may go undetected with MODIS methodologies (Oliveras et al 2014, GOFC-GOLD 2014). Has there been ground-truthing to check for un-detected fires? E.g. Use of community MRV results to check against mapping and FIRMS data.

Response GFC:

See above.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation	International Guyana
🖂 NGO	Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 43:

2.16 Reference Measures.

The adoption of a reference measure of 0.275% (the average of Guyana historical deforestation rates + global average deforestation rates 2005-2010) reflects the intention to pay Guyana for maintaining such low deforestation rates and not only for reducing deforestation below historic levels. In the Joint Concept Note, it is agreed that results based payments will not be awarded if the deforestation rate increases above 0.1% and will be reduced if increasing beyond 0.056% (the rate for the Benchmark Year1). The justification for the selection of this value as the benchmark is unclear and does not reflect the deforestation rates prior to the signing of the MoU in 2009 (Deforestation for 2005-2009 = 0.02%, 2000-2005 = 0.04%). Please clarify.

Response GFC:

The MRVS reporting is based on the GoG GoN agreed JCN. Whilst this may be a matter of relevance, this should be taken up in another track.

DNV GL:

Comment by: Conservation International Guyana NGO Party Other Stakeholders		
Subject: Comments on GFC/Indufor report		
Comment 44:		

Further development of the MVRS – Gaps

3.1 Degradation from Logging. It is suggested that the GFC reassess estimates of degradation from logging. Given the complexities of forest governance in remote areas, dependence on official statistics for both legal timber volumes and maintenance (or not) of a 15% illegal logging rate is insufficient. Independent monitoring of logging rates should be encouraged in order to review the current rates and estimates of illegality within the system. The reporting in Year 4 is in accord with what was agreed for the interim measures but these data are insufficient for the long term

GFC's method of estimating degradation for logging is based on a published peer reviewed scientific publication that was informed by field work from Guyana: Pearson, TRH, S Brown, and FM Casarim. 2014. Carbon emissions from tropical forest degradation caused by logging. Environ, Res. Lett 9 034017 (11 pp) doi:10.1088/1748-9326/9/3/034017)

Response GFC:

There is no basis for requesting a reassessment as the method derived was developed following intensive field work and robust methods applied that are in keeping with IPCC guidance. Monitoring of illegal logging is based on the GFC's expansive system of monitoring, and is open to scrutiny in independent verification. We do not agree with, nor see the justification for the conclusion of remoteness of areas leading to complexities of forest governance. There is no evidence to support this claim. The indicators currently reported against are interim indicators and are intended to be replaced by a full scale forest carbon emissions and removals reporting in the long term.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation	International Guyana	
🛛 NGO	Party	Other Stakeholders	5

Subject: Comments on GFC/Indufor report

Comment 45:

3.2 Use of timber volumes and Gain-Loss calculations. The justification for retaining the use of official timber volumes to calculate loss from timber activities lies in their explanation (p22) that RapidEye cannot detect individual canopy gaps unless harvesting is clustered and recent. This flaw implies then that the degradation assessment may be underestimating disturbance. This does not seem fully justified as there are alternative methods available to identify degradation from logging. For example, consider fusion of multi-temporal Landsat and ALOS-PALSAR (Reiche et al 2015).

The EF developed for timber harvesting are based on cubic meters of timber removed (e.g t CO2/m3 of volume extracted = sum of emissions associated with extracted log, collateral damage, and construction of skid trails to remove logs). See also recent paper Pearson, TRH, S Brown, and FM Casarim. 2014. Carbon emissions from tropical forest degradation caused by logging. Environ, Res. Lett 9 034017 (11 pp) doi:10.1088/1748-9326/9/3/034017) for further details.

Response GFC:

The annual reported volume of timber harvested in cubic meters is very robust and the method developed and used in Guyana is peer reviewed and given problems of identifying individual gaps (even using submeter RS imagery) identifying gaps is difficult and even then what to do with the gap—need field work and factors to relate area of gap to volume removed etc...for which we do have factors for Guyana but the variability around gap area is very high. Also gap area does not equate well with timber and biomass damaged as sometimes we found very small gaps even though tree felled was large—it depends on other characteristics of forest structure.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.



Degradation from illegal logging is estimated as an additional 15% of that from legal logging (p. v). There is no citation for the basis for this percentage. Clarke 2006 (World Bank report) that cites 15% based on "perceptions of local experts" (Clarke 2006). Is there any further data to back these up? It appears low compared to other Latin American countries. The report states that this rate of 15% may change based on the "Independent Forest Monitoring" but seems to also imply that this monitoring is done by the GFC based on reports from its outposts. Verification by an independent auditor outside of the GFC would be advisable.

Response GFC:

GFC was the first to raise objection with the use of the 15% estimate of illegal logging on the basis that we believe it to be too high. This number was based by a GoN contracted Study completed by CIFOR where consultant Mr. Jorge Trevin concluded that this is the rate of illegal logging.

The purpose of the MRVS Report is to provide results based on agreed benchmarks. This is being done.

DNV GL:

Comment by : Conservation International Guyana	
NGO Party Other Stakeholders	
Subject: Comments on GEC/Indufor report	
Comment 48:	
<i>3.5 Leakage. Leakage is not addressed in the methods and not explicitly a requirement of the interim measures but we suggest that this should be addressed. There are a number of areas where lack of clarity of definitions outline in the interim report (see above) should be addressed explicitly to clarify potential for leakage.</i>	
Response GFC:	
All land areas and change in land areas, and forest are monitored under the MRVS. The MRVS addresses leakage by conducting a full wall to wall monitoring of forest and land cover of Guyana. In this way, if there is deforestation occurring in State Forest or Amerindian Lands, these are clearly identified and linked to the relevant category.	
DNV GL:	
The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.	
Comment hus Concernational Comment	
NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 49:	
3.6 Amerindian Lands. Page 53. "It is proposed that deforestation located in Amerindian areas is not counted in calculating reduction in financial remuneration". This proposal is problematic given that:	
a. Amerindian communities are facing invasions and encroachment from outsiders due to mining and road building (GCP 2014). This is likely to increase given the proximity of some roads (e.g. Lethem road) to Amerindian lands.	

b. Disregarding mining or other activities in Amerindian lands could create perverse incentives to focus such activities in these lands.

c. If they are not within the LCDS, they are subject to leakage and negative social & environmental outcomes which need to be monitored.

All forest change are monitored and report under the MRVS for purposes of completeness and comprehensiveness.

Response GFC:

The MRVS Report does not conclude on financial remuneration. This is a separate process led by a separate GoG agency.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation	International Guyana
🖂 NGO	Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 50:

3.7 Amaila Falls Project. It is clear from the JCN that the deforestation from the Amaila Falls Project will be excluded from the calculations. However, it is not explicit in the MRVS if/how monitoring of the longer-term impacts of the project will be included in mapping and REDD+ planning.

Response GFC:

The JCN does not conclude that deforestation from Amaila Falls will be excluded from the computations. The only stipulation on exclusion of Amaila Falls is with respect to the institution of the sliding scale.

The MRVS monitors all impacts across drivers as identified in the MRVS. As long as the MRVS continues to be implemented all change will be mapped across all drivers, including from the Project.

DNV GL:

Comment by: Conservation International Guyana NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 51:	

3.8 Below-ground carbon pools. It is not clear how the below-ground biomass and soil carbon pools are being treated. They are not included in the Interim Measures required yet they are one of the IPCC carbon pools which should be included in reporting (GOFC-GOLD 2014). This may be particularly relevant for the flooded forests. Have there been efforts to identify peat soils in these areas? Deforestation of peat forests can have significant consequences for emissions (Murdiyarso et al 2010). Given that there are extensive areas of peat soils in other Amazonian countries (e.g. Peru, see Draper et al 2014) and Guyana contains areas of swamp forest (as per Appendix 5), it is important to confirm the absence/presence and extent of these soils.

In addition, given that mining is the main driver of deforestation, emissions factors must account for the emissions from extensive soil disturbance caused by mining activities. The effects on soil carbon from mining is extensive (Shrestha and Lal 2006, Frouz et al 2009) much higher than conversion to agricultural production such that a differentiated system of accounting should be considered.

Response GFC:

Other Report by GFC also needs to be considered in the area that this comment addresses – such as on the forest carbon monitoring system-those reports provide details on how we included all IPCC pools—above and below ground biomass, dead wood, litter and soil and include these when we estimate EFs

If a sampling plot is located on a highly organic soils then we will know this. Our field work has not identified forests on highly organic soils so this is not included at present.

Emission factors for mining do factor in soil disturbance using the IPCC 2006 approach. Yes, soils under mining are disturbed but given the form of mining in Guyana a lot of the top soil is washed away and deposited elsewhere in streams/rivers. So for now we use a relatively conservative estimate of the impacts. We have found NO evidence of peat soils in any of our field work (based on random selection of sample sites).

DNV GL:

Comment by: Conservation International Guyana	
Subject: Comments on GFC/Indufor report	
Comment 52:	
3.9 Costs. There is no assessment of the cost efficiency of the mapping and emissions factor work that is being carried out. How does RapidEye compare to LiDAR mapping of carbon as done in Peru (Asner et al 2014)? What are the costs involved? Information on the costs of the current system would help increase transparency and promote evaluation of the current system. Comparison with other potential mapping methodologies could be carried out at as a separate exercise.	
Response GFC:	

Costs of implementing the current system are outlined in the consultancy contracts. Satellite imagery offers the most cost-effective option for detecting and monitoring country-scale forest change (data cost alone is USD 1 cent vs approx. 5-10/ha in favour of RapidEye over LiDAR).

A sampling approach however, does make sense and this has been adopted for the accuracy assessment. This is based on the capture high resolution airborne imagery (~0.25 m). The approach could be expanded to evaluate LiDAR which with field calibration could be used to determine Carbon stocks, detect degradation and map change. An evaluation of technology especially makes sense in Guyana thanks to the availability of robust base datasets. The results of which would provide a useful reference for other tropical countries.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana				
NGO Party Other Stakeholders				
Subject: Comments on GFC/Indufor report				
Comment 53:				
3.10 Supplementary information and steps to improve MRVS and REDD+.				
<i>3.10.1 It can be expected that measures to improve recovery of mined out sites will be implemented in the near to medium term, therefore it is essential that the MRVS take on board advances to assess reforestation and the associated sequestration.</i>				
A priority area outlined in the MRVS Roadmap Phase 2 is that of: Refining the measurement and reporting of forest degradation and reforestation/regrowth. To this end, in addressing this priority area in the implementation of Phase 2 of the Roadmap, the GFC will seek to consolidate analysis of current and new drivers of forest degradation; Test and agree on a definition reflecting the key processes leading to forest degradation and that will guide following steps by using existing data and its relationship to definition of forest; and implement for further research and systematic measuring and monitoring with focus on main sources of emissions from forest degradation, reforestation and regrowth on the national level.				
DNV GL:				
The verification team assessed during interview with stakeholder /46//47/ the comment and				
Comment by: Conservation International Guyana NGO Party Other Stakeholders				
Subject: Comments on GFC/Indufor report				

Comment 54:

3.10.2 Some information on the relative role of illegal vs legal mining would be useful. It appears that the georeferenced data is available for the mining areas so it would be good to overlay this with mining detected. This information would help focus REDD+ planning.

Response GFC:

The main objective of the Interim Measures Report is to provide results on the interim measures as well as a detailed outline on the methods that would have been applied to generate these results.

The results of the MRVS along with the datasets generated are shared with key agencies in the natural resources sector including the GGMC & GIMU. These agencies utilise the data for purposes relating to management of the specific area of work (e.g. mining) and strategic interventions and analysis are done at this level.

As such the national MRVS is seen to be a critical component in informing this process however, the aspect regarding the legality of activities is addressed at the agency level, in this case the GGMC.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by:	Conservation	International Guyana
NGO	Party	Other Stakeholders

Subject: Comments on GFC/Indufor report

Comment 55:

3.10.3 Given the influence of migration to/from rural areas on deforestation and degradation patterns, it would be helpful to include information on population dynamics in high-risk and low-risk areas.

Response GFC:

The national MRVS has been designed to monitor and report on forest area change across identified drivers of deforestation and forest degradation and to generate emission factors for forest carbon removals and emissions reporting.

Influencing these drivers may be several factors such as population dynamics. In the development of the MRVS in the medium term, we do see that an assessment of the processes that impact on these drivers may be informative.

DNV GL:

Comment by: Conservation International Guyana				
NGO	Party	Other Stakeholders		

Comment 56:

3.10.4 The Interim Report mentions intent to align the MRVS with community MRV initiatives. Given the high rates of accuracy found in community forest monitoring (Danielsen et al 2013, Palmer Fry 2011) and the existence of studies (Butt et al 2015) and projects (GCP 2014, WWF 2014) specific to Guyana, community MRV could feed information into a national MRVS both in terms of the collection of data for creation of emissions factors but also to detect forest degradation events (especially low-intensity fires which may not be detected by remote sensing images) and verify changes detected by the GFC mapping. This also works towards promoting local participation in the process which can help address safeguard (d) of the Cancun Safeguards.

Response GFC:

It is with this view in mind that the GFC continues to support the development of community MRV projects. It is intended that the data collected at the level of the communities will feed into the national MRVS. Work at the level of the communities in this regard will also serve to validate data collected at the national scale. Data coming from community MRV will be linked to the national forest monitoring system, thereby allowing sub-national monitoring to inform and strengthen national monitoring. This data exchange is an essential component and various options are currently being explored as to how this can be done efficiently in Guyana. Developing standard operating procedures with user friendly documentation for communities is part of this.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana						
🛛 NGO	Party	Other Stakeholders				

Subject: Comments on GFC/Indufor report

Comment 57:

3.10.5 Considering that Guyana will also need to produce a summary report on Safeguard Information Systems, consideration of the links between the MRVS and a future SIS will be beneficial to both monitoring systems. The potential synergies are particularly relevant for the case of the carbon-related safeguards (leakage (g) and permanence (f)) and participation of (d) and respect for (c) indigenous and local communities.

Response GFC:

With the implementation of the MRVS Roadmap Phase 2, the continued work will be aligned with the outcomes of Cop 19 (Warsaw, 2013). At the COP19 in Warsaw, November 2013, discussions on REDD+ advanced and final agreements were made resulting in a complete REDD+ package (known as "The Warsaw Framework on REDD+"). The decisions included, among other things, modalities for national forest monitoring systems, modalities for measurement, reporting and verification, guidance on addressing drivers, safeguards reporting, and procedures for submitting forest reference (emission) levels. Earlier decisions included Methodological guidance for REDD+ (4/CP15) and Modalities relating to forest reference emission levels and forest reference levels (12/II CP.17).

The development and implementation of Guyana's MRVS seek meet with these evolving international requirements.

MRVS Phase 2 Roadmap highlights safeguards as an area of work.

DNV GL:

Comment by: Conservation International Guyana Image: NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 58:	
Summary of Key Recommendations	
<i>4.10 Within the text of the report and future reporting, we suggest the inclusion of explicit definitions of key terms and methodologies used as well as information on the level of certainty.</i>	
Response GFC:	
We have elaborated on definitions in the Accuracy Assessment Report where some of the more complex terminologies have been presented. The main aim of the AA is to provide accuracy levels and this has been done. Within the FCMS this has also been done.	;
DNV GL:	
The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.	
Comment by: Conservation International Guyana NGO Party Other Stakeholders	
Subject: Comments on GFC/Indufor report	
Comment 59:	
4.11 We suggest a reassessment of the methodology used to assess degradation from logging activities, both in terms of the official statistics and the estimate of illegal activity.	
Response GFC:	
We continually assess the approach we use and as it is now in a high impact factor peer reviewed journal we strongly believe we do not need to reassess the method.	
There is no basis for requesting a reassessment as the method derived was developed following intensive field work and robust methods applied. Further, monitoring of illegal logging is based or the GFC's expansive system of monitoring, and is open to scrutiny in independent verification. We	2
DNV GL – Report No. Z0512818, Rev. 1 – www.dnvgl.com	Page !

do not agree with, nor see the justification for the conclusion of remoteness of areas leading to complexities of forest governance. There is no evidence to support this claim. The indicators currently reported against are interim indicators and are intended to be replaced by a full scale forest carbon emissions and removals reporting in the long term.

DNV GL:

Comment by : Conservation International Guyana			
NGO Party Other Stakeholders			
Subject: Comments on GFC/Indufor report			
Comment 60:			
4.12 We suggest including Amerindian lands in the calculations given the risks of leakage, illegal mining and logging, or encroachment from non-Amerindian actors. Such an approach will also be consistent with the national approach that Guyana has taken for the MRVS. Response GFC :			
Amerindian lands are include in the MRVS. See Section 6.11 of the Report. DNV GL:			
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>			
Comment by: Conservation International Guyana			
Subject: Comments on GFC/Indufor report			
Comment 61:			
4.13 Identification of a strategy to assess (and deal with) leakage should be considered. For degradation, we suggest extending beyond estimating the area degraded and accounting for the intensity of fires and other disturbances.			
Response GFC:			
All land areas and change in land areas, and forest are monitored under the MRVS. The MRVS addresses leakage by conducting a full wall to wall monitoring of forest and land cover of Guyana. Degradation monitoring under the MRVS includes areas affected by fire and other disturbances.			
<i>In 2015 the plan for continuing work on degradation includes establishing emission factors for key drivers which will essentially use the area estimate generated through the remote sensing work along with the emission factors developed to more effectively account for impacts on forest carbon.</i>			
DNV GL:			

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana				
NGO Party Other Stakeholders				
Subject: Comments on CEC/Indufer report				
Subject: Comments on GFC/Indulor report				
Comment 62:				
4.15 We suggest including studies of Guyana peat soils.				
Response GFC:				
See response to comment 3.8 above already include soil emissions and have found no evidence of peat soils in our field sampling, though we do know swamp forest exist in Guyana and have sampled in some of these but no evidence of highly organic soils to date (based on soil sampling and analysis), but we will investigate this further. The key question is do they exist in areas that are subject to deforestation.				
DNV GL:				
<i>The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.</i>				
Comment by: Conservation International Guyana NGO Party Other Stakeholders				
Subject: Comments on GFC/Indufor report				
Comment 63:				
4.16 Data and verification from community MRV in the national strategy should be included. This can contribute to calculation of emissions factors but also to verification of degradation and deforestation detected during the mapping, especially for shifting agriculture. Response GFC :				
It is with this view in mind that the GFC continues to support the development of community MRV projects. It is intended that the data collected at the level of the communities will feed into the national MRVS. Work at the level of the communities in this regard will also serve to validate data collected at the national scale. Data coming from community MRV will be linked to the national forest monitoring system, thereby allowing sub-national monitoring to inform and strengthen national monitoring. This data exchange is an essential component and various options are currently being explored as to how this can be done efficiently in Guyana. Developing standard operating procedures with user friendly documentation for communities is part of this.				

Comment by: Conservation International Guyana					
🛛 NGO	Party	Other Stakeholders			

Comment 64:

4.17 Identification and building on links between the MRVS and the Safeguard Information Systems should be considered.

Response GFC:

With the implementation of the MRVS Roadmap Phase 2, the continued work will be aligned with the outcomes of Cop 19 (Warsaw, 2013). The development and implementation of Guyana's MRVS seek meet with these evolving international requirements. Safeguards feature prominently in the MRVS Roadmap Phase 2. A key activity includes the exploration of the use the REDD+ monitoring and MRV data to assist the development of a Safeguard Information System, also in the context of evolving guidance from the UNFCCC negotiations on this matter.

DNV GL:

The verification team assessed during interview with stakeholder /46//47/ the comment and considers the response to be satisfactory.

Comment by: Conservation International Guyana NGO Party Other Stakeholders				
Subject: Comments on GFC/Indufor report				
Comment 65:				
<i>4.18 We suggest continuing to build upon the progress in capacity building and methods development.</i>				
Response GFC:				
Capacity building and methods development continues to be an ongoing and continuous process, building on what has already been achieved.				
The importance placed on capacity building by the GFC is reflected in the MRVS Roadmap Phase, for which the overall proposed objective is to consolidate and expand capacities for national REDD+ monitoring and MRV. This will support Guyana in meeting the evolving international reporting requirements from the UNFCCC as well as continuing to fulfil additional reporting requirements e.g. to meet reporting commitments under the bilateral cooperation agreement with the Government of Norway. It will also support Guyana in further developing forest monitoring as a tool for REDD+ implementation, building on the already established foundation. DNV GL:				

4 **REFERENCES**

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- /2/ Guyana Forestry Commission: Geodatabase with all raw and processed datasets, November 2013
- /3/ Guyana Forestry Commission: Data Base of Illegal logging activities for the four forestry divisions of Bce, Dem, Ess and Nwd 1 January 2013 to 31December 2013 Year 4
- /4/ Guyana Forestry Commission: Data Base of Procedural Breaches for the four forestry divisions of Bce, Dem, Ess and Nwd 1 January 2013 to 31December 2013 Year 4
- /5/ Guyana Forestry Commission: Data Base of wood harvesting declarations of wood extraction activities in lands classified as State Forest– 1 January 2013 to 31December 2013 Year 4
- Guyana Forestry Commission: Data Base of wood harvesting declarations of wood extraction activities in lands classified as Amerindian or Private Property – 1 January 2013 to 31December 2013 – Year 4
- (7/ Winrock International: Collateral Damage and Wood Products from Logging Practices in Guyana- December 2011
- /8/ Salas, W. Hagen, S, et al. Winrock International and Applied GeoSolution: A Pilot Study to Assess Forest Degradation Surrounding New Infrastructure. Guyana Forestry Commission. February, 2012.
- /9/ Guyana Forestry Commission: Sampling Design and Implementation Plan for Guyana's REDD+ Forest Carbon Monitoring System (FCMS) – June 2014
- /10/ Guyana Forestry Commission: Spatial Analyses for Forest Carbon Stratification and Sampling Design for Guyana's FCMS: Phase II – June 2013
- /11/ Assessment of Illegal Logging Indicator_Year 4; Illegal Logging Production Table_Year 4
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- /18/ Durham University: Appenidix 2 to IMR Accuracy Assessment Report, November 2013

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- /19/ Guyana Forestry Commission: Standard Operating Procedures for the Forest Carbon Monitoring System of Guyana. Revised October 2014.
- /20/ ISO 14064-3: Greenhouse gases Part 3: Specification with guidance for the validation and verification of greenhouse gas assertions, First edition, 1 March 2006
- /21/ Guyana Forestry Commission: Detention and Seizure Procedure
- /22/ Guyana Forestry Commission: Forest Monitoring Operating Procedure
- /23/ Guyana Forestry Commission: Procedure for Export of Forest Produce
- /24/ Guyana Forestry Commission: Procedure for Issuance of Sawmill Licence
- /25/ Guyana Forestry Commission: *Procedure for issuing SFEP,* <u>http://www.forestry.gov.gy/publications.html</u>
- /26/ Guyana Forestry Commission: *Procedure for issuing SFP,* <u>http://www.forestry.gov.gy/publications.html</u>
- /27/ Guyana Forestry Commission: *Procedure for issuing TSA or WCL* , <u>http://www.forestry.gov.gy/publications.html</u>
- /28/ Guyana Forestry Commission: Procedure for Timber Dealers Licence
- /29/ Guyana Forestry Commission: Forest inspector supervisory check list Daily supervision of a forest station, midmonth and month end supervision, routine checks by forest rangers at forest stations, basic field verification, January 2007
- /30/ Guyana Forestry Commission: forest station internal audit control record

Persons interviewed during the initial verification, or persons who contributed with other information that are not included in the documents listed above.

- /31/ Tasreef Khan, Deputy Commissioner of Forests GFC
- /32/ Pradeepa Bholanath, Head, PDD-GFC
- /33/ Monitoring Inspectors & Supervisor Port Kaituma Forest station GFC
- /34/ Nasheta Dewnath, Programme Officer REDD Section
- /35/ Pete Watt, Consultant Indufor
- /36/ Jeff Pickering , Consultant Indufor
- /37/ Rosa Rivas Palma, Consultant Indurfor
- /38/ Ambeca Jaggessar, Resource Information Officer GFC
- /39/ Chetram Ramgobind Program Officer, Illegal Logging and Procedural Breach Database -GFC, Forest Resources Management Division – GFC
- /40/ Kerry Anne Cort GIS/Remote Sensing Officer, Forest Resources Information Unit GFC
- /41/ Chandroutie Sookdeo GIS/Remote Sensing Officer, Forest Resources Information Unit GFC
- /42/ Carey Bhojedat Project Officer, REDD Secretariat GFC
- /43/ Nasheta Dewnath, Programme Officer, REDD Secretariat
- /44/ Hansrajie Sookdeo and Karishma Misir, Project Officers Data Management, REDD Secretariat
- /45/ Danny Donoghue, Durham University
- /46/ David Singh, Executive Director, Guyana Programme at Conservation International
- /47/ Dianne Balraj, Environmental Policy Coordinator at Conservation International
- /48/ Fabian Jones, Guyana Forestry Commission Economist and Statistician

- /49/ Keith Austin Assistant commissioner of forests legality monitoring and extension unit.
- /50/ GFC Station staff Bamboo Landing: Troy Semple
- /51/ GFC Station staff at Vaitarna Holdings Concession: Orlando Johnson; Fedal Garraway
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APPENDIX A

CORRECTIVE ACTION REQUESTS, CLARIFICATION REQUESTS AND OBSERVATIONS

MINOR Corrective action requests and Observations of the previous year's audit

CAR ID	Major/	Corrective action request	Response by Project Participants	DNV GL's assessment of response by
	Minor			Project Participants
CAR 3	MINOR	Requirement: Interim Measures 1.1 (1 ¹) Gross Deforestation, Interim Measures 2.1 (2 ¹) Loss of intact forest and Interim Measures 2.3 (2b ¹) Non-Compliance: Clarity on transition plan relating to internal capacity building and maintenance Objective evidence: Current management and oversight of the GIS unit is due to transition to a local actors, and it is not clear how GFC is able to ensure continued internal capacity building and maintenance which ensures the high level of delivery of GIS services	Within the year 3 (2012) assessment period, the most significant involvement of local resources was seen over the past 3 years. In this period, a separate and dedicated unit was established to perform MRV assessments and saw the contracting of 4 new staff for this purpose. This has brought the local staffing complement of the GFC, dedicated to this effort to 6 persons. For the 2012 assessment, whilst oversight was provided by a full time specialist of Indufor who was stationed in Guyana for 1 year, this effort was directed at building local capacities for not only GIS and RS mapping and analyses, but also project management and oversight. Evidence of this leadership role by GFC staff is evidenced by the degree of involvement in both mapping and management aspects of the Year 3 assessment process. It should be recognised that ongoing technical assistance is a feature of all international MRV systems – especially during the initial development phase. The GFC is mindful of this and will continue to use technical assistance as required to ensure future reporting adheres to GPG and meets the stipulated requirements. The plan in moving forward towards the Year 4 assessment is to maintain efficient planning for all activities related to forest cover monitoring and mapping, as well as capitalising on the experiences built within the new unit to fully and effectively	DNV GL observed during the audit that the activities of the external expert had been reduced further and concentrated on general oversight and Q&A of the senior local GIS staff, whilst local staff executed all task required in relation to GIS interpretations and day to day data management. CAR closed out
			I manage and execute the analysis to be	

CAR ID	Major/ Minor	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants		
			done.			
CAR 4	MINOR	Requirement: Interim Measure 2.2 (3 ¹) Non-Compliance: Expanding Staff Capacity in forest carbon monitoring beyond current levels. Objective evidence: Although the GIS staff has seen expansion within the staffing the Forest Carbon Monitoring relays heavily on a few individuals and current work load may be heavy for existing local personnel under the programme.	The Forest Carbon Monitoring Unit within the GFC, has built significant capacity over the past 3 years in managing and implementing the activities involved in the execution of the monitoring programme. This is evidenced by dedicated staff who work on the management aspect of this activity, full time, as well as a cadre of field staff from the GFC Forest Resources Management division, who have been trained to perform activities such as data collection, recording and processing. All field activities are managed and executed by local staff, with support from external specialists in the area of design and future system development areas. There is scope to increase the number of local staff in the management aspect of the forest carbon monitoring system from its current level. However, this expansion will be managed with keen consideration to the fact that field work may be more extensive	DNV GL assessed the CAR and actions undertaken by GCF and considered that with the further integration and actions undertaken by GCF a better resources management had been adopted by the GCF which will be further enhanced during upcoming monitoring period. CAR to be closed during next audit		
			In the current design phase but perhaps less intensive in the full operational stage when relevant system elements would have already been established.			
CAR 5	MINOR	Requirement: Overall Guyana MRV programme Non-Compliance: Current system does not establish tolerance levels as part of a QA/QC design framework, necessary for an MRV system	Manuals of Procedures as seen in Sample Design, Standard Operating Procedures, and Mapping Protocols define system processes for both forest carbon and forest cover monitoring.	DNV GL during the audit assess the CAR and the updated procedures as well as new processes where possible GCF is now introducing clear alternatives and defaults within its processes.		
		 Objective evidence: Current manuals cover the activities to be undertaken 	QA and QC processes are embedded within these systems are designed to reflect best practice as recommended by IPCC,	CAR to be closed during the next audit		
	3.6 • /					
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CARID	Major/	Corrective action request	Response by Project Participants	DNV GL's assessment of response by		
	Minor			Project Participants		
		however it does not cover	GOFC GOLD as well as methods outlined			
		predefined fall back options for	in peer reviewed, published scientific			
		errors in the system	studies.			
		Current QA&QC focus on				
		fixing the problems found but	Current systems are designed to achieve			
		not what the relevancies of the	as high accuracy and precisions levels that			
		error and whether this has an	are possible. For example, main elements			
		effect on other data sets	of the forest carbon monitoring system aim			
			for statistical results that reflect 95%			
			confidence level $\pm/$ 15% of the mean			
			Although of minimal occurrence in			
			instances of errors in data collection and			
			processing currently full system checks			
			are performed across datasets			
			are performed across datasets.			
			General tolerance levels for main			
			components the forest area and forest			
			carbon monitoring systems may be			
			beneficial to the overall operation of the			
			MRVS as well as integration within the			
			relevant SOPs an aspect on the treatment			
			and classification of known types of errors			
			Additionally, the CEC will further explore			
			the possibility of using a common error term			
			for field management to include for			
			overable. Monte Carle type error applysis			
			GEC is also working with Winrock			
			International in developing an estimate of			
			error due to the use of allometric model			
			However, the GEC notes that the sources			
			of error from field measurement and the			
			use of allometric equations is generally			
			small compared to the sample error which			
			as mentioned earlier has been set by GEC			
			as mentioned earlier has been set by GFC at 05% Cl of <15% of the mean for total			
			arbon stocks. Sources of error will be			
			examined and included to the extent			
			examined and included to the extent			

CAR ID	Major/	Corrective action request	Response by Project Participants	DNV GL's assessment of response by
	Minor	Corrective action request	response by rroject raracipants	Project Participants
			possible once Monte Carlo type analysis has been developed and GFC staff trained. This will likely undertake a phased approach in implementation.	
			In Year 4, GFC will include further internal consistency checks and assign the acceptable levels of accuracy to the deforestation and degradation mapping products. The actions required should these tolerances exceed the stated objectives will be included in the SoP for Mapping.	

Observations

OBS ID	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
Obs1	Requirement: Interim indicator 1, 2 and 3 Potential Non-Compliance: Accuracy assessment's sampling plan and estimate of standard error of the model-assisted estimator. Objective evidence: The DU has assumed the 1ha-plot as unit of observation and that it is stratified SRS. This is evidenced from the calculations such as the ones provided 11-8 for the High Risk Stratum, where the confusion matrix and all the calculations of the model-assisted estimator and its variance have been made considering the 1-ha plot as sampling unit (i.e. 24125 units in the matrix). Hence, it has been assumed that it is a SRS within that stratum, which differs from the sampling design.	GFC Response: The accuracy assessment report clearly states that " <i>A two-stage sampling with stratification of the primary units was adopted to provide precise estimates of forest area.</i> " The first stage sample units are 15 by 1 Km rectangular areas derived from SRS (simple random sampling) of each of the two strata. The second stage systematically samples 1 ha mapping areas within each unit. The rationale is to calculate within-stratum means and variances and then weighted estimates of forest area, where the weights are proportional to the stratum sizes. The stratum size is derived from the analysis of deforestation risk carried out using relevant GIS data layers. As with SRS variance estimators, stratified estimators can be biased when used with systematic sampling. However, stratification of the model assisted difference estimator is, in this case, used to increase the precision of the forest area estimates; a variable closely related to the variable on which the stratification is based. The calculations were done separately by stratum and weights applied when combined.	DNV GL assessed the response and implementation to the observation and deemed the changes to be acceptable.However see Obs 2

	T		
OBS ID	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
	This may have some implications as: a) The formulae for the model-assisted estimator and its variances sourced from Roberts & Walters (2012) assumes a SRS.	GFC Response: The formulae used is for the model assisted difference estimator is taken from McRoberts, Tomppo and Naesset (2010) Scandinavian Journal of Forest Research, 25, 368-381 and McRoberts (2010) Remote Sensing of Environment, 114, 1017-1025. and Sarndal and Swensson (1987) International Statistical Review, 55, 279-294 and McRoberts (pers comm to Indufor). The DNV GL notes suggest that the interim measures report might have used different terminology. The model assisted difference estimator uses the difference between a model (what Sarndall and Swensson refer to as a naïve estimator) and a probability-based sample. The DU accuracy assessment used a probability-based sample for the first stage and systematically sampled within this; potential bias was examined and an additional analysis of the sample sizes between the strata is presented below. There is no evidence of any systematic bias although the discussion in the report could have been clearer	DNV GL assessed the response and implementation to the observation and deemed the changes to be acceptable.However see Obs 2
	 b) Stehman (1997) proves that estimating the overall accuracy of a cluster sampling (with equal-size clusters; in the Guyana case are unequal-size clusters) with formulae from a SRS may bias the results of the standard errors. 	As said above, bias is always a problem in any systematic sampling procedure. The DNV GL feedback highlights possible bias associated with the GeoVantage flights not always mapping 15 km2 precisely. Durham University have looked at the distributions of the primary sampling units and these are shown in the density plots below. Analysis of variance shows that there is no significant difference in means between the two strata and standard deviations are very similar. [Bartlett's test of equal variances between Strata Chi2 = 0.8709; Prob>chi2 = 0.351]. Therefore, although it is not ideal to have variability in the size of the primary sample units, this was an unavoidable consequence of using an aircraft flying a low altitude over a rainforest; in some cases the imaging failed and only part of these data were collected, in other cases additional data were collected.	DNV GL assessed the response and implementation to the observation and deemed the changes to be acceptable.However see Obs 2

OBS ID	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
		There was no systematic pattern to this. In previous years, cloud cover resulted in some unevenness in sampling.	
	In view of this, the reported results in the Accuracy Assessment on areas and confidence intervals <u>may be</u> biased. GFC are encouraged to improve this potential issue.	GFC Response: The land cover (LULC) change categories Guyana are Forest, Degraded Forest and various non-forest classes. The data that for land cover transitions are captured in the MRV and are replicated in the independent Accuracy Assessment; that is the drivers of change are recorded where possible. Some of the LULC change categories are very small in area (forest to Cropland is a good example) and robust statistical assessment of such change in Year 4 needs to be balanced against the priority of assessing deforestation and forest degradation due to mining and logging. GFC are aware that the use of stratified sampling and validation of satellite-based mapping with aerial GeoVantage data has reduced uncertainty in the aerial estimate of forest change for Year 3. If a similar approach is taken in Year 4, the estimate of deforestation rate will also be improved. It is appropriate that the Accuracy Assessment team be asked to model this uncertainty and where possible to comment on uncertainly by land cover type / change driver.	DNV GL assessed the response and implementation to the observation and deemed the changes to be acceptable.However see Obs 2

			DNV GL's assessment of response by
OBS ID	Corrective action request	Response by Project Participants	Project Participants
		The GFC mapping is based on expert manual interpretation of 5 m resolution satellite imagery. It is not a machine-based classification because cloud cover and image data quality over the entire country make it near impossible to create a national data set that would allow automatic classification; hence the trained expert interpretation team and QC procedures.	
	GFC should note that this is in fact required by the 2006 IPCC GL for Tier1/2 + Approach 2/3 where the reporting is made over change categories and uncertainty has to be reported for the change categories (i.e. ForestLand to CropLand), not the LULC categories (i.e. ForestLand). So a future MRV compliant with 2006 IPCC GL will require determining the uncertainty in the estimation of change	<u>GFC Response:</u> As a next step in Accuracy Assessment efforts when the full MRVS is in place, land cover change confusion matrix will be developed and uncertainties will be attached to each land use/cover category, thereby giving uncertainty in the estimate of change. At this point, the MRVS is in its final interim stage.	DNV GL assessed the response and implementation to the observation and deemed the changes to be acceptable.However see Obs 2
Obs2	Requirement: Interim indicator 1. 2 and		OBS to be assessed during during next
	3		verification
	Potential Non-Compliance:		
	Inconsistency within the reporting.		
	Objective evidence:		
	<u>Confusion matrix of the</u>		
	<u>forest cover map (year 4)</u>		
	and degradation not		
	considering two-stage		
	sampling design: Although		
	DNV GL acknowledge that		
	stratification has been taken		
	millo account in the current		
	confusion matrix provided in		
	Table 5.1-5.2 seems to		
	determine the different		
	accuracy indicators using		
	secondary sampling units		

			DNV GL's assessment of response by
OBS ID	Corrective action request	Response by Project Participants	Project Participants
	without considering their		0 1
	arouping in primaries (e.g.		
	the total is 54254 which is		
	the number of secondary		
	SUS) In order to obtain		
	unbiased estimates of the		
	different accuracy indicators		
	the sampling design should		
	be considered. Although, the		
	estimate of accuracies		
	should not be very different		
	from the presented ones,		
	GFC to considering the		
	grouping in primaries for		
	producing the confusion		
	matrices and the different		
	accuracy indicators.		
	<u>Reporting of uncertainties on</u>		
	accuracy indicators:		
	Following Olofsson et al.		
	(2014), it is good practice to		
	report confidence intervals at		
	95% of the different		
	accuracy indicators (i.e.		
	overall, users and		
	producers). GFC to consider		
	reporting uncertainties of the		
	accuracy indicators in the		
	next monitoring period.		
	Forest Cover change Matrix:		
	In order to have an estimate		
	of the accuracy of the		
	change map produced for		
	year 4, a confusion matrix of		
	the forest cover change and		
	accuracy indicators should		
	be provided. Section 4.9		

DNV GL's assessment	of response by
OBS ID Corrective action request Response by Project Participants Project Participants	or response ay
seems to indicate that these	
results would be provided	
(i.e. Table $4.9.1$) but the	
(i.e. Table 4.9.1) but the	
in the report. In provious	
monitoring periods is was	
not possible to derive this	
not possible to derive this	
was no reference data en	
was no reference data on	
change classes, but now it	
this confusion matrix of the	
change man for forest sover	
change map for forest cover	
for degradation. Honce, CCE	
ic ensurraged to consider	
reporting this in the payt	
menitoring paried along with	
uncertainties in accuracy	
indicators CCE to consider	
the use of the following	
cile use of the following	
Cloisson et al. (2014)	
regarding reporting, yet with	
some adaptations in order to	
consider the specific	
Sampling design.	
• <u>Deforestation by rodus.</u> The	
AA report indicates that the	
deferentation using compling	
could have been clightly	
over-estimated in relation to	
the estimate provided by	
wall_to_wall mapping. The	
issue was mainly related to	
the sampling units that	

OBS ID	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
	intersected with roads, that		
	were accounted as loss		
	units, while logically they		
	could be accounted as		
	degraded or forest units. The		
	University of Durham has		
	indicated the urgent		
	clarification of the mapping		
	rules of these cases. The		
	verification team agrees with		
	this and would like to		
	recommend to clarify the		
	mapping rules of these areas		
	for the next monitoring		
	period, and/or to analyse the		
	potential of using		
	proportions of loss in the		
	sampling units instead of a		
	binomial variable, as used in		
	Potapov et al. (2014).		

CAR ID	Major/ Minor/ Obs	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
CAR 1	MAJOR	 Requirement: Overall MRV Report Non-Compliance: Report incomplete or data not matching. Objective evidence: From year 3 onwards, a higher number of forest land acreage is used (the bold number in table 6.2 p 35), resulting from a more detailed forets/nonforest mapping of Guyana (as shortly mentioned on page 2, par. 1.3, section starting with "The 2012 (Year3) assessment"). It is however not clear how this new figure might (or might not) influence the consequent figures on deforestation and degradation. Nor is there an footnote with the table to reference to the explanation on page 2 Table 6-1 p 33 shows increase in Year 3 Forest Area from Year 2 as a result of the RapidEye reanalyses of forest non forest clasification Page 57 Table 8-2 shows difference (tCO2) of 280 323 where text above shows 280 085 Page 58 Table 8-3 show tCO2 emission form timber harvest where it should be illegal logging as per table title. 	Section 1.3, paragraph 3 has been expanded to explain how this analysis was undertaken. As of 2012 the start non-forest area is not comparable with the previous non-forest areas as the analyses were undertaken at using higher resolution RapidEye imagery. This is part of GFC's improvement process. The implication of improvement is that it alters the deforestation rate calculation from 0.0693% to 0.0688%. This is because it changes the denominator or forest area figure used in the calculation. A footnote has been added to the table. This is referred to in the above bullet point. The Year 3 remapping improves the delineation of the forest boundary which is why the two figures are different and the numbers reflect this in the table. The intention of reporting the two areas is show this difference in a transparent manner. A footnote has been added to table 6-1. Table 8-2 has been corrected to show a difference of 280 085 instead of 280 323 (tCO2). Table 8-3 has been corrected to read as emissions from illegal logging rather than forest harvest.	DNV GL assessed the changes to the report and is satisfied with the modifications made by the GFC. CAR is closed

Corrective action requests this year's audit

CAR ID	Major/ Minor/ Obs	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
CAR 2	MINOR	 Requirement: Interim Measures 1.1 Non-Compliance: Current system does not systematically provide direct alignment between MRVS Reporting tables and the newly designed IPCC Reporting Results tables Objective evidence: Currently system is set up to be fully compliant with the IPCC reporting. However, for some categories there is ambiguity as to the categorisation of drivers in MRV report for Norway and certain groupings of data are required from the IPCC data sheets, which are in part due to the categorisation not having been documented in the MRV Report. This could lead to miscategorising deforestation driver by forestry for Y4 (330 ha, table 6.2 p 35) whereby in the IPCC tables, forest infrastructure are categorised as one, but in the MRV Reporting tables, these are separated by Driver 	Results tables for both MRVS and IPCC reporting aspects are accurate. Our understanding is that this corrective action came about because the initial report formatting in historical periods was not aligned with IPCC formats, as was not planned for or intended at that early stage. For example, forestry roads and mining roads have historically been included in forestry and mining separately in the typical MRVS Reporting tables, whereas under IPCC format being piloted in year 4, they are both grouped in one category. In Year 5 Reporting, the format in which the table is produced and the way in which the area change figures are reported will be altered to align more easily with IPCC classes, and to ensure there is no chance of any ambiguity. There continues to be an interest at the national level in Guyana, to separate infrastructure	DNV GL agrees with proposed planning of GFC however the CAR will not be closed till the next verification once the evidence of the implementation can be verified. CAR to be closed out during next verification

	Major/ Minor/			DNV GL's assessment of response by Project
CAR ID	Obs	Corrective action request	Response by Project Participants	Participants
CAR 3	MINOR	 Requirement: Interim Measures 1.1 Non-Compliance: Procedure not up to date with current practices. Objective evidence: Current procedure has both old and newer procedures without clear indication on which activities are now be done by RapidEye i.e. section 4.2, 7.1, Appendix 2 of the SOP Forest Change Assessment_v12). QA/QC: deviates from procedures e.g. the GIS mapping process is a largely interactive and iterative process when uncertainties are met, where the mapping analyst requests feedback from other staff. Systematic neutral checks to avoid bias, are currently not mainstreamed as part of mapping process. Current area allocation of analyses to avoid interpretation biases is not documented within SOP. 	The text of the SOP has been updated in the required sections to make it relevant to which processes have been undertaken historically and how things will be done in the future. The QA/QC procedures have been modified in the SOP. The system is set up in such a way that these checks are continuously undertaken. The accuracy assessment provides an independent measure and also endorses the mapping approach. A new process of randomly allocating tiles to each operator instead of working on tiles as 'blocks' will be trialled from year 5. It is clear from the accuracy assessment results that the current process employs is both robust and accurate.	DNV GL assessed the changes to the report and is satisfied with the modifications made by the GFC. CAR is closed

	Major/			DNV GL's assessment of
	Minor/			response by Project
CAR ID	Obs	Corrective action request	Response by Project Participants	Participants
CAR 4	MINOR	 Requirement: Interim Measures 2.2 and 2.4 Non-Compliance: Biomass assessment plots of degraded forest within shifting cultivation areas are not adequately reflected within overall biomass calculation. Objective evidence: Fieldwork evidence shows that most, if not all, SA mapped as pioneer actually is rotational. Fieldwork evidence shows that the currently map identification of primary forest in shifting cultivation areas has led to the allocation of areas as primary forest where ground truthing of the same areas identified the area as rotational agriculture/degraded secondary forest. 	The brief inspection conducted during the audit indicated that rotational shifting cultivation was classified as pioneer. It is worth noting that this the first year shifting cultivation has been reported. It is anticipated that as an approach 3 MRVS and with further repeat image coverages the attribution of both historical and new shifting cultivation areas will be improved. While the areas in question still fall within Guyana's definition of forest, it is recognised that this is secondary forest. It is expected that the historical extent of shifting cultivation areas will improve in line with annual coverages of high resolution imagery. The current work on Emission Factors by GFC will account for the differing carbon contents. It is planned for field assessments to be conducted to inform an emission factor for Shifting Agriculture. This will inform the impact that this activity has on biomass. This will remove the dependence of categorising shifting agriculture type using remove sensing methods only, which evidently has specific challenges. It is envisaged that an Emission Factor will be developed in 2015 for Shifting Agriculture. It is likely that the emission factor will be a function of the forest-fallow cycle and local practices. The results that the Remote Sensing analyses can reliably deliver on SA will be reassessed and this will be used with the EF to derive carbon impact in these areas.	DNV GL agrees with proposed planning of GFC however the CAR will not be closed till the next verification once the evidence of the implementation can be verified. CAR to be closed out during next verification

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	Major/			DNV GL's assessment of
	Minor/			response by Project
CAR ID	Obs	Corrective action request	Response by Project Participants	Participants
CAR 5	MINOR	 Requirement: 1.1, 2.1, 2.2, and 2.3 Non-Compliance: Required sampling strategy do not require reassessment of stratification over time. Objective evidence: Stratification of the Accuracy Assessment is out of date missing HR area around Matthew Ridge Stratification for the Biomass stratification is out of date BPMLA 12-2A already under gone forest change 	The Change Sample approach used in the Y4 Accuracy Assessment used the same design as Y3 and the analytical approach has resulted in a significant reduction in the Sampling Error of forest loss and forest degradation area estimates. Nevertheless, deforestation is, as the audit team point out, encroaching into areas in the Low Risk stratum implying that the stratification is not optimum. The AA team acquired 10% additional randomly selected clusters in Y4 that were not used in the accuracy assessment but are available for Y5 assessment. In response to the CAR 5 - we note that financial and time resources are limited for acquisition of reference data; that the pattern of mining has changed with time; that 95% of degradation is associated with mining and mining-related infrastructure; that degradation can be identified with a good level of accuracy from aerial imagery and very high resolution satellite imagery. For year 5 the accuracy assessment will seek to revise the sampling stratification to maximize the precision of the estimate given the logistical constraints on the number of first- stage clusters that are randomly selected. Our analysis of the existing stratification using the Neyman allocation equation, illustrates that it is possible to optimize the distribution of samples to achieve the same precision using fewer within-cluster samples.	DNV GL agrees with proposed planning of GFC however the CAR will not be closed till the next verification once the evidence of the implementation can be verified. CAR to be closed out during next verification

CAR ID	Major/ Minor/ Obs	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
			In sum, we will seek efficiencies by (1) improving the stratification using knowledge of deforestation and degradation risk gained from observed patterns, and (2) use a mathematical approach to optimize the number and distribution of first-stage samples allocated to each risk stratum.	
			As part of the Sample Design for the Forest Carbon Monitoring System, and Stratification and the Long Term Monitoring Framework, the revision of the stratification for forest carbon is planned to take place every 5 years. This means that the system having been developed in 2010/2011. This mean that in 2016, the stratification is planned for revision.	
			This will mean taking into consideration new infrastructure, areas of deforestation and forest degradation, and allocations. The point made in the CAR is taken and the process of revision of stratification is necessary as land uses are constantly ongoing and as a natural part of this process, brings about varying impacts on forest areas. The SOP for the Forest Carbon Monitoring System will be updated to take account of this likely occurrence and to outline a procedure for addressing this. Whilst there appears to be no expectation for stratification to be revised every month, or even every year, that within the frame of a specific stratification application, that provisions needs to be clearly outlined to address any eventuality – like a randomly selected area, already having undergone forest change.	

CAR ID	Major/ Minor/ Obs	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
			A section is proposed to be added to the SOP for Forest Carbon Monitoring, to address this.	
CAR 6	MINOR	 Requirement: Interim Measures 2.2 and 2.5 Potential Non-Compliance: No explanation of and more transparency required on the intermediate amounts and calculations made to arrive at the final interim indicator figures for these measures. Objective evidence: While the methodologies for collateral damage from logging and carbon storage in long-term wood products are clearly spelt out in the MRVS report, it is not clear how and in what amount the contribution from each of these factors contributed to the greater results for the final interim indicators for forest management and illegal logging. While a robust description is included in the verification report of how the respective databases compile the volume information needed to arrive at the final interim indicator figures, there is limited information to showcase what emission factors and or other conversion computations were made to arrive at the final figures. 	The CAR is noted and although required for consideration in the next MRVS assessment, this change has been made to this MRV Report. Explanatory notes have been added to each indicator – forest management and illegal logging, to more clearly show the impact of each factor used and the process of applying each step of the computations.	DNV GL assessed the changes to the report and is satisfied with the modifications made by the GCF. CAR is closed

OBS ID	Major/ Minor/ Obs	Corrective action request	Response by Project Participants	DNV GL's assessment of response by Project Participants
Obs 1	OBS	Requirement: Interim Indicator 1.1 Potential Non-Compliance: Misclassification of reference samples during Accuracy Assessment Objective evidence: Change toolbar to become comprehensible and useable for new people.	The GIS toolbar used for accuracy assessment has become complex as the assessment now incorporates a change sample analysis that compares only two independent reference data sets and compares the latest reference data with the GFC map product. For each of these assessments the accuracy assessment analyst may be required to indicate the driver of change and a possible mapping error should this be observed. For year 5 accuracy assessment, the GIS toolbar will be modified and simplified with the objective that it can be learned quickly by a new operator and that none of the drop down menu items are ambiguous.	DNV GL agrees with proposed planning of GFC however the OBS will not be closed till the next verification once the evidence of the implementation can be verified. OBS to be closed out during next verification

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APPENDIX B

CURRICULA VITAE OF THE VERIFICATION TEAM MEMBERS

Edwin Aalders

Mr Aalders has 20 years of experience as an assessor in Environmental Auditing and Policy and Management. *Mr* Aalders started his career in SGS in 1992 were he quickly became involved in the development of new environmental certification & control services. In 2004 he became the Director of the International Emission Trading Association (IETA) which he held till 2009. In addition to his role as Director in IETA he was the first CEO for the Verified Carbon Standard Association (VCSa) between November 2007 and October 2008. After leaving IETA Mr Aalders became a Partner with IDEAcarbon before joining DNV GL as at their Climate Change and Sustainable Development Department in 2011.

Throughout his career Mr Aalders lived and worked in the various developing and developed countries, particularly Latin America, Africa and Australasia, involved in developing new environmental markets services. At SGS his work covered the development of environmental programmes such as SGS' Services in for Climate Change, Marine Stewardship Council (MSC), Organic, GLOBALGAP and Forest Stewardship Council (FSC). Whilst within IETA he had the operational responsibility of IETAs overall activities and in particularly those related to the UNFCCC process (CDM & JI) as well as the voluntary market which ultimately led to the setting up of the VCSa.

Mr Aalders is and has been an elected member of roster of experts for the Methodology & Accreditation Panel Expert of the CDM & JI, member of the JI Accreditation Panel, and is currently member of the VCSa AFOLU Steering Committee and the Pacific Carbon Trust Advisory Panel.

Vincent Schut

Vincent Schut has over 10 years' experience in earth observation image analysis and received his MSc in Tropical Agriculture at Wageningen University in 2001. At SarVision, he coordinates the development of advanced optical image processing chains and supporting algorithms and software for semi-automated forest and land cover change monitoring in tropical forest areas. He is also responsible for the setup and maintenance of the processing computer systems and local area network. Vincent is an experienced programmer (python, idl, C, C++, java) working with ENVI/IDL, Quantum GIS, openJump. Over the years he has executed several field work campaigns in South East Asia and has good knowledge of the relation between imagery and land cover characteristics. He has successfully executed image processing assignments in support of national REDD MRV system development in Suriname, Colombia and Indonesia as well as private sector VCS projects.

Pablo Reed

Pablo Reed holds more than 12 years of experience in the fields of Forestry, Climate Change, and International Development. He holds a joint degree in Forest Engineering and Latin-American studies from the University of Washington, as well as a Masters in Environmental Management from the Yale School of Forestry and Environmental Studies. His interest and passion for conservation and development initiatives have led him to work in various countries and projects through the years, such as serving as country director for a USAID-led indigenous community mapping program in Guatemala; as an environmental consultant for the Academy of Educational Development in Panama; and as director for the Natural Resource Conservation Program with the Peace Corps in Ecuador. Since joining DNV GL in 2011, his work has mainly concentrated on the validation of Agriculture, Forestry, and Other Land Use (AFOLU)-sector carbon offset projects across the globe, and on Low Emissions Development Strategies (LEDs) and the design of Nationally Appropriate Mitigation Actions (NAMAs) for emerging economies in Latin America. His main areas of interest and expertise concentrate on issues of community-based conservation, non-traditional land tenure arrangements, and the feasibility of incorporating indigenous community lands under Reducing Emissions from Deforestation and Degradation (REDD) and other payment-for-environmental-services type of initiatives. He is currently based out of Berkeley, California.

Andres B. Espejo

Andres Espejo is the founder and president of AFOLU Global Services. He has 10 years of experience in forest management and operations plus climate change. Andrés Espejo is a Natural Resource and Forestry Engineer, with strong technical expertise in quantification and modelling of biomass and carbon in the Agriculture, Forestry, and Other Land Use (AFOLU) sector, and also with extensive experience in monitoring, reporting and verification (MRV) of AFOLU carbon offset projects, programmes and initiatives under the main standards. In the climate change field, he has worked in a CDM DOE (Det Norske Veritas) and has been involved in more than 30 validations/verifications/assessments of Agriculture, Forestry and Other Land Use (AFOLU) initiatives, including the assessment of various REDD methodologies and projects and the assessment of two REDD national and sub-national MRV/RELs, including emission sources related to biomass burning in all cases. Mr. Espejo has a profound knowledge of AFOLU methodologies and requirements, REDD relevant COP decisions, 2006 IPCC GL, GOFC-GOLD REDD Sourcebook, etc. Additionally he has expertise in forest inventory, cruising, forest management and operations, forest certification, and financial analysis of various types of projects.

About DNV GL

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