SFG1748 REV

MINISTRY OF PUBLIC WORKS AND HOUSING DIRECTORATE GENERAL OF HUMAN SETTLEMENT

THE NATIONAL URBAN SLUM UPGRADING PROGRAM

ENVIRONMENTAL AND SOCIAL MANAGEMENT FRAMEWORK

FEBRUARY 2016

TABLE OF CONTENTS

LIS	T OF TABLES	3
LIS	T OF FIGURES	3
LIS	T OF ANNEXES	3
LIS	T OF ABBREVIATIONS	5
I.	PROJECT DESCRIPTION	7
A.	Background	7
B.	Project Objective	8
C.	Project Design	8
D.	Project Components	11
E.	Institutional Arrangements	14
II.	THE ENVIRONMENTAL AND SOCIAL MANAGEMENT FRAMEWORK	15
A.	Objective	15
B.	Environmental and Social Safeguards Policies and Regulations	15
C.	Gap Analysis	21
D.	Land Acquisition and Resettlement Policy Framework (LARPF)	30
E.	Voluntary Land Donation Protocol	38
F.	Voluntary Community-based Land Consolidation Protocol	40
G.	Indigenous Peoples Planning Framework (IPPF)	42
III.	SAFEGUARDS PREPARATION, APPROVAL AND IMPLEMENTATION	46
A.	Safeguard Screening and Mitigation: Process, Approaches and Instruments	46
B.	Component 1, 2 and 4: Policy Development, Studies and Institutional Strengthening, and Project	
	Management	47
C.	Subprojects under Component 3.1 at the City Government Level	48
D.	Subprojects under component 3.2 at the community level	65
IV.	INSTITUTIONAL ARRANGEMENTS AND CAPACITY BUILDING	68
v.	GRIEVANCE REDRESS MECHANISMS	72
VI.	FINANCING	72

List of Tables

Table 1:	Gap Analysis for Environmental and Social Safeguards
Table 2:	Project Affected Persons
Table 3:	Criteria for Subprojects with Instrument for Environmental Management
Table 4:	Measures to Mainstream DRM in NSUP
Table 5:	Scale of Land Acquisition and Instrument for Land Acquisition and Resettlement
Table 6:	Criteria of Activity to Determine Instruments for IPP
Table 7:	Main Roles of Stakeholders Participating in the Project in Safeguards Management
Table 8:	Training and Socialization Activities of Which Include Safeguards

List of Figures

Figure 1:	Project Management Structure
Figure 2:	Preparation Stage
Figure 3:	Implementation Stage
Figure 4:	Flowchart on Determining Project which requires AMDAL or UKL-UPL
Figure 5:	Clauses in the Contract Agreement Related to Environmental Safeguard
Figure 6:	Process of Environmental and Social Management at City Level
Figure 7:	Process of Environmental and Social Management at Community Level

List of Annexes

Annex 1	NSUP List of Eligible Cities
Annex 2	NSUP Project Cycle
Annex 3	Results of Stakeholder Consultation
Annex 4	WBG Environmental Health and Safety Guidelines
Annex 4a	WBG Environmental Health and Safety Guidelines for Water and Sanitation
Annex 4b	WBG Environmental Health and Safety Guidelines for Waste Management Facility
Annex 5	Identified Indigenous Peoples in the NSUP Participating Provinces
Annex 6	Definition and Criteria for Protected and Other Sensitive Areas
Annex 7	General ESMF Checklist
Annex 8	Environmental and Social Field Appraisal Forms
Annex 9	Report on Environmental Screening
Annex 10	Format of Environmental Management Plan and Environmental Monitoring Plan (UKL/UPL)
Annex 11	Format of Statement of Assurance for UKL/UPL Implementation
Annex 12	SOP for Environmental Management
Annex 13	Format of the "Statement of Commitment to Implement Environmental Management and Monitoring" (SPPI)
Annex 14	Typical Subproject Impacts and Mitigation Measures
Annex 15	Chance Find Procedure
Annex 16	Instrument for Disaster Risk Reduction Measures
Annex 17	Format of the Statement Letter on Land Donation
Annex 18	Format of the Statement on Permit for Land Use
Annex 19	Format of the Statement on Permit for Land Easement
Annex 20	Sample Outline of LCIP
Annex 21	Format of Full and Abbreviated LARAP
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- Annex 22 Sample Outline of LARAP
- Annex 23 Format of Inventory List of Land & Assets on the Land
- Annex 24 Minutes of Public Consultation on Land Acquisition
- Annex 25 Minutes of Negotiation on Land and Assets
- Annex 26 Table of Compilation of PAPs and the Values of Assets
- Annex 27 Table of Compilation List of PAPs, their Assets, and Compensation Values based on Negotiation
- Annex 28 Note on Free, Prior, and Informed Consultations
- Annex 29 Social Assessments of IPs
- Annex 30 Format of Indigenous Peoples Plan (IPP)
- Annex 31 Minutes of Consultation Meeting with IPs
- Annex 32 Monitoring and Reporting Guidelines
- Annex 33 Grievance Redress Mechanisms

LIST OF ABBREVIATIONS

ADB	Asian Development Bank
APBD	Local Government Annual Budget / Local Budget
APBN	National Government Annual Budget / Central Budget
AMDAL	Analisis Mengenai Dampak Lingkungan (Environmental Impact Assessment)
B3	Bahan Beracun Berbahaya (hazardous and toxic waste material)
BAPPENAS	Badan Perencanaan Pembangunan Nasional (National Development Planning Board)
BAPPEDA	Badan Perencanaan Pembangunan Daerah (Local Development Planning Agency)
BKM or LKM	Badan/Lembaga Keswadayaan Masyarakat (Community Board of Trustees)
BPBD	Badan Penanggulangan Bencana Daerah (Local Disaster Management Agency)
BPN	Badan Pertanahan National (National Land Bureau)
BPS	Badan Pusat Statistik (National Statistical Bureau)
Bupati	Head of Regency
CDD	Community-driven development
CHS	Complaint Handling System
CSP	Community Settlement Plan
DAK	Dana Alokasi Khusus (Special Allocation Fund)
DED	Detailed Engineering Design
DG	Directorate General
DRM	Disaster Risk Management
EA	Environmental Assessment
EMP	Environmental Management Plan
ESIA	Environmental and Social Impact Assessment
ESMF	Environment and Social Management Framework
ESMP	Environment and Social Management Plan
GOI	Government of Indonesia
GRM	Grievance Redress Mechanism
IBRD	International Bank for Reconstruction and Development
IDB	Islamic Development Bank
IUIDP	Integrated Urban Infrastructure Development Program
IPs	Indigenous Peoples
IPP	Indigenous Peoples Plan
IPPF	Indigenous Peoples Planning Framework
ISA	Indonesian Society of Appraisers
KAT	Kelompok Adat Terasing (Isolated Indigenous Community)
Kecamatan	Sub-District
Kelurahan	Urban Ward
Keppres	Keputusan Presiden (Presidential Decree)
KSM	Kelompok Swadaya Masyarakat (Community Self-help Group)
LARAP	Land Acquisition and Resettlement Action Plan
LARPF	Land Acquisition and Involuntary Settlement Policy Framework
LC	Land Consolidation

LCIP	Land Consolidation Implementation Plan
LG	Local Government
LGDP	Local Government Development Program
M&E	Monitoring and Evaluation
MHA	Masyarakat Hukum Adat (Customary Law Community)
MIS	Management Information System
MOHA	Ministry of Home Affairs
MPWH	Ministry of Public Works and Housing
ND	Neighborhood Development
NGO	Non-government Organization
NMC	National Management Consultant
NSUP	National Urban Slum Upgrading Program
NUWSP	National Urban Water and Sanitation Program
OP	Operational Procedure
OSP	Oversight Service Provider
PAD	Project Appraisal Document
PAMSIMAS	Third Water and Sanitation Project for Low Income Communities
PAP	Project Affected People
PCR	Physical Cultural Resources
PDO	Project Development Objective
PIU	Project Implementation Unit
PMU	Project Management Unit
PNPM Urban	National Program for Community Empowerment in Urban Areas
Pokja PKP	Task Force for Housing and Settlements
REKOMPAK	Community-based Rehabilitation and Reconstruction of Settlement Progran
RPJMN	Rencana Pembangunan Jangka Menengah Nasional (National Medium-Term Development Plan)
ESA	Environmental and Social Assessment
SA	Social Assessment
SIAP	Slum Improvement Action Plan
SMS	Short-text Messaging Services
SOP	Standard Operational Procedure
SPPL	Surat Pernyataan Kesanggupan Pengelolaan dan Pemantauan Lingkungan (Letter of Environmental Management and Monitoring)
ТА	Technical Assistance
TMC	Technical Management Consultant
TOR	Terms of Reference
UKL/UPL	Upaya Pengelolaan Lingkungan/ Upaya Pemantauan Lingkungan (Environmental Management and Monitoring Plan)
UUD	Undang-undang Dasar (Law)
UUP3H	Prevention and Alleviation of Deforestation Law
Walikota	Mayor
VLD	Voluntary Land Donation
WBG	World Bank Group

I. PROJECT DESCRIPTION

A. Background

1. About 22% of Indonesia's urban population (approximately 29 million) is estimated to be living in slums with low levels of access to basic services. More than 50% of the poor live in the slum areas. In 2014, the Government of Indonesia (GOI) identified approximately 38,000 hectares of slum areas based on the Ministry of Public Works and Housing (MPWH) area-based definition of slums as dense neighborhoods lacking in access to infrastructure and with irregular buildings. These slums are spread across more than 3,500 urban wards and are generally characterized by substandard housing, inadequate access to basic urban infrastructure and services (water, sanitation, roads, etc.), poor health, vulnerability to disaster risks and, in larger cities, overcrowding. It is estimated that in 2014, 30% of slum dwellers (approximately 9 million) resided in units that lacked safe water and 37% of slum dwellers (approximately 11 million) with inadequate sanitation. In addition, about 30% of the roads and 50% of the drainage are considered to be in poor quality. Due to inadequate infrastructure and utility services, slum dwellers pay disproportionately more than other urban residents. While a large proportion of households in Indonesian slums have secure tenure, some slums are informal settlements situated on illegally occupied land; however, current urban policy and planning does not address this issue.

2. Under the National Medium-Term Development Plan (RPJMN) 2015-2019, GoI has committed to an ambitious target of eliminating slums and providing universal access to safe water and sanitation by 2019 (popularly known as the 100-0-100 program¹). In order to meet these targets, the government has launched multiple sectorial platforms of service delivery in the areas of urban and rural water, sanitation and slum upgrading. GOI has established a *National Slum Upgrading Program* (*NSUP*) as a national platform financed by multiple sources, including central and local governments, the private sector, communities, as well as multi-lateral donors. The World Bank, the Asian Development Bank (ADB) and the Islamic Development Bank (IDB) will each work on a subset of NSUP cities. This project forms a part of the Bank's coordinated response to support the 100-0-100 program, along with the Bank's National Urban Water Supply Program (NUWSP) and the community-based rural water supply and sanitation program (PAMSIMAS).

3. **Platform for Slum Upgrading**. NSUP aims to establish an integrated system for slum upgrading interventions (including improvement of primary and secondary infrastructure and construction of tertiary infrastructure and services), with local governments enabled to lead the design and implementation of activities. A platform of coordination is being established to leverage all resources (organizational and financial) available from national, provincial and local government programs, alongside donor financing. This project will support GOI in its critical role of implementing the overall program by strengthening collaboration between national, provincial and local governments, communities and other stakeholders by promoting participatory approaches to planning

¹ The '100-0-100' target refers to 100% household access to water supply; zero slums; and 100% household access to sanitation.

and implementation. It will also provide advisory support to GOI to examine options for policy reforms required for the sustainability of slum alleviation efforts. In order to facilitate a nation-wide, scalable upgrading approach, infrastructure investments (improvement of primary, secondary and tertiary) will be designed to address the context-specific needs of each city. Slum prevention will focus on building the capacity of local governments and communities to maintain infrastructure in upgraded slums, as well as in areas identified as emerging slums to prevent these areas from degenerating into fully-fledged slums. Slum prevention activities will include: (a) control and monitoring at *kelurahan*² level, including regular maintenance and checks on building permits and technical standards; (b) community empowerment on livelihoods and opening access to information; and (c) community-level investment for basic infrastructure where gaps are identified.

B. Project Objective

4. The overall project development objective is to improve access to basic urban services in targeted slums in Indonesia.

C. Project Design

5. **Slum characteristics**. In the 154 targeted cities, a total area of about 13,000 ha has been identified as slums, of which 5% falls into category of heavy, 72% medium, and 23% light slums. These slums are home to about 12.7 million people, accounting for about 22% of the total urban population (57.9 million). Among these slum dwellers, 2.1 million people are poor, which is about 55% of the total urban poor (3.7 million) in the targeted cities. Overall there is a lack of access of improved water supply and proper sanitation facilities. For example, 60% population has less than 60 liter/per capita/day water supply; 75% are without adequate solid waste removal (i.e., twice a week at a minimum); 75% live in housing that does not meet building codes, and 25% live in housing space less than standard of 7 m^2 /person.

6. **Beneficiaries**. The project is expected to directly and indirectly benefit 9.7 million slum dwellers living in 154 cities, of which 4.85 million are expected to be women. Slum dwellers are likely to experience significant betterment of living conditions due to improvements in access to and quality of basic services. The project will cover access to the following infrastructure and basic services: (1) building regularity; (2) water; (3) sanitation; (4) roads; 5) drainage; 6) solid waste; (7) individual substandard house improvement; and (8) fire safety. The project will not finance new housing development.

7. **Geographical distribution**. Within the context of NSUP roll out, infrastructure investments under the proposed project will focus on 154 cities in the central and eastern parts of Indonesia; the Islamic Development Bank (IDB) is expected to support about 110 cities in the western part of Indonesia, and the Asian Development Bank (ADB) is expected to support 20 cities nationally. Tertiary

² Lowest administrative unit in city/district

infrastructure investments and institutional capacity building support will be provided in all 154 project cities. However, construction of small or limited scale connecting infrastructure as well as the improvement of primary and secondary infrastructure in the vicinity of slums will only take place in a subset of 50 cities.

8. The subset of 50 cities (out of a long list 65 cities eligible for primary and secondary infrastructure presented in Annex 1) will be selected in first year of project implementation, based on: (a) population characteristics, including population density and percentage of urban population; (b) area of the city with slum status, slums are generally geographically scattered in the city; (c) gaps in access to infrastructures and services; and (d) commitment of local government to implement NSUP.

9. **Phasing of project implementation**. The project implementation will follow *a phased approach* that will ensure local government and community buy-in as well as institutional capacity development. The initial phase of planning and capacity building, to be financed by Component 2, will start simultaneously in all cities.

a. At the city level, the city governments will prepare or finalize their Slum Improvement Action Plans (SIAPs). It is expected that towards the end of 2016, 20 cities of the subset 50 cities will have final SIAPs, identified priority slum areas for intervention, and will have final detailed engineering designs (DEDs) for first priority infrastructure subprojects. Construction related activities for these first priority subprojects, to be financed by Component 3.1 will be undertaken in 2017. DEDs for the second priority subprojects as identified by the SIAPs will be completed in 2018 and their construction will take place in 2018. This cycle will continue for the remaining priority subprojects until 2021. Simultaneously during 2016, the remaining 30 cities from the subset of 50 cities will start preparing their SIAPs which will be final in 2017 and have DEDs for selected priority infrastructure subprojects completed in end of 2017. Construction of these subprojects will start in 2018. The cycle will continue for the next priority subprojects in the following years. Gradually all of the subset of 50 cities will complete their DEDs for all identified priority infrastructure subprojects in 2018 onwards, and their construction to be financed by the project is expected to be completed in 2021. In summary, during the project period, there will be simultaneous activities across the 154 participating cities with different levels of progress, i.e. SIAP preparation, DED preparation, construction, and operations and maintenance for the completed subprojects.

At appraisal stage, the 50 participating cities that will receive financing under Component 3.1 will be confirmed, however, the sites of the secondary and primary infrastructure to be improved and connecting infrastructure to be constructed will only be defined after the SIAPs and associated CSPs and detailed engineering designs are completed. The initial phase of planning and capacity building will start simultaneously in all cities, ensuring that by the end of Year 1 (2016), SIAPs will be available for the 20 cities of the sub-set 50 cities. Simple interventions will be carried out first, with the more complicated being tackled later in the project cycle. In 2016, the project will support: (i) tertiary infrastructure development in 200 ND sites in cities where CSPs and SIAPs have already been completed; and (ii) the preparation or review of the draft SIAPs. It is expected

that the entire support system, including consultants for this activity will be in place by June 2016. The existing PNPM Urban support system will provide a bridge until the new consultants are in place.

Based on the readiness (progress) of SIAPs and preparation of local regulations as well as MPWH's top priority of cities to receive immediate intervention, 20 cities of the sub-set 50 cities have been recommended as priority cities for project implementation in 2016. These cities, which will be further confirmed during appraisal, include: Surabaya, Malang, Yogyakarta, Samarinda, Gorontalo, Kabupaten Sidoarjo, Mataram, Kendari, Palu, Kupang, Jayapura, Surakarta, Semarang, Banjarmasin, Ternate, Manado, Makasar, Ambon, and Sorong. SIAPs of this first batch of 20 cities will be reviewed during the early stage of project implementation in 2016. This will be followed by identification of priority slum areas requiring investments in each of these 20 cities, preparation of detail assessment and design for the improvement of the secondary and primary infrastructure and connecting infrastructure, and estimated costs of the package, which are all to be completed in the end of 2016. Construction is therefore expected to begin in 2017.

The project expects that the remaining second batch of 30 cities (out of the 50 cities receiving financing from Component 3.1) will finalize their SIAPs and technical documents in the end of 2017, followed by construction started in 2018.

b. At the *kelurahan* level, where priority slum areas as defined in the completed SIAPs are located, the *kelurahan* community (LKM or BKM) will prepare or finalize their Community Settlement Plans (CSPs). In 2016, the project is planning to support construction of small scale tertiary infrastructure in 200 priority slum area sites for *kelurahans* that have completed their CSPs and proposals for priority subprojects prepared by community self-help groups (KSMs) have been approved. As the approved proposals will include DEDs for priority subprojects and estimated costs, construction of these subprojects will start in the same year. Simultaneously, other *kelurahans* as identified by the city governments that have completed SIAPs, will prepare or review and finalize their CSPs, followed by the completion of KSMs' proposals and construction in 2017 onwards. In summary, during the project period, there will be simultaneous activities in *kelurahans* in the 154 participating cities with different level of progress, i.e. CSP preparation, KSMs' proposals preparation, construction of tertiary infrastructure subprojects, and operations and maintenance of the completed tertiary infrastructure. During the project period, about 6,400 *kelurahans* would receive financing for tertiary infrastructure including 700 *kelurahans* that have ongoing and new ND program.

The project will continue support the CDD approach slum improvement that has been piloted in 780 kelurahans in 167 cities under the National Community Empowerment Program in Urban Areas/Neighborhood Development (PNPM-Urban/ND). CSPs of these *kelurahans* are being or will be reviewed and revised as needed. Kelurahans that have not had CSPs prepared under PNPM-Urban/ND will prepare CSPs to receive support under Component 2. The project has allocated budget in 2016 to support tertiary infrastructure construction in existing 200 ND sites where CSPs

and SIAPs or their revisions have been completed. Ultimately the project will support 6,400 *kelurahans* including the targeted 700 ND in the 154 cities that have been participated in the ongoing PNPM-Urban/ND.

10. A summary of project cycle is presented in Annex 2.

11. Status of planning documents. Slum Improvement Actions Plans (SIAPs) are being prepared in over 100 cities in 2015 with support from the MPWH under the ongoing PNPM-Urban/ND support, including those of the subset of 50 cities and now they are progressing in different stages. As explained above, among these cities, 20 cities are expected to have their SIAPs ready for finalization during the first year of project implementation (2016). With the support of the ongoing PNPM-Urban/ND, 500 *kelurahans* already have CSPs which will be updated, while more *kelurahans* are planning to prepare new CSPs. Under the ND, CSPs have been regularly updated and this practice will continue in the project.

D. Project Components

12. The project has five components that together will enable the achievement of the PDO, as summarized below:

- a. <u>Component 1: Institutional and Policy Development (Cost US\$7 million, of which IBRD Loan US\$2 million)</u>. This component will support institutional strengthening and capacity building of central government agencies (e.g., BAPPENAS, MPWH) responsible for the management of the national slum upgrading program (see Figure A3.1 in Annex 3 of the PAD) and will include: institutional analysis at the national level as well as for a sample of municipal governments to identify the nature of support needed to facilitate inter-agency coordination during preparation, implementation and supervision stages; strategic national upstream policy level studies to facilitate the development of government policy to support the sustainability of slum upgrading and prevention efforts, including land administration policy reform, policies towards informal settlements and security of land tenure, and synchronization of slum definitions used by MPWH and National Statistical Bureau (BPS).
- b. <u>Component 2: Integrated Planning Support and Capacity Building for Local Government and</u> <u>Communities (Cost US\$95 million, of which IBRD Loan US\$89 million).</u> This component will finance the costs of (200) urban planners and (3,000) community facilitators throughout the project cycle to support capacity building (including training, workshops, and knowledge exchange events between cities as well as urban sub-districts) of local governments and communities in 154 cities to design and implement slum improvements, including the development of Slum Improvement Action Plans (SIAPs) at the city level and Community Settlement Plans (CSPs) at the community level.

- c. <u>Component 3: Urban Infrastructure and Services in Selected Cities (Cost US\$1578 million, of which IBRD Loan US\$310 million).</u> This component includes two sub-components as summarized below.
 - Sub-component 3.1: Support for Primary and Secondary Infrastructure and Site Development in 50 selected cities will mainly consist of improvements identified in SIAPs for area levelsmall scale sanitation, water and drainage systems (together with strengthening connectivity to tertiary and household-level systems) as well as construction of secondary roads. Based on a survey of SIAPs that are in the advanced stages of completion, the maximum cost for a single subproject under Sub-component 3.1 will be up to US\$2,000,000 (and the average cost will be considerably less). On average, each city would receive US\$20 million during the project period (five years).

Subprojects that will be financed by Component 3.1 include improvement of existing small or limited scale secondary and primary infrastructure and small or limited scale connecting infrastructure that connect slum areas with the secondary and primary infrastructures. It would include possible improvements to roads, drainage, water supply, and sanitation. This will create an integrated service for the slums with their neighboring areas. The exact nature of subprojects will be known once the SIAPs are finalized, which for the subset of 20 cities will completed in the first year of project implementation (2016). Learning from the LGDP (DAK) project, improvement, rehabilitation and maintenance of existing secondary and primary infrastructure (e.g. city roads) have increased the service capacity of the infrastructure. Road improvement includes widening, straightening and/or surfacing/upgrade surface quality of existing roads, as well as wall lining to protect erosion. Road rehabilitation involves holes patching, sidewalk fixing, and maintenance includes resurfacing, cleaning up road shoulders, fixing broken and cleaning up drainage. In LGDP, contract size of these works is relatively small. For instance, in East Java, in 2014 average contract size for road improvement was US\$87,000 and for road maintenance was US\$88,000. In West Sulawesi, the figures were US\$111,000 and US\$81,000 for road improvement and maintenance, respectively. In Central Kalimantan, contract amounts were USD 300,000 and USD 184,000 for road improvement and maintenance, respectively. Connecting infrastructure, for example, can be installation of collector pipes that connect the underutilized existing waste water treatment plant to the slum area (Margasari) as has been the case of Balikpapan.

• *Sub-component 3.2: Support for Tertiary Infrastructure Upgrading* in the project cohort of 154 cities based on a community-driven approach and will include, *inter alia*, small-scale water supply, drainage, sanitation, footpaths, fire safety, site improvements, etc. Support will also be provided for strengthening community-based livelihoods through the construction of livelihood-enabling facilities and services at the tertiary level that are identified in CSPs as important for slum prevention. It is estimated that on average, each ND *kelurahan* would receive US\$150-250 K during the project period.

Similar to the ongoing PNPM-Urban/ND, Component 3.2 will finance small-scale, community infrastructure including new or improvement or rehabilitation of existing facilities such as community roads, footpaths, small bridges, drainage, water supply, communal and individual toilets, solid waste management, sub-standard housing, and community parks and greenings. The project will continue support the CDD approach slum improvement through ND that has been piloted in 780 *kelurahans* in 167 cities under the PNPM-Urban/ND. Subprojects are small. For instance, during 2012-2014, median costs of roads, drainage, public toilets, sanitation channels, and greening were US\$27,000; US\$13,000; US\$5,000; US\$6,000; and US\$3,800 respectively. Under this project, GOI will focus when needed on in-situ slum upgrading which will avoid or minimize involuntary resettlement unless absolutely needed for local infrastructure improvement and connect the upgraded slums with the city infrastructure services.

- d. <u>Component 4: Implementation Support and Technical Assistance (Cost US\$63 million, of which IBRD Loan US\$32 million).</u> This component will finance the costs of: National Management Consultants (NMCs), Technical Management Consultants (TMCs) and Oversight Service Providers (OSPs) to <u>strengthen</u> the capacity of the Project Management Unit (PMU) to oversee implementation of the program at national, provincial and city levels; and monitoring and evaluation, making substantial use of participatory techniques, especially at the tertiary level.
- e. <u>Component 5: Contingency for Disaster Response (US\$0)</u>. This component would finance preparedness and rapid response measures to address disaster, emergency and/or catastrophic events, as needed, through sub-projects and/or using the project implementation arrangements. Due to the high risk of catastrophic natural disasters in Indonesia, a provisional zero dollar component is included in the project to allow for rapid reallocation of loan funds in the event of a natural disaster.

13. **Subproject eligibility**. The project funds <u>cannot</u> be used to finance (a) purchase of land; (b) economic activities involving revolving funds; (c) Category A sub-project activities with significant, sensitive, complex, irreversible and unprecedented potential adverse environmental and social impacts that may affect an area broader than the sites or facilities subject to physical work requiring a full environmental assessment to manage and mitigate such impacts in accordance with World Bank OP 4.01, Ministry of Environment Regulation No. 5, 2012 and activities with the scale beyond those specified in the Ministry of Public Works and Housing Regulation No. 10, 2008; and (d) a subproject with cost above USD 2,000,000. Sub-projects with significant ancillary³ and related activities will not be eligible if they are considered as Category A sub-projects. This includes sub-projects that would require expansion of water treatment facilities, wastewater facilities, solid waste disposal facilities and road expansion beyond connecting a slum area. Eligible sub-projects to be financed by this project are Category B sub-projects with impacts that are site specific, few if any are irreversible, and in most cases mitigation measures can be readily designed.

³ Ancillary facilities are facilities that are necessary to support the functioning of a subproject, regardless of financing sources.

E. Institutional Arrangements

14. The Executing Agency of this project is the DG of Human Settlements of the MPWH, who has been the Executing Agency of the PNPM-Urban/ND. The current PMU of the PNPM-Urban/ND established under the Executing Agency, will be in in charge for the NSUP. The PMU is responsible for the overall coordination and policy development to implement the project. Key stakeholders for this project are project management staff, consists of Project Management Unit (PMU), National and Provincial Project Managers, City Governments Project Managers, Community Board of Trustees (BKMs/LKMs) and community self-help group (KSMs) at the *kelurahan* level. In addition, there are Consultant Management Team (NMC) at national level, Oversight Service Providers (OSPs) and Technical Management Consultants (TMCs) as Regional Management Consultant at provincial level, City Coordinator Teams and facilitators at *kelurahan* level.





II. THE ENVIRONMENTAL AND SOCIAL MANAGEMENT FRAMEWORK

A. Objective

15. The objective of the Environmental and Social Management Framework (ESMF) is to provide reference and guidance for the project management staff at national, provincial, district/city, and *kelurahan* levels, consultants, facilitators, city governments, and community groups participating in the National Urban Slum Upgrading Program (NSUP) on a set of principles, rules, procedures and institutional arrangements to screen, assess, manage and monitor the mitigation measures of environmental and social impacts of subproject investments whose exact location and dimension, hence area of influence, are not known at appraisal stage.

16. The purpose of issuance of this ESMF is to ensure that all stakeholders involved in the project comply with the requirements, procedures and regulations related to environmental management, land acquisition and resettlement, and Indigenous Peoples in accordance to prevailing Government of Indonesia regulations and supplemental provisions in compliance with relevant World Bank Safeguard Policies.

17. This ESMF will be elaborated in an Environmental and Social Safeguards Technical Guidelines as an operational tool to be used during project implementation. This ESMF is a revision of the National Community Empowerment Program in Urban Areas/Neighborhood Development (PNPM-Urban/ND)'s Environmental and Social Safeguards Framework. It has incorporated the lessons learned from the series of the PNPM-Urban/ND projects, and from other projects such as PAMSIMAS, REKOMPAK, and the Local Government and Decentralization Project (LGDP/DAK) and it is in compliance with relevant GOI's laws and regulations on environmental management, land acquisition and Indigenous Peoples and is in compliance with the World Bank Policies on Environmental Assessment (OP 4.01), Indigenous Peoples (OP 4.10), Physical Cultural resources (OP 4.11) and Involuntary resettlement (OP 4.12).

18. This ESMF has incorporated relevant suggestions obtained during the stakeholders consultation held in January 18, 2016 (refer to Annex 3 for details). This draft ESMF (in English and Bahasa Indonesia) was disclosed in the project's website (www.p2kp.org) on February 9, 2016 and in the Infoshop on February 3, 2016.

B. Environmental and Social Safeguards Policies and Regulations

19. Any activity funded by NSUP must be implemented in reference to the principles of sustainable development, including environmental, social, cultural, and economic considerations, as already governed in prevailing laws and regulations. This ESMF adopted the Government of Indonesia's laws and regulations to the extent that they are in compliance with the World Bank Policies on Environmental Assessment OP 4.01), Involuntary Resettlement (OP 4.12), Indigenous Peoples (OP

4.10) and Physical Cultural Resources (OP 4.11). Specific provisions have been included in this ESMF to address any aspect of the Bank policies that are not fully addressed through GoI laws and regulations.

- a. In the case of environmental and social management, any subproject in infrastructure sectors funded by NSUP must refer to Law (UU) No. 32/2009 concerning Environmental Management and Protection, and Government Regulation (PP) No. 27/2012 concerning Environmental Permit, Regulation of the Minister of Environment No. 16/2012 concerning Guidelines for Preparing Environmental Documents (AMDAL, UKL/UPL, and SPPL), Law No. 1/2011 concerning Housing, Law No. 11/2010 concerning Cultural Resources, Law No. 18/2008 concerning Solid Waste Management, Law No. 26/2007 concerning Spatial Planning, Law No. 38/2008 concerning Road, Ministry of Environment Regulation No. 5/2012 on the Types of Activities requiring AMDAL and Regulation of the Ministry of Public Work No. 10/PRT/M/2008 concerning the Type of Business and/or Project Activity under Public Works which require Environmental Management Plan (UKL) and Environmental Monitoring Plan (UPL) documents, the Guidelines for Environmental Management No.08, 09, 10 and 11 of 2009 issued by DG of Bina Marga, Ministry of Public Works and Housing.
- b. In the case of land acquisition for the development of infrastructure for public purposes, any subproject funded by NSUP should refer to Law No.2/2012 concerning Land Acquisition for Project Activity for Public Interest, Presidential Regulation No. 71/2012 on Land Acquisition and its Amendments, and Regulation of the Head of BPN RI No. 5/2012 concerning Technical Guidelines on the Implementation of the Land Acquisition.
- c. As construction of infrastructure to be funded by NSUP will take place in almost all regions in Indonesia, in the case IPs are presence and affected by the project, the project should provide benefit to and manage adverse impacts on the Indigenous Peoples (IPs)⁴. Government of Indonesia's Policy on Indigenous Peoples includes: (1) Presidential Decree (*Keppres*) No. 111/1999 concerning Development of Isolated Indigenous Community (KAT) which provides a broad definition of Indigenous Peoples and the need for government assistance; and (2) Law No. 41/1999 concerning Forestry Law which defines customary forest⁵. Other Law and regulations related to IPs are:

⁴ In NSUP, identification of IPs follows the Bank's criteria: a) self-identification as members of a distinct indigenous cultural groups and recognition of this identity by others; b) collective attachment to geographically distinct habitats or ancestral territories in the project area and to the natural resources in these habitats and territories; c) customary cultural, economic, social, or political institutions that are separate from those of the dominant society and culture; and d) indigenous language, often different from the official language of the country or region. Identification of IPs will also meet the criteria of *"Masyarakat Hukum Adat*"-MHA- summarized from Indonesian Regulations and local values, as well as additional information gathered from respective cities.

⁵ One fundamental change is related to Indigenous Peoples is the issuance of Constitutional Court Decision No. 35/PUU-X/2012 which changed Article 1 point 6 of Law No. 41/1999 on Forestry, which has now become "customary forest is a forest located within the area of an indigenous community". Before, there was a word of "state" in the article. With elimination of the word "state" from the definition, now it is understood that customary forests is now no longer a state forest.

- i. UUD 1945 (Amendment) Chapter 18, clause #2 and Chapter 281 clause #3;
- Law No. 41 on Forestry (plus Constitutional Court Decision No. 35/PUU-X/2012—see Footnote 4);
- MOHA Regulation No. 52/2014 on the Guidelines on the Recognition and Protection of MHA;
- Ministerial Regulation of MOH No. P.62/2013 (adjustment of Ministerial Regulation No. P.44/2012) on the Establishment of Forest Area;
- v. Joint Regulation of MOHA, Ministry of Forest, Ministry of Public Works and Land Agency No. 79/2014 on Procedures to Settle Land Ownership Conflict in Forest Area;
- vi. Regulation of the Minister of Land Agency and Spatial development No. 9/2015 on the Procedures to Establish the Land Communal rights on the MHA Land and Community Living in the Special Area;
- vii. Law No. 6 / 2014 on Village; and
- viii. Law No. 18/2013 on Prevention and Alleviation of Deforestation (UUP3H).

20. Applicable World Bank Policies. Given the nature of the project, potential environmental and social safeguards issues are covered by the following World Bank Policies:

a. **OP 4.01 Environmental Assessment**. Under project Component 3, the project will focus on (a) construction of small and limited scale tertiary infrastructure including roads, clean water, sanitation, electricity, solid waste, drainage, and fire safety, (b) construction of small and limited scale connecting infrastructure from the slum areas to the existing city network, and limited improvement of the existing secondary and primary infrastructure to which the slum areas will be connected. The subprojects will have a contract size up to US\$2,000,000. Eligible subprojects are category subprojects with impacts that are site specific, few if any are irreversible, and in most cases mitigation measures can be readily designed. As explained in the project description, subprojects eligible for financing should not include Category A subproject activities with significant, sensitive, complex, irreversible and unprecedented potential adverse environmental and social impacts that may affect an area broader than the sites of facilities subject to physical work requiring a full environmental assessment to manage and mitigate such impacts in accordance with World Bank OP 4.01, Ministry of Environment Regulation No. 5, 2012 and activities with scales beyond those as specified in the Ministry of Public Works and Housing Regulation No. 10, 2008.

Potential adverse environmental and social impacts from the project are likely from physical construction of tertiary infrastructure in slums areas and improvement of existing secondary and primary infrastructure as well as construction of connecting infrastructure from the slum areas to the existing secondary and primary infrastructure. Because of the small and limited scale of the subprojects, these impacts will be low to moderate in magnitude and numbers, local in extent, and not significant/sensitive, irreversible, or unprecedented. A subproject will require either an environmental and social management plan (ESMP) or impacts can be managed mostly by good engineering design and best construction management practices. In some cases an EA, SA or ESA

commensurate to potential impacts may also be required. Each subproject will be screened to determine the type of safeguards instrument required.

As explained in the project description, finalization of SIAPs and CSPs will be completed during project implementation, and therefore the sites of improvement of secondary and primary infrastructure, construction of connecting infrastructure, as well as tertiary infrastructure in the slum areas cannot be defined at appraisal stage.

Assessment of potential environmental and social impacts will be determined at two stages. During the preparation of SIAPs, the environmental and social issues likely to arise in the city will be identified. This planning stage will also be the ideal time to consider potential cumulative impacts that could result from implementation of multiple CSPs. Site-specific assessments and development of impact management instruments will be undertaken during or after the completion of the Detailed Engineering Designs (DEDs). The ESMF is proposed to be the safeguards instrument for this project as specific environmental and social impacts and their magnitude in the possible construction sites at specific targeted slum areas and their surroundings cannot be determined prior to appraisal as subprojects are only identified during implementation. Environmental and social impacts screening, impact assessments for subprojects as well as measures to manage impacts will be defined during project implementation based upon the ESMF.

The potential social impacts of the project covered by OP 4.01 other than land acquisition and resettlement are important given the projects urban setting. Social assessments will be conducted during the community self-mapping to better understand of community needs, especially to prevent adverse impact for the poor and vulnerable people (including gender aspect) and to also prevent elite capture and community tension during sub projects selection. Means to improve livelihood and better community participation shall also be covered in the assessment.

As Components 1, 2 and 4 include upstream policy development advices and institutional strengthening as well as TA for project management affecting capacity to implement both environmental and social impacts of investments, this ESMF includes screening, identification and measures to manage any potential impacts that may result from the activities supported by these three components. TOR for Technical Assistance will be developed at the beginning of the project implementation and submitted to the Bank for review and clearance.

b. **OP 4.10 Indigenous Peoples**. Based on the World Bank IP Screening Study (2010), IPs are present in five areas where the project may be active: the Districts of Sumba Barat (East Nusa Tenggara), Toli-Toli (Central Sulawesi), Gorontalo (Gorontalo Province), and Manokwari (West Papua), and the City of Palopo (South Sulawesi). The complete list of identified indigenous peoples in the NSUP participating provinces is available in Annex 5. The confirmation of the IPs presence and potential impacts both positive and adverse on them as well as measures to manage such impacts will be carried out during the preparation of the SIAPs and CSPs. Confirmation on IPs presence will be done in accordance with the requirements specified in the IPPF/ESMF. The ongoing

PNPM-Urban/ND reported that no IPs were the beneficiaries, involved or affected, although the project had identified potential IPs presence in some urban areas. In the case that a subproject financed under Component 3.1 affect IPs community, city government will have to prepare an SA and IPP as part of the SIAP. Similarly, in the case that a subproject financed under Component 3.2 affect IPs community, the LKM/*kelurahan* will have to prepare an IPP as part of the CSP. The preparation of IPP will have to meet the requirements of the IPPF which is part of this ESMF.

- c. **OP 4.11 Physical Cultural Resources (PCR)**. Some possible urban slum improvement areas might be in the location of PCR sites, or the slum improvement might involve activities to better manage the PCR sites/structures. The ESMF adopts the existing Environmental Guidelines of PNPM-Urban/ND that has covered the requirements for the preparation of PCR Management Plans (PMP) that will be prepared for this project and contained in the ESMF and ESMP as needed. PMP along with CSP will be prepared by the community group for subproject which is designed towards supporting the management or conservation of cultural heritage assets.
- d. **OP 4.12 Involuntary Resettlement**. Component 1 will support upstream institutional and policy development. One of the activities would be undertaking strategic policy studies to facilitate the development of policy frameworks to support the sustainability of slum upgrading and prevention efforts, including land administration policy reform, approaches to address informal settlements, and security of land tenure.

While Component 2 will support the cities in preparing SIAPs and the communities at *kelurahans* level in preparing the CSPs. Potential environmental and social impacts may entail from the products or downstream activities. However, the type, scope and locations of downstream activities or investments resulting from these activities cannot be identified at this stage. The ESMF and LARPF provide guidance to screen, assess potential environmental and social impacts that may emerge from the downstream activities and provide guidance to define and prepare safeguards instruments.

Subprojects financed by Component 3.1 involve improvement of existing secondary and primary infrastructure and connecting infrastructure to the slum areas. As explained in the project description, subprojects will be small and of limited scale. Some land acquisition or involuntary resettlement might take place for the connecting infrastructure, and is less likely the case for the improvement of existing secondary and primary infrastructure. Furthermore, GOI will have in-situ slum upgrading, and land acquisition or involuntary resettlement will be limited. However, social issues will occur during construction, such as temporary disturbance of access to land plots due to the installation of pipes or road improvement, disruption of businesses that lead to temporary loss of income, and the need to set back the structures in some cases where there is road widening. The location and dimension of potential land acquisition and involuntary resettlement and potential social issues can only be identified during the project implementation, particularly during the SIAP preparation, and will have to be confirmed during the preparation or after the completion of DED.

21. This ESMF provides to the cities on the process, procedures, requirements and institutional arrangements to prepare a Social Assessment (SA) and Land Acquisition and Resettlement Action Plan (full or abbreviated LARAP) which are all specified in the Land Acquisition and Resettlement Policy Framework (LARPF). The LARPF also includes among others: resettlement principles, policies, procedures and requirements, assessment for linked projects, eligibility for compensation and assistance, entitlements, applicable laws and regulations, organizational arrangements and funding, GRM, and monitoring and evaluation. LARAPs will be developed by cities in the case that infrastructure improvements and/or connecting infrastructure involves involuntary resettlement. The Draft LARAPs will be prepared along with and part of the SIAPs.

22. Activities financed under Component 3.2 involve investment in slum areas, to be implemented with CDD Neighborhood Development (ND) approach, comprising of construction of new and/or improvement of tertiary basic infrastructure such as water supply, drainage, sanitation, footpaths, fire safety, site improvements, sub-standard house, greenings, measures to disaster risks management, etc. Targeted priority slum areas in 154 cities to receive support from the project will be defined during the SIAP preparation and types, size and the location of tertiary infrastructure subprojects will be determined in the CSPs. Confirmation of the sitting of the subprojects will be defined by the DEDs. As has been the case of PNPM-Urban/ND, each *kelurahan* will receive about USD 150-250K during the project period and this amount will finance various priority subprojects as identified in the CSPs.

23. Although the ESMF and LARPF also apply to Component 3.2, it is anticipated that land donation may be predominant. A VLD Protocol has thus been prepared as part of this ESMF and LARPF. Subprojects are small or limited scale. Social impacts of these subprojects are not considered for the part significant and site-specific and manageable by the community beneficiaries. In the case of the ongoing PNPM Urban/ND, new tertiary infrastructure was usually built on land voluntarily donated by the beneficiaries (60 %) and by the *kelurahans* (36.4%). This common practice will likely continue to take place in this project as the land needed for the tertiary subprojects, which are community-based, is small in size and provides direct benefit for the land owners. In-situ slum improvement may involve small scale voluntary community land consolidation, VLD, and limited land acquisition or involuntary resettlement with relocation within the same area.

24. The current VLD Protocol covering principles, procedures and documentation for voluntary land donations under PNPM Urban/ND has been updated and adapted for the upcoming project for community infrastructure. Documentation of the voluntary land donation (VLD) will be part of the community's proposals in line with requirements sets in the VLD Protocol. The update of the protocol also includes the follow-up on the legal status of the donated and remaining land that should be processed by the local government.

25. Land involved in in-situ slum upgrading will be indicated in the CSPs. In the case that slum upgrading involves small-scale voluntary community land consolidation, the city government together with the LKM in the *kelurahan* will prepare a Land Consolidation Implementation Plan (LCIP) as described in the Voluntary Land Consolidation Protocol and LARPF. In cases that involuntary

resettlement is unavoidable and of limited scale, the city government together with the LKM will prepare a LARAP (full or abbreviated).

26. The project has revised and adapted the current PNPM-Urban/ND's ESMF including the Land Acquisition and Resettlement Policy Framework (LARPF) and the IPP Framework for PNPM Urban/ND. The ESMF and LARPF includes a Voluntary Land Consolidation Protocol for implementing small and limited scale land consolidation in compliance with OP 4.12 and the GOI's regulations on land consolidation. The updated ESMF including LARPF has been based on the experiences and lessons learned from the ongoing PNPM Urban/ND (particularly for the voluntary land donation) and from other World Bank's supported project on land acquisition and resettlement. The substance and structure of the LARPF follow OP 4.12, and entitlement matrix and GRM are part of it. The LARPF will also adopt GOI's laws and regulations pertaining Land Acquisition for the Development for Public Purpose.

27. Component 1 will support institutional and policy development. One of the activities would be undertaking upstream strategic studies to facilitate the development of policy to support the sustainability of slum upgrading and prevention policies, including land administration policy reform, approaches to address informal settlements, and security of land tenure. TORs for activities (studies, training and project management) financed by Component 1 will be shared with the Bank for review and clearance to ensure that safeguards issues are addressed in accordance with the approved ESMF.

C. Gap Analysis

28. Table 1 below presents the comparison of key features between the GOI's Laws and Regulations pertaining Environmental, Land Acquisition and Resettlement and IPs.

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
		OP 4.01 Environmental Anal	ysis	
Reference to legal and administrative framework such as international environmental treaties, agreement, international standard policies etc.	OP 4.01 paragraph 3 OP 4.01 (Annex B) EA takes into account obligations of the country, pertaining to project activities under relevant international treaties or agreement.	Ministry of Environment Regulation No. 16/2010 section G.5 and B.4.a, stipulated that other data and information required in reporting UKL- UPL shall be incorporated including reference to other requirements.	Lack of reference to legal and administrative framework such as international environmental treaties, agreement, international standard policies etc. The current regulation only refers to "other data and information".	The subproject EMP and UKL- UPL when required will cover this shortage.
Project Area of Influence.	OP 4.01 paragraph 2 OP 4.01 (Annex B) <i>EA evaluates a project's</i> <i>potential environmental risks</i> <i>and impacts in its area of</i> <i>influence, identifies ways of</i> <i>improving project selection</i> <i>and sitting etc.</i>	Ministry of Environment Regulation No. 16/2010 section B.4.c, requested project proponent to provide information in detail on this aspect with "map, scale of operation and activities component" that could be used to determine the project area of influence, availability of ancillary facilities and associated facilities during UKL UPL preparation as good practice. However it does not state about the project's area of influence outside the project's footprints.	Lack of analysis about project area of influence, ancillary facilities, induced impacts and site selection analysis for activities require UKL-UPL.	The subproject EMP and UKL- UPL when required will cover the project area of influence.
Environmental Impact Screening	OP 4.01 paragraph 8 OP 4.01 (Annex C) Environmental screening of each proposed project to determine the appropriate extent and type of EA.	Ministry of Environment Regulation No. 16/2010 section 4.C regulates the requirement to evaluate all possible impacts from the project and prepare mitigation measures to tackle those issues. Ministry of Public Works Regulation No. 18/PRT/M/2007 about Water Supply System Development- Appendix 2 about Guidelines for Feasibility Study Preparation.	Environmental screening based on technical thresholds only will result in inappropriate extent and type of EA.	The subproject EMP and UKL- UPL when required will include the environmental impact screening and scooping as stipulated at Section III of the ESMF.

Table 1: Gap Analysis for Environmental and Social Safeguards

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
		However, further screening based on significant environmental impact evaluation is not clearly stated.		
Environmental Monitoring Data	OP 4.01 (Annex C) Environmental monitoring data to evaluate the success of mitigation and to foster corrective actions.	Ministry of Environment Regulation No. 16/2010 section C.3 clearly regulates the requirement for data monitoring of UKL-UPL.	Insufficient follow up, analysis, use of environmental monitoring data for evaluation and continual improvement. The environmental monitoring program is not sufficient or is not corresponding to the scale of the impact of the project.	This is addressed in the EMP and UPL implementation reports and in the form of MIS of the project as discussed in Section III.
Capacity Development and Training.	 OP 4.01 Paragraph 13 (When the borrower has inadequate technical capacity to carry out environmental safeguards management functions, the project includes components to strengthen that capacity). OP 4.01 (Annex C). Paragraph 4 (Technical Assistance program for EMP implementation) 	Not covered.	Insufficient capacity development and training for EMP implementation	This is addressed in the Section IV of this ESMF.
Institutional Arrangements. Institutions responsible for environmental management and EMP implementation	OP 4.01 (Annex C) Para 4 and 5. (EMP must provide specific description of institutional arrangement and implementation schedule for mitigatory and monitoring measures)	Ministry of Environment Regulation No. 16/2010 section C.4 clearly regulates the institutional arrangement for UKL UPL implementation, monitoring and reporting. Also the frequency and detail location of monitoring and implementation effort (section C.3).	No gaps identified.	This is addressed in the Section IV of this ESMF.
Cost estimate of EMP to ensure " <i>the</i> <i>adequacy of</i>	OP 4.01 (Annex C) Paragraph 5.	MPW Guidelines No. 08/BM/2009 page 50 clearly specifies budget allocation for UKL UPL studies that shall include the	No gaps identified.	This is addressed in the Section VI of this ESMF.

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
financing arrangements for EMP".	(EMP provides the capital and recurrent cost estimates and source of fund for EMP implementation).	cost for personnel, equipment, materials, field survey, laboratory analysis and report preparation etc.		
Public Consultation.	OP 4.01- paragraph14 Consulted with project affected groups and CSO during preparation and implementation	Ministry of Environment Regulation no 17/2012 about The Guidelines for Public Involvement in Environmental Assessment and Environmental Permitting Process, including UKL UPL document.	No gaps identified.	This is addressed in the Section III of this ESMF.
	OP 4.01 (Annex B) (For AMDAL but the gap analysis for UKL UPL is also useful as good practice)	Ministry of Environment Regulation No. 16/2010 section C.4 clearly regulates regular reporting requirement for UKL UPL implementation (every 6 month) MPWH Guidelines no 09/BM/2009 section 4.1.3 about Public Consultation.		
	Consultation requirements are less clearly specified in the UKL UPL preparation especially during project implementation	Ministry of Public Works Regulation No. 18/PRT/M/2007 about Water Supply System Development- in article 4 (6), article 10, and Appendix 1 section 6.5 regulates for a 3 times public consultations within 12 months for master plan development involving NGO, academician and local communities. Also in Appendix 2 during the preparation of Feasibility Study.		
Public Disclosure.	OP 4.01Paragraph 15. (Timely disclosure and understandable document in local language.)	Not covered in the Ministry of Environmental Regulations but stipulated in the Ministry of Communication and Information.	Public Disclosure is not covered in the Ministry of Environmental Regulations.	This is addressed in the Section III of this ESMF.
		OP 4.12 Involuntary Resettle	ment	
Direct Impacts.	Covers provision of benefits to address direct social and economic impacts caused by	Relates to compensation for loss of land and assets also other losses that can be accounted caused by taking of land for a		Covered by the valuation methods as specified in the MAPPI Standards

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
	the involuntary restrictions of access to legally designated parks and protected areas resulting in adverse impacts on livelihoods	project. Once fair compensation given, further consideration and impact mitigation are not elaborated.		
Indirect impacts.	States that indirect social and economic impacts caused by project should be addressed under OP 4.01	Not covered, however indirect impact regulated in Law No. 23 of 1997 on Environmental Management (AMDAL/ESIA)	Indirect impacts are not covered in the land acquisition law.	It will be covered in the UKL/UPL
Related activities.	Covers impacts that result from other activities is if they are (i) directly and significantly related to the proposed project; (ii) necessary to achieve its objectives; and (iii) carried out or planned to be carried out contemporaneously with the project	Not covered	Related activities are not covered.	It is addressed in the LARPF
Host Communities.	Impacts on host communities need to be considered, and host communities need to be consulted.	Not covered since option of resettlement/relocation is not sufficiently elaborated.	Host communities are not explicitly covered in the GOI regulations.	This is addressed in the LARAP
Resettlement as Sustainable Development Program.	Resettlement activities should be conceived as sustainable development programs, providing sufficient resources to enable persons displaced to share in project benefits.	Resettlement (relocation) is an option of compensation but not sufficiently elaborated; focuses more on cash compensation.		LARPF provides options for compensation
Vulnerable Groups.	Pay particular attention to the needs of vulnerable groups among those displaced, especially those below the poverty line, the landless, the elderly, women and children, Indigenous Peoples, ethnic minorities, or other displaced persons who may not be	PAPs are not differentiated by vulnerability or gender.	No specific separation by vulnerability or by gender.	The LARAP required information on the vulnerable groups (women, very poor, disable, etc.) is identified, particularly during the census survey

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
	protected through national land compensation legislation.			
Resettlement Planning Instruments.	Different planning instruments must be prepared to achieve the objectives of the policy (resettlement plan, resettlement policy framework or process framework) and must cover all aspects of the proposed resettlement.	Land acquisition plan6 based on a feasibility study, the project suitability7 to the spatial plan		Requirement to prepare a LARAP when subprojects involves involuntary land acquisition and resettlement
Eligibility for No Formal Legal Rights.	For those without formal legal rights to lands or claims to such land that could be recognized under the laws of the country, provide resettlement assistance in lieu of compensation for land to help improve or at least restore their livelihoods. Will covers squatters and encroachers	 Does not cover squatters (unless in good faith on public land), encroachers and renters on private land. Landless and laborers are not expected to be compensated and provided rehabilitation measured; it is the responsibility of the landowner to compensate them. 		The LARPF specified that licensed appraisers compensation criteria include among others, assistance and livelihood
Eligibility for Indigenous Peoples.		IPs is covered once they have been legally recognized ⁸		IPPF specifies that if a subprojects needs to acquire land, LARPF applies.
Land for Land (Resettlement).	Preference given to land based resettlement strategies for displaced people whose livelihoods are land based.	No time allocation and detail procedures to implement this resettlement scheme		LARPF provides options for compensation
Benefits Package.	Provide technically and economically feasible resettlement alternatives and needed assistance, including (a) prompt compensation at	Mainly cash; in MAPPI guideline compensation is market price plus transaction and other costs, plus premium (to cover beyond valuation cost such as emotional lost).		LARPF provides requirements for compensation options, and licensed appraisers assess physical assets, cost and loss of non- physical assets and premium

⁶ Not the same as World Bank LARAP/RP, here is more implementation procedure than development plan.

⁷ At present the spatial-planning zoning could accommodate the function that proposed by the project. If not the project has to move to other place or revision of zoning should be ⁸ In BPN and Forestry Regulations IP institution should be recognized by local government, while institutions that in favor of IPs prefer that the recognition comes from independent

IPs Committee.

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
	full replacement cost for loss of assets attributable to the project; (b) if there is relocation, assistance during relocation, and residential housing, or housing sites, or agricultural sites of equivalent productive potential, as required; (c) transitional support and development assistance, such as land preparation, credit facilities, training or job opportunities as required, in addition to compensation measures; (d) cash compensation for land when the impact of land acquisition on livelihoods is minor; and (e) provision of civic infrastructure and community services as required.	 Real Property (Physical Assets) Land Buildings & Facilities Plants Other things related to the land required to restore to the owner a property of at least the same quality as that owned prior to the land acquisition. Cost & Loss (Non-Physical Losses) Transaction costs Moving costs Loss of on-going business (business interruption) Other losses of special nature, subjective and difficult to calculate Premium 		
Cost.	for land and asset to be at full replacement cost	assessment made by the licensed appraisers.		as specified in the LARPF included compensation for physical, non- physical and premium
Livelihood Restoration.	The resettlement plan or resettlement policy framework also include measures to ensure that displaced persons are: (i) Offered support after displacement, for a transition period, based on a reasonable estimate of the time likely to be needed to restore their livelihood and standards of living such support could take	Once fair compensation given further consideration and impact mitigation are not elaborated.	Impact mitigation not elaborated.	LARPF included resettlement assistance and livelihood

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
	the form of short-term jobs, subsistence support, salary maintenance or similar arrangements; and (ii) Provided with development assistance in addition to compensation measures described in paragraph 6 (a) (iii), such as land preparation, credit facilities, training, or job opportunities.			
Indigenous Peoples.	Land of indigenous people is addressed in both OP 4.12 and OP 4.10. If land of IPs is to be taken, requires broad community support and free, prior and informed consultation.	Land of indigenous people is treated in the same way as other, if land rights are recognized by relevant local government		LARPF applies of a subproject involve land acquisition and/or resettlement, regardless of who own the land. Consultation as specified in the LARPF and LARAP should be tailored to the local context and the characteristics of the affected persons.
Resettlement Cost.	The full costs of resettlement activities necessary to achieve the objectives of the project are included in the total costs of the project. [20]	Budget plan is part of land acquisition plan but tend not considering the resettlement cost.		LARPF and LARAP require that costs for land acquisition and resettlement is budgeted
Consultation and Complaint Procedure.	Displaced persons should be meaningfully consulted and should have opportunities to participate in planning and implementing resettlement programs (2.b) Grievance mechanism should take into account availability of judicial recourses and community and traditional dispute settlement mechanism (17)	Consultation to the PAPs needed to get permit for the proposed location of the project. There is no prior consultation before negotiation on option of compensation. The grievance redress mechanism is clearly described and within the court it will follows the court procedure. Understanding the limitation and over burden of the court system, the effectiveness of the implementation still in question		LARPF and LARAP require consultation and implementation of GRM. Overall, the project has GRM in place as a continuation of the well-functioning GRM system of the PNPM-Urban/ND.

Scope/Topic	Bank Policy	Government of Indonesia Regulation	Gaps Identified	Addressed in the ESMF
Monitoring of	Requirement to carry out	Monitoring and evaluation covers the		LARAP specify the requirement of
outcomes.	adequate monitoring and	occupation, ownership, utilization and		monitoring of land acquisition and
	evaluation of all activities set	benefit of the result of land acquisition		resettlement activities. Overall, the
	out in the resettlement plan	without clear on when, how and what		project is required to monitor and
	[24]	correction measure could be enforced.		report the preparation and
	Assess whether the objectives			implementation of LARAP (and
	of the resettlement instrument			EMPs and IPPs as well)
	have been achieved, upon			
	completion of the project,			
	taking account of the baseline			
	conditions and the results of			
	resettlement monitoring [24]			

D. Land Acquisition and Resettlement Policy Framework (LARPF)

29. As explained in the Project Description in the Environmental and Social Management Framework (ESMF) of this project of which this LARPF is part of, at appraisal the project will not have specific planning information⁹ on subprojects that will be financed under Component 3, specifically those financed under Component 3.1 which would likely involve land acquisition and resettlement, i.e. improvement of secondary and primary infrastructure, and connecting infrastructure from the target slum areas and to the secondary and primary infrastructure. This LARPF may also apply for the downstream activities of the products or results of the TA components of this project that may get Bank financing and involve involuntary land acquisition and resettlement.

30. The project will cover in-situ slum upgrading and support the improvement of small and limited scale secondary and primary infrastructure as well as small and limited scale connecting infrastructure to connect slum areas with the secondary and primary infrastructure. Given the subproject nature, potential land acquisition will be small scale, and large-scale relocation will not take place. However, if a subproject requires large scale land acquisition and resettlement (or relocation), the project will not finance such subproject.

31. The purpose of this policy framework is to provide requirement to city government, especially the project management staff (City/regency Project Implementation Unit) on the principles, process, procedures, and organizational arrangements to be applied to subprojects requiring involuntary resettlement in preparing a resettlement plan (RP) to be prepared during project implementation, once specific planning information of the subproject is known. It will also be used as a reference for the city planning agency (Bappeda), provincial government and central government who are involved in managing NSUP to ensure that project management staff at the city level plan and implement land acquisition and resettlement in compliance with this framework.

32. In this project, involuntary resettlement includes land acquisition implemented under the eminent domain principle that could involve physical and economic displacement. As practice in various World Bank supported projects in Indonesia, understanding of involuntary resettlement includes land acquisition implemented under the Indonesian laws and regulations, and resettlement (or relocation). Hence, as the common practice in other World Bank supported projects, Land Acquisition and Resettlement Action Plan (LARAP) is the term commonly used that is equivalent with the term Resettlement Plan (RP) used in World Bank OP 4.12.

33. This framework relies on Government of Indonesia laws and regulations to the extent that they are in compliance with the World Bank OP 4.12 on Involuntary Resettlement. Specific provisions are included in this framework to address any aspect of the OP 4.12 that are not fully addressed in the Government of Indonesia laws and regulations. GOI laws and regulations include:

⁹ Specific planning information includes precise sitting, alignment and zone of impacts of subprojects which can provide information on the coverage and number of project affected persons (PAPs) that will involve in the land acquisition and resettlement.

- a. Law No. 2/2012 on Land Acquisition for Project Activity for Public Interest (refer to Figure 2 and Figure 3 below);
- b. Presidential Regulation No. 71/2012 on Land Acquisition and its amendments; and
- c. Regulation of the Head of BPN RI No. 5/2012 on Technical Guidelines on the Implementation of the Land Acquisition.

34. The overall objectives and principles of land acquisition and resettlement in this project are to ensure that:

- a. Land acquisition and resettlement should be avoided where feasible, or minimized, exploring all viable alternative subproject designs;
- b. Where it is not feasible to avoid land acquisition and resettlement, activities of land acquisition and resettlement should be conceived and executed as sustainable development programs, providing sufficient investment resources to enable the project affected persons (PAPs) to share the subproject benefits. The PAPs should be meaningfully consulted and should have opportunities to participate in planning and implementing the land acquisition and resettlement programs.
- c. PAPs should be assisted in their efforts to improve their livelihoods and standards of living or at least to restore them, in real terms, to pre-land acquisition and resettlement levels or to levels prevailing prior to the beginning of project implementation, whichever is higher.

Overall, the PAPs' living conditions should not be worse-off due the land taking by the subproject, while at the same time they should benefit from the project.

- 35. This framework applies for the following situation:
- a. Impacts caused by subprojects resulting in involuntary land acquisition, relocation, loss of assets or loss of access to assets, loss of income sources or means of livelihood whether or not the PAPs must move to another location; resulting in the involuntary restriction of access to legally designated parks and protected areas that would result in adverse impacts on the livelihoods of the PAPs.
- b. Activities resulting in involuntary land acquisition and resettlement in linked activities, regardless of financing sources that are:
 - Directly and significantly related to the NSUP subproject;
 - Necessary to achieve the objectives of the subproject; and
 - Carried out, or planned to be carried out contemporaneously with the subproject.





¹⁰ Summarized from the Law No. 2/2012 in the Gap Analysis Study, 2014



Figure 3: Implementation Stage¹¹

36. **Likely category of Project Affected Persons**. Likely category of PAPs in this project would vary from site to site and across cities. It is anticipated that subprojects financed under Component 3.1 would involve some small land acquisition. The project anticipates that there would be two general categories of PAPs in this project: (1) persons affected by the acquisition of privately owned land; (2) persons affected who have lived on the government (state or local government)'s land but do not own the occupied land. These occupants fall into four categories: (a) persons who own and occupy dwellings and other structure built on state or government land without any recognizable legal right or claim to the land they occupy; (b) renters of dwellings and other structures built on state or government land without any recognizable legal right or claim to the land they occupy; (c) encroachers, i.e., persons who aggrandize or extend their personal holdings by encroaching adjacent state or government land;

¹¹Summarized from the Law No. 2/2012 in the Gap Analysis Study, 2014

(d) squatter landlords, i.e. persons who derive illegal rents from structures built on state or government land, but do not occupy such structures. Identification of the PAPs will be done during the preparation of LARAP through the census survey.

- 37. A LARAP should adopt the following measures to ensure that the PAPs are:
- a. Informed about their options and rights pertaining to resettlement;
- b. Consulted on, offered choices among, and provided with technically and economically feasible resettlement alternatives; and
- c. Provided prompt and effective compensation at full replacement costs for losses of assets attributable directly to the project.

38. If the impacts include physical relocation, a LARAP should also include measures ensuring that the PAPs are:

- a. Provided assistance (such as moving allowance) during relocation; and
- b. Provided with residential housing, or housing sites, or else, as required and agreed with the PAPs to at least equivalent the situation in the old sites.

39. Where necessary to achieve the objectives of land acquisition and resettlement, a LARAP should also include measures to ensure that PAPs are:

- a. Offered support after displacement for a transition period, based on a reasonable estimate of the time likely to be needed to restore their livelihood and standards of living; and
- b. Provided with development assistance in addition to compensation measures described in 38c above.

40. Following the project cycle (refer to Annex 2), once the Slum Improvement Action Plan (SIAP) is finalized, the city/regency PIU will identify the priority subprojects to be financed under Component 3.1 that will likely involve involuntary land acquisition and resettlement. During the final stage of SIAP preparation, the city/regency PIU will have the rough site or alignment of the priority subprojects to be constructed in the following year, and therefore a Draft LARAP can be prepared. At this stage, assessment of the potential PAPs that will be affected in the land acquisition and resettlement will define whether the city/regency PIU should prepare a draft full LARAP or an Abbreviated LARAP¹². The content of a full and an abbreviated LARAPs are presented in Annex 21, respectively, with the sample outline in Annex 22. The content is more or less equivalent with the combination of activities under the Land Acquisition Plan and the Inventory and Identification of Land Ownerships, Use and Utilization of Land under the Implementation of Land Acquisition Stage under the law and regulations mentioned in paragraph 34 above.

41. During the preparation or after the finalization of the detailed engineering design (DED) of a priority subproject, the city/regency PIU should finalize the draft full LARAP or the draft Abbreviated

¹² As of OP 4.12, Full LARAP and Abbreviated LARAP refer to the level of significance of impacts

LARAP that has been developed during the finalization of the SIAP as better information on the sitting of the subproject is available, hence the subproject impact and number of PAPs are confirmed.

42. **Preparation and approval process of LARAP**. The city/regency PIU will prepare the LARAP in collaboration mainly with the provincial Land Agency (BPN). The City Planning Agency (Bappeda) will also be consulted particularly to ensure that the LARAP is in conformity with the city spatial development plan and the SIAP, as well as to inform them of the potential estimated budget needs for implementing land acquisition and resettlement. Provincial PIU will provide guidance to ensure that the LARAP preparation process meets the requirements specified in this framework. The Draft LARAP will be shared with the provincial PIU for review and then shared with the national project management for review. Finally, the reviewed LARAP will be shared with the Bank for approval. The LARAP will be signed by the city government and the city/regency PIU. During the LARAP preparation, the city/regency PIU will be guided and assisted by the provincial social safeguards specialist.

43. **Eligibility criteria for defining various categories of PAPs**. PAPs eligible for compensation for the affected assets are identified when the subproject location is formally defined by the Governor Decree, are those (a) who have land rights ownership; (b) who have land management/use ownership; (c) who have "nadzir" for the donated land of "wakaf"; (d) land owners for land that used to be owned by *adat*; (e) "*masyarakat hukum adat*" (MHA or Adat Community); (f) those who occupy or use state land with good intention/faith; (g) those who hold basic control of land; and/or (h) those who own building/structure, plants and other things related to the land.

44. **Methods of valuing the affected assets**. As required by Law No. 2/2012 and its implementation regulations, values of affected assets will be assessed by licensed appraisers which will be assigned by the provincial BPN in accordance with the national procurement regulations. The values defined by the licensed appraisers will be used as a basis for negotiation with the PAPs. Types and compensation level will be defined based on the negotiation results between the city/regency PIU (who need the land for the subproject) and the land or property owners. Value assessment will be carried out on per affected land plot basis which include land, space above and beneath land, buildings or structures, plants, things that relate to the affected land and/or other loss that can be valued (e.g. non-physical loss that can be equivalent with monetary value; loss of jobs or income earning sources, cost for moving, cost for change of profession, and value for remaining property). The remaining property that is no longer physically or economically feasible, can be also compensated if the owners prefer to do so. Format of Minutes of Negotiation is provided in Annex 25.

45. Land valuation/appraisal by the licensed appraisers will be carried out based on the MAPPI¹³ Standards as specified in MAPPI Guidelines. Compensation is comprised of market price plus transaction costs and other costs plus premium, in more detail as follows:

- a. Real property (physical assets): land, buildings and facilities, plants, and other things related to the land acquired to restore to the owner a property of at least the same quality as that owned prior to the land acquisition;
- b. Cost and loss (non-physical losses): transaction costs, moving costs, loss of on-going business (business interruption), other losses of special nature, subjective and difficult to calculate;
- c. Premium.
- 46. Entitlements Matrix for the Project Affected Persons can see in Table 2 below:

Project Affected Persons	Entitlements	Expected Outcomes	
Land/asset owners who lose land and/or other assets	Compensation for loss of land and other assets based on value assessment carried out by licensed appraisers	Land/asset owners will be fully compensated for the loss of land and asset	
Land/asset owners who lose temporarily or permanently their sources of income or livelihoods	Compensation for loss of sources of income or livelihoods based on value assessment for non-physical carried out by licensed appraisers	Land acquisition/resettlement will not result in the impoverishment of the affected land/asset owners	
Persons who own and occupy dwellings and other structure built on state or government land without any recognizable legal right or claim to the land they occupy	Compensation for loss of dwellings and other structure, for income sources or livelihoods and resettlement assistance, based on the assessment of the licensed appraisers	Compensation received and resettlement assistance provided will enable households to gain access to adequate housing or to a place that can be legally occupied and land acquisition will not result in the impoverishment of the affected persons.	
Renters of dwellings and other structures built on state or government land without any recognizable legal right or claim to the land they occupy	The project considers to provide sufficient time (at least 2 months from the cut-off date/at the time of census survey) for the renters to find another place	Renters will find place to rent or to live in accordance to their needs	
Encroachers, i.e., persons who aggrandize or extend their personal holdings by encroaching adjacent state or government land	Do not entitle for any compensation for the affected assets that encroached the state or government land	Do not have incentive to encroach state or government land in the future	
Squatter landlords, i.e. persons who derive illegal rents from structures built on state or government land but do not occupy such structures.	Do not entitle for any compensation	Do not have incentive to do similar renting scheme in other areas or in the future	

Table 2: Project Affected Persons

47. **Forms of compensation**. Compensation may take several forms: (a) cash; (b) land replacement; (c) resettlement to other site; (d) shares ownership; or (e) other forms of compensation that are agreed both by the PAPs and the agency requiring the land (in this case is the city/regency

¹³ Indonesian Society of Appraisers or ISA
PIU). Compensation may take combination of these depending on the agreements between the PAPs and the agency requiring the land.

48. **Consultations and disclosures**. Consultations and disclosures for acquiring land start from the planning, preparation, and implementation phase. In brief summary, Law No. 2/2012 and its implementing regulations¹⁴ specify that consultations should be carried out in the following activities:

- a. At planning stage: plan of the location of subproject, purpose of the development, steps and time frame for land acquisition, roles of licensed appraisers in the asset valuation, incentive or compensation that would be provided for the PAPs, eligible assets or object for compensation, and responsibility and rights of the eligible PAPs. Consultations will use public meetings, media and information in the closest villages. Consultations will adopt dialogue approach, and can take place more than one time, depending on the need and agreement reached. Agreement will be put in writing. The defined subproject location requiring land will be disclosed to public in the media, websites of the provincial and city government as well as in the website of the agency requiring the land.
- b. BPN will consult the owners of the asset during the inventory and the identification of the affected assets. Results of the inventory will be disclosed in the village/*kelurahan* and *kecamatan* (sub-district) offices for 14 days to receive complaints.
- c. Results of asset valuation done by the licensed appraisers will be provided to the PAPs and used as the basis for negotiations.
- d. Draft and final LARAP will be disclosed in the closest *kelurahan*/village where the subproject requiring land acquisition is located, in the websites of the local agency and/or in the city's website, and in the project <u>www.p2kp.org</u> website.

49. **Grievance Redress Mechanisms (GRM)**. Process, procedures, requirements as well time for complaints to be solved during the land acquisition process will follow Law No. 2/2012 and its implementing regulations (including amendments). In addition, the NSUP will use the good complaint handling system that is being used in the ongoing PNPM-Urban/ND, including the MIS system. Detail of GRM is provided in Annex 33.

50. **Organizational arrangements**. Organizational arrangements for the process of acquiring land will follow the Law No. 2/2012 and its implementing regulations (including amendments). The city/regency PIU will work closely with the Provincial Land Agency (BPN) who is mainly in charge of the process of land acquisition. LARAP will be prepared based on the information provided by the Land Acquisition Plan and Inventory and Identification Report of the BPN. The final LARAP will be signed off by the Mayor/Bupati and the Agency requiring the land. The draft LARAP will be reviewed both by the provincial PIU and central project management, and approved by the Bank. Implementation of LARAP will be overseen and monitored by the provincial PIU and regular implementation report will be provided to the central project management office and the Bank. Land acquisition process should be completed prior to the start of the construction.

¹⁴ For details please refer to the Law and implementing regulations specified in the paragraph 34.

51. **Financing arrangements**. Funds should cover compensation, operational and supporting costs during the planning, preparation, implementation, handover of results, administration and management, and socialization. At this point, estimated land acquisition and resettlement/relocation costs cannot be defined as priority subprojects to be funded by the project will be determined towards the finalization or after the finalization of SIAPs. Confirmation on the scope of land that will have to be acquired for a subproject will be confirmed during or after the DED is completed. In principle, the funding will be available from the Central Budget (APBN) and/or Local Budget (APBD) or combination of these, under the agency who needs the land. Requirement for the operational and supporting budget from APBN is regulated by the Ministry of Finance, whereas that from APBD is regulated by the Ministry of Home Affairs.

52. Monitoring and Reporting. The provincial PIU, assisted by the provincial safeguards specialists/consultants, will monitor the LARAP preparation and implementation at the city level. Process of preparing and content of LARAP will be ensured in reference to the RPF. Implementation of LARAP will be monitored based on indicators as specified in the approved LARAP, which includes among others: (a) consultation process; (b) eligible PAPs; (c) agreed compensation level and forms; (d) payment of compensation and delivery of assistance; (e) follow-up on the legal process of the acquired land/remaining land; (f) the effectiveness of complaint handling mechanisms; (g) number, type of complaints and follow up; (h) disclosures of the LARAP and transparency during the process of land acquisition; etc. The city PIU, assisted by consultants, will input the progress of LARAP implementation in the MIS system (currently is being upgraded to accommodate information for this project, beyond the existing PNPM-Urban). The provincial PIU will verify the information provided in the MIS provided by the City PIU/consultants, either through field checks and/or through expert group meeting. The PMU will consolidate the information from MIS into the Project Monthly Report and upload it in the project web-based reporting system. The current PNPM-Urban web-based reporting system is being upgraded to accommodate the needs of this project. PMU will discuss issues identified in this report with the Bank, to come to agreement on the solutions or options. Lessons learned obtained from the report will be used to improve the project's implementation of the land acquisition, including improvement of the training and socialization of safeguards.

53. **Others**. The amendment of Presidential Regulation No. 71/2012 on Land Acquisition (Presidential Regulation No. 40/2014) allows that land acquisition for an area less than 5 Ha to be carried out directly by the agency requiring the land based on willing-buyer-willing seller principle, exchange or other schemes agreed by the two parties. In this case, the required land should be located in one area, and can be obtained in one fiscal year. The agency requiring the land may use licensed appraisers to assess the affected assets.

E. Voluntary Land Donation Protocol

54. Land needed for a subproject will be identified during the completion of the Community Settlement Plan (CSP). As has been the case with the PNPM-Urban/Neighborhood Development (ND),

on average, land needed for a subproject (tertiary community infrastructure) is relatively small and was voluntarily donated by the community members. Identification of land needs starts during the CSP preparation through a participatory approach, and confirmation of the need (size, for what purpose, location) is done during the preparation of the subproject proposal at the community group level (KSM). The protocol of voluntary land donation (VLD) is as follows:

- a. The land donor will receive direct benefit from the subproject.
- b. The land donor is not categorized as poor.
- c. The land donor is the legitimate owner of such lands.
- d. The land donations must apply to agreed priority subproject.
- e. Purpose and impacts of proposed activities on donated land must be fully explained to the donor.
- f. The land donations shall not cause relocation nor cause the land owner to lose their land and livelihood in a significant manner.
- g. The donated land is <10% of the total productive land size.
- h. The donated land is not in dispute.
- i. The location and land size is identified by PAPs and verified by facilitators, BKM and it should be free from any environmental impact and health risk.
- j. There are no structures of historic or cultural value on the donated land.
- k. The land donor shall receive clear and complete information about their rights. The land owner needs to be informed about their rights to receive compensation before making the decision to donate the land voluntarily. The donor may request monetary or non-monetary benefits or incentive as a condition for donation.
- 1. All family members of the donor must be aware of the donation. Individuals using or occupying community or collective lands must also be aware of the donation.
- m. For community or collective land, donation can only occur with the consent of individuals using or occupying the land.
- n. Verification must be obtained from each person donating land (either through proper documentation or through confirmation by at least two witnesses).
- o. Any donated land that is not used for its agreed purpose is returned to the donor.
- p. In addition, the following aspects need to be carried out:
 - i. Facilitators should provide an opportunity to land owners to have an independent consultation prior to making the decision to voluntarily donate their land for the subproject.
 - ii. Consultation with land owners concerning land donation must guarantee that no pressure is applied to land owners in the process of deciding on whether to donate land.
 - iii. Land owners have the right to refuse the land donation and Project Management should take measures to identify alternative locations for the Project Activity. The right of refusal is specified in the donation document the donor will sign.
 - iv. Voluntary land donations must be documented in a legal document, the Statement Letter for Land Donation, to be signed by land owners, facilitators and head of village, BKM, witnesses, as well as heirs. A template Statement Letter for Land Donation is provided in Annex 17.
 - v. If the land is only permitted for land use or for easement, a Statement Letter is required and should be signed by land owners, facilitators, and head of village, BKM, and witnesses,

as well as heirs. A format for the Statement Letter on the Permit for Land Use is presented in Annex 18 and the Format of the Statement Letter on Permit for Land Easement is presented in Annex 19.

- vi. The community group (KSM) should attach all other documentation related to voluntary land donation including minutes of meetings, grievances and procedures for the settlement of disputes.
- vii. Grievance mechanism should follow the project's grievance mechanism. If necessary, the grievance process involves the participation of reviewers who are not directly affiliated with the project implementers or not traditional leaders who are a party to the donation process.
- viii. An original copy of the Statement Letter should be kept both by the land owner and by the KSM as part of the proposal. A copy of the Statement Letter should be put in the village/*kelurahan* office. The proposal should be made available for the public.
 - ix. The donated land should be legally processed for its ownership status after the land is donated.
 - x. Any taxes to be paid by the land donor for the registration of the land transfer, if applicable, should be covered in full by the project.
 - xi. City PIU is also responsible in maintaining the record with documentation for each instance of land donation. The documentation is made available for review in any grievance that may arise.

F. Voluntary Community-based Land Consolidation Protocol

55. The project anticipates that the community of the slum area may want to carry out in-situ smallscale voluntary community-based land consolidation (LC). This would include the rearrangements of the buildings or structures into a more orderly manner. LC may involve road path widening and small and simple rearrangement of land plots. LC or land readjustment includes physical rearrangement of irregular, inadequately serviced lots into more regular, efficiently shaped lots, provision of basic infrastructure which overall will increase the land value of the site that benefits all participating landowners. LC makes area redevelopment without land acquisition or eviction and at the same time, facilitates the area in complying with the city's spatial and land-use plans.

56. In this project, the protocols for LC are as follows:

- a. Community groups should voluntarily propose the LC initiative, and it should be part of the CSP;
- b. City PIU, assisted by consultant and facilitators, verify the proposal on the ground that the:
 - i. initiative is voluntarily proposed by the community;
 - ii. LC is in conformity with the city's spatial development plan and the CSP;
 - iii. number of community members and the LC area is physically suitable and sufficient for the in-situ redevelopment;
 - iv. land ownerships status of each parcel involved in the LC area are legally clear;
 - v. community is well organized to prepare and implement the LC; and

- vi. LC land area has good accessibility to other areas.
- c. The city government establishes a technical team (which includes the Land Agency—BPN), to support the community initiative, and provide socialization and training on LC, as well as guide and assist the community during the process of preparation and implementation of LC.
- d. LC participants may establish an LC team comprising of representatives elected by the LC participants, to lead the preparation and implementation of LC. The community LC team takes the lead in preparing the Land Consolidation Implementation Plan (LCIP). LCIP is part of the CSP.
- e. The LCIP consists of back ground, purpose of LC, area of LC, list of potential participants, process and approach of LC preparation and implementation, community meetings to reach agreements, indicative site plan and land contribution, financing plan of the process, institutional arrangements in the community and in coordination with the city government, disclosure, complaint handlings, and time frame.
- f. LC participants make self-identification on the list of participants, land ownership or tenure status of each parcel, carry out measurement and mapping of the original LC area, and verified by the City's Land Agency. The list of participants should include men and women land owners.
- g. LC participants prepare a site plan of the consolidated land parcels which includes reallocation of land parcels with the new sizes, rearrangements or new community infrastructure and public facilities.
- h. Land contribution involved in the LC should be defined and agreed by the LC participants. The use of the contributed land for in-situ redevelopment, new land parcels for each participant, for public facilities and community infrastructure, and/or to finance the land development costs (as needed, which could leverage the funds for tertiary infrastructure under component 3.2) should be agreed by the LC participants.
- City consultant and facilitator assist the LC participants in preparing the new site plan. The site plan of consolidated land parcels should include calculations for all original and planned land uses. It should also include Letter of Agreement to participate and contribute land of each participant, minutes of all meetings, lists of attendance, photo, etc. Letter of Agreement to participate and contribute land should be endorsed by the spouse of the land owner.
- j. The draft site plan is disclosed in the public facilities such as mosques and in the village office. The draft site plan will be reviewed and approved by the City's technical team.
- k. The City Land Agency processes the certification of the new land parcel for each participant. Cost for certification process will be borne by the LC participants, or can be facilitated by the national land certification program, if any.
- 1. Any complaints or disputes, if it cannot be solved by the community themselves, will be facilitated by the city consultant or facilitator, and as necessary, by the City technical team.
- m. All records during the preparation and implementation of LC will have to be well documented in the LKM office and in the respective village/kelurahan office.
- n. The City PIU, with the assistance of the consultant, reports the progress of the preparation and implementation of LC, and information of the progress will be uploaded monthly in the project MIS. The provincial PIU monitors the progress through the MIS and make field check as necessary.

The PMU will include the LC preparation and implementation in the Monthly Project Report, which is available in the project's website.

G. Indigenous Peoples Planning Framework (IPPF)

IPs communities in NSUP

57. Based on the World Bank IPs Screening Study (2010), IPs are present in five areas where the project may be active: the Districts of Sumba Barat (East Nusa Tenggara), Toli-Toli (Central Sulawesi), Gorontalo (Gorontalo province), and Manokwari (West Papua), and the City of Palopo (South Sulawesi). The confirmation of the IPs presence and potential impacts on them as well as measures to manage such impacts will be carried out during the preparation of the SIAPs and CSPs. Confirmation on IPs presence will be done in accordance with the requirements specified in the approved ESMF (which adopted OP 4.10, World Bank IPs Screening Study (2010) and the criteria of "Masyarakat Hukum Adat" —MHA—summarized from various Indonesian Regulations) and additional information gathered from respective cities. In addition, project components 1 and 2 with the goals to support institutional and policy development and capacity development for local governments and communities respectively may involve support for land administration policy reform and addressing informal settlements including security of land tenure in priority areas where IPs may present provide a rationale to ensure due-diligence processes with regards to Free, Prior, and Informed Consultations (FPICs) and participatory approaches in project cycles as required in OP 4.10.

58. An Indigenous Peoples Plan (IPP) will be prepared during the Project implementation (after the screening, verification and confirmation stage) in the likely event that IPs will be affected by subproject activities. In cases where IPs communities are the beneficiaries of the subproject(s), the project will be adopt the planning and implementation processes and procedures similar to PNPM Urban/ND, whereby full consultation and participation in decision making are mainstreamed into project cycles. In the case that a subproject needs to acquire land belonged to IPs community or individual of the IPs community, the LARPF in this ESMF applies.

59. As in the case of environmental and land acquisition/resettlement impacts, potential adverse impacts and positive effects of the project on IPs, or involvement of IPs as beneficiaries will be identified once the villages are defined and subproject proposal is submitted by the community groups (KSM). Screening, verification and confirmation will be carried out at the subproject proposal stage by the BKM/LKM and facilitators.

60. **Law and Regulations related to IPs**. This framework takes into account issues related to IPs as included in the following Law and Regulations:

- a. UUD 1945 (Amendment) Chapter 18, clause #2 and Chapter 281 clause # 3;
- b. Law No. 41 on Forestry (plus Constitutional Court Decision No. 35/PUU-X/2012, see Footnote 4);
- c. MOHA Regulation No. 52/2014 on the Guidelines on the Recognition and Protection of MHA;

- d. Ministerial Regulation of MOH No. P.62/2013 (adjustment of Ministerial Regulation No. P.44/2012) on the Establishment of Forest Area;
- e. Joint Regulation of MOHA, Ministry of Forest, Ministry of Public Works and Land Agency No. 79/2014 on Procedures to Settle Land Ownership Conflict in Forest Area;
- Regulation of the Minister of Land Agency and Spatial development No. 9/2015 on the Procedures to Establish the Land Communal rights on the MHA Land and Community Living in the Special Area;
- g. Law No. 6 / 2014 on Village; and
- h. Law No. 18/2013 on Prevention and Alleviation of Deforestation (UUP3H).

61. **Objectives.** The design of this Project is structured to ensure the participation and inclusion of various groups within communities in local level decision making over resource allocation. However, the Project recognizes that IPs form a particular group that merits a different approach and specific support. Therefore, in accordance with OP/BP 4.10, the following planning framework for addressing IPs will be adopted for the Project.

62. The objectives of this framework are to:

- a. Ensure that IPs participate in and benefit from the Project;
- b. Avoid or minimize potentially adverse effects of the Project on IPs, and if it is unavoidable, develop and implement mitigation measures based on free, prior, and informed consultation resulting in broad supports from the impacted IPs communities
- c. Maximize the potential positive effects of the Project on the IPs, based on free, prior, and informed consultations with the IPs ensuring that the design and implementation of the Project incorporate aspirations and needs of the IPs.

63. **Identification.** Because of the varied and changing contexts in which Indigenous Peoples live and because there is no universally accepted definition of "Indigenous Peoples," this framework does not define the term. IPs in Indonesia are usually referred to as *Masyarakat Adat* (Customary Communities) or *Masyarakat Hukum Adat* (Customary Law Communities) by Law as stipulated in the Forestry Act 1999, Village Law 2014 and Ministry of Home Affairs Regulation 54/2014.

64. For purposes of this framework, the term "Indigenous Peoples" is used in a generic sense to refer to a distinct, vulnerable, social and cultural group possessing the following characteristics in varying degrees:

- a. A close attachment to ancestral territories and to the natural resources in these areas;
- b. Self-identification and identification by others as members of a distinct cultural group;
- c. An indigenous language, different from the common regional/national;
- d. The presence of customary social and political institutions.

65. **Procedures and institutional arrangements.** IPs communities are not prevalent in all the project sites—they are likely to be found in particular kota/kabupaten of particular provinces. The

following steps will be taken to ensure that, where IPs communities are presence and affected by the project, it caters to their specific needs.

- a. Once the target sub-project areas are defined, the OSP and facilitators will screen, verify and confirm on the presence of the IPs in reference to the above characteristics (para 62). In doing so, OSP and facilitators will consult experts, local universities or NGOs who have good knowledge or have worked on IPs in the area and use available references e.g. IP Study 2010 by the World Bank and other sources. Further, OSP and facilitators with the BKM will consult the communities concerned and neighboring communities to confirm that they are IPs.
- b. In the case that the presence of IPs is confirmed and they will be part of or affected by the project, facilitators together with the BKM, with the guidance from the OSP, will carry out a social assessment (SA) at the kelurahan (ward) level, based on free, prior and informed consultations, with the affected IPs communities. The format and contents of the SA will be provided in the project's technical guidelines. Potential adverse and positive effects of the project will be identified during the SA preparation.
- c. IPP will be prepared along with the SIAPs and CSPs in the case that the project affects (positive and adverse) IPs. In the case that IPs constitute the beneficiaries of the project, the design and implementation of the subproject(s) will accommodate the aspirations and needs of the IPs. In this case, the principles of FPICs and participation will apply. The format and content of IPP is provided in the Project's Technical Guidelines.
- d. Facilitators will work closely with the BKMs or KSMs during the preparation of the SA, the IPP and subproject proposals. The IPP will be prepared along with the SIAPs and CSPs by the community under the coordination of BKM.
- e. During the facilitator training, facilitators will be trained in the identification of IPs. Through the Community Self Survey exercise and poverty reflections, facilitators will identify the presence and numbers of IPs in the community and report this to the OSPs.
- f. For the areas where IPs communities are identified, OSPs will organize training for relevant facilitators in how to work with IPs communities in a meaningful way and in good faith to identify mechanisms for effective participation through free, prior and informed consultations, and address specific challenges in working with such groups, for example, how to deal with groups that may be in conflict with the larger community, etc.
- g. Since facilitators will be hired locally to the extent possible, they are expected to be familiar with such groups. Preference will be made to recruitment of local people with skills and qualifications fit to the project. They will also be rotated as necessary to ensure that those that have been trained in working with IPs, or have specific skill-sets that would be beneficial in working with such groups, are made available in the right places. Management of facilitators will be handled by the OCs.
- h. Where IPs communities are identified, efforts will be made to ensure that at least one Community Cadre is from the group and able to communicate easily with the group.
- i. Where the IPs communities speak a language different from Bahasa Indonesia, facilitation and socialization will be held in a language that these communities can easily understand. Relevant brochures and documents will be translated in the appropriate language. Provision has been made in the project budget to allow for additional translations of relevant project documents.

j. The above aims at ensuring that IPs communities participate fully in the project with free, prior and informed consultations, are aware of their rights and responsibilities, and are able to voice their needs during the Community Self Survey exercise and in the formulation of the SIAPs and CSPs as well as subproject proposals. The Project Management Unit will ensure that the above steps in point 8 are implemented and well documented during project implementation.

66. **Monitoring and Grievance Procedures**. The Terms of References for the OSP and NMC include the responsibility for monitoring the treatment of isolated vulnerable people in the project. Where IPs communities are identified, the OSPs will be required to report on their participation in the project. Provisions will be made in the Management Information System (MIS) to monitor the involvement of IPs communities. This will be followed by the NMC as well as monitored during supervision missions.

67. The project has a complaint system that allows community members to raise issues or complaints at various levels—at the *kelurahan*, City Coordinator Team and OSP (either at kota/kabupaten or province level), and national levels. The project has designated contact numbers for complaints via phone-calls and short text message (SMS) systems. There are designated staff members at the OSPs and NMC responsible for following-up on complaints and ensuring that they are handled adequately. Where IPs communities are concerned, the facilitators/City Coordinator Team/OSP staff will ensure that grievance redress mechanisms are developed in culturally appropriate ways in close collaboration with the relevant group.

68. **Disclosures**. As is the case with other community documents, the IPP will be disclosed in respective project sites where IPs are affected, and if necessary, the document will be prepared in the language of the IPs. The IPP will be part of the SIAPs and CSPs as relevant.

69. All project planning documents (SIAPs, CSPs, subproject proposals and their implementation reports) will be disclosed at the *kelurahan*/community level and socialization is provided for the community members to ensure wider access to information.

70. IPPs and other relevant documents will also be disclosed in the Project's website.

III. SAFEGUARDS PREPARATION, APPROVAL AND IMPLEMENTATION

71. **Principles**.

- a. Subprojects should avoid, and if unavoidable, should minimize negative environmental and social impacts, including land acquisition and IPs affected, and the city government should have explored viable alternative designs to minimize any such negative environmental and social impacts;
- b. Subprojects should be in conformity with the Regional/City Spatial Development Plan and avoid protected areas designated by the Ministry of the Environment and Forestry;
- c. Any subproject entailing a negative environmental and social impact should be accompanied by a plan to mitigate and address such impacts;
- d. Monitoring and reporting of the implementation of any environmental and social safeguards instruments will part of the overall project monitoring and reporting arrangements.
- e. Subprojects eligible for financing should not include activities with significant, sensitive, complex, irreversible and unprecedented potential adverse environmental and social impacts requiring a full environmental assessment to manage and mitigate such impacts in accordance with Ministry of Environment Regulation No. 5, 2012, Ministry of Public Works and Housing Regulation No. 10, 2008, and World Bank OP 4.12. Should there be a subproject identified otherwise, the project will not finance it.

A. Safeguard Screening and Mitigation: Process, Approaches and Instruments

72. Sub-projects financed under the project will require environmental and social screening, an assessment of potential environmental and social impacts (including disaster-related) and the preparation of safeguards instruments for mitigation measures, during the preparation of SIAPs, CSPs and DEDs. The SIAP and CSP are important instruments to carry out screening and identification of potential environmental and social safeguards impacts, social assessment, and to decide on mitigation measures through participatory planning process at the city level, and through self-mapping and community consultations at the slum area level. Safeguards instruments, when applicable, Land Acquisition and Resettlement Action Plans (LARAPs), and Indigenous Peoples Plan (IPP) - will be part of SIAP.

Process of subproject screening, assessment and identification of potential impacts and development of mitigation measures and safeguards instruments should be part of the project cycle and planning and implementation documents. Examples of a General ESMF Checklist and Field Appraisal Instrument prior to approval of a subproject are provided in Annex 7 and Annex 8.

73. Subproject eligibility. The project funds cannot be used to finance (a) purchase of land; (b) economic activities involving revolving funds; (c) Category A sub-project activities with significant, sensitive, complex, irreversible and unprecedented potential adverse environmental and social impacts that may affect an area broader than the sites or facilities subject to physical work requiring a full environmental assessment to manage and mitigate such impacts in accordance with World Bank OP 4.01, Ministry of Environment Regulation No. 5, 2012 and activities with the scale beyond those

specified in the Ministry of Public Works and Housing Regulation No. 10, 2008; and (d) a subproject with cost above USD 2,000,000. Sub-projects with significant ancillary and related activities will not be eligible if they are considered as Category A sub-projects. This includes sub-projects that would require expansion of water treatment facilities, wastewater facilities, solid waste disposal facilities and road expansion beyond connecting a slum area. Eligible sub-projects to be financed by this project are Category B sub-projects with impacts that are site specific, few if any are irreversible, and in most cases mitigation measures can be readily designed.

B. Component 1, 2 and 4: Policy Development, Studies and Institutional Strengthening, and Project Management

74. These components are expected to support the strengthening of project implementation and support the facilitation process of project implementation at national, provincial, city and community levels, particularly in the implementation of subprojects under Component 3. They are important components to ensure that environmental and social safeguards are mainstreamed into the project and implemented in compliance with this ESMF. More specifically, Component 2 will be the key activity to ensure that participating city governments, consultants, facilitators, and communities obtain sufficient supports to carry out environmental and social management throughout the project as specified in this ESMF.

75. Component 1 "Institutional and Policy Development", which among others, would be undertaking upstream strategic studies to facilitate the development of policy to support the sustainability of slum upgrading and prevention policies, including land administration policy reform, approaches to address informal settlements, and security of land tenure. Whereas Component 2 will support the cities in preparing SIAPs and the communities in preparing the CSPs. Environmental and social impacts from the products or results of activities financed by these two components cannot be anticipated or visible at this point.

76. Downstream activities from the results or products may or may not be financed by the Bank. In the case that downstream activities will be financed by the Bank, once the type, scope and locations of subprojects are identified at a later stage, this ESMF will provide guidance to screen, assess potential environmental and social impacts that may emerge from the downstream activities and provide guidance to define and prepare safeguards instruments, as explained in the following sections of this ESMF.

77. To ensure that environmental and social safeguards are mainstreamed into activities of Component 1, 2 and 4, PMU will include environmental and social safeguards aspects in the Terms of Reference of the activities (studies, training and project management). The TORs will be discussed and shared with the Bank for review and approval.

78. **Screening**. Screening for activities supported by Component 1, 2 and 4 will be done through the following steps:

- a. Identify the type, scope and expected output of activities that will be covered under the TA contract package, as presented in the Terms of Reference (TOR). It is clear that the project will finance client capacity building, upstream strategic studies to facilitate the development of policy to support the sustainability of slum upgrading and prevention policies, and activities that strengthen project management;
- b. assess the potential environmental and social implications from the outputs of the TA;
- c. in the case that the outputs of the TA would lead to future environmental and social impacts, the TOR of the TA package should include activities to analyze potential environmental and social issues and how they will be addressed, identify indicative list of instruments to be prepared by the downstream activities, and to prepare draft Terms of Reference of the relevant safeguards frameworks or plans (as necessary for instance, LARPF, IPPF or LARAP, IPP) for the downstream activities. The TORs of TA packages should be prepared in accordance with this ESMF; and
- d. in the case that the TA package is a study on activities that have been implemented, the TOR will cover the lessons learned on environmental and social issues and management that had taken place, which will provide important information for the future project design in addressing similar issues.

C. Subprojects under Component 3.1 at the City Government Level

Environment

79. <u>Step 1: Subproject Screening and Assessment of Potential Environmental Impacts.</u> City government (City/Regency PIU) screens the priority subprojects defined in the SIAP to be financed by the project using a set of eligibility criteria. The screening process consists of three stages: (a) screening out of sub-projects with significant and irreversible adverse environmental impacts; (b) screening of sub-projects based on physical thresholds; and (c) screening process will determine eligible sub-projects and the appropriate environmental management instrument to be used for each sub-project. Screening should also be done for the potentially linked activities and ancillary facilities.

- a. Screening out of sub-projects with significant and irreversible adverse environmental impacts. The project will not finance sub-projects with significant and irreversible adverse environmental impacts. Such activities require complex and full environmental assessment processes and/or environmental management measures involving significant resources, time, and capacity within the city government's implementing agency. Due to the annual implementation cycle of NSUP activities and the limited capacity of city government to manage complex environmental issues, such activities with significant and irreversible adverse environmental impacts are considered ineligible for financing. These activities include:
 - i. Those using asbestos as construction material.
 - ii. Those using raw material and hazardous & toxic waste (B3). The project cannot finance any project activity which uses, produces, stores or transports raw material and hazardous & toxic waste such as toxic substance, material which may cause rush or explosion and any other materials categorized as B3 under Indonesian law.

- Subprojects activity within, traversing or adjacent to forests. The project cannot finance any project activity within, traversing or adjacent to forests, including conservation forests (natural reservation forest, conservation forest, and hunting parks)¹⁵, production forests and protection forests.
- iv. Those affecting protected and sensitive areas, natural habitat and critical natural habitat. The project cannot finance any project activity within, adjacent to or traversing protected areas and sensitive areas such as natural conservation areas etc. Any project activity which may alter the function or effectiveness of protected and sensitive areas. Additionally, the project cannot finance any project activity which causes significant conversion and/ or degradation of the natural habitat or any critical natural habitat environment.
- v. Those that destroys cultural conservation area. The project must not finance any subproject which degrades or destroys cultural value of a cultural conservation area, not only limited to artefact and cultural structure, but also locations considered sacred or having high spiritual value for local people. In the contract agreement with the contractor, there must be provisions and guideline concerning what measures must be taken if these artefacts and structures are found within the project site.
- vi. Those using timber from illegal logging. The project must not finance infrastructure related to or support illegal logging.
- b. Screening of sub-projects based on physical thresholds. The project will not finance activities that have significant environmental and social impacts requiring the preparation of AMDAL given that the process for preparing an AMDAL instrument requires at least between 6-12 months and hence is incompatible with the annual NSUP project cycle. This stage of the screening process screens out activities with significant environmental impacts based on physical thresholds (e.g., technical characteristics, capacity, hectares affected) as determined by Regulation of Ministry of Public Works No. 10/PRT/M/2008 as shown in Table 3. The table specifies the range of physical thresholds for which UKL-UPL instruments are required based on an assessment of potential impacts. Threshold values below the range indicated in the Table below will require the use of SOP instrument.

	Scale or Extent of Project Activity		
TYPE of ACTIVITY	UKL/UPL (Permen PU		
	No.10/PRT/M/2008)		
I. WATER RESOURCE			
Irrigated Area			
a. Construction of new irrigation system covering an area of	500 to <2000ha		
b. Improvement of existing irrigation area	500 to <1000ha		
c. Paddy field making	100 to <500ha		
II. ROAD & BRIDGES			
1. Construction of Toll Road			
a. Construction of toll road			

Table 3: Criteria for Subprojects with Instrument for Environmental Management

¹⁵ Based on Government Regulation no. 22 of 2001 on Forest Management and Forest Management Planning, Forest Utilization and Forest Area.

	Scale or Extent of Project Activity		
TYPE of ACTIVITY	UKL/UPL (Permen PU		
	No.10/PRT/M/2008)		
- Length of Road (without land acquisition)	<5km		
b. Improvement of toll road with land acquisition			
- Length of road	<5km		
- Land required	<5ha		
c. Improvement of Toll Road without land acquisition			
- Length of road	<10km		
2. Road construction/ improvement by widening that needs land acquisition			
a. In big/metropolitan city			
- Length of road and required land acquisition area	1km to <5km		
- Land clearance/land acquisition	2ha to <5ha		
b. In medium city			
- Length of road and required land acquisition area	3km to <10km		
- Land clearance/land acquisition	5ha to <10ha		
c. In small city			
- Length of road and required land acquisition area	10km to <30km		
- Land clearance/land acquisition	10ha to <30ha		
3. Construction of underpass, tunnel, flyover			
a. Construction of underpass, tunnel, flyover			
- Length	<2km		
b. Construction of bridge			
- Length	100 to <500m		
III. WATER SUPPLY			
1. Drinking/clean water			
a. Construction of distribution network system			
- Size of Service Area	100ha to >500ha		
b. Construction of Transmission Pipe			
- Coverage area			
1. Metropolitan city, length	5km to 10km		
2. Medium to small city, length	8km to 10km		
c. Water intake from river, lake and other surface water sources			
1. River and Lake	50 l/sc to 250 l/sc		
2. Spring	2,5 l/sc to 250 l/sc		
d. Construction of complete Water Treatment Plant water (debit)	50 l/sc to 100 l/sc		
e. Extraction of ground water for the purpose of (debit)			
1. Community service via SPAM	2,5 l/sc to 50 l/sc		
2. Other commercial purposes	1,0 l/sc to 50 l/sc		
IV. SANITATION			
1. Construction of Fecal Sludge Treatment Plant, including supporting			
facilities			
- Size	<2 ha		
- Or capacity	<11 m3/day		
2. Construction of Wastewater Treatment Plant			
- Size	<3 ha		
- Organic loading	<2.4 ton/day		
3. Construction of sewerage/off-site sanitation system in cities/housing area			
- Size	<500 ha		
- Or waste water debit	<16,000 m3/day		

Source: Regulation of the Minister of Public Works No. 10/PRT/M/2008

- c. Screening of sub-projects based on the potential environmental impact. The third stage of the screening process screens for activities that, having passed through stages one and two, are considered to have significant environmental impacts requiring the use of complex environmental assessment and management instruments. This stage will screen out all activities that have potential significant and large environmental impacts based on consultation with Local Environmental Agency or based on Regulation of Ministry of Environment No. 16/2012.
- 80. Significant environmental impacts determined by the factors as the following:
- Numbers and characteristics of people likely to be affected and their location
- Area of impacts, including project's area of influence (ancillary facilities and associated facilities¹⁶)
- Duration or exposure of impacts
- Intensity of impacts
- Severity and probability of impacts
- Numbers of environmental component affected
- Cumulative impacts
- Reversibility of the impacts
- Trans-boundary aspects, whether the impacts affect cross national borders.

81. Environmental impacts identification can be conducted based on the following methods:

- Checklist
- Interaction matrices
- Overlay mapping
- Secondary data
- Interview/consultation with experts

82. The result of this three stage screening process will determine the environmental management approach that will be used by each sub-project as follows: (a) activities ineligible for financing under the project, that require full environmental assessment due to its potential significant impact and must prepare AMDAL; (b) eligible sub-projects that require UKL-UPL due to less significant potential impacts and meet the requirements of the Regulation of Ministry of Public Works no. 10/PRT/M/2008 for activities that must have UKL-UPL; and (c) eligible subprojects that require SOPs to mitigate potential minor impacts; (d) eligible subprojects that require no environmental study, where no construction, disturbance of land or water or discharge of pollutants are involved. It is expected that some sub-projects may fall under this category. Example of environmental screening report is shown in Annex 9.

¹⁶ Associated facilities are facilities or activities that are not funded as part of the project and, in the judgment of the Bank, are: (a) directly and significantly related to the project; (b) carried out, or planned to be carried out, contemporaneously with the project; and (c) necessary for the project to be viable and would not have been constructed or expanded if the project did not exist.

83. The required environmental management procedures for eligible sub-projects are detailed as follows:

- a. Subproject requiring UKL and UPL: sub-projects that require UKL-UPL should follow guidelines for the preparation of UKL-UPL as specified in Regulation of Ministry of Environment No. 16/2012 with additional requirements identified in the screening in Annex 9.
- b. Subproject requiring Standard Operating Procedure (SOP): Activities determined to have minor environmental impacts should use SOP. The Ministry of Public Works and Housing has developed standard SOPs for key sub-sectors, including roads, water supply, and sanitation. MPWH's SOPs include, for example measures to control air & noise pollution and disturbance to traffic in construction location, requirements for rehabilitation of soil and plant in areas affected by the project as mitigation measures to land erosion, land clearing method, procedures to control negative impact on point of loading for solid waste. Ministry of Public Works and Housing's complete list of guideline, guidance or SOP can be found online from www.pu.or.id or www.binamarga.pu.or.id.

84. <u>Step 2: Preparing the Environmental Management Instruments</u>

- a. The city government (City/Regency PIU) will prepare the required environmental management instrument (UKL-UPL or SOP) based on the result of the screening process and the on the Detailed Engineering Design (DED) of the subproject.
- b. Procedures for the preparation of UKL-UPL. The preparation of UKL-UPL must be in accordance to the Regulation of the Minister of Environment No.16 of 2012 concerning the Guidelines for Preparation of Environmental Document and additional provisions included in this ESMF. The following steps must be taken in the formulation and implementation of the UKL-UPL:
 - i. City/Regency PIU should coordinate with the City Environmental Agency and fill in the UKL-UPL forms provided by the Agency. Template of UKL-UPL implementation is presented in Annex 10.
 - ii. City/Regency PIU should prepare the UKL-UPL document that considers impacts on the environment in the sub-project area of influence, including analysis of alternatives and any additional requirements based on the screening of potential impacts.
 - iii. The UKL-UPL document should also contain information such as budget estimation for programs or activities of environmental management, public consultation programs and institutional arrangements for the UKL-UPL implementation.
 - iv. City/Regency PIU submits the completed forms to the City Environmental Agency for review/ evaluation.
 - v. City Environmental Agency issues approval for the proposed UKL-UPL.
 - vi. City/Regency PIU submits copy of the final UKL-UPL to Mayor/Bupati through District Environmental Agency. In the said UKL-UPL document, the City/Regency PIU should provide a statement letter to guarantee the implementation of UKL-UPL. Such statement letter should be signed by the head of the City/Regency PIU. Template for such statement letter is presented in Annex 11: UKL-UPL Implementation Assurance Statement Letter.
 - vii. City/Regency PIU implements the UKL-UPL.

- viii. City/Regency PIU reports the UKL-UPL implementation every 6 months to City Environmental Agency and Mayor/Bupati.
- c. **Procedures for the preparation of SOP**. The City/Regency PIU should coordinate with the relevant work units to use/prepare the SOP for the subprojects in the corresponding sub-sectors. Complete list of guideline, guidance or SOP is presented in Annex 12, as well as available online from www.pu.or.id or www.binamarga.pu.or.id. Further, the City/Regency PIU should prepare a Commitment Letter to carry out an Environmental Management and Monitoring (SPPL) for the subproject activity. The format is available in Annex 13. The City/Regency PIU should carry out the environmental mitigation measures by referring to the SOP for each sub-sector.
- d. A copy of UKL-UPL, SOP, or SPPL already prepared by City/Regency PIU and approved by the City Environmental Agency should be submitted to Provincial PIU. The City Environmental Agency should provide recommendation to Provincial PIU if the preparation process and quality of the environmental management instrument/document (UKL-UPL or SOP) meet the requirements specified in the prevailing laws and regulations.
- e. UKL-UPL, SOP, or SPPL already ratified by City Environmental Agency should be implemented and funded by the city budget.
- f. The City Environmental Agency should monitor the implementation of the recommendation for environmental management and monitoring as specified in the UKL-UPL, SOP, or SPPL, which should be part of the subproject civil works contract.

Figure 4: Flowchart on Determining Project which requires AMDAL¹⁷or UKL-UPL (*Example of a Road Construction Project*)



Source: Guideline for Environmental Management Plan For Road Construction no 009/BM/2009 by DG of Bina Marga

85. <u>Implementation of Environmental Management Plan during Construction</u>. The overall process for formulating the environmental assessment must be completed before City/Regency PIU can sign the contract agreement for construction. Recommendations for environmental management and

¹⁷ Not eligible for project financing

monitoring become part of the contract agreement to be signed by City/Regency PIU and the contractor, and must be supervised by a supervision consultant. A sample of key clauses for the contract agreement with the contractor and supervision consultant with recommendations on environmental management and monitoring is presented in Figure 5 below, or in the Ministry of Public Works' Guideline No. 10/BM/2009 concerning specific clauses on technical specification for contractors pertaining to environmental impacts. This guideline also includes the example of guidelines for the mitigation of impacts from construction works (traffic, stockpiles, waste management, erosion and sedimentation, vegetation management, utility management) as referred to in Annex 14.

Figure 5: Clauses in the Contract Agreement Related to Environmental Safeguard

Requirements of environmental safeguards:

The second party has understood clearly and shall follow recommendations from the UKL/UPL documents and results of the environmental study...... as specified in the documents of..... page.....

In conducting construction work, the second party must always follow the guidelines for environmental safeguards, as specified in the documents.....

Sanctions:

If the second party fails to comply with the recommendations and requirements for environmental safeguards in the contract agreement, then the second party must carry out restoration at their own cost and pay compensation to the community affected by the project as specified in the following points:

(1)

(2)

Guarantee:

The second party must guarantee that the construction work has been completed following the environmental regulation, as written in the following documents:

(1)

(2)

The second party must guarantee that in pre-construction and construction stages, there will be no negative impact due to work done by the second party, as regulated by document.......... If any negative impact occurs, then the second party must take measures, as needed and as approved by the first party, at their own cost.

Physical Cultural Resources Management Framework

86. The objective of this measure is to assist in preserving physical cultural resources and avoiding their destruction or damage. Physical Cultural Resources (PCR) includes resources of archaeological, paleontological, historical, architectural, religious (including graveyards and burial sites), aesthetic, or other cultural significance.

a. The scope of management physical cultural resources includes:

- i. Conservation: preservation, restoration, reconstruction, adaptation, maintenance, protection;
- ii. Utilization: publication/presentation, exhibition, revitalization/productive function.

- b. Management program follows the conservation procedure that includes inventory, identification, and plan prior to program implementation.
 - i. Inventory to include:
 - PCR profile in the form of list on various PCRs;
 - Map of PCR distribution in the appropriate scale;
 - ii. Identification of cluster and trail:
 - Cluster defined based on potency strategic and utilization of the PCR. Cluster definition to consider the intensity and richness in a limited area in order to promote the heritage atmosphere. The limited area also making the management of the PCR easier.
 - Trail is the path of the PCR as internal framework of the cluster and as access to other cluster.
 - iii. Program strengthening:
 - Five years program of the village should include the PCR management;
 - The first year budget can be proposed to the project, based on the cluster approach.
 - iv. Design preparation:
 - Cluster and trail should be equipped with design guidelines on the development; hence the PCR will be kept in its original condition, as long as possible. The project should strengthen the heritage atmosphere not the other way around to erode the visual character of the PCR.
 - Design guidelines should define the kelurahan regulations and agreements regarding physical design development criteria and its harmony between building and the environment. These guidelines to include: the architecture, facet, height, perimeter, yards, scale, etc (that should be restored and developed according to the local condition and need).
 - The development of design guidelines should be supported by design review on the respective cluster characteristics.

87. The chance finds procedure is presented in Annex 15, the PCR Management Plan will be prepared as part of the EMP of the subproject if there is find of the PCR on the subproject sites.

Disaster Risk Management

88. Since Indonesia is a country with high disaster risks, moreover in urban areas as the main focus of the NSUP project, several measures need to be taken to ensure that the project's investments as well as the beneficiaries are disaster resilient. The principles of reducing vulnerability and increasing capacity in the context of disaster risks are applied to all activities under NSUP. Therefore, subprojects financed under the project will require an assessment of disaster risks. However, the actions and programs for DRM are most effective if they are suitably integrated with the corresponding programs

of all actors in a city. It is recognized that mainstreaming is an essential requirement for effective and sustainable disaster risk management programs¹⁸. Consequently, at least the measures as shown in the following table need to be taken throughout the project cycle to ensure that the DRM is mainstreamed.

No	Project Cycle/ Components	DRM Measures		
1	Training	Provide the project participants knowledge, skills and tools to take		
		DRM measures as necessary in each project cycle		
2	Preparation of SIAP and CSP	Include assessment of disaster risks (hazard, vulnerability and		
		capacity) in the analysis and consider disaster risks in the subproject		
		design and budgeting		
3	Preparation of DED	Ensure that the design and materials used are appropriate for disaster-		
		resistant infrastructure		
4	Implementation	Monitor that the DRM measures are taken into account		
5	Operation and Maintenance	Retrofitting existing infrastructure, maintain the quality and		
		effectiveness of the infrastructure/activity		
6	Institutional Arrangement	Effective collaboration with all stakeholders		

Table 4: Measures to Mainstream DRM in NSUP

89. Should there be a high disaster risk identified with high probability of occurrence, more advanced measures need to be taken, i.e. the formulation of Contingency Plan and SOP for hazard in the respective areas and regular simulation. The guidelines may refer to Perka BNPB No.24/2010, PNPM Urban – CBDRM Technical Guidelines (for community level), and by collaborating with the local Disaster Management Agency (BPBD). DRM instrument for this project is provided in Annex 16.

90. Any infrastructure needed to mitigate the impact of disaster (natural or man-made) or to prevent an area or community from a disaster, it will follow and in compliance with the procedures, requirements and institutional arrangements to screen, assess potential impacts and define mitigation measures and safeguards instruments specified this ESMF.

Timber Utilization

91. The project will minimize the use of timber in infrastructures development. Where procurement of timber is absolutely necessary the project will: (a) carry out an awareness raising program for the communities on the requirement to use good quality and legal timber, including the requirement of FAKO (equivalent to formerly SKSHH); (b) assist the communities to get information on the places where to get good quality, legal timber; (c) monitor the purchase of timber with FAKO; (d) enforce the use of legal timber and tie it to the community group disbursement mechanism; (e) establish MIS based tracking of timber procurement and report back on performance on a quarterly basis.

¹⁸ Prasad et al., Climate Resilient Cities: A Primer on Reducing Vulnerabilities to Disasters (Washington D.C., The World Bank, 2009)

92. The training and awareness raising will feature the timber legality issue so that infrastructure facilitators are competent in assisting communities with procuring good quality, legal timber.

93. Community awareness, in particular to the issue of ensuring that legal timber is sourced for all infrastructure developments need, will be a feature of early discussions between project facilitators and BKMs/LKMs and community groups, together with provision of printed media in all key centers.

Social

94. Subproject eligibility. As for environment, the project funds cannot be used to finance (a) purchase of land; (b) economic activities involving revolving funds; (c) Category A sub-project activities with significant, sensitive, complex, irreversible and unprecedented potential adverse environmental and social impacts that may affect an area broader than the sites or facilities subject to physical work requiring a full environmental assessment to manage and mitigate such impacts in accordance with World Bank OP 4.01, Ministry of Environment Regulation No. 5, 2012 and activities with the scale beyond those specified in the Ministry of Public Works and Housing Regulation No. 10, 2008; and (d) a subproject with cost above USD 2,000,000. Sub-projects with significant ancillary and related activities will not be eligible if they are considered as Category A sub-projects. This includes sub-projects that would require expansion of water treatment facilities, wastewater facilities, solid waste disposal facilities and road expansion beyond connecting a slum area. Eligible sub-projects to be financed by this project are Category B sub-projects with impacts that are site specific, few if any are irreversible, and in most cases mitigation measures can be readily designed.

Land Acquisition and Resettlement

95. <u>Step 1: Subproject Screening and Assessment of Potential Land Acquisition and Resettlement</u>

a. The city government (City/Regency PIU) will have to screen priority subproject (improvement of secondary and primary infrastructure and connecting infrastructure from slum areas to the existing secondary and primary infrastructure) identified in the SIAP to be financed by the project on the need of the land and/or resettlement. In the case that land acquisition and/or resettlement is needed for a subproject, the City/Regency PIU will prepare a full or an abbreviated Land Acquisition Resettlement Action Plan (LARAP) in accordance with the Land Acquisition and Resettlement Policy Framework (LARPF) included in this ESMF (Chapter II D). The Draft LARAP (full or abbreviated) will be part of the SIAP, and will be refined and finalized during or after the DED of the subproject is completed. A full LARAP will be prepared in the case that a subproject require land and/or resettlement up to 200 people. Land acquisition may also involve temporary relocation of residents.

- b. The City/Regency PIU will have to screen and identify whether the priority subproject to be financed by the project is linked with other subprojects regardless of financing sources, that are (a) directly and significantly related to the subproject to be financed by the project; (b) necessary to achieve the project objective; and (c) contemporaneous to the subproject that will be financed by the project. In the case that land acquisition and/or resettlement is needed for the linked subproject, if there is a resettlement beyond small or limited scale, the sub-project will not be considered eligible. If the land acquisition and resettlement including the linked activities are of small and limited scale the City/Regency PIU will prepare a Land Acquisition and Resettlement Plan (LARAP) in accordance with the Land Acquisition and Resettlement Policy Framework (LARPF). The full LARAP will be prepared in the case that a subproject require land and/or resettlement more than 200 people (or 40 households) and an abbreviated LARAP for a subproject require land/or resettlement up to 200 people. The LARAP for the linked subproject is prepared in addition to or along with that of the priority subproject to be financed by the project.
- c. Learning from the DAK infrastructure project, land needed by a subproject may be contributed by the beneficiaries. Typical subprojects with this land scheme are installation of transmission and distribution water supply pipes, small road widening, and installation of waste water pipes. Land contribution includes donation of some of the land rights by the land owner to the project, permit of land use for certain period of time, and permit for land easement (usually for laying a pipe). The formats of statement letters on land contribution are available in Annex 17, 18, and 19.
- d. Subproject may involve temporary disturbance, land acquisition and temporary income loss during construction leading to social impacts to the Project Affected Persons (PAPs). Identification and mitigation measures should be identified during the preparation of LARAP.
- e. Screening categories of land acquisition/and or resettlement are presented in Table 5 below.

96. <u>Step 2: Preparing the Land Acquisition and Resettlement Action Plan (LARAP)</u>

- a. The City/Regency PIU prepares a Draft LARAP in accordance with the LARPF included in this ESMF. The outline and format of a LARAP, along with its attachments, are presented in Annex 21 Annex 27. The Draft LARAP is part of the SIAP.
- b. The Draft LARAP will be refined and finalized once the DED for the subproject requiring land is completed.

97. <u>Step 3: Approval and Disclosure</u>

- a. The City/Regency PIU submitted the LARAP to the Provincial PIU for review. The Provincial PIU will share the LARAP with the PMU for review and submit it to the Bank for approval
- b. The LARAP should be shared with the Bappeda (Local Planning Agency) to be reviewed and include the costs for its implementation in the local budget.

- c. The LARAP is disclosed in the project website <u>www.p2kp.org</u> and in the city government's website where the subproject is located, as well as in the closest village offices in the subproject area.
- d. Subproject construction cannot start prior to the completion of land acquisition and/or resettlement.

98. <u>Step 4: Monitoring and Reporting</u>

- a. The Provincial PIU, assisted by the social safeguards specialist (consultant) will monitor the implementation of the approved LARAP.
- b. A LARAP implementation progress report will be prepared monthly (or as needed depending on the local situation) by the City/Regency PIU and submitted to the Bappeda, Provincial PIU, and PMU.

99. <u>Step 5: Grievance Redress Mechanisms</u>

- a. The project will continue to utilize the current good complaint handling system of the PNPM-Urban/ND, which can be accessed through its website <u>www.p2kp.org</u>.
- b. The short-text-message (SMS) complaint system as well as MIS system for complaint handling used in the ongoing PNPM-Urban/ND will be continued as one effective tool to receive and follow-up complaints.

Land Acquisition Activity	Number of Project Affected People (PAP)/Land Owner	Instrument	
	> 200 people (or > 40 households) or eliminating >10% of their productive asset	Full LARAP	
1. With	\leq 200 people (or \leq 40 households) or eliminating \leq 10% productive asset	Abbreviated LARAP	
compensation	> 200 people (or > 40 households) or eliminating >10% of their productive asset	Full LARAP	
	\leq 200 people (or \leq 40 households) or eliminating \leq 10% productive asset	Abbreviated LARAP	
2. Voluntary			
Donation/Lending			
from the land owner			
• Donation on a		 Statement of Land Donation 	
part of land right		 Minutes of Public Consultation 	
Permit for Land		 Statement on Permit for Land Use 	
Use		 Minutes of Public Consultation 	
Permit for Land		• Statement on Permit for Land Easement	
Easement		 Minutes of Public Consultation 	
3. Relocation and	> 200 people (or > 40 households)	Full LARAP	
Temporary	\leq 200 people (or \leq 40 households)	Abbreviated LARAP	
Relocation			
A Reconstruction	> 200 people (or > 40 households)	Full LARAP	
	\leq 200 people (or \leq 40 households)	Abbreviated LARAP	

Table 5: Scale of Land Acquisition and Instrument for Land Acquisition and Resettlement

Indigenous Peoples (IPs)

100. Step 1: Subproject Screening and Assessment of Potential Impacts on IPs

- a. Initial screening based on the World Bank IPs Screening Study (2010)¹⁹ indicated that potential IPs presence is located in five cities/districts: Sumba Barat in East Nusa Tenggara; Toli-toli in Central Sulawesi; Gorontalo in Gorontalo Province; Manokwari in West Papua; and Palopo city in South Sulawesi. City/Regency PIU will further screen the IPs presence in the city where priority subprojects identified in the SIAP are located. The screening will be done based on the criteria of IPs specified in the IPPF in this ESMF (also refer to footnotes 4 and 5), and criteria of *Masyarakat Hukum Adat* (MHA) summarized from the relevant Indonesia regulations and local values. City/Regency PIU should further identify the existence of IPs at the site of priority sub-projects (and its surrounding) by collecting as much information and local knowledge as possible, especially through discussions with the local community and community leaders and local experts on IPs. The results of the screening will be part of the SIAP.
- b. City / regency PIU assess whether the subproject will affect the identified IP communities. A Social Assessment needs to be prepared by the City/Regency PIU to map the characteristics of IPs communities, assess potential impacts, and aspirations and needs of the IPs communities. City/Regency PIU will be responsible for preparing an IPP in case that the proposed subproject affects IPs communities. In the case that IPs communities are the sole or major beneficiaries of the proposed subproject, an IPP is not needed, instead, all aspirations and needs of the IPs communities are part of the subproject design.

101. Step 2: Preparing Social Assessment and Indigenous Peoples Plan (IPP)

a. City/Regency PIU will conduct a screening of the impacts (both positive and adverse) that may be caused by a subproject to determine what measures should to be taken and management instruments should be prepared. Table 6 summarizes criteria for management of social impact on IPs based on the project type. For a subproject that affect IPs (whether adversely or positively), an IPP will be prepared in compliance with the IPPF. The scope and content of the IPP will be proportional to the subprojects and their impacts. The IPP is prepared with the participation of affected communities through a social assessment and free, prior and informed consultation process, and demonstrates broad support to the sub-project and the IPP (Guidance of preparing a Social Assessment and IPP is provided in Annex 29 and Annex 30, respectively). If the beneficiaries of a sub-project are IPs, an IPP is not necessary. The elements of an IPP will be incorporated into the design of the subproject.

¹⁹ In 2010, the World Bank conducted a mapping of locations of IPs in Indonesia down to the village level for all provinces, using the combined criteria of the World Bank and the Government of Indonesia. The results of this mapping can be used as reference to pre-screen the presence of IPs at the site of the subprojects.

ІМРАСТ	INSTRUMENT	IMPLEMENTATION
It is potential that IPs will be affected (positively or adversely)	IPP	Based on IPP incorporate in the design of the subproject to accommodate specific needs of IPs
IPs as primary beneficiary of a subproject	Does not require IPP	Incorporate in the design of the subproject to accommodate specific needs of IPs

Table 6: Criteria of Activity to Determine Instruments for IPP

- b. At the implementation level, the preparation of the IPP or adjustment of the subproject design to accommodate specific needs of IPs as the sole beneficiaries is as follows:
 - i. Appointment of facilitator. City/Regency PIU appoints a facilitator (several individuals or a team) to assist the City/Regency PIU and IPs in carrying out the survey for the Social Assessment, inventory and arrange for public consultation. The IPs communities often use specific language and cultural behaviour to communicate; therefore, the City/Regency PIU needs to appoint a facilitator who understands such cultural practices and speaks the IPs' language. The facilitator(s) may come from local NGOs, act previously as observers of IPs, or have previously worked with IPs on other projects.
 - ii. City/Regency PIU shall carry out a free, prior and informed consultation and dissemination of information with IPs, carried out by a facilitator in the specific language and cultural practices familiar to the IPs. In this activity, City/Regency PIU shall present information such as: draft of subproject, potential impacts arising due to subproject, identification of alternate measures to minimize impact and plans to conduct surveys and discussion with IPs to prepare the IPP. There is a possibility that public consultation and dissemination of information needs to be carried out on multiple occasions.
 - iii. Assisted by the facilitator, City/Regency PIU should carry out a social assessment (SA) in order to obtain baseline information about IPs, including: population, livelihood characteristics, living conditions, cultural practices, linkage to the natural habitat and to other groups of IPs; and to assess adverse impacts and opportunities for culturally appropriate benefits from the subproject, and other information to help understanding the type, scope and magnitude of the impact by this subproject on their life. Template reports on the analysis of impacts and social assessment of IPs can be found in Annex 29.
 - iv. Afterwards, assisted by the facilitator, City/Regency PIU shall carry out a free, prior and informed consultation with IPs to identify various alternative options to mitigate the identified impacts, to prepare the IPP, and to obtain broad support for the subproject proposal and IPP from the IPs communities. Revision of the draft subproject proposal is needed to accommodate the specific needs of these communities that were identified. Such adjustment shall be carried out based on the consultation with IPs, facilitated by the facilitator. A template for the Minutes of the Consultation Meeting with IPs is presented in Annex 31.

- v. The draft subproject proposal, which responds to the needs of IPs should be communicated back to the community to obtain their feedback, and enable further refinement of the plan and confirmation of broad community support. IPs, or other relevant parties, with interest in this matter shall have the opportunity to submit their complaints or recommendations on the draft subproject proposal in another meeting facilitated by the facilitator City/Regency PIU can also carry out public consultation concerning the draft subproject proposal with observers of IPs in a workshop, public discussion or seminar.
- vi. The draft subproject proposal is finalized in accordance with the recommendations provided by IPs and their supporting groups.
- vii. Implementation of the IPP, as described in the revised draft of subproject proposal.
- viii. Results of the process from steps (1) to (6), carried out by City/Regency PIU, should be documented in a complete IPP and be submitted to Bappeda and Provincial PIU for approval, along with other documentation (for example: findings and recommendations from the social assessment, minutes of meetings signed by the meeting's participants, evidence of broad community support, publication/photos of activities, certificate and public information materials, certificate of consultation, and other relevant documentation). City/Regency PIU should report adjustments to the implementation activities of the IPP that are carried out in the field.
- ix. Relocation of IPs should be avoided. If it cannot be avoided, the Project should prepare a LARAP for the relocation of the IPs communities or their assets or livelihoods sources. The decision to relocate or not to relocate should be made by the IPs communities based on the free, prior, and informed consultations that lead to the broad support of the affected IPs communities. The LARAP for the IPs communities will be prepared based on the free, prior, and informed consultations that lead to the broad support of the affected IPs communities.
- x. The IPP will be shared with Bappeda and will be submitted by the city/regency PIU to the Provincial PIU and PMU for review, and then submitted to the Bank for approval. The IPP should be part of the subproject proposal. The overall funding related to the making and implementation of IPP shall come from APBD (Local Government Annual Budget).

102. The following aspects need to be considered by City/Regency PIU in the implementation of IPP during technical planning and construction stages:

- a. The IPP (as relevant) in the subproject proposal should become part of the contract agreement between the contractor and City/Regency PIU. The recommendations of the IPP must be incorporated in the technical design of the subproject, reflecting the mutual agreement/recommendation from the IPs.
- b. During construction phase, IPs should be involved in ensuring that mutual agreements and recommendations from the IPs are carried out consistently, or if any change is needed, it can be consulted with IPs during construction phase.
- c. Provincial PIU and Pokja PKP shall coordinate with Bappeda at Provincial/District/City-level in monitoring of the implementation of the IPP as part of the overall project monitoring. Implementation Reports of the subproject on the implementation of the IPP shall become part of

the regular implementation report and the final report (see Annex 32 concerning Monitoring and Reporting Guidelines).

103. The summary of process of environmental and social management at city level is illustrated in the following figure.



Figure 6: Process of Environmental and Social Management at City Level

D. Subprojects under component 3.2 at the community level

Environmental Management for Community-Level Subproject

104. KSM will have to screen and assess potential environmental impacts of subprojects identified in the CSP. As part of the planning process, a checklist of potential environmental issues is introduced (see Annex 8). Subproject design should address potential adverse impacts and facilitator needs to verify that mitigation measures have been included in the proposal. Each type of subproject is checked by *kelurahan* facilitator for the various treatments that must be carried out to avoid or repair environmental problems. At the midpoint of construction progress, the same form is brought to the field and implementation of mitigation measures will be inspected again, at a time when it is still feasible to easily repair deficiencies. At the end of construction, the form is checked one more time against the original plan. The environmental specialist (hired at NMC level) updates the list on a regular basis to reflect environmental issues and proposed mitigation measures accordingly.

105. For each type of subproject, a technical standard is included in the project manuals. For example: drainage for roads must be installed together with culverts to discharge water safely; water supplies cannot be located near any potential source of contamination, etc. Sustainability will be further

assured through substantial inclusion and participation of urban poor communities as well as local governments in the design and implementation of upgrading options. Based on experiences under ongoing PNPM-Urban/ND, below is the checklist of environmental issues and mitigation measures to be applied in NSUP as can be seen in Annex 14.

106. Community groups (KSMs) will prepare a subproject proposal on a standard format provided by the Technical Guidelines, signed by *kelurahan* facilitator and the group members. The standard format will include requirements for subprojects that are not eligible for financing as part of the negative list. The proposals will include a description of the activities proposed and compliance with any applicable guidelines on environmental impacts (as well as land/asset acquisition and impact on IPs). All proposals will be reviewed by facilitators and consultants for their feasibility, technical soundness, and compliance with guidelines, before they are considered by the BKM/LKM as eligible subproject for financing. Facilitators will screen subproject proposals for any environmental impacts based on the Safeguards Technical Guidelines. These will include screening all subprojects to meet best practice standards. BKMs with the assistance of facilitators will ensure that adequate mitigation measures are taken. The selection of subproject proposals by the BKM for the *kelurahan* grant (Component 3.2) will be made in a meeting publicized in advance and open to the public.

Indigenous Peoples

107. Step 1: Subproject Screening and Assessment of Potential Impacts on IPs

- a. At the community level, BKM together with the *kelurahan* officials with the assistance of the facilitators will identify the IPs presence based on the criteria specified in the IPPF and confirm it with field visit and meeting with the IPs community. During the CSP preparation, the IPs community will participate in the discussion and decision making. The BKM will accommodate specific needs of the IPs community based on the community self-mapping and assessment of potential impacts (positive and adverse) as part of the project cycle at the *kelurahan* level.
- b. Focus group discussions, as needed, specifically for the IPs community, can be carried out during the preparation of CSP, to assess the extent to which priority subproject would affect the IPs, identify management measures tailored to the specific needs of the IPs. Further, the KSM will include in a more intensive way the discussions with the IPs that will be affected by the proposed subproject, to be financed by Component 2. Subproject design will incorporate the specific needs of the IPs.
- c. As needed, facilitators assigned for the city or *kelurahan* where IPs are presence and affected by the proposed subprojects will have to be the ones who are familiar with the culture and language of the IPs. City consultant coordinator and the City/Regency PIU will ensure that IPs are correctly identified, consulted through free, prior, informed consultation resulting in broad support or in agreement with the subproject and with the measures in response to the specific needs of the IPs.

108. <u>Step 2: Subproject design incorporating specific needs of IPs.</u>

- a. Based on the agreement with the IPs community, the KSM included the specific needs of the IPs community in its subproject proposal, including in the subproject design and costs.
- b. IPs community will be part of the monitoring team of the larger community during subproject construction, and it is expected during subproject operation and maintenance.

109. Illustration of the whole process of environmental and social management at community level is shown in Figure 7.

Figure 7: Process of Environmental and Social Management at Community Level



IV. INSTITUTIONAL ARRANGEMENTS AND CAPACITY BUILDING

110. The Executing Agency of this project, the DGHS under the MPWH, has an extensive experience in managing safeguards under the PNPM-Urban/ND project, REKOMPAK, in addition to PAMSIMAS, Integrated Urban Infrastructure Development Projects (IUIDPs), DAK project, etc. The current PMU of PNPM-Urban/ND will be strengthened and safeguards experts under the PMU's Advisory Consultant Team and NMC will be maintained and its capacity will continuously be strengthened. These specialists have extensive experiences in the PNPM-Urban/ND programs. The provincial PMU will be assisted by an environmental specialist and social development specialist to support, oversee and guide the city governments, consultants and facilitators. Safeguards will continue to be part of the regular training program for consultants and facilitators of the PNPM-Urban/ND who mostly would continue to work on the National Slum Upgrading Project. Furthermore, at the city level, urban planners and the infrastructure specialists in the consultant team will be responsible for ensuring that this ESMF and safeguards technical guidelines are implemented consistently by the local government and slum communities. In this project, there will be safeguards training specifically dedicated to city governments as part of the overall training program, as well as for contractors to ensure that subproject investment sufficiently address the potential environmental and social issues.

111. At the provincial and city levels there is a Task Force or *Pokja* whose function is together with the Provincial PIU and PMU to oversee, monitor and supervise project implementation, including safeguards. This Group consists of multi-sectorial agencies and also representatives from universities and NGOs.

112. This ESMF will be adopted by project management staff, city governments, consultants, facilitators and LKMs to manage environmental and social safeguards impacts and risks both for the TA components and infrastructure components, regardless of financing sources. The ESMF (in English and Bahasa) is accessible through the MPWH and project's websites (www.p2kp.org) and Infoshop (English version) prior to appraisal. This ESMF will be elaborated into a Safeguards Technical Guidelines (STG) to be adopted during project implementation and are made available in the project's website, and hard copies are distributed to project management staff, city governments, consultants, facilitators and BKMs/ LKMs. In addition to STG, the project will continue distribute the Book of Good and Bad Practices in Community Infrastructure, published by PNPM-Urban/Rural and similar Book from the DAK Infrastructure project.

113. Table 7 below presents the summary of the roles of each stakeholder involved in the project in environmental and social safeguards management.

INSTITUTION		ROLE in SAFEGUARDS			
National Level	National Taskforce for Housing and Settlement	• Facilitate national stakeholders on compliance of safeguards policy at national level			
	Executing Agency, Head of	Issue ESMF & technical guidelines related to			
	PMU, Project Implementation	safeguards.			
	Unit (PIU)	Ensure safeguards compliance for overall project			
		stages			
		Conduct national public consultations Monitor sefection de compliance through web based			
		 Monitor sateguards compliance inrough web-based monitoring system 			
		 Evaluate safeguards compliance 			
	Advisory Team, NMC, OSP CB	 Formulate ESME & technical guideline related to 			
	Environmental and Social	safeguards			
	Safeguards Specialist	 Formulate training & socialization media 			
		• Train safeguards materials to related stakeholder &			
		conduct socialization of safeguards			
		Monitor safeguards compliance through web-based			
		monitoring system			
		Evaluate safeguards compliance			
		Provide training to provincial consultants			
		Current MIS is improved			
	Provincial Taskforce for Housing	• Oversee, monitor and supervise safeguards			
		Implementation at the city level			
Provincial level	OSP & TMC	Review UKL/UPL submitted by City/Regency PIU			
FIOVINCIAI IEVEI	Environmental and Social	Review LARAP submitted by Provincial PIU Monitor implementation of LIKL /LIDL and LAPAP			
	Safeguards Specialists	 Monitor implementation of OKL/OFL and LAKAF Provide safeguards training to City/Regency PIU city 			
		coordinator team consultants and facilitators			
City Level	City Taskforce for Housing &	Facilitate safeguard compliance at city level			
	Settlement	 Providing technical support 			
	City/ Regency PIU	• Ensure mainstreaming safeguards into SIAP, area			
		development plan, and CSP			
		Screen city level sub-projects			
		• Prepare and UKL/UPL, LARAP, IPP (as needed) &			
		DED			
		• Ensure safeguard compliance during preparation,			
		Implementation and monitoring stage at city level			
		 Monitor sateguards compliance inrough web-based monitoring system at city level 			
		 Evaluate safeguards compliance at city level 			
	City Coordinator Team	Excilitate local government and community to			
		mainstream safeguards policy at city level during			
		preparation, implementation and monitoring stage			
		• Train safeguards materials to city level stakeholders			
		Conduct socialization related to safeguards			
	Contractors	Monitor safeguards compliance through web-based			
		monitoring system at city level			
		• Evaluate safeguards compliance at city level			
		• Ensure that potential environmental and social issues			
		that may arise during construction is properly			
		addressed			

Table 7: Main Roles of Stakeholders Participating in the Project in Safeguards Management

	INSTITUTION	ROLE in SAFEGUARDS
Kelurahan	Head of Kelurahan	Facilitate safeguards compliance at kelurahan level
Level	Urban Planner Team & facilitator team	 Facilitate community to ensure implementation of safeguards at kelurahan level during preparation, implementation and monitoring stage Provide safeguards training for the BKMs/LKMs
	Community Board of Trustee (BKM/LKM)	 Ensure safeguards policy comply in subprojects Ensure IPs (if they are presence and affected) is in the KSM's proposal Ensure that legal aspect of donated land is processed to the village administration
	Community self-help group (KSM)	 Environmental aspects are identified and addressed in the proposal Land needed by subprojects is identified, obtained with proper documentation; In the case if IPs is presence and affected by subproject, include their specific needs are included in the subproject design Ensure

114. Capacity building. Environmental and social safeguards will be part of the overall regular and thematic capacity building program (annually) and socialization for the project management staff, consultants and facilitators. Thematic safeguards training for consultants and facilitators will be done on the need basis. The project will carry out safeguards training as part of the overall regular and thematic training, for project staff, management consultants and facilitators. Socialization, training and hands-on assistance for the BKMs/LKMs will be carried out by Provincial and District/City Management Consultant and facilitators. Special safeguards training will be provided by the provincial and district/city consultants for City/Regency PIUs of the participating LGs.

115. Training in NSUP will be carried to improve and strengthen awareness, understanding, knowledge, and skills for key stakeholders (from national down to community level) that will involve in the project implementation. The training is categorized into two:

- a. Basic Training. Basic training of NSUP is compulsory training for project staffs, local government, consultants, facilitators, and community board of trustees. The training materials consist of knowledge on project concept, design, and description, project cycle activities, roles of stakeholders, M&E, project management and skills related to respective participants. In the Basic Training of NSUP, participant will be trained on knowledge about basic understanding of safeguards policy/frameworks.
- b. Technical Training. Technical Training consists of various thematic materials. Curriculum and training materials for each of the thematic training will depend on participants needs. Safeguards training materials will be included in series trainings of settlement plan (SIAP and CSP) and infrastructure. Participants will be trained on awareness and technical skills of safeguards as specified in the ESMF and Safeguards Technical Guidelines, e.g., how to and who does the screening, assesses impacts, identifies proper instruments and develops mitigation measures, uses

various templates or forms related to EMP, LARAP, VLD, etc., and how to and who monitors safeguards plans, etc.

116. Workshops of NSUP will be carried out to disseminate and socialize the NSUP to broader stakeholders. The workshop will be divided into two types:

- a. General Workshop. General workshop will be carried out for broader stakeholders from national down to *kelurahan* level, such as university, media, researcher, city forum, etc. Basic information on safeguards in NSUP will be part of the workshop's materials.
- b. Thematic Workshop. Thematic workshop will be implemented based on need assessment. Workshop on safeguards could be carried out at national until *kelurahan* level if there is a need to do the workshop, e.g., in a slum area that have PCR, the specific workshop could be carried out to strengthen awareness of related stakeholders and ensure that implementation of project will be in compliance with safeguards policy/plan. There will be training for contractors at the city level, to strengthen the awareness and capacity of them to address potential environmental and social issues that may arise during construction.

117. The Table 8 below summarizes the types of training and socialization for various stakeholders involved in the project.

NO	TARGET GROUP	TYPE OF TRAINING OR SOCIALIZATION ACTIVITIES		
		Socialization (Workshop)	Basic Training	Technical Training
Α	NATIONAL LEVEL			
	National Housing and Settlement Working Group			
	PMU & staff			\checkmark
	Consultant (Advisory team, NMC, etc.)			\checkmark
B	PROVINCIAL LEVEL			
	Local Government			
	City Level Housing and Settlement Working Group			
	Provincial PIU		\checkmark	
	Consultant (OSP & TMC)		\checkmark	
С	CITY LEVEL			
	Local Government			
	City Level Housing and Settlement Working Group			
	City PIU		\checkmark	\checkmark
	Technical Team		\checkmark	
	Consultant (TMC)		\checkmark	\checkmark
	City Coordinator Team		\checkmark	\checkmark
	Facilitator	- √		
	Contractors	√		

Table 8: Training and Socialization Activities of Which Include Safeguards

NO	TARGET GROUP	TYPE OF TRAINING OR SOCIALIZATION ACTIVITIES		
		Socialization (Workshop)	Basic Training	Technical Training
D	KELURAHAN/DESA LEVEL			
	Community Board of Trustee	\checkmark		\checkmark
	Technical team (planning team, construction group, etc.)			V
	Community self-help group			\checkmark

118. Monitoring, reporting and complaints handling. Monitoring and reporting on the environmental and social safeguards implementation will be part of the project monitoring and reporting system. The current MIS of PNPM-Urban/ND (accessible at www.p2kp.org) will be continuously improved and will include records on the performance of environmental management, as well as details of any land acquisition and/or resettlement that would take place in slum areas and cities due to improvement of secondary and primary infrastructure and/or construction of connecting infrastructure. The City/Regency PIU, consultants and facilitators are the responsible parties who are in charge of ensuring that information on these are uploaded in the MIS regularly. The current effective complaints handling system (CHS) of the ongoing PNPM-Urban/ND programs will be continuously improved and socialized to allow a wider public at the city and community level to air their aspirations and complaints, if any, as relevant to environmental and social safeguards. Records of complaints and follow-ups will be continuously made available on the project website, as was the case under the PNPM-Urban/ND program.

V. GRIEVANCE REDRESS MECHANISMS

119. The project will continue the ongoing PNPM Urban/ND complaints handling process, which will allow community members and the general public to channel complaints and inquiries. Contact information for complaints handling via SMS or email, as well as communication with local government officials and facilitators should be publicized, and the record of complaints will publicized on the project website. For NSUP, the same complaint handling management system will be used but community awareness will be strengthened about their rights and the capacity to resolve the complaints with the improvements in information on the website such as EIS (Executive Information System). The project will also develop exit strategy of complaint handling management to ensure its sustainability at *kelurahan* and city level. Detail of the project's Grievance Redress Mechanisms is provided in Annex 33.

VI. FINANCING

120. Financing safeguards implementation. The project cannot finance the purchase of land, however, it could finance infrastructure related to safeguards impacts (such as mitigation measures for flood management, or infrastructure development for the relocation sites) and to a certain extent, sub-standard houses improvement and public facilities. Some proceeds of the grants to the BKM/LKM can
be used to facilitate the administration costs for legal processing of the donated land. City governments (City/Regency PIU) will have to finance the preparation of the safeguards instruments (UKL/UPLs, LARAPs, IPPs) and their implementation (such as land purchase, livelihood restorations, transitional costs, etc.). To some extent, as part of the SIAP preparation, preparation of safeguards instruments may be financed by Component 2 as part of the SIAP preparation. At the *kelurahan* level, preparation of IPP would be part of the CSP preparation, which will be supported by Component 2. The mitigation measures for environmental and social impacts mainly during construction will be included in the bidding document/contract for any construction works to be carried out by contractors/third party and in the subproject's budget plan in the community's proposal.

121. Financing for safeguards specialists at the national and provincial levels, as well as capacity building activities for safeguards will be supported by Component 4 of this project.

ANNEXES

No.	List of 20 Cities	List of 65 Cities	List of 154 Cities				
1	Kota Surabaya	Kota Surabaya	Kota Surabaya				
2	Kota Malang	Kota Malang	Kota Malang				
3	Kota Yogyakarta	Kota Yogyakarta	Kota Yogyakarta				
4	Kota Samarinda	Kota Samarinda	Kota Samarinda				
5	Kota Gorontalo	Kota Gorontalo	Kota Gorontalo				
6	Kab. Sidoarjo	Kab. Sidoarjo	Kab. Sidoarjo				
7	Kota Mataram	Kota Mataram	Kota Mataram				
8	Kota Kendari	Kota Kendari	Kota Kendari				
9	Kota Palu	Kota Palu	Kota Palu				
10	Kota Kupang	Kota Kupang	Kota Kupang				
11	Kota Jayapura	Kota Jayapura	Kota Jayapura				
12	Kota Surakarta	Kota Surakarta	Kota Surakarta				
13	Kota Semarang	Kota Semarang	Kota Semarang				
14	Kota Banjarmasin	Kota Banjarmasin	Kota Banjarmasin				
15	Kota Ternate	Kota Ternate	Kota Ternate				
16	Kota Manado	Kota Manado	Kota Manado				
17	Kota Makassar	Kota Makassar	Kota Makassar				
18	Kota Ambon	Kota Ambon	Kota Ambon				
19	Kota Sorong	Kota Sorong	Kota Sorong				
20	Kota Pekalongan	Kota Pekalongan	Kota Pekalongan				
21		Kota Balikpapan	Kota Balikpapan				
22		Kab. Kendal	Kab. Kendal				
23		Kota Banjarbaru	Kota Banjarbaru				
24		Kota Palangkaraya	Kota Palangkaraya				
25		Kab. Muna	Kab. Muna				
26		Kota Denpasar	Kota Denpasar				
27		Kota Bitung	Kota Bitung				
28		Kab. Banjar	Kab. Banjar				
29		DKI Jakarta	DKI Jakarta				
30		Kab. Demak	Kab. Demak				
31		Kota Baubau	Kota Baubau				
32		Kota Bima	Kota Bima				
33		Kab. Sleman	Kab. Sleman				
34		Kab. Lombok Tengah	Kab. Lombok Tengah				
35		Kab. Kolaka	Kab. Kolaka				
36		Kab. Pemalang	Kab. Pemalang				
37	Kota Probolinggo Kota Probol		Kota Probolinggo				
38		Kab. Grobogan	Kab. Grobogan				

Annex 1 NSUP List of Eligible Cities

No.	List of 20 Cities	List of 65 Cities	List of 154 Cities			
39		Kab. Gianyar	Kab. Gianyar			
40		Kab. Sukoharjo	Kab. Sukoharjo			
41		Kota Pare-pare	Kota Pare-pare			
42		Kota Bontang	Kota Bontang			
43		Kab. Pekalongan	Kab. Pekalongan			
44		Kab. Sumba Timur	Kab. Sumba Timur			
45		Kab. Kotabaru	Kab. Kotabaru			
46		Kab. Purworejo	Kab. Purworejo			
47		Kota Tegal	Kota Tegal			
48		Kab. Tulungagung	Kab. Tulungagung			
49		Kab. Manggarai	Kab. Manggarai			
50		Kab. Gorontalo	Kab. Gorontalo			
51		Kab. Lombok Timur	Kab. Lombok Timur			
52		Kab. Belu	Kab. Belu			
53		Kota Kotamobagu	Kota Kotamobagu			
54		Kota Tual	Kota Tual			
55		Kab. Purbalingga	Kab. Purbalingga			
56		Kab. Semarang	Kab. Semarang			
57		Kota Palopo	Kota Palopo			
58		Kab. Bondowoso	Kab. Bondowoso			
59		Kab. Sikka	Kab. Sikka			
60		Kab. Banjarnegara	Kab. Banjarnegara			
61		Kab. Rembang	Kab. Rembang			
62		Kab. Majene	Kab. Majene			
63		Kab. Wonosobo	Kab. Wonosobo			
64		Kab. Manokwari	Kab. Manokwari			
65		Kab. Klungkung	Kab. Klungkung			
66			Kab. Buleleng			
67			Kab. Magelang			
68			Kab. Jepara			
69			Kab. Jombang			
70			Kab. Gowa			
71			Kota Pasuruan			
72			Kab. Klaten			
73			Kota Magelang			
74			Kab. Tegal			
75			Kab. Banyumas			
76			Kab. Gresik			
77			Kab. Bulukumba			
78			Kab. Tanah Toraja Utara			

No.	List of 20 Cities	List of 65 Cities	List of 154 Cities			
79			Kab. Polewali Mandar			
80			Kab. Boyolali			
81			Kab. Kotawaringin Timur			
82			Kab. Batang			
83			Kab. Brebes			
84			Kab. Lamongan			
85			Kab. Hulu Sungai Tengah			
86			Kab. Sidenreng Rappang			
87			Kab. Hulu Sungai Selatan			
88			Kab. Bantul			
89			Kab. Maluku Tengah			
90			Kab. Blora			
91			Kab. Maros			
92			Kab. Badung			
93			Kab. Selayar			
94			Kab. Cilacap			
95			Kab. Kebumen			
96			Kab. Wonogiri			
97			Kab. Sragen			
98			Kab. Pati			
99			Kab. Temanggung			
100			Kab. Ponorogo			
101			Kab. Lumajang			
102			Kab. Karanganyar			
103			Kab. Sinjai			
104			Kab. Pacitan			
105			Kab. Wajo			
106			Kab. Kulon Progo			
107			Kab. Lombok Barat			
108			Kab. Minahasa			
109			Kab. Sangihe Talaud			
110			Kab. Trenggalek			
111			Kab. Hulu Sungai Utara			
112			Kab. Bone			
113			Kab. Banyuwangi			
114			Kab. Situbondo			
115			Kab. Toli-Toli			
116			Kota Tomohon			
117			Kab. Bantaeng			
118			Kab. Paser			

No.	List of 20 Cities	List of 65 Cities	List of 154 Cities			
119			Kab. Kutai Kartanegara			
120			Kab. Probolinggo			
121			Kota Madiun			
122			Kota Salatiga			
123			Kab. Bangkalan			
124			Kab. Sumenep			
125			Kota Blitar			
126			Kab. Sumba Barat			
127			Kab. Pinrang			
128			Kab. Timor Tengah Selatan			
129			Kota Mojokerto			
130			Kab. Malang			
131			Kab. Jember			
132			Kab. Sumbawa			
133			Kab. Minahasa Utara			
134			Kab. Tanah Laut			
135			Kab. Berau			
136			Kab. Ngada			
137			Kab. Tabalong			
138			Kab. Kudus			
139			Kab. Tuban			
140			Kab. Blitar			
141			Kab. Pasuruan			
142			Kab. Mojokerto			
143			Kab. Nganjuk			
144			Kab. Madiun			
145			Kab. Barito Kuala			
146			Kab. Poso			
147			Kab. Ende			
148			Kab. Bojonegoro			
149			Kab. Pamekasan			
150			Kota Kediri			
151			Kota Batu			
152			Kab. Kediri			
153			Kab. Magetan			
154			Kota Tidore Kepulauan			

Annex 2 NSUP Project Cycle



Diagram 1: NSUP Project Cycle

1. **Stage 1: Nationwide Appraisal of Slums (Year 0).** A nationwide appraisal based on a participatory methodology is currently being carried out by the MPWH for the purpose of profiling slums in preparation for the NSUP. The aim is to determine which *kelurahans* contain slums, classify the slums based on the intensity of these slums (heavy, medium or light, as per the MPWH's definitions) and estimate the total number of hectares to be upgraded per category. This will allow MPWH to have a better idea of the total cost of upgrading and help local governments identify areas targeted for the NSUP. The assessment is being carried out in all *kelurahans* in 269 cities in Indonesia, i.e. all the cities where the NSUP will operate. Data on slum indicators is based on the MPWH definition of a slum household, which includes seven infrastructure access criteria (related to roads, water supply, drainage, sanitation/sewerage, solid waste and fire protection) and one criterion on building conditions (state of the physical structure of a house and whether it is overcrowded or not).

2. **Stage 2: SIAPs and CSPs (Year 0-1).** Slum Improvement Actions Plans (SIAPs) are being prepared in over 100 cities in 2015 with support from the MPWH. In 2016, NSUP will facilitate SIAP preparation in the remaining cities and will revise the existing ones, as needed, according to the guidelines. The revisions and the new SIAPs will be prepared in accordance with the ESMF. Consultants will be mobilized for providing capacity building, supervision, and quality assurance. Since CSPs were a feature of the ND program under PNPM Urban, they already exist in 500 *kelurahans*. These will also be revised in line with new MPWH guidelines and new CSPs will be created in the remaining *kelurahans*. A more detailed community-based slum mapping might be carried out for the purpose as part of the formulation of CSPs.

3. Stage 3: Socialization workshops and capacity building (Year 1 – Year 5). In Year 1 of the program, socialization workshops will be held for government officials at national, provincial and local levels, as well as at the community level. Task Forces on Housing and Settlements (i.e. Pokja PKPs) will be formed at provincial and city levels. Capacity building workshops and training will be held for members of these task forces as well as other stakeholders, which will continue to take place throughout the project cycle.

4. **Stage 4: Infrastructure provision (Year 1 – Year 5).** Tertiary infrastructure construction will start at the beginning of the program. In 2016, the project will support infrastructure development in 200 ND sites in cities where both CSPs and SIAPs already exist (with revisions to the plans as needed). Improvement of primary and second infrastructure in the vicinity of slums and/or construction of connecting infrastructure will mainly start at the beginning of Year 2 when detailed design documents will be drawn up for the selected cities where the Bank will finance the improvement of connecting infrastructure.

5. **Stage 5: Monitoring (Year 1 - Year 5).** The NSUP will build on PNPM Urban's advanced web-based Management Information System (MIS), which is currently being improved to accommodate the specific needs of this project. Facilitators will collect the data and give their logbooks to the City Coordinators. Data management assistants at city level will input data within the MIS. The Provincial Data Management Specialists will verify and analyze data in the MIS for further action. The National Management Consultant (NMC) will monitor and supervise the provincial team to ensure MIS data is regularly and accurately updated, and verification procedures are performed.

6. **Step 6: Evaluation (Year 3, Year 5).** The overall objectives of the evaluation are to examine project performance and to document good practices for lessons learnt. Evaluation studies and reviews will comprise of process evaluation as well as mid-term and final evaluation, using qualitative and survey methods. The period of evaluation will start from Year 2 till Year 5.

Annex 3 Results of Stakeholders Consultation

1. Stakeholders Consultation Workshop was held on January 18, 2016 in Ministry of Public Works and Housing (MPWH) Office. Objective of the workshop were to disseminate draft Environmental and Social Management Framework (ESMF) of National Urban Slum Upgrading Program (NSUP) and to get inputs from stakeholders to improve the draft Framework.

2. The workshop was attended by 26 participants, including Project staff of NSUP, representative of local governments (LGs), communities, NGOs that are working in urban slum, universities, consultants, and advisers of PMU of NSUP. The Bank staff was also invited and attended the meeting as observers. Agenda of the workshop has consisted of two main sessions, first is presentation of the project description of NSUP and importance of safeguards in entire project cycles (preparation, implementation, monitoring and evaluation of the project). Second session was discussion of substance of the ESMF (triggered safeguards policy) and wrap-up of the meeting results.

3. Below are some points that were discussed during the workshop that need to be considered as inputs for revision of the ESMF:

- a. Safeguards Issues:
 - i. **Purpose of the ESMF** is as an enabler rather than as a constraint to achieve project objectives need to be emphasized. Message that safeguards is a tool to reduce negative impact and improve more positive impact needs to be enhance through capacity building.
 - ii. Land issues.
 - Inter ministries or institutions need to closely work together to look for some solutions on land issues in slum areas. For example, how to deal with squatters issue, customary land, etc. Collaboration among them is one of key factor to solve land issues.
 - Land provision program or other land programs by government should be incorporated with slum upgrading program.
 - Need detail description in technical manual which institutions who will get voluntary land donation. Also, need detailed mechanism in technical manual on processing after land has been donated from land owners.
 - Spatial planning need to be considered to resolve land issues.
 - In PNPM Urban, community has built infrastructure in legal land. Community tend to avoid facilitation illegal land, even the main issues of the slum is squatters who occupy illegal land. The participants of the meeting expected that in NSUP, land issues could be part of the project cycle to be facilitated.
 - iii. **Physical Cultural Resources.** Collaborate with local governments, particularly who already have LG's law / decree on PCR, will be potentially improving the project quality rather than work as solitary project in PCR area.
 - iv. **Timber.** Some settlements area in Indonesia are using timber excessively for housing and infrastructure. For example in Banjarmasin, stilt housing and wooden ramp for stilt road above the river are using local, good quality of timber. Framework on timber will guide community and local government to utilize legal timber for project infrastructures.

Recommendation from participant, if there is a policy to convert timber to other environmentally sounded materials, need clear road map of the timber replacement use in the technical manuals.

- v. **Indigenous Peoples**. Based on experience of PNPM Urban, even based on IPs database there had been indicated IPs presence in PNPM Urban areas, the project did not involve IPs. Even the NSUP area is same with PNPM Urban area, IPs Planning Framework is prepared to anticipate if there would be IPs presence and affected by subprojects.
- b. Management Issues related to safeguards that have been discussed are as follows:
 - i. Need to clearly define in safeguards technical manuals on **roles of institutions** at the city level and community level that will deal with safeguards issues.
 - ii. Ensuring training materials are suitable for community and related stakeholders.
 - iii. Livelihoods should be part of the project, if the project deal with land issues.
- c. NGO from Budha Tzu Chi Indonesia Foundation has presented their experiences in slum upgrading programs in DKI Jakarta. The NGO has been working together with DKI Jakarta and some CSRs of private companies to implement the programs in three areas in DKI Jakarta. In one area, the program has relocated 350 households without conflict from slum area in riverbank to a subsidized apartment that is provided by DKI Jakarta. Facilitation process of the NGO was not only on physical relocation, but also on behavior / non-physical issues too. For example, how to ensure space adequacy per person, availability of education and health facilities, betterment of livelihoods, and ensuring the new apartment is as humanist as it be.

4. Participants have agreed to participate in next series of consultation meetings to discuss in more detail about safeguards that will be held during the project cycle.

5. After the workshop, the MPWH and the WB has conducted a wrap-up meeting to discuss follow-up actions. The actions are following: i) PMU will revise the draft ESMF based on result of the workshop and finalize the draft ESMF, ii) PMU will submit the ESMF to the Bank for approval, iii) further discussion to improve the ESMF, if needed; iv) publish / upload ESMF in project web-site and the Bank's portal; and v) formulate safeguards technical manuals of environmental and social safeguards that adopt the approved ESMF.

Annex 4 WBG Environmental Health and Safety Guidelines

The Environmental, Health, and Safety (EHS) Guidelines contain the performance levels and 1. measures that are generally considered to be achievable in new facilities by existing technology at reasonable costs. Application of the EHS Guidelines to existing facilities may involve the establishment of site-specific targets, with an appropriate timetable for achieving them. The applicability of the EHS Guidelines should be tailored to the hazards and risks established for each project on the basis of the results of an environmental assessment2 in which site-specific variables, such as host country context, assimilative capacity of the environment, and other project factors, are taken into account. The applicability of specific technical recommendations should be based on the professional opinion of qualified and experienced persons. When host country regulations differ from the levels and measures presented in the EHS Guidelines, projects are expected to achieve whichever is more stringent. If less stringent levels or measures than those provided in these EHS Guidelines are appropriate, in view of specific project circumstances, a full and detailed justification for any proposed alternatives is needed as part of the site-specific environmental assessment. This justification should demonstrate that the choice for any alternate performance levels is protective of human health and the environment.

2. Employers and supervisors are obliged to implement all reasonable precautions to protect the health and safety of workers. This section provides guidance and examples of reasonable precautions to implement in managing principal risks to occupational health and safety. Although the focus is placed on the operational phase of projects, much of the guidance also applies to construction and decommissioning activities.

3. Companies should hire contractors that have the technical capability to manage the occupational health and safety issues of their employees, extending the application of the hazard management activities through formal procurement agreements.

4. Preventive and protective measures should be introduced according to the following order of priority:

- a. Eliminating the hazard by removing the activity from the work process. Examples include substitution with less hazardous chemicals, using different manufacturing processes, etc;
- b. Controlling the hazard at its source through use of engineering controls. Examples include local exhaust ventilation, isolation rooms, machine guarding, acoustic insulating, etc;
- c. Minimizing the hazard through design of safe work systems and administrative or institutional control measures. Examples include job rotation, training safe work procedures, lock-out and tag-out, workplace monitoring, limiting exposure or work duration, etc.
- d. Providing appropriate personal protective equipment (PPE) in conjunction with training, use, and maintenance of the PPE.

5. **First Aid**

- a. The employer should ensure that qualified first-aid can be provided at all times. Appropriately equipped first-aid stations should be easily accessible throughout the place of work
- b. Eye-wash stations and/or emergency showers should be provided close to all workstations where immediate flushing with water is the recommended first-aid response
- c. Where the scale of work or the type of activity being carried out so requires, dedicated and appropriately equipped first aid room(s) should be provided. First aid stations and rooms should be equipped with gloves, gowns, and masks for protection against direct contact with blood and other body fluids
- d. Remote sites should have written emergency procedures in place for dealing with cases of trauma or serious illness up to the point at which patient care can be transferred to an appropriate medical facility.

6. **OHS Training**

- a. Provisions should be made to provide OHS orientation training to all new employees to ensure they are apprised of the basic site rules of work at / on the site and of personal protection and preventing injury to fellow employees.
- b. Training should consist of basic hazard awareness, site specific hazards, safe work practices, and emergency procedures for fire, evacuation, and natural disaster, as appropriate. Any site-specific hazard or color coding in use should be thoroughly reviewed as part of orientation training.

7. Basic OHS Training

- a. A basic occupational training program and specialty courses should be provided, as needed, to ensure that workers are oriented to the specific hazards of individual work assignments. Training should generally be provided to management, supervisors, workers, and occasional visitors to areas of risks and hazards.
- b. Workers with rescue and first-aid duties should receive dedicated training so as not to inadvertently aggravate exposures and health hazards to themselves or their coworkers. Training would include the risks of becoming infected with blood–borne pathogens through contact with bodily fluids and tissue.
- c. Through appropriate contract specifications and monitoring, the employer should ensure that service providers, as well as contracted and subcontracted labor, are trained adequately before assignments begin.
- 8. In general the **EHS pointers** for general construction sub-projects among others are:
- a. Ensure that all health and safety requirements are in place on construction sites.
- b. Establish a project hazard reduction plan;
- c. Include safety instructions for the construction activities in the contract documents;
- d. Ensure that speed bumps near schools, hospitals, and markets are included in the road design;
- e. Ensure sufficient visibility along the road section according to standard specifications;
- f. Establish footpaths and pull-off bays along roads through villages, near markets, schools and other community facilities;

- g. Limit time of exposure to dust particles, chemical, and noise;
- h. Enhance safety and inspection procedures;
- i. Use of Personal Protection Equipment (PPE);
- j. Introduction to health and safety issues in construction sites and on Construction sites including main areas of risk to workers and others;
- k. Education on basic hygiene practices to minimize spread of typical tropical diseases;
- 1. Procedures for seeking medical assistance in emergency or non-emergency situations and procedures for seeking other health-related assistance;
- m. Dust suppression sealing;
- n. Improvements in road signage and pavement markings;
- o. Attention to road accident blind spots.

9. **Monitoring**. Occupational health and safety monitoring programs should verify the effectiveness of prevention and control strategies. The selected indicators should be representative of the most significant occupational, health, and safety hazards, and the implementation of prevention and control strategies. The occupational health and safety monitoring program should include:

- a. Safety inspection, testing and calibration: This should include regular inspection and testing of all safety features and hazard control measures focusing on engineering and personal protective features, work procedures, places of work, installations, equipment, and tools used. The inspection should verify that issued PPE continues to provide adequate protection and is being worn as required. All instruments installed or used for monitoring and recording of working environment parameters should be regularly tested and calibrated, and the respective records maintained.
- b. Surveillance of the working environment: Employers should document compliance using an appropriate combination of portable and stationary sampling and monitoring instruments. Monitoring and analyses should be conducted according to internationally recognized methods and standards. Monitoring methodology, locations, frequencies, and parameters should be established individually for each project following a review of the hazards. Generally, monitoring should be performed during commissioning of facilities or equipment and at the end of the defect and liability period, and otherwise repeated according to the monitoring plan.
- c. Surveillance of workers health: When extraordinary protective measures are required (for example, against biological agents and/or hazardous compounds), workers should be provided appropriate and relevant health surveillance prior to first exposure, and at regular intervals thereafter. The surveillance should, if deemed necessary, be continued after termination of the employment.
- d. Training: Training activities for employees and visitors should be adequately monitored and documented (curriculum, duration, and participants). Emergency exercises, including fire drills, should be documented adequately. Service providers and contractors should be contractually required to submit to the employer adequate training documentation before start of their assignment.

Annex 4A WBG Environmental Health and Safety Guidelines for Water and Sanitation¹

Water and Sanitation

Applicability

The EHS Guidelines for Water and Sanitation include information relevant to the operation and maintenance of (i) potable water treatment and distribution systems, and (ii) collection of sewage in centralized systems (such as piped sewer collection networks) or decentralized systems (such as septic tanks subsequently serviced by pump trucks) and treatment of collected sewage at centralized facilities.

Industry-Specific Impacts and Management

I. Environment

Environmental issues associated with water and sanitation projects may principally occur during the construction and operational phases, depending on project-specific characteristics and components. Recommendations for the management of EHS issues associated with construction activities as would typically apply to the construction of civil works are provided in the General EHS Guidelines.

A. Drinking Water

1. **Water Withdrawal**. Traditional sources for potable water treatment include surface water from lakes, streams, rivers, etc. and groundwater resources. Where surface or groundwater of adequate quality is unavailable, other sources of water including seawater, brackish water, etc. may be used to produce potable water. Development of water resources often involves balancing competing qualitative and quantitative human needs with the rest of the environment. This is a particularly challenging issue in the absence of a clear allocation of water rights which should be resolved with the participation of appropriate parties in advance of project design and implementation.

2. Recommended measures to prevent, minimize, and control environmental impacts associated with water withdrawal and to protect water quality include:

- a. Evaluate potential adverse effects of surface water withdrawal on the downstream ecosystems and use appropriate environmental flow assessment3 to determine acceptable withdrawal rates;
- b. Design structures related to surface water withdrawal, including dams and water intake structures, to minimize impacts on aquatic life. For example:
 - Limit maximum through-screen design intake velocity to limit entrainment of aquatic organisms
 - Avoid construction of water intake structures in sensitive ecosystems. If there are threatened, endangered, or other protected species within the hydraulic zone of influence of the surface water intake, ensure reduction of impingement and entrainment of fish and shellfish by the

¹ Summarized from WBG EHS Guideline for Water and Sanitation

installation of technologies such as barrier nets (seasonal or year-round), screens, and aquatic filter barrier systems

- Design water containment and diversion structures to allow unimpeded movement of fish and other aquatic organisms and to prevent adverse impacts on water quality
- Design dam outlet valves with sufficient capacities for releasing the appropriate environmental flows
- c. Avoid construction of water supply wells and water intake structures in sensitive ecosystems;
- d. Evaluate potential adverse effects of groundwater withdrawal, including modeling of groundwater level changes and resulting impacts to surface water flows, potential land subsidence, contaminant mobilization and saltwater intrusion. Modify extraction rates and locations as necessary to prevent unacceptable adverse current and future impacts, considering realistic future increases in demand.

3. **Water Treatment**. Environmental issues associated with water treatment include:

- a. Solid waste
- b. Wastewater
- c. Hazardous chemicals
- d. Air emissions
- e. Ecological impacts

4. **Solid Waste**. Solid waste residuals generated by water treatment include process residuals, used filtration membranes, spent media and miscellaneous wastes. Process residuals primarily consist of settled suspended solids from source water and chemicals added in the treatment process, such as lime and coagulants.

5. Pre-sedimentation, coagulation (e.g. with aluminum hydroxide [alum] or ferric hydroxide), lime softening, iron and manganese removal, and slow sand and diatomaceous earth filtration all produce sludge. Composition of the sludge depends on the treatment process and the characteristics of the source water, and may include arsenic and other metals, radionuclides, lime, polymers and other organic compounds, microorganisms, etc.

6. Damaged or exhausted membranes are typically produced from water treatment systems used for desalination. Spent media may include filter media (including sand, coal, or diatomaceous earth from filtration plants), ion exchange resins, granular activated carbon [GAC], etc.

- 7. Recommended measures to manage solid wastes from water treatment include:
- a. Minimize the quantity of solids generated by the water treatment process through optimizing coagulation processes;
- b. Dispose of lime sludge by land application if allowed, limiting application rates to about 20 dry metric tons per hectare (9 dry tons per acre) to minimize the potential for mobilization of metals into plant tissue and groundwater;
- c. Dispose of ferric and alum sludge by land application, if allowed and if such application can be shown through modeling and sampling to have no adverse impacts on groundwater or surface water

(e.g. from nutrient runoff). Balance use of ferric and alum sludge to bind phosphorous (e.g. from manure application at livestock operations) without causing aluminum phytotoxicity (from alum), iron levels in excess of adulteration levels for metals in fertilizers, or excessively low available phosphorous levels;

- d. Potential impact on soil, groundwater, and surface water, in the context of protection, conservation and long term sustainability of water and land resources, should be assessed when land is used as part of any waste or wastewater treatment system;
- e. Sludge may require special disposal if the source water contains elevated levels of toxic metals, such as arsenic, radionuclides, etc.;
- f. Regenerate activated carbon (e.g. by returning spent carbon to the supplier).

8. **Wastewater**. Wastewater from water treatment projects include filter backwash, reject streams from membrane filtration processes, and brine streams from ion exchange or demineralization processes. These waste streams may contain suspended solids and organics from the raw water, high levels of dissolved solids, high or low pH, heavy metals, etc.

- 9. Recommended measures to manage wastewater effluents include:
- a. Land application of wastes with high dissolved solids concentrations is generally preferred over discharge to surface water subject to an evaluation of potential impact on soil, groundwater, and surface water resulting from such application;
- b. Recycle filter backwash into the process if possible;
- c. Treat and dispose of reject streams, including brine, consistent with national and local requirements. Disposal options include return to original source (e.g. ocean, brackish water source, etc.) or discharge to a municipal sewerage system, evaporation, and underground injection.

10. **Hazardous Chemicals**. Water treatment may involve the use of chemicals for coagulation, disinfection and water conditioning. In general, potential impacts and mitigation measures associated with storage and use of hazardous chemicals are similar to those for other industrial projects and are addressed in the General EHS Guideline.

11. Recommended measures to prevent, minimize, and control potential environmental impacts associated with the storage, handling and use of disinfection chemicals in water treatment facilities include:

- a. For systems that use gas chlorination:
 - i. Install alarm and safety systems, including automatic shutoff valves, that are automatically activated when a chlorine release is detected
 - ii. Install containment and scrubber systems to capture and neutralize chlorine should a leak occur
 - iii. Use corrosion-resistant piping, valves, metering equipment, and any other equipment coming in contact with gaseous or liquid chlorine, and keep this equipment free from contaminants, including oil and grease

- iv. Store chlorine away from all sources of organic chemicals, and protect from sunlight, moisture, and high temperatures
- b. Store sodium hypochlorite in cool, dry, and dark conditions for no more than one month, and use equipment constructed of corrosion-resistant materials;
- c. Store calcium hypochlorite away from any organic materials and protect from moisture; fully empty or re-seal shipping containers to exclude moisture. Calcium hypochlorite can be stored for up to one year;
- d. Isolate ammonia storage and feed areas from chlorine and hypochlorite storage and feed areas;
- e. Minimize the amount of chlorination chemicals stored on site while maintaining a sufficient inventory to cover intermittent disruptions in supply;
- f. Develop and implement a prevention program that includes identification of potential hazards, written operating procedures, training, maintenance, and accident investigation procedures;
- g. Develop and implement a plan for responding to accidental releases.

12. **Air Emissions**. Air emissions from water treatment operations may include ozone (in the case of ozone disinfection) and gaseous or volatile chemicals used for disinfection processes (e.g., chlorine and ammonia). Measures related to hazardous chemicals discussed above will mitigate risks of chlorine and ammonia releases. In addition, specific recommended measures to manage air emissions include installation of an ozone-destroying device at the exhaust of the ozone-reactor (e.g., catalytic oxidation, thermal oxidation, or GAC).

13. **Water Distribution**. The most fundamental environmental health issues associated with distribution networks is the maintenance of adequate pressure to protect water quality in the system as well as sizing and adequate maintenance to assure reliable delivery of water of suitable quality. The most significant environmental issues associated with operation of water distribution systems include: a. Water system leaks and loss of pressure

b. Water discharges

14. **Water System Leaks and Loss of Pressure**. Water system leaks can reduce the pressure of the water system compromising its integrity and ability to protect water quality (by allowing contaminated water to leak into the system) and increasing the demands on the source water supply, the quantity of chemicals, and the amount of power used for pumping and treatment. Leaks in the distribution system can result from improper installation or maintenance, inadequate corrosion protection, settlement, stress from traffic and vibrations, frost loads, overloading, and other factors.

15. Recommended measures to prevent and minimize water losses from the water distribution system include:

- a. Ensure construction meets applicable standards and industry practices;
- b. Conduct regular inspection and maintenance;
- c. Implement a leak detection and repair program (including records of past leaks and unaccounted-for water to identify potential problem areas);

d. Consider replacing mains with a history of leaks of with a greater potential for leaks because of their location, pressure stresses, and other risk factors.

16. **Water Discharges**. Water lines may be periodically flushed to remove accumulated sediments or other impurities that have accumulated in the pipe.

17. Flushing is performed by isolating sections of the distribution system and opening flushing valves or, more commonly, fire hydrants to cause a large volume of flow to pass through the isolated pipeline and suspend the settled sediment. The major environmental aspect of water pipe flushing is the discharge of flushed water, which may be high in suspended solids, residual chlorine, and other contaminants that can harm surface water bodies. Recommended measures to prevent, minimize, and control impacts from flushing of mains include:

- a. Discharge the flush water into a municipal sewerage system with adequate capacity;
- b. Discharge the flush water into a separate storm sewer system with storm water management measures such as a detention pond, where solids can settle and residual chlorine consumed before the water is discharged;
- c. Minimize erosion during flushing, for example by avoiding discharge areas that are susceptible to erosion and spreading the flow to reduce flow velocities.

B. Sanitation

18. A sanitation system comprises the facilities and services used by households and communities for the safe management of their excreta. A sanitation system collects excreta and creates and effective barrier to human contact; transports it to a suitable location; stores and/or treats it; and reuses it or returns it to the environment. In addition to excreta, sanitation systems may also carry household wastewater and storm water.10 Transport, storage, and disposal facilities may also manage wastes from industries, commercial establishments, and institutions.

19. **Fecal Sludge and Septage Collection**. In communities not served by sewerage systems, sanitation may be based on on-site systems, such as pit latrines, bucket latrines or flush toilets connected to septic tanks. While pit and bucket latrines must be emptied frequently (typically daily to weekly), solids that accumulate in septic systems (septage) must also be removed periodically, usually every 2 to 5 years depending on design and usage to maintain proper function and prevent plugging, overflows, and the resulting release of septic tank contents. If suitable facilities for storage, handling and treatment of fecal sludge are not available, it may be indiscriminately dumped into the environment or used in unhygienic manner in agriculture.

20. Recommended measures to prevent, minimize, and control releases of septage and other fecal sludge include:

- a. Promote and facilitate correct septic tank design and improvement of septic tank maintenance. Septic tank design should balance effluent quality and maintenance needs;
- b. Consider provision of systematic, regular collection of fecal sludge and septic waste;

- c. Use appropriate collection vehicles. A combination of vacuum tanker trucks and smaller handpushed vacuum tugs may be needed to service all households;
- d. Facilitate discharge of fecal sludge and septage at storage and treatment facilities so that untreated septage is not discharged to the environment.

21. **Sewerage**. Where population density or local conditions preclude effective on-site sanitation systems (e.g., septic tanks and drain fields), sewage is typically conveyed via a system of pipes, pumps, and other associated infrastructure (sewerage) to a centralized storage and/or treatment system. Solids and liquids may be transported to a centralized location, or sewage solids may be collected in and periodically removed from on-site interceptor tanks (see Septage and Fecal Sludge Collection, above) while the liquids are transported to a centralized location for storage, treatment, or disposal. Users of the sewerage system may include industry and institutions, as well as households.

22. Grey-water (water from laundry, kitchen, bath, and other domestic activities that normally does not contain excreta) is sometimes collected and managed separately from sewage. Though grey-water is generally less polluted than domestic or industrial wastewater, it may still contain high levels of pathogenic microorganisms, suspended solids and substances such as oil, fat, soaps, detergents, and other household chemicals and can have negative impacts on human health as well as soil and groundwater quality.

23. The most significant potential environmental impacts associated with wastewater collection arise from:

- a. Domestic wastewater discharges
- b. Industrial wastewater discharges
- c. Leaks and overflows

24. **Domestic Wastewater Discharges**. Uncontrolled discharge of domestic wastewater, including sewage and greywater, into aquatic systems can lead to, among other things, microbial and chemical contamination of the receiving water, oxygen depletion, increased turbidity, and eutrophication. Wastewater discharge onto streets or open ground can contribute to spread of disease, odors, contamination of wells, deterioration of streets, etc. Measures to protect the environment as well as public health include:

- a. Provide systems for effective collection and management of sewage and greywater (separately or combined);
- b. If greywater is managed separate from sewage, implement greywater source control measures to avoid use and discharge of problematic substances, such as oil and grease, large particles or chemicals.

25. **Industrial Wastewater Discharges**. Industrial users of a sewerage system can discharge industrial wastewaters to the sewer system. Some industrial wastes can cause fire and explosion hazards in the sewerage system and treatment facility, disrupt biological and other processes at the treatment facility or affect worker health and safety; some waste components may not be effectively

treated, and may be stripped to the atmosphere, discharged with treated effluent or partition into treatment plant residuals rendering it potentially hazardous.

26. Recommended measures to prevent, minimize, and control industrial discharges to the sewerage system include:

- a. Treatment or pre-treatment to neutralize or remove toxic chemicals should ideally take place at the industrial facility itself, prior to discharge of the effluent to the sewer or water body. Consider collaboration with public authorities in the implementation of a source control program for industrial and commercial users to ensure that any wastewater discharged to the sewer system can be effectively treated. Examples of problematic discharges include: flammable, reactive, explosive, corrosive, or radioactive substances; noxious or malodorous materials; medical or infectious wastes; solid or viscous materials that could cause obstruction to the flow or operation of the treatment plants; toxic substances; non-biodegradable oils; and pollutants that could result in the emission of hazardous gases;
- b. Collaborate with public authorities in the regular inspection of industrial user facilities and collect samples of wastewater discharges to the sewerage system to ensure compliance with the source control program;
- c. Conduct surveillance monitoring at sewer maintenance and of the influent to the wastewater treatment facilities;
- d. Investigate upstream sources of pollutants causing treatment plant upsets or interference;
- e. Facilitate public reporting of illicit discharges and connections.

27. Leaks and Overflows. Leaks and overflows from the sewerage system can cause contamination of soil, groundwater, and surface water. Depending on the elevation of groundwater, leaks in gravity mains may also allow groundwater into the sewer system, increasing the volume of wastewater requiring treatment and potentially causing flooding and treatment bypass. Overflows occur when the collection system cannot manage the volume of wastewater, for example due to high flows during rain events or as the result of power loss, equipment malfunctions, or blockages. The excess flows may contain raw sewage, industrial wastewater, and polluted runoff.

28. Recommended measures to prevent, minimize, and control leaks and overflows include:

- a. Consider the installation of separate sewer systems for domestic wastewater and storm water runoff in the overall planning and design of new sewerage systems;
- b. When on-site sanitation systems where excreta are mixed with water predominate, consider use of small-diameter sewerage system to collect water effluent from septic systems or interceptor tanks;
- c. Limit the sewer depth where possible (e.g., by avoiding routes under streets with heavy traffic). For shallower sewers, small inspection chambers can be used in lieu of manholes;
- d. Use appropriate locally available materials for sewer construction. Spun concrete pipes can be appropriate in some circumstances but can suffer corrosion from hydrogen sulfide if there are blockages and/or insufficient slope;
- e. Ensure sufficient hydraulic capacity to accommodate peak flows and adequate slope in gravity mains to prevent buildup of solids and hydrogen sulfide generation;

- f. Design manhole covers to withstand anticipated loads and ensure that the covers can be readily replace if broken to minimize entry of garbage and silt into the system;
- g. Equip pumping stations with a backup power supply, such as a diesel generator, to ensure uninterrupted operation during power outages, and conduct regular maintenance to minimize service interruptions. Consider redundant pump capacity in critical areas;
- h. Establish routine maintenance program, including:
 - i. Development of an inventory of system components, with information including age, construction materials,
 - ii. drainage areas served, elevations, etc
 - Regular cleaning of grit chambers and sewer lines to remove grease, grit, and other debris that may lead to sewer backups. Cleaning should be conducted more frequently for problem areas. Cleaning activities may require removal of tree roots and other identified obstructions
 - iv. Inspection of the condition of sanitary sewer structures and identifying areas that need repair or maintenance. Items to note may include cracked/deteriorating pipes; leaking joints or seals at manhole; frequent line blockages; lines that generally flow at or near capacity; and suspected infiltration or exfiltration
 - v. Monitoring of sewer flow to identify potential inflows and outflows
- i. Conduct repairs prioritized based on the nature and severity of the problem. Immediate clearing of blockage or repair is warranted where an overflow is currently occurring or for urgent problems that may cause an imminent overflow (e.g. pump station failures, sewer line ruptures, or sewer line blockages);
- j. Review previous sewer maintenance records to help identify "hot spots" or areas with frequent maintenance problems and locations of potential system failure, and conduct preventative maintenance, rehabilitation, or replacement of lines as needed;
- k. When a spill, leak, and/or overflow occurs, keep sewage from entering the storm drain system by covering or blocking storm drain inlets or by containing and diverting the sewage away from open channels and other storm drain facilities (using sandbags, inflatable dams, etc.). Remove the sewage using vacuum equipment or use other measures to divert it back to the sanitary sewer system.

29. **Wastewater and Sludge Treatment and Discharge**. Sewage will normally require treatment before it can be safely discharged to the environment. The degree and nature of wastewater and sludge treatment depends on applicable standards and the planned disposal or use of the liquid effluent and sludge and the application method. The various treatment processes may reduce suspended solids (which can clog rivers, channels, and drip irrigation pipes); biodegradable organics (which are consumed by microorganisms and can result in reduced oxygen levels in the receiving water); pathogenic bacteria and other disease-causing organisms; and nutrients (which stimulate the growth of undesirable algae that, as they die, can result in increased loads of biodegradable organics).

30. Wastewater discharge and use options include discharge to natural or artificial watercourses or water bodies; discharge to treatment ponds or wetlands (including aquiculture); and direct use in

agriculture (e.g., crop irrigation). In all cases, the receiving water body use (e.g. navigation, recreation, irrigation, or drinking) needs to be considered together with its assimilative capacity to establish a site-specific discharge quality that is consistent with the most sensitive use.

31. The most significant environmental impacts related to wastewater and sludge treatment, discharge, and use include:

- a. Liquid effluents
- b. Solid waste
- c. Air emissions and odors
- d. Hazardous chemicals
- e. Ecological impacts

32. **Liquid Effluents**. Treated wastewater (liquid effluents) may be reused for irrigation or other purposes or disposed subject to regulatory oversight. If not re-used, treated wastewater can be discharged to the sea; rivers; large surface water bodies; smaller, closed surface water bodies; and wetlands and lagoons.

- 33. Recommended measures to prevent, minimize, and control liquid effluents include:
- a. Minimize bypass of the treatment system by using separate storm water and wastewater systems, if possible, and providing capacity sufficient to treat peak flows;
- b. Implement an industrial source control program which includes monitoring and effective regulatory enforcement;
- c. Collaborate with public officials to select appropriate treatment technologies, considering factors such as the quality and quantity of raw wastewater and its variability; available land area for the treatment facility; and resources for capital expenditures, operation, maintenance, and repair; availability of skilled operators, operator training, maintenance personnel, treatment chemicals, and replacement parts;
- d. Design, construct, operate, and maintain wastewater treatment facilities and achieve effluent water quality consistent with applicable national requirements or internationally accepted standards14 and consistent with effluent water quality goals based on the assimilative capacity and the most sensitive end use of the receiving water;
- e. Consider discharge of treated wastewater to natural or constructed wetlands, which can buffer the impact f from discharge on the aquatic environment, unless the wetland itself would be degraded by the discharge;
- f. Treat grey-water, if collected separately from sewage, to remove organic pollutants and reduce the levels of suspended solids, pathogenic organisms and other problematic substances to acceptable levels based on applicable national and local regulations. Grey-water lines and point of use stations should be clearly marked to prevent accidental use for potable water quality applications;
- g. Based on an assessment of risks to human health and the environment, consider re-use of treated effluent, especially in areas with limited raw water supplies. Treated wastewater quality for land application or other uses should be consistent with the relevant public health-based guidance from the World Health Organization (WHO) and applicable national requirements.

34. **Solid Waste**. Solids removed from wastewater collection and treatment systems may include sludge and solids from cleaning of drainage and sewer collection systems (including seepage systems), screening solids, and sludge from various unit operations used for wastewater treatment.

35. Recommended strategies for the management of solid wastes include:

- a. Select appropriate sludge treatment technologies, considering, for example, the quantity and sources of sludge; available resources for capital expenditures, training, operations and maintenance; availability of skilled operators, maintenance personnel, etc.; and the desired disposal methods or end uses of the treated solids;
- b. Land application or other beneficial re-use of wastewater treatment plant residuals should be considered but only based on an assessment of risks to human health and the environment. Quality of residuals for land application should be consistent with the relevant public health-based guidance from the World Health Organization (WHO) and applicable national requirements;
- c. Processing, disposal and re-use of wastewater treatment plant residuals should be consistent with applicable national requirements or, in their absence, internationally accepted guidance and standards.

36. **Air Emissions and Odors**. Air emissions from wastewater treatment operations may include hydrogen sulfide, methane, ozone (in the case of ozone disinfection), volatile organic compounds (such as from industrial discharges), gaseous or volatile chemicals used for disinfection processes (e.g., chlorine and ammonia), and bio aerosols. Odors from treatment facilities can also be a nuisance to workers and the surrounding community.

37. Measures related to management of air emissions from drinking water treatment systems, discussed above, are also generally applicable to wastewater treatment facilities. In addition, the following measures are recommended to prevent, minimize, and control air emissions and odors:

- a. Cover emission points (e.g., aeration basins, clarifiers, sludge thickeners, tanks, and channels), and vent emissions to control systems (e.g., compost beds, bio filters, chemical scrubbers, etc.) as needed to reduce odors and otherwise meet applicable national requirements and internationally accepted guidelines;
- b. Where necessary, consider alternate aeration technologies or process configurations to reduce volatilization.

38. **Hazardous Chemicals**. Wastewater treatment often includes the use of hazardous chemicals, such as strong acids and bases for pH control, chlorine or other compounds used for disinfection, etc. Environmental impacts and mitigation measures discussed above for disinfection in drinking water treatment are also generally applicable to disinfection in wastewater treatment facilities. Additional guidance on chemicals management is provided in the General EHS Guidelines.

II. Occupational Health and Safety

39. Occupational health and safety impacts during the construction and decommissioning of Water and Sanitation facilities are common to other large industrial projects and are addressed in the General EHS Guidelines. Occupational health and safety impacts associated with the operational phase of water and sanitation projects primarily include the following:

- a. Accidents and injuries
- b. Chemical exposure
- c. Hazardous Atmosphere
- d. Exposure to pathogens and vectors
- e. Noise

40. **Accidents and Injuries**. Work at water and sanitation facilities is often physically demanding and may involve hazards such as open water, trenches, slippery walkways, working at heights, energized circuits, and heavy equipment. Work at water and sanitation facilities may also involve entry into confined spaces, including manholes, sewers, pipelines, storage tanks, wet wells, digesters, and pump stations. Methane generated from anaerobic biodegradation of sewage can lead to fires and explosions.

41. Mitigation measures for accidents and injuries are addressed in the General EHS Guidelines. In addition, the following procedures are recommended to prevent, minimize, and control accidents and injuries at water and sanitation facilities:

- a. Install railing around all process tanks and pits. Require use of a life line and personal flotation device (PFD) when workers are inside the railing, and ensure rescue buoys and throw bags are readily available;
- b. Use PFDs when working near waterways;
- c. Implement a confined spaces entry program that is consistent with applicable national requirements and internationally accepted standards. Valves to process tanks should be locked to prevent accidental flooding during maintenance;
- d. Use fall protection equipment when working at heights;
- e. Maintain work areas to minimize slipping and tripping hazards;
- f. Use proper techniques for trenching and shoring;
- g. Implement fire and explosion prevention measures in accordance with internationally accepted standards;
- h. When installing or repairing mains adjacent to roadways, implement procedures and traffic controls, such as:
 - i. Establishment of work zones so as to separate workers from traffic and from equipment as much as possible
 - ii. Reduction of allowed vehicle speeds in work zones;
 - iii. Use of high-visibility safety apparel for workers in the vicinity of traffic
 - iv. For night work, provision of proper illumination for the work space, while controlling glare so as not to blind workers and passing motorists
- i. Locate all underground utilities before digging.

42. **Chemical Exposure and Hazardous Atmospheres.** Water and wastewater treatment involve use of potentially hazardous chemicals, including strong acids and bases, chlorine, sodium and calcium hypochlorite, and ammonia. Water may contain radioactive substances and heavy metals, which typically accumulate in the water treatment sludge. Potential sources of exposure to radionuclides include: pumps and piping where mineral scales accumulate; lagoons, and flocculation and sedimentation tanks where residual sludge accumulate; filters, pumping stations, and storage tanks where scales and sludges accumulate; facilities where filter backwash, brines, or other contaminated water accumulates; facilities that are enclosed (radon); residuals processing or handling areas; and land disposal or application areas where residuals are shoveled, transported, or disposed.

43. Wastewater may contain potentially hazardous chemicals depending on the source water quality, drinking water treatment processes, and industries discharging to the sewer, including include chlorinated organic solvents and pesticides, PCBs, polycyclic aromatics, petroleum hydrocarbons, flame retardants, nitrosamines, heavy metals, asbestos, dioxins, and radioactive materials. In addition, workers may be exposed to hydrogen sulfide, methane, carbon monoxide, chloroform, and other chemicals generated during wastewater treatment. Oxygen may be displaced or consumed by microorganisms, thus resulting in an oxygen deficient environment in areas where wastewater or wastewater residues are processed.

44. Prudent handling and storage of hazardous chemicals, as described in General EHS Guidelines and in Section 1, above, will help to minimize potential risks to workers. In addition, the following procedures are recommended to prevent, minimize, and control chemical exposure at water and sanitation facilities include:

- a. Implement a training program for operators who work with chlorine and ammonia regarding safe handling practices and emergency response procedures;
- b. Provide appropriate personal protective equipment (including, for example, self-contained breathing apparatus) and training on its proper use and maintenance.
- c. Prepare escape plans from areas where there might be a chlorine or ammonia emission;
- d. Install safety showers and eye wash stations near the chlorine and ammonia equipment and other areas where hazardous chemicals are stored or used;
- e. If source water contains radioactive substances, locate water treatment units and water treatment sludge areas as far as possible from common areas (e.g., offices);
- f. Conduct radiation surveys at least annually, especially in areas where radionuclides are removed;
- g. Limit wastes entering the sewer system to those that can be effectively treated in the wastewater treatment facility and reduce the amount of air-strippable hazardous compounds entering the system by controlling industrial discharges (e.g., by permit or similar system). Analyze incoming raw wastewater to identify hazardous constituents;
- h. Ventilate enclosed processing areas and ventilate equipment, such as pump stations, prior to maintenance.
- i. Use personal gas detection equipment while working in a wastewater facility;

- j. Continuously monitor air quality in work areas for hazardous conditions (e.g. explosive atmosphere, oxygen deficiency);
- Periodically sample air quality in work areas for hazardous chemicals. If needed to meet applicable occupational health national requirements or internationally accepted standards, install engineering controls to limit worker exposure, for example collection and treatment of off-gases from air stripping;
- 1. Prohibit eating, smoking, and drinking except in designated areas;
- m. Rotate personnel among the various treatment plant operations to reduce inhalation of air-stripped chemicals, aerosols, and other potentially hazardous materials.

45. **Pathogens and Vectors**. Workers and staff at wastewater and sludge treatment facilities and fields where treated wastewater or sludge is applied, as well as operators of sludge collection vehicles, can be exposed to the many pathogens contained in sewage. Processing of sewage can generate bioaerosols which are suspensions of particles in the air consisting partially or wholly of microorganisms, such as bacteria, viruses, molds, and fungi. These microorganisms can remain suspended in the air for long periods of time, retaining viability or infectivity. Workers may also be exposed to endotoxins, which are produced within a microorganism and released upon destruction of the cell and which can be carried by airborne dust particles. Vectors for sewage pathogens include insects (e.g. flies), rodents (e.g. rats) and birds (e.g. gulls).

46. Recommended measures to prevent, minimize, and control exposure to pathogens and vectors include:

- a. Wastewater and Sludge Treatment
 - i. Include in safety training program for workers, safe handling and personal hygiene practices to minimize exposure to pathogens and vectors;
 - ii. Use vacuum trucks or tugs for removal of fecal sludge instead of manual methods;
 - iii. Provide and require use of suitable personal protective clothing and equipment to prevent contact with wastewater
 - iv. (e.g., rubber gloves, aprons, boots, etc.). Especially provide prompt medical attention and cover any skin trauma such as cuts and abrasions to prevent infection and use protective clothing and goggles to prevent contact with spray and splashes;
 - v. Provide areas for workers to shower and change clothes before leaving work and provide laundry service for work clothes. This practice also helps to minimize chemical and radionuclide exposure;
 - vi. Encourage workers at wastewater facilities to wash hands frequently;
 - vii. Provide worker immunization (e.g. for Hepatitis B and tetanus) and health monitoring, including regular physical examinations;
 - viii. Reduce aerosol formation and distribution, for example by:
 - Planting trees around the aeration basin to shield the area from wind and to capture the droplets and particles
 - Using diffused aeration rather than mechanical aeration and using finer bubbles for aeration

- Reducing aeration rate, if possible
- Use of floating covers on the mixed liquor of the aeration basin
- Suppression of droplets just above the surface, (e.g. by installing a screen or mesh above the basin);
- Collection of droplets (e.g. by sedimentation, scrubber, electrostatic precipitator, or fabric filter)
- Disinfection of airborne particles (e.g., by using ultraviolet lights)
- Use of submerged effluent collector (such as pipes with orifices) rather than weirs
- ix. Avoid handling screenings by hand to prevent needle stick injuries;
- x. Maintain good housekeeping in sewage processing and storage areas;
- xi. Advise individuals with asthma, diabetes, or suppressed immune systems not to work at wastewater treatment facilities, especially composting facilities, facility because of their greater risk of infection.
- b. Land Application
 - i. Consider use of drip irrigation of treated wastewater, which minimizes worker exposure and the amount of water needed. Avoid use of spray irrigation of treated wastewater, if possible;
 - ii. Provide field workers with personal protective equipment, such as rubber gloves and waterproof shoes;
 - iii. Provide access to safe drinking water and sanitation (including hand washing) facilities;
 - iv. Provide worker health monitoring, including regular physical examinations;
 - v. Control vectors and intermediate hosts.
- c. Noise. High noise levels can be present in the vicinity of operating machinery and flowing water at water and sanitation facilities. Impacts and mitigation measures are similar to those at other industrial facilities, and are addressed in the General EHS Guidelines.

III. Community Health and Safety

Community health and safety impacts during the construction of water and sanitation projects include some which are common to those of other industry sectors and are therefore discussed in the General EHS Guideline. Community health and safety impacts associated with operation of water and sanitation projects are discussed separately below.

A. Drinking Water

1. **Water Intake (Water Supply Protection).** Both surface water and groundwater supplies can become contaminated with potentially toxic substances of natural and anthropogenic origins, including pathogens, toxic metals (e.g. arsenic), anions (e.g. nitrate), and organic compounds. Such contamination might result from natural sources, actions or releases that are routine (e.g. discharges within permit limits), accidental (e.g. from a spill), or intentional (e.g. sabotage).

- 2. **Recommended** measures to protect the quality of the water supply include:
- a. Determine the area that contributes water to the source (e.g. watershed of a stream or recharge area for groundwater), identify potential sources of contamination with the area, and collaborate with public authorities in the implementation of management approaches to protect the source water quality, such as:
 - i. Zoning ordinance provisions
 - ii. Facility inspection or hazardous material survey program
 - iii. Information to businesses concerning applicable requirements
 - iv. Environmental permits checklist for new businesses;
 - v. Strategic monitoring within area
 - vi. Development and implementation of educational campaigns to promote best management practices that reduce the risk of water contamination
 - vii. Incorporation of surface water protection into regional land use planning
- b. Evaluate the vulnerability of the water source to disruption or natural events, and implement appropriate security measures as necessary, such as:
 - i. Continuously monitor raw water for surrogate parameters (such as pH, conductivity, total organic carbon [TOC], and toxicity)
 - ii. Inspect sites at random times
 - iii. For reservoirs and lakes, implement a neighborhood watch program with local park staff and other community users of the reservoir/lake
 - iv. Equip wellheads with intrusion alarms

3. **Water Treatment**. The most significant potential community health and safety impacts associated with water treatment include:

- a. Drinking water quality and supply.
- b. Hazardous chemicals.

4. **Drinking Water Quality and Supply**. An adequate supply of clean drinking water is critical to community health and hygiene. Recommended measures related to water treatment include:

- a. Ensure that treatment capacity is adequate to meet anticipated demand;
- b. Construct, operate and maintain the water treatment facility in accordance with national requirements and internationally accepted standards to meet national water quality standards or, in their absence, WHO Guidelines for Drinking Water Quality;
- c. Evaluate the vulnerability of the treatment system and implement appropriate security measures, such as:
 - i. Background checks of employees.
 - ii. Perimeter fencing and video surveillance.
 - iii. Improve the electrical power feeds to the facilities. Redundant electrical power systems significantly reduce the vulnerability risk to essential operations.

5. **Hazardous Chemicals**. Hazardous chemical associated with drinking water treatment and mitigation measures associated with minimizing potential impacts to the environment and to workers, respectively. If a worst-case release scenario could affect the general public, prepare and implement a release prevention program for major hazards as described in the General EHS Guidelines. The prevention program should include identification of hazards, written operating procedures, training, maintenance, accident investigation, and an emergency response plan.

6. **Water Distribution**. The water distribution system is a critical component in delivery of safe potable water. Even if water is effectively treated to remove contaminants and destroy pathogens, waterborne diseases outbreaks can occur because of deficiencies in the water distribution system. Recommended measures to prevent or minimize potential community health risks associated with the water distribution system include:

- a. Construct, operate, and manage the water distribution system in accordance with applicable national requirements and internationally accepted standards;
- b. Construct and maintain the distribution system so that it acts as a barrier and prevents external contamination from entering the water system by, for example:
 - i. Inspecting storage facilities regularly, and rehabilitate or replace storage facilities when needed. This may include draining and removing sediments, applying rust proofing, and repairing structures
 - ii. Ensuring that all installation, repair, replacement, and rehabilitation work conforms to requirements for sanitary protection and materials quality
 - iii. Testing material, soil, and water quality and implementing best practices to prevent corrosion, such as cathodic protection
 - iv. Preventing cross- connections with sewerage systems.
 - v. Separating water lines and sewer pressure mains (e.g., at least 10 feet apart or in separate trenches, with the sewer line at least 18 inches below the water line)
- c. Maintain adequate water pressure and flow throughout the system, for example by:
 - i. Implementing a leak detection and repair program (see section 1)
 - ii. Reducing residence time in pipes
 - iii. Maintaining positive residual pressure of at least 20 pounds per square inch (psi)
 - iv. Monitoring hydraulic parameters, such as inflows, outflows, and water levels in all storage tanks, discharge flows and pressures for pumps, flows and/or pressure for regulating valves, and pressure at critical points, and using system modeling to assess the hydraulic integrity of the system
- d. Prevent introduction of contamination from the distribution system itself, for example by:
 - i. Minimizing microbial growth and biofilm development (e.g. by ensuring adequate residual disinfection levels). Collect samples from several locations throughout the distribution system, including the farthest point, and test for both free and combined chlorine residual to ensure that adequate chlorine residual is maintained

- ii. Choosing residual disinfectant (e.g. chlorine or chloramines) to balance control of pathogens and formation of potentially hazardous disinfection byproducts
- iii. Using construction materials that do not contribute to release undesirable metals and other substance or interact with residual disinfectants

B. Sanitation

1. Measures to minimize potential community health risks can be implemented both in the collection and treatment of wastewater and sludge.

2. **Wastewater and Septage Collection**. Collection of sewage and transportation away from residential areas, while not alone sufficient to protect public health, is nevertheless generally the most important aspect of sanitation. Therefore, provision of collection services, or ensuring that collection services are available, is of primary concern. Effective design and operation of a sewerage system, as addressed in Section 1, can minimize the potential for community exposure and health impacts from raw wastewater and sludge collection, for example by:

a. Preventing sewerage system overflows;

b. Preventing buildup of potentially toxic and explosive gasses in the sewer.

2. **Wastewater and Sludge Treatment**. Potential community health and safety impacts associated with wastewater and sludge treatment facilities include:

- a. Liquid effluents
- b. Air emissions and odors
- c. Physical hazards

3. **Liquid Effluents.** Treated wastewater effluents are typically discharged to surface water or reused for irrigation or other purposes. In many cases, direct or indirect human contact with treated wastewater is likely. Therefore, adequate wastewater treatment to remove contaminants and, especially, microorganisms and pathogens, as described in Section 1, is important not only to prevent adverse environmental impacts, but to protect public health as well.

4. **Air Emissions and Odors**. Odors from wastewater treatment facilities can be a nuisance to the neighboring community. Bio-aerosols can also carry disease-causing microorganisms. Furthermore, releases of hazardous gases, such as chlorine, could adversely affect nearby residents. Air emission and odor controls are addressed in Sections 1 and 1, as well as in the General EHS Guidelines. In addition, the following measures are recommended to prevent, minimize, and control community exposure to dust and odors from waste management facilities:

- a. Provide adequate buffer area, such as trees, or fences, between processing areas and potential receptors;
- b. Avoid siting facilities near densely populated neighborhoods and installations with potentially sensitive receptors, such as hospitals and schools. Site facilities downwind from potential receptors, if possible.

5. **Physical Hazards.** Visitors and trespassers at wastewater treatment facilities may be subject to many of the hazards for site workers. Recommended measures to prevent, minimize, and control physical hazards to the community include:

- a. Restrict access to waste management facilities by implementing security procedures, such as:
 - i. Perimeter fencing of adequate height and suitable material, with lockable site access gate
 - ii. Security cameras at key access points, and security alarms fitted to buildings and storage areas; and
 - iii. Use of a site visitor register.
- b. Light the site where necessary. As this may cause light nuisance to neighbors, the lighting installations should be selected to minimize ambient light pollution.

6. **Land Application.** Use of treated wastewater in agriculture can pose public health risks. Hazards associated with crops irrigated with treated wastewater include excreta-related pathogens and toxic chemicals that may be present in the wastewater. The following methods are recommended to protect consumers:

- a. Treat wastewater and sludge used for land application in a manner consistent with WHO Guidelines for the Safe Use of Wastewater, Excreta and Grey-water and applicable national requirements;
- b. Stop irrigation with treated wastewater two weeks prior to harvesting;
- c. Limit irrigation with treated wastewater to crops that are cooked before eating;
- d. Restrict public access to hydraulic structures carrying wastewater and to fields irrigated with treated wastewater.

Annex 4b WBG Environmental Health and Safety Guidelines for Waste Management Facility¹

1. **Waste Management Facilities.** These guidelines are for the design, construction and operation of facilities for the management of hazardous and non-hazardous wastes, including landfills, incinerators, solvent recovery systems, and other waste management systems. The guidelines incorporate the general provisions of the World Bank policies for cultural properties, indigenous peoples, involuntary resettlement, biodiversity, water resources management, and wildlands.

2. **Project Siting**. The principal elements of World Bank policy regarding siting, land acquisition and development of waste management facilities and associated project features are summarized below. Sites should be chosen through a systematic, documented process that includes consideration of alternatives and their environmental impacts. The project must provide information regarding project siting, addressing the following guidelines:

- a. The site and access routes must be selected taking environmental factors into consideration in a manner which will minimize, to the extent possible, impacts to natural resources, land use patterns, sensitive ecosystems and cultural resources.
- b. A surface and subsurface investigation of geology, soils, groundwater and surface water resources should be conducted to determine leachate migration potential and the need for additional design requirements.
- c. Special consideration should be given to site proximity to developed areas and potential impacts resulting from air emissions, odor, contamination of water resources (i.e. groundwater and/or surface water), vector attraction, noise and truck traffic.
- d. The project site should include enough land area to provide a buffer zone to minimize aesthetic impacts.
- e. Land acquisition must be carried out in accordance with World Bank resettlement policy which requires quantification of impacts on land-based livelihood, and fair compensation to landowners and people relying on the land for their residence and/or livelihood.
- f. Selection of the site should be made after consultation with government agencies, affected communities and concerned nongovernmental organizations.

3. The project must provide a complete record of the process by which the site was selected, including the analysis of alternative sites, and the consultation with government agencies, affected communities and nongovernmental organizations.

4. **Erosion and Sediment**. The project should develop an erosion and sediment control plan to minimize erosion in construction areas and along access roads, reduce the risk of sediment discharge to nearby streams, and provide for long-term maintenance and operation practices that will control erosion and sedimentation. The control plan should include, but should not be limited to the following measures.

¹ Taken from WBG EHS Guidelines for Waste Management Facilities

- a. The area cleared of vegetation to accommodate construction of should be minimized and slopes should be stabilized to prevent erosion.
- b. Cleared areas should be promptly re-vegetated with native grasses, shrubs and trees.
- c. Overland drainage should be controlled to prevent channeling and sediment transport by diverting flows from areas where soils are exposed, and/or by providing filter barriers or settling basins to remove sediment before the runoff is discharged to surface waters.
- d. Re-vegetated areas and areas subject to erosion should be monitored and maintained during project operation.

5. **Waste Collection, Handling and Transport**. The project must conduct a survey to assess the waste management requirements of its service area and develop a compatible program for the collection, handling and transportation of wastes. The program should include the following measures to mitigate potential adverse impacts to the environment, as well as public and employee health and safety.

- a. Ensure scheduled collection services and public awareness of such services.
- b. Provide waste generators with appropriate refuse containers to segregate hazardous and nonhazardous wastes.
- c. Provide enclosed refuse collection vehicles or cloth tarps to cover open vehicles.
- d. Minimize waste handling and maximize waste containment during all operations.
- e. Control odors and the loss of wastes during transportation and at loading and unloading areas.
- f. Include material recovery facilities in the project to receive, separate, process and market or reclaim materials where possible.
- g. Ensure proper maintenance of collection vehicles to ensure safe collection and transport of wastes.

6. General Environmental Requirements

- a. Project facilities must be designed to minimize impacts to air and water resources, and may include, where appropriate: venting and gas collection systems; adequate depth between the bottom of waste piles/landfills and the top of the aquifer; adequate horizontal distance between waste treatment facilities and the nearest surface water; stormwater runoff control systems; and leachate collection and treatment systems.
- b. Prior to construction, project sponsors must devise a program to: survey, identify and assess cultural resource sites within the project area; train construction personnel in the identification of cultural resources; and mitigate adverse impacts resulting from project development.
- c. The potential impacts to vegetation and wildlife habitat as a result of the project should be assessed and a plan established to mitigate the impacts.
- d. Landfill design must include gas control systems to protect deep-rooted vegetation in the project area and minimize the potential for explosion of toxic condition from the accumulation of landfill gas in buildings.

7. **Project Operations**

a. Facilities should have separate receiving and handling areas for hazardous and non-hazardous wastes.

- b. Wastes should be analyzed prior to disposal for compatibility with treatment and disposal methods.
- c. Air quality control measures must be implemented to minimize fugitive dust from materials loading/unloading, and odors from land disposal sites and composting systems.
- d. Adequate and environmentally sound and contained storage areas must be available for materials that cannot be treated or disposed of immediately upon arrival to the facility.
- e. All containment cells should be covered with soil or other suitable cover material at the end of each working day to minimize odors and infringement by animals.
- f. Waste should be composted whenever possible.
- g. A monitoring program should be implemented to detect any groundwater contamination or gas migration as a result of project operations.
- h. Treated leachate and other liquid effluents from the waste management facility and associated project facilities must meet the requirements for liquid effluents in the General Environmental Guidelines.
- i. Maintenance practices should include routine checks for failure of spill containment facilities, air quality controls and emergency devices.

7. **Incinerator Stack Emissions**. Concentrations of contaminants mitted from the stacks of incinerators, or other significant sources of air emissions, including boilers, furnaces, and electrical generating equipment should not exceed the following limits:

Parameter/Pollutant	Maximum Value
Particulate Matter	100 mg/Nm ³
Nitrogen Oxides, as NO ₂	
Coal fired	750 mg/Nm ³
Oil fired	460 mg/Nm ³
Gas fired	320 mg/Nm ³
Sulfur Dioxide	2,000 mg/Nm ³
Dioxin	1 ng/Nm ³
Furan	1 ng/Nm ³

8. Hazards Protection

- a. Waste management facilities should be located, to the extent possible, to minimize potential risks from earthquakes, tidal waves, floods and fires from surrounding areas.
- b. Buildings and other support structures must be designed to criteria appropriate to the local seismic risk, wind and snow loading, and any climatic and geological factors inherent at the location; certification of the design criteria used must be provided by the structural engineers or architect.

9. **Employee Health and Safety**. The project must develop an Employee Health and Safety Program that includes the following:

- a. Employees working in hazardous waste facilities must undergo a medical examination when they are hired and, at a minimum, every two years thereafter.
- b. Emergency escapes routes should be provided for all employees in the event of fire, toxic gas emissions, explosions, radiation and other hazardous exposure.

- c. Firewalls and other fireproof structures should be incorporated into the facility design.
- d. No smoking, eating or drinking rules should be strictly enforced in all work areas.
- e. Unauthorized personnel should be prevented from entering hazardous or restricted areas.
- f. An operations and public emergency response program should be implemented for spills, fires and major accidents, including emergency equipment and trained personnel, and critical components of the program tested on a regular basis.

10. **Training**

- a. Personnel involved in the construction and operation of the project must be trained on the hazards, safety procedures and emergency response plan associated with their tasks in accordance with the General Health and Safety Guidelines and the General Environmental Guidelines.
- b. Training should incorporate information from the Material Safety Data Sheets (MSDSs) for potentially harmful materials.
- c. Personnel should be trained in environmental, health and safety matters including accident prevention, safe lifting practices, the use of MSDSs, safe waste handling practices, and proper control and maintenance of equipment and facilities.
- d. Project sponsors must provide training for monitoring and mitigating the effects of the project on environmental and socio-cultural resources.

11. Record Keeping and Reporting

- a. The project must maintain records of significant environmental matters, including monitoring data, spills, occupational accidents and illness, and fires and other emergencies.
- b. Records of public complaints and accidents involving the general public must be maintained.

12. The above information must be reviewed and evaluated to improve the effectiveness of the environmental, health and safety program.

No.	Province	City	Sub-district	Urban Ward	Population	НН	IP Code	Location	Indigenous	IP HH	IP Pop	IP Geo Position
					Is	lamic Deve	lopment Bank (IDB)	AREA				
1	Nanggroe Aceh Darussalam	Pidie	Kota Sigli	Pasi Rawa	870	240	40,688	Pasir Rawa	Singkil/ Aneuk J	82	319	Low Land
2				Babussalam	24,114	4,859	42,738	Babussalam	Hutan	75	347	
3	Riau	Bengkalis	Mandau	Air Jamban	50,109	13,049	32,735	Air Jamban	Sakai	75	308	
4				Sebangar	13,181	3,276	72,777	Dusun Sebangar	Sakai	70	315	
5				Petani	14,422	2598	21,548	Petani	IP No Name	75	335	Inland
							32,720	Petani	Sakai	71	360	Inland
6				Pematang Pudu	25,207	4952	12,719	Buluh Kasap	Sakai	75	305	Inland
7	D 1	Belitung	Tanjung	Juru Seberang	2,579	648	82,174	Juru Seberang I	Sawang	62	310	Coastal
	Bangka Belitung	0	Pandan				71,972	Juru Seberang II	Sawang	50	183	Coastal
8		Bangka	Mantok	Air Dutih	2 166	605	60,013	Selindung	Melayu Bangka	21	77	Inland
0		Barat	WIEIROK	All Futili	2,100	005	15	Jungku	Melayu Bangka	57	285	Inland
							30,014	Bendul	Melayu Bangka	64	320	Inland
9	Kepulauan	Karimun	Buru	Tanjung Hutan	1,782	452	71,619	Tanjung Hutan	IP No Name	65	35	Coastal
10	Riau	T tur minun	Meral	Meral Kota	16,260	3,550	91,620	Meral Kota	IP No Name	127	325	Coastal
11				Pasir Panjang	3,695	445	61,621	Pasir Panjang	IP No Name	375	1,355	Coastal
	World Bank (WB) AREA											
1	Nusa Tenggara Timur Sumba Barat	Sumba	umba Kota arat Waikabubak	Tebara	3,568	670		Ngadu Bona	Loli	52	204	High Land
		Barat						Ngadu Bona	Ana Paso Ka	75	275	High Land
2	Sulawesi Tengah	Toli-Toli	Baolan	Dadakitan	4,500	886	23,032	Batu Botak	Dondo	241	855	Low Land
3	Sulawesi Selatan	Kota Palopo	Telluwanua	Salubattang	822	165		Maroangin	IP No Name	230	690	

Annex 5 Identified Indigenous Peoples in the NSUP Participating Provinces
No.	Province	City	Sub-district	Urban Ward	Population	HH	IP Code	Location	Indigenous	IP HH	IP Pop	IP Geo Position				
4			Wara Barat	Battang	1,606	288		Battang	IP No Name	150	520					
5	Gorontalo	Gorontalo Te	Gorontalo	Control	Constala	Constale	T 1	Hulawa	3,593	957	90,092	Puodaa	Gorontalo	62	315	Coastal
6	Gorontalo			Telaga	Dulamayo Selatan	2,035	514	90,108	Tapaluluo	Gorontalo	55	239				
7	Irian Jaya Barat	Manokwari	Manokwari Barat	Wosi	8,461	1,879	41,009	Wosi	Baham	7	28	Inland				

Annex 6 Definition and Criteria for Protected and Other Sensitive Areas

No.	Definition and Criteria
1	Protected Forest: Forest areas that have its principal function as a life support system for the protection of water and its natural management, to prevent floods, control from erosion, prevent sea water intrusion, and maintain soil fertility
2	Wetlands: Specific areas such as swamp water, brackish water, peat, whether natural or artificial, permanent or temporary, with stagnant or flowing water, fresh, brackish or salt, including areas of marine water, the depth of which at low tide does not exceed six meters high. Criteria: Freshwater marsh, brackish marsh, salt marshes, peat lands, waters <i>Source: Ramsar Convention</i>
3	Water Catchment Area: Areas with higher ability to absorb rain water so that the water will feed into an underground aquifer and is useful as a source of ground water. Criteria: High rainfall, soil structures which easily absorb water and geomorphology that is able to absorb substantial rain water. Source: Keppres No. 32/1990
4	Coastal Areas: Specific areas along the coast that have important benefits for maintaining the function of coastal sustainability. Criteria: Mainland along coastal edges, with physical conditions of a beach, located within 100 meters from the highest tide toward mainland. <i>Source: Keppres No. 32/1990</i>
5	 Riverbanks: Areas alongside rivers, including artificial rivers/ canals/ primary irrigation channels, which have important benefits for maintaining the preservation of the river. Within 100 meters on either side of a large river, and 50 meters on either side of a creek, for areas that are outside settlements; For rivers within residential settlements, the protected and sensitive areas correspond to 10-15 meter's width on either side of the riverbanks. Source: Kenners No. 32/1990
6	Neighbouring Areas to Lakes/Reservoirs: Specific areas around lakes/reservoirs which serve an important function to maintain the ecosystem of the lake/reservoir. Criteria: Land along the banks of the lake/reservoir, with a width proportional to the shape and physical condition of the lake/reservoir, and between 50-100 m from the point of the highest tide. Source: Keppres No. 32/1990
7	Neighbouring Areas to Springs: Areas surrounding springs that have important benefits to maintain the preservation of the springs. Criteria: The area within a radius of 200 meters surrounding the water spring.
8	 Nature Reserves: Nature reserve areas, which have unique plants, animals (biodiversity), and ecosystems, need to be protected naturally. Criteria: Designated areas, which have a diversity of plants, animals and a unique ecosystem. Areas that represent a certain biodiversity formation. Areas that are in their natural state, and have not yet been compromised by human activity. Areas that have broad and specific shapes, in order to support the effective management of buffer zones. Areas with unique characteristics, which have been identified as requiring conservation efforts. Source: Law No. 5/1990, Keppres 32/1990
9	Wildlife Areas: Wildlife refuge areas which have a distinctive form of diversity and cannot be developed in order to protect the habitat of unique species. <i>Source: Law No.5/1990</i>
10	 Hunting Parks: Protected areas are designated for hunting for tourism purposes (and are stocked with game animals). Criteria: Designated areas; and/or Specific game species that are bred to allow hunting on a regular basis with consideration of recreation, sports and wildlife preservation. Source: Law No. 41/1999

No.	Definition and Criteria	
11	Animal Evacuation Areas: Natural reserve areas for breeding native animals.	
	An existing area of native wildlife;	
	• New designated areas, which are used for breeding of native animals.	
12	Source: Keppres No. 32/1990	
12	development and protection of a diversity of plants and animals that exist in the marine ecosystem.	
	Criteria: Regions such as marine, inland waters, coastal areas, estuaries, atoll clusters, that have a distinctive form, or	
	uniqueness and diversity of ecosystems. Source: Kennres No 32/1990	
13	Mangroves: A coastal marine area with a natural habitat of mangrove forest which protects a unique ecosystem in	
	certain coastal areas.	
	from the annual low tide line, landward.	
	Source: Keppres No. 32/1990	
14	National Parks: Nature conservation areas, which have a native ecosystem, are managed by the zoning system and	
Criteria: Areas which remain forested or vegetated, which have diverse flora and fauna, distinctive landscape and		
	good access for tourism purposes.	
15	Source: Law No.5/1990 and Keppres No.32/1990 Forest Parks: Nature conservation areas for the purpose of collection of plants and/or animals (native or non-	
15	native). These areas can be indigenous forests and/or new-growth forests, which are utilized for research, science, or	
	education, and support cultivation, culture, tourism, and recreation.	
	Criteria: The region remains forested or vegetated and contains a biodiversity of flora and fauna, distinctive landscape and good access for tourism purposes	
	Source: Law No. 5/1990 and Keppres No. 32/1990	
16	Nature Parks: Nature conservation areas, on land and at sea, that are mainly used for tourism and outdoor	
	Criteria: The area remains forested or vegetated, has diverse flora and fauna, with distinctive landscape and good	
	access for tourism purposes. Source: Law No. 5/1990 and Keppres No. 32/1990	
17	Cultural Heritage Areas and Historic, Traditional and Religious Buildings: Regions where there are buildings	
	that have high cultural and/or historic value, as well as natural geological formations that are valued locally and nationally.	
18	Protected sites and areas: Sites and areas that are considered to have strong links with the religious and cultural	
	Criteria:	
	• Considered a sacred place by a particular society;	
19	• Often also a location where traditional rituals take place.	
17	the general public, and are considered highly vulnerable to road-building or other large-scale construction work	
	processes.	
	A group of people live in small, closed, and homogeneous communities;	
	• A social institution exists which relies on kinship;	
	 In general, geographically remote and relatively difficult to reach; In general, community still exists by a subsistence economy; 	
	 Using equipment of limited technology; 	
	High dependence on the local environment and natural resources;	
	• Limited access to social, economic, and political services. In addition to the above group, any low-income group that matches 3 of the 7 criteria above, and live in sensitive	
	areas, shall also be considered as a Vulnerable Community group.	
20	Settlement Areas: Regions that are used or intended as a place of settlement, with all supporting infrastructure.	
	facilities.	
21	Natural Disaster Prone Areas: Any region which has high potential and is very susceptible to damage caused by	
	natural disasters. Criteria: High potential natural disasters such as volcanic eruptions, earthquakes and/or landslides	
	Source: Keppres No. 32/1990	

No.	Definition and Criteria							
22	Productive Land: Paddy fields, crop farming land and/or farm belonging to the general public and supporting							
	commodities having economic value and being relied upon as a source of income for their owners.							
	Criteria:							
	• Protection is needed to maintain productivity levels and prevent a shrinking area of productive due to land							
	conversion;							
	• Land is a reliable source of economic income for its owner;							
	• Land is reliable for commodity-production with high economic value;							
	• Land plays a major social role, especially in the provision of employment for the farmers.							
23	Steep terrain areas: Areas with steep terrain \geq at 40° of inclination.							
	Criteria: The slope can be $\geq 40^{\circ}$ inclined; generally located in mountainous areas, and prone to landslides.							
	Source: Keppres No. 32/1990							
24	Commercial Zones: Areas used or intended to be used as a place of trade and services (commerce).							
	Criteria:							
	• High frequency of goods or services transactions;							
	• Areas of collection and distribution of high-value commodities;							
	Areas equipped with trade facilities.							

Source: Guidelines for Environmental Management Plan by DG of Bina Marga no 09/BM/09 (www. binamarga.pu.or.id)

Annex 7 General ESMF Checklist (Example)

Example of General ESMF Checklist

Subproject Name
Subproject Location
Name of KSM
Consultant Team

::

Site Selection

When considering the location of a subproject, rate the sensitivity of the proposed site in the following table according to the given criteria. Higher ratings do not necessarily mean that a site is unsuitable. They do indicate a real risk of causing undesirable adverse environmental and social effects, and that more substantial environmental and/or social planning may be required to adequately avoid, mitigate or manage potential effects.

Iconog	Site Sensitivity					
issues	Low	Medium	High	Kating		
Natural habitats	No natural habitats present of any kind	No critical natural habitats; other natural habitats occur	Critical natural habitats present			
Water quality and water resource availability and use	Water flows exceed any existing demand; low intensity of water use; potential water use conflicts expected to be low; no potential water quality issues	Medium intensity of water use; multiple water users; water quality issues are important	Intensive water use; multiple water users; potential for conflicts is high; water quality issues are important			
Natural hazards vulnerability, floods, soil stability/erosion	Flat terrain; no potential stability/erosion problems; no known volcanic/seismic/flood risks	Medium slopes; some erosion potential; medium risks from volcanic/seismic/flood/hurr icane	Mountainous terrain; steep slopes; unstable soils; high erosion potential; volcanic, seismic or flood risks			
Cultural property	No known or suspected cultural heritage sites	Suspected cultural heritage sites; known heritage sites in broader area of influence	Known heritage sites in project area			
Involuntary resettlement	Low population density; dispersed population; legal tenure is well-defined; well- defined water rights	Medium population density; mixed ownership and land tenure; well- defined water rights	High population density; major towns and villages; low-income families and/or illegal ownership of land; communal properties; unclear water rights			
Indigenous Peoples	No indigenous population	Dispersed and mixed indigenous populations; highly acculturated indigenous populations	Indigenous territories, reserves and/or lands; vulnerable indigenous peoples			

Completeness of Subproject Application

Does the subproject application document contain, as appropriate, the following information?

No.	Contents of subproject application document	Yes	No	N/A
1.	Description of the proposed project and where it is located			
2.	Reasons for proposing the project			
3.	The estimated cost of construction and operation			
4.	Information about how the site was chosen, and what alternatives were considered			
5.	A map or drawing showing the location and boundary of the project including any land required temporarily during construction			
6.	The plan for any physical works (e.g. layout, buildings, other structures, construction materials)			
7.	Any new access arrangements or changes to existing road layouts			
8.	Any land that needs to be acquired, as well as who owns it, lives on it or has rights to use it			
9.	A work program for construction, operation and decommissioning the physical works, as well as any site restoration needed afterwards			
10.	Construction methods			
11.	Resources used in construction and operation (e.g. materials, water, energy)			
12.	Information about measures included in the subproject plan to avoid or minimize			
	adverse environmental and social impacts			
13.	Details of any permits required for the project			

Checklist on Documents and Requirements for Environmental & Social Safeguards Management

No.	Aspects of Environmental and Social Safeguard		No	Remarks
1.	Environmental Safeguard			
1.1	Formulation of the environmental management document (UKL/UPL, or SPPL)			
1.2	Integrating the document of UKL/UPL document, or SOP already ratified by			
1.2	Bappedalda or Environmental Dinas/Office/Body to the SIAP document			
1.3	Quarterly Report: completeness of information on Environment Management Plan			
	Conformity between implementation of environmental management with the			
1.4	procedure as written in the technical guidelines of social and environmental			
	safeguards and Other relevant government regulations			
1.5	Quality of environmental management implementation			
1.6	Financing (planning and realization)			
2.	Social Safeguard			
2.1	Land acquisition and/or resettlement/relocation of PAP, if any:			
	The making of instrument/document of land acquisition and/or			
211	resettlement/relocation of PAPs, Full or Abbreviated LARAP, Statement Letter of			
2.1.1	Land Donation. Statement Letter of Permit on Land Use, Statement Letter of			
	Permit on Land Easement.			
	Full or Abbreviated LARAP document that has ratified by Mayor/Bupati,			
212	Statement Letter of Land Donation./Statement Letter of Permit on Land			
2.1.2	Use/Statement Letter of Permit on Land Easement .shall become part of the SIAP			
	document			
213	Quarterly Report: completeness of information about Plan and Implementation of			
2.1.3	Land acquisition plan and/or resettlement/relocation of PAPs			

No.	Aspects of Environmental and Social Safeguard	Yes	No	Remarks
2.1.4	Conformity between implementation of land acquisition and/or resettlement and the procedure as written in the technical guidelines of social and environmental safeguards and Other relevant government regulations			
2.1.5	Quality of implementation of land acquisition and/or resettlement			
2.1.6	Completeness of documentation (minutes of meetings, statement letter of land donation, statement letter of rights handover, statement letter of permit on land use, statement letter of permit on land Easement, etc.)			
2.1.7	Financing (planning and realization)			
2.2	Indigenous Peoples (IPs), if any:			
2.2.1	<u>Formulation of IPP*</u> IPP or adjustment to the project design according to the needs of IPs group			
2.2.2	The IPP that has been ratified by Mayor/Bupati, shall become part of the SIAP			
2.2.3	Conformity between IPP (or adjusted project design) as already agreed with the field implementation			
2.2.4	Quarterly Report: completeness of information on IPP			
2.2.5	Conformity between implementation of IPP with the procedures as written in the technical guidelines of social and environmental safeguards and Other relevant government regulations			
2.2.6	Quality of implementation of IPP			
2.2.7	Completeness of documentation (minutes of meetings, statement letter to handover the rights, pictures, etc.)			
2.2.8	Financing (planning and realization)			

CERTIFICATION

We certify that we have thoroughly examined all the potential adverse effects of this subproject. To the best of our knowledge, the subproject plan as described in the application and associated planning reports (e.g. EMP, LARAP, IPP, PMP), if any, will be adequate to avoid or minimize all adverse environmental and social impacts.

KSM (signature) :

Extension team representative/e.g. Facilitator, City Coordinator (signature):

Date :....

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Desk Appraisal by Review Authority:

The subproject can be considered for approval. The application is complete, all significant environmental and social issues are resolved, and no further subproject planning is required.



A field appraisal is required.

Note: A field appraisal must be carried out if the subproject:

- Needs to acquire land, or an individual or community's access to land or available resources is restricted or lost, or any individual or family is displaced.
- May restrict the use of resources in a park or protected area by people living inside or outside of it.
- May affect a protected area or a critical natural habitat.
- May encroach onto an important natural habitat, or have an impact on ecologically sensitive ecosystems (e.g. rivers, streams, wetlands).
- May adversely affect or benefit an indigenous people.
- Involves, or results in: a) diversion or use of surface waters; b) construction or rehabilitation of latrines, septic or sewage systems; c) production of waste (e.g. slaughterhouse waste, medical waste); d) new or rebuilt irrigation or drainage systems; or e) small dams, weirs, reservoirs or water points.

The following issues need to be clarified at the subproject site:

A Field Appraisal report will be completed and added to the subproject file.

Name of desk appraisal officer	:
Signature	:
Date	:

Annex 8 Environmental and Social Field Appraisal Forms

EXAMPLE of FIELD APPRAISAL FORMS

<u>Note</u>:

Formats provided in this ESMF are an intended as example, the project will develop further detail forms and be presented in the relevant technical guidelines and be included in the respective trainings or related capacity building activities.

General Information

- 1. Subproject Name
- 2. Location
- 3. Date(s) of Field Appraisal :
- 4. Field Appraisal Officer and Address:
- 5. Facilitator/City Coord :
- 6. Community Representative
- 7. Project Details (provide details that are not adequately presented in the subproject application. If necessary, attach sketches of the subproject component(s) in relation to the community and to existing facilities):

Environmental and Social Issues

- 8. Will the project:
 - Need to acquire land?
 - Affect an individual or the community's access to land or available resources?
 - Displace or result in the involuntary resettlement of an individual or family?
 - If "Yes", tick one of the following bullets:
 - The LARAP included in the subproject application is adequate. No further action required.
 - The LARAP included in the subproject application must be improved before the application can be considered further.
 - A LARAP must be prepared and approved before the application can be considered further.
- 9. Will the project:
 - Encroach onto an important natural habitat?

:

- Negatively affect ecologically sensitive ecosystems?
- If "Yes", tick one of the following bullets:
- The EMP included in the subproject application is adequate. No further action required.
- The EMP included in the subproject application must be improved before the application can be considered further.
- An EMP must be prepared and approved before the application can be considered further.
- 10. Will this project involve or result in:
 - Diversion or use of surface waters?
 - Construction and/or rehabilitation of latrines, septic or sewage systems?
 - Production of waste (e.g. slaughterhouse waste, etc.)?
 - New or rebuilt irrigation or drainage systems?

If "Yes", tick one of the following bullets:

- The application describes suitable measures for managing the potential adverse environmental effects of these activities. No further action required.
- The application does not describe suitable measures for managing the potential adverse environmental effects of these activities. An Environmental Management Plan must be prepared and approved before the application can be considered further.
- 11. Are there any indigenous people living in the subproject area who could benefit from, or be adversely affected by, the subproject?
 - If "Yes", tick one of the following bullets:
 - The IPP included in the subproject application is adequate. No further action required.
 - The IPP included in the subproject application must be improved before the application can be considered further.
 - An IPP must be prepared and approved before the application can be considered further.
- 12. Are there any other environmental or social issues that have not been/adequately addressed?

If "Yes", summarize them:

And tick one of the following boxes:

- Before it is considered further, the application needs to be amended to include suitable measures for addressing these issues.
- An EMP/LARAP/IPP needs to be prepared and approved before the application is considered further.

Another example form of appraisal checklist (for environmental issues):

N	T		Potential Adverse Impact						
No.	Issues	None	Low	Med	High	Unknown			
A.	Roads								
	Soil erosion or flooding concerns (e.g., due to highly erodible soils or steep gradients)								
	Number of stream crossings or disturbances								
	Wet season excavation								
	Creation of quarry sites or borrow pits								
	Significant vegetation removal								
	Wildlife habitats or populations disturbed								
	Environmentally sensitive areas disturbed								
	Cultural or religious sites disturbed								
	Economic or physical resettlement required								
	Other (specify):								
В.	Water Supply								
	Existing water sources supply/yield depletion								
	Existing water users disrupted								
	Improper wastewater disposal and ponding								
	Downstream water users disrupted								

NT		Potential Adverse Impact					
No.	Issues	None	Low	Med	High	Unknown	
	Increased numbers of water users due to improvements						
	Increased social tensions/conflict over water allocation						
	Sensitive ecosystems downstream disrupted						
	Economic or physical resettlement required						
	Local incapacity/inexperience to manage facilities						
	Other (specify):						
C.	Urban Drainage						
	Soil erosion or flooding concerns (e.g., due to highly						
	erodible soils or steep gradients)						
	Number of stream crossings, junctions or disturbances						
	Will the subproject lead to the creation of stagnant water						
	bodies in borrow pits, quarries, leading to mosquito breeding						
	or other disease vectors?						
	Wet season excavation						
	Creation of quarry sites or borrow pits						
	Significant vegetation removal						
	Wildlife habitats or populations disturbed						
	Environmentally sensitive areas disturbed						
	Cultural or religious sites disturbed						
	Economic or physical resettlement required						
	Other (specify):						
D.	Livelihood Support Facilities and Services						
	Result in a significant change/loss in livelihood of individuals?						
	Adversely affect the livelihoods and /or the rights of women?						
	Wet season excavation						
	Creation of quarry sites or borrow pits						
	Significant vegetation removal						
	Wildlife habitats or populations disturbed						
	Environmentally sensitive areas disturbed						
	Cultural or religious sites disturbed						
	Economic or physical resettlement required						
	Other (specify):						
E.	Sanitation						
	Significant vegetation removal						
	Contamination of water supply & groundwater due to seenage/leaking						
	Public health concerns due to improper use/ handling & disposal						
	Economic or physical resettlement required			1			
<u> </u>	Cultural or religious sites disturbed			-			
	Wet season excavation						
	Creation of quarry sites or horrow pits						
L	creation of quality sites of boliow pits			1	1		

Field Appraisal Decision

- The subproject can be considered for approval Based on a site visit and consultations with both interested and affected parties, the field appraisal determined that the community and its proposed project adequately address environmental and/or social issues as required by the Project's ESMF.
- **Further subproject preparation work is required before the application can be considered further** The field appraisal has identified environmental and/social issues that have not been adequately addressed. The following work needs to be undertaken before further consideration of the application:

.....

All required documentation such as amended application, EMP, LARAP, IPP will be added to the subproject file before the subproject is considered further.

Name of field appraisal officer : Signature :

Date

:.....

Annex 9 Report on Environmental Screening

(Example from a Road Project)

A. PROJECT ACTIVITY PLAN					
1. Name of Project Activity					
2. Length of Road	km				
3. Width of Road					
a. Existing width	a m				
b. Planned width	b m				
c. Existing surface	c m				
d. Planned surface	d m				
4. Location					
a. City	a				
b. District	b				
c. Province	c				
5. Road Status	National/Province/District/City				
6. City Status	Metropolitan/Big/Medium/Small				
7. Project Type	Construction/Maintenance				
8. Land Acquisition Size	На				
9. Average Traffic Flow					
a. Existing	a Vehicles/day				
b. Planned	b Vehicles/day				
10. Project Status	Pre-feasibility study/Feasibility study				
B. RESULT OF ENVIRONMENTAL SCREENING	ON PROTECTED AREA AND OTHER SENSITIVE AREAS				
1. Type of Land Use					
a. Type / name of the protected area	a				
b. Location of the road in protected areas	b. Pass through/share boundary with/close to/far from				
2. Other Environmental Components that are sensitive to changes (if any)	IPs / Vulnerable peoples/ Dense Settlement / Commercial Area / Cultural Heritage Area / Steep terrain				
3. Physiographic conditions of land:					
a. Steep terrain (> 40%)	1 km				
b. Unstable land	2 km				
c. Other information	3 (please mention)				
4. Evaluation of Major Impacts	Major/Minor				
C. CONCLU	USIONS (please select one)				
1. Must have AMDAL ¹	Rationale:				
2. Must have UKL/UPL	Rationale:				
3. Needs LARAP	Rationale:				
4. No AMDAL or UKL and UPL needed (only requires SOP)	Rationale:				
a. BUDGET ESTIMATE FOR STUDY OF UKL/UPL, SOP, LARAP	Rp				

¹ Not eligible for financing

Annex 10 Format of Environmental Management Plan and Environmental Monitoring Plan (UKL/UPL)

The following form is the Format for the Environmental Management Plan (UKL) and Environmental Monitoring Plan (UPL). It describes the impact of the planned activities on the environment and how it will be managed. As an integral part of the UKL/UPL, the Statement of Assurance for Implementation of UKL/UPL will be attached using the template example shown in this annex. This format complies with the Regulation of the Minister of Environment No. 16/2012 which can be referred to for further guidance.

Title of Chapter/Sub- Chapter	Content/Remarks							
Statement Letter from Project Management								
	 a. The statement letter from project management will state their accountability to ensure that the Environmental Management Plan (UKL) and Environmental Monitoring Plan (UPL) will be done. This statement Letter should be signed on a stamp duty acknowledged by the Head of Bapedalda, (local environmental agency) and the Head of Local Government (Governor/Bupati/Mayor). b. Project management consists of those parties who prepare and implement the Project Activities, those parties who are responsible for the operations and maintenance of the Project Activities, and other parties responsible for environmental management and monitoring. 							
I. DESCRIPTION OF PRO	I. DESCRIPTION OF PROJECT MANAGEMENT							
1.1 Company Name								
1.2 Name of Project Management Entity	 Name of project management entity and their job description at each stage of the Project Activities, which should include: a. Agency or office responsible for the preparation and implementation of Project Activities. b. Agency or office responsible for the operations and maintenance of the Project Activities after the work is completed. c. Agency or office responsible for environmental management and monitoring. 							
1.3 Address, Number Phone and Fax, Website and Email	Clear address of the named agencies or offices related to the Project Activities in accordance to the point 1.1 above.							
II. DESCRIPTION OF PRO	JECT ACTIVITIES AND ITS IMPACT							
2.1 Project Activities Name	Name of Project Activities in a clear and complete manner.							
2.2 Project Activities Location	 a. Location of the Project Activities in a clear and complete manner: <i>Kelurahan</i>/Village, District/city, and Province where the Project Activities and its components take place. b. Location of the Project Activities should be drawn in a map using an adequate scale (for example, 1:50.000, accompanied with latitude and longitude of the location). 							
2.3 Scale of the Project Activities	An estimation of the scale and type of Project Activities (using accepted units of measurement). For example: the construction of a market of certain capacity may need to be accompanied by supporting facilities in line with the Environmental Management Plan that must mention the type of component as well as the scale.							
2.4 Component of Project Activities in brief outline	 A brief and clear explanation on any component of the Project Activities which have potential environmental impacts. Work components should be divided based on stages as follows: a. Pre-construction, for example: mobilization of workforce and materials, transportation, etc. b. Construction, for example the use of ground water, laying out of utility pipes, etc. 							

Title of Chapter/Sub- Chapter	Content/Remarks					
	c. Operations and Maintenance: Post-construction, for example: clearing of excavated waste material, etc.Also, attach the flowchart/diagram to explain the flow of work to be done, if applicable.					
III POTENTIAL ENVIRONMENTAL IMPACT	Explain in a brief and clear manner about any Project Activities with potential environmental impacts, type of impacts which might occur, magnitude of impacts, and other matters needed to describe any potential environmental impacts on the natural and social environment. Such descriptions can be presented in tabulation, with each column representing each of the aspects. A description of the size or magnitude of the impacts should be accompanied with measurement units based on applicable laws and regulations or specific scientific analysis.					
IV. ENVIRONMENTAL MA	ANAGEMENT AND MONITORING PROGRAM					
4.1 Environmental Management Plan	 b. The Environmental Management Plan(UKL) consists of the plan itself, as well as the party in charge, frequency of interventions, implementation schedule, and types of mechanisms (e.g.: procedures for management, methods, etc.) in order to mitigate the environmental impacts identified Section III above. c. The plan can be presented in a table format, which at minimum contains the following columns: type of impact, source, magnitude, threshold, management plan, and frequency of interventions, party in charge, and other remarks. 					
4.2 Environmental Monitoring Plan	 a. The Environmental Monitoring Plan (UPL) consists of the plan itself, party in charge, frequency of interventions, implementation schedule, and types of mechanisms (e.g.: procedures for monitoring, methods, etc.) in order to monitor the environmental management plan described in section 4.1 above. b. The plan can be presented in a table format, which at minimum contains the following columns: type of impact, source, magnitude, threshold, management plan, and frequency of interventions, party in charge, and other remarks. In this monitoring plan, the thresholds should comply with the prevailing laws and regulations which are applicable according to the environmental impacts as already identified in Section III above. 					
V. SIGNATURE AND OFFICE SEAL	After the UKL/UPL document is prepared and complete, the Project Manager should sign and put an official seal on the document.					
VI. REFERENCE	Insert various references used in the preparation of UKL/UPL.					
VII. ATTACHMENTS	Attach any relevant documents or information to the UKL/UPL, e.g. tables displaying the monitoring results, and others.					

Annex 11 Format of Statement of Assurance for UKL/UPL Implementation

Statement of Assurance for UKL/UPL Implementation

No:.....

In an effort to prevent, minimize and/or address the potential environmental impacts from the Construction Work of....., in the District/Province of...... as well as in accordance to the duty and authority of the Dinas....., of the District/Province of shall carry out an Environmental Management Plan (UKL) and Environmental Monitoring Plan (UPL) and include the recommendations from UKL/UPL into the Detailed Design.

For the next stage, which is the physical work, implementation of the recommendations from UKL/UPL shall be done by the party in charge for the physical work, which is "Satker...... of the District/Province......".

This statement is duly made, as confirmation to support the Environmental Management Plan (UKL) and Environmental Monitoring Plan (UPL) on the Construction Work for the Construction of, in the District/Province of.....,

Location, Dat	e
DINAS	
DISTRICT/PROVINCE OF	
	Satker

NAME	
NIP	

Annex 12 SOP for Environmental Management

1. Roads and Bridges:

- a. General Guidelines for Environmental Management (1)- No 008/BM/2009
- b. Guidelines for Planning of Environmental Management (2)-No 009/BM/2009, which includes, among others:
 - i. General Guidelines for Environmental Management of Sensitive Areas. See Annex 2 of the Guideline No. 009/BM/2009.
 - ii. Guidelines for Environmental Management in Forested Areas.
 - iii. Procedures for obtaining a Use Permit (Leasehold) for Forested Areas.
 - iv. Implementation Manual for Construction in Forested Areas.
 - v. Manual for Mitigating Development Impacts on Flora and Fauna in Forested Areas (14 pages), including:
 - Methods of Land Clearing;
 - Environmental Impact Management Plans for Roads Traversing National Parks.
 - vi. Guidelines on Environmental Management in Protected Zones Outside of Forested Areas. See Annex 3 of the Guideline No. 009/BM/2009.
 - vii. Manual for Mitigating Construction Impacts on Flora and Fauna in Forested Areas.
 - viii. Manual for Mitigating Development Impacts on Water Resources.
 - ix. General Environmental Management Guidelines for Protection of Heritage Areas.
 - x. Manual for Mitigating Air-quality and Noise Pollution from Traffic.
 - xi. Environmental Screening Procedures for Road Projects. See Annex 4 of the Guideline No. 009/BM/2009.
- c. Guidelines for Implementation of Environmental Management Plans (3) No 010/BM/2009, which includes, among others:
 - i. Sample Clauses for Specific Work, related to environmental impact mitigation measures. See Annex 1 of the Guideline No. 010/BM/2009.
 - Mitigation Guidelines for Construction Standards (e.g. traffic, construction base-camps, stockpiles, collecting the material in the quarry, waste management, erosion and sedimentation, interference of vegetation, handling utilities). See Annex 2 of the Guideline No. 010/BM/2009.
- d. Guidelines for Monitoring of Environmental Management (4) –No 011 /BM/2009.

2. Water Supply:

- a. The Regulation of Ministry of Public Works and Housing (MPWH), No. 18/PRT/M/2007, on Water Supply System Management, which includes among others:
 - Guidelines for Master Plan Development, Feasibility Study Preparation, Construction Phase.
- b. Guidelines for Simplified Water Supply System Management (SPAM sederhana):
 - Guidelines for the construction of water intakes, *broncaptering*, underground water wells, simplified water treatment plants, public hydrants, piping installations, and operations and maintenance.

3. Irrigation:

- a. Guidelines for rehabilitation/improvement of irrigation systems, to prevent adverse downstream effects. Please refer to Regulation of MPWH No 15/PRT/M/2010, Section III.3.2.2 and III.3.3.2.
- b. Please follow the MPWH Guidelines for environmental management during construction (10/BM/2009), as per stipulated in the Regulation of MPWH No 15/PRT/M/2010. Refer to Appendix 2 Article III.1.
- c. Guidelines for the On-site Agricultural Education for Integrated Pest Management (IPM).
 - i. Book 1 for Farmers
 - ii. Book 2 for Extension Workers
 - iii. Book 3 for Follow Up Actions

4. **Sanitation**. Implementation Guideline of DAK Community Based Sanitation (SLBM) issued in 2014 by DG of Human Settlements, MPWH.

Annex 13 Format of the "Statement of Commitment to Implement Environmental Management and Monitoring" (SPPL)

(For activity plan not requiring any UKL/UPL – based on the Regulation of the Minister of Environment No. 16/2012)

We, the undersigned below:

Name Job position Address Ph Number

As party in charge of the environmental management of:

:

:

Company Name/Business	:
Address company/Business	:
Ph Number of the Company	:
Type of Business	:
Production Capacity	:
Permit already obtained	:
Purpose	:
Amount of Capital	:

Hereinafter, we confirm that we are capable and committed to:

(1) Maintain the public order and always maintain good relations with the neighbouring community.

(2) Maintain the hygiene, cleanliness, and order of the project site.

(3) Be responsible for any environmental damage and/or pollution caused by the business and/or the project activity.

(4) Be willing to be monitored for environmental impacts of our business and/or project activity by the authorized officer.

(5) Take the responsibility according to prevailing laws and regulation, if we fail to comply with commitments stated above.

Remarks:

Environmental impacts already taking place:

1.

2.

3. etc

Measures that will be taken to manage environmental impacts:

1.

2.

3. etc.

This SPPL shall be effective from the date of its issuance, up to the completion of our business and/or project activity. If the project undergoes any change of location, design, process, type of raw materials and/or supporting materials, this SPPL must be revised.

Date, Month, Year

Satker,

Stamp duty of Rp, 6.000,-
Signature
Company seal

(Name/NIP)

Registry number from the local environment agency	
Date	
Receiver	

Annex 14 Typical Subproject Impacts and Mitigation Measures

The typical subprojects that NSUP will support with the potential negative impacts and mitigation measures are summarized in the following table:

Potential Negative Impacts	Mitigation Measures						
Roads, Bridge and Drainage subprojects							
Erosion from fresh road cuts and fills and temporary sedimentation of natural drainage ways	 Limit earth moving to dry periods Protection of most susceptible soil surfaces with mulch Protection of drainage channels with berms, or fabric barriers/geotextile Installation of sedimentation basins, seeding or planting of erodible surfaces as soon as possible Selection an alignment that reduces environmental disturbances Undertaking maintenance and repairs in a timely fashion 						
Creation of stagnant water bodies in borrow pits, quarries, etc. suited to mosquito breeding and other disease vectors	Employ measures to avoid creating habitats (e.g. improved landscaping, re-vegetation, filing or drainage)						
Roads/bridges located in critical lands that are sensitive to erosion and landslides	 Changing the alignment to reduce steep grades when possible Building civil works to stabilize side slopes – terracing or retaining wall installation Using vegetative treatments to stabilize side slopes or prevent erosion Using special treatments to overcome ground water problems, such as drains Regular monitoring and inventory of risks for erosion 						
Blocked drains (due to design and maintenance) stop the flow of water and impact public health	 O&M work must clean the block drains periodically Stone masonry or concrete ditch are preferred as water is quickly transported away (earth ditches drain but they need much more space and are less stable, earth ditches also need a lot more maintenance) Use of natural slope as it holds up well against erosion 						
Public Toilets, Sanitation,	and Water Supply – Health Risks on the following activities:						
Water level of the dug well almost the same as the soak away, well too close to the toilets and septic tank	 Check the direction of groundwater flow; the well should be placed upstream Build the soak away as far as possible away from the dug well (minimum 10 m) Build the proper drainage system to keep the waste water away of the dug well 						
A well in the toilet: this is not acceptable due to high risk of contamination	 Build a basin in each toilet room and fill them from the well by pipe channel or container Keep the toilets clean and separate from the well 						
The sewer pipe laid on the ground surface may become brittle from the sun's UV rays and could also be damaged by people stepping on it or other impact	 Burry the sewer pipe all the way to the septic tank Install a ventilation pipe and a manhole access in the septic tank 						
Incomplete septic tank structures	 Minimum equipment for a septic tank consists of: 1. Access manhole with a lockable cover 2. Inlet pipe 3. Dividing wall of baffle 4. Overflow pipe 5. Ventilation pipe (To comply with SNI - 2398 - 2002 on septic tank system) 						

Potential Negative Impacts	Mitigation Measures
Incomplete public MCK structures	All essential elements of an MCK need to be included:
(Mandi/bath, Cuci/wash,	1. Toilet (s)
Kakus/toilets)	2. Toilet ventilation
	3. Water basin with faucet and bottom outlet
	4. Slab with raised edge for public washing area
	5. Faucets to fill buckets
	6. Notch to ditch for surplus water and flow directly to the existing
	ditch/drains
Sewage which contains human waste	- A sewer carrying human waste should discharge to a treatment plant
carries pathogens and must be treated	or a septic tank
before discharge into the ground or an	- A septic tank or other type of settling tank will also partially treat
open water course	sewage
Leachate and odor from temporary	- Conduct solid waste segregation to separate the organic and inorganic
domestic solid waste management	waste
must be treated so it will not pollute	- Contain the leachate in cemented bundling floor and channeled to
the ground or surface water course	settling tank before discharged
	- Cover organic waste for faster composting and prevent odor

Annex 15 Chance Finds Procedure

1. **Definition.** A chance find is archaeological, historical, cultural, and remain material encountered unexpectedly during project construction or operation. A chance find procedure is a project-specific procedure which will be followed if previously unknown cultural heritage is encountered during project activities. Such procedure generally includes a requirement to notify relevant authorities of found objects or sites by cultural heritage experts; to fence off the area of finds or sites to avoid further disturbance; to conduct an assessment of found objects or sites by cultural heritage experts; to identify and implement actions consistent with the requirements of the World Bank and Indonesian law; and to train project personnel and project workers on chance find procedures.

2. **Objectives.**

- a. To protect physical cultural resources from the adverse impacts of project activities and support its preservation.
- b. To promote the equitable sharing of benefits from the use of PCR.

3. **Procedure.** If the subproject activity discovers archeological sites, historical sites, remains and objects, including graveyards and/or individual graves during excavation or construction, shall:

- a. Halt the construction activities in the area of the chance find;
- b. Delineate and fence the discovered site or area;
- c. Secure the site to prevent any damage or loss of removable objects. In cases of removable antiquities or sensitive remains, a night guard shall be arranged until the responsible local authorities or the District/Provincial Department of Culture, or the local Institute of Archaeology if available to take over;
- d. Forbid any take of the objects by the workers or other parties;
- e. Notify all subproject personnel of the finding and take the preliminary precaution of protection;
- f. Record the chance find objects and the preliminary actions;
- g. Notify the responsible local authorities and the relevant Institute of Archaeology immediately (within 24 hours or less);
- h. Responsible local authorities would be in charge of protecting and preserving the site before deciding on subsequent appropriate procedures. This would require a preliminary evaluation of the findings to be performed by the local Institute of Archaeology. The significance and importance of the findings should be assessed according to the various criteria relevant to cultural heritage; those include the aesthetic, historic, scientific or research, social and economic values;
- i. Decisions on how to handle the finding shall be taken by the responsible authorities. This could include changes in the subproject layout (such as when finding an irremovable remain of cultural or archeological importance) conservation, preservation, restoration and salvage;
- j. Implementation for the authority decision concerning the management of the finding shall be communicated in writing by relevant local authorities;
- k. The mitigation measures could include the change of subproject design/layout, protection, conservation, restoration, and/or preservation of the sites and/or objects;

- 1. Construction work at the site could resume only after permission is given from the responsible local authorities concerning safeguard of the heritage; and
- m. The subproject proponent responsible to cooperate with the relevant local authorities to monitor all construction activities and ensure that the adequate preservation actions already taken and hence the heritage sites protected.

Annex 16 Instrument for Disaster Risk Reduction Measures

The instrument for Disaster Risk Management (DRM) in SIAP and CSP uses below formula:

Disaster Risk = (Hazard x Vulnerability) / Capacity

Tables below provided as an example for DRM forms:

- Table 1 Hazard Index
- Table 2 Social Vulnerability Index
- Table 3 Capacity Index
- Table 4 Risk Level Measurement
- Table 5 Mitigation Scenario

Table 1: Example of Hazard Index

Hogond	Component to measure		Index	Securing	Deference		
Hazaru	Hazard	Low	Medium	High	Scoring	Kelelence	
Flood	• Flood zone map (validated by incident data)	< 1 m	1–3 m	>1 m	100%	Manual of MPWH, BMKG, and Bakorsurtanal	
Earthquake	 Earthquake map Earthquake zone map 2010 (validated by incident data) 	pga value <0.25	pga value 0.25 – 0.7	pga value >0.7	100%	National Geology Board - ESDM	
Tsunami	 Estimated inundated level map Tsunami map 	< 1 m	1–3 m	>1 m	100%	National Geology Board – ESDM & BMKG	
Landslide	Land movement area map (validated by incident data)	Zone of low movement area	Zone of medium movement area	Zone of high movement area	100&	National Geology Board - ESDM	
Fire in settlement area							
Drought							
Other hazard							

T • • f	Social Vulnerability				Eco & Infra Vulnerability				T-4-1		
l ype of	Commonweat	Index		Contine	Commonweat	Index			Total		
nazaru	Component	Low	Medium	High	Scoring	Component	Low	Medium	High	Scoring	Scoring
Flood	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Earthquake	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Tsunami	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Landslide	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Fire in	Density of population					Productive Land					
settlement	Vulnerable Group					Infrastructure:					
area	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Drought	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					
Other hazard	Density of population					Productive Land					
	Vulnerable Group					Infrastructure:					
	Ratio by sex					 Housing 					
	Ratio of difable people					 Public Facility* 					
	Ratio by age					 Social Facility 					

Table 2: Example of Social Vulnerability Index

*Public Facility including water supply, sanitation, solid waste, drainage, fire prevention, sewerage

Table 3: Example of Capacity Index

Trme of Horord	Measured Component	Index			Seeming	Defenence
Type of Hazaru		Low	Medium	High	Scoring	Kelerence
All hazards	Rules and institution	Low Endurance /	Medium	High Endurance /		
	Finance resources for DRM	Coping capacity	Endurance /	Coping capacity		
	Early warning system and evacuation routes & site		Coping capacity			
	Trained volunteer and social group					
	Awareness of preparedness has been generated at all level					

Table 4: Example of Risk Level Measurement

Type of Herord	Location	Index Level			Land of Dials
Type of Hazard		Hazard	Vulnerability	Capacity	Level of Kisk
Flood					
Earthquake					
Landslide					
Fire in settlement area					
Drought					
Other hazard					

Based on Risk Level Measurement Index, the mitigation scenario will be formulated, integrated in spatial planning, and put in SIAP and CSP. Below is example of mitigation scenario.

Table 5: Example of Mitigation scenario

Hazard	Infrastructure that will be impacted (destroy or broken) by disaster	Mitigation scenario
Flood	• housing:	
Earthquake	• water supply:	
Landslide	• sanitation:	
Fire in settlement area	• solid waste:	
Drought	• drainage:	
Other hazard	• sewerage:	
	• fire prevention:	

Annex 17 Format of the Statement Letter on Land Donation

I/We, the undersigned herein under:

Name	:
ID Card/KTP No	:
Occupation	:
Address	:

Project Activities	
Location of the land	:
Size of the donated land	:
Size of the remaining land	:
Value of other donated assets	:
Existing land use	:
Ownership status of the land	:
(please mention the land boun	dary and land ownership status as well as land plot map with marking on clear
orientations)	

This statement is duly made without any pressure from anyone.

Place, date this mutual agreement is signed

The land donator Acknowledgement,		the donated land receiver,		
Signature (Land owner)		Signature (on behalf of the Provincial/District/City Government) Camat as PPAT		
(name)		(name)		
Signature of Lurah/Village head		Signature of Community Board of Trustees		
(name)		(name)		
Signature of with Name 1 Name 2 Name 3	esses signature signature signature	Signatur	e of inheritance: Name 1 Name 2 Name 3	signature signature signature

Attachment: Sitemap of land to be donated and photos

Remarks: Original copy of this letter will be kept by the land donor and by the KSM as part of the proposal. A copy of the letter should be archived in the kelurahan/village office.

Annex 18 Format of the Statement on Permit for Land Use

I, the undersigned below:

Name : ID Card/KTP No : Occupation : Address :

As the legitimate owner of the land by virtue of a valid Proof of Entitlement Number Date or other valid Proof of (please specify) hereby declare that I allow my land to be used by the Province/District/City Government of (please specify) to be utilized for construction work of ... for ... year for the benefit of the general public.

Land Location	:
Land size to be lent	:
Remaining land size	:
Existing Land Use	:
Land Ownership Status	:
(please mention the land boundary	and land ownership status as well as land plot map with marking on
clear orientations)	

This statement is duly made without any pressure and shall be used as properly.

Place and date of the agreement

Party giving the permit		Party receiving the peri	Party receiving the permit on behalf of Province/District/City Govt		
Signature of the Land Owner		Signature of C	amat as PPAT		
Rp.6000 \$	Stamp Duly				
(name)		(name)			
Signature of the Lurah/Village Chief (name)		Signature of B	KM/LKM		
Signature of	witnesses	Signature of inheritance	e:		
Name 1	signature	Name 1	signature		
Name 2	signature	Name 2	signature		
Name 3	signature	Name 3	signature		

Attachment: Sitemap of land to be donated and photos

Remarks: Original copy of this letter will be kept by the land donor and by the KSM as part of the proposal. A copy of the letter should be archived in the kelurahan/village office.

Annex 19 Format of the Statement on Permit for Land Easement

I, the undersigned below:

Name:ID Card/KTP No:Occupation:Address:

As the legitimate owner of the land by virtue of a valid Proof of Entitlement Number Date or other valid Proof of (*please specify*) hereby declare that I allow my land to be passed upon by the facility of...... to be constructed/developed by the Province/District/City (*please specify*) to be utilized for the benefit of the general public.

Land Location:Land size to be passed on:Existing Land Use:Land Ownership Status:(please mention the land boundary and land ownership status as well as land plot map with marking on
clear orientations)

This statement is duly made without any pressure and shall be used as properly.

<i>Place and date of the agreement</i> Party giving the permit		Party receiving the permit on behalf of Province/District/City Gov		
Signature of the Land Owner		Signature of C	Camat as PPAT	
Rp.6000 Star	np Duly			
(name)		(name)		
Signature of the Lurah/Village Chief (name)		Signature of E	BKM/LKM	
Signature of with	nesses	Signature of inheritanc	e:	
Name 1	signature	Name 1	signature	
Name 2	signature	Name 2	signature	
Name 3	signature	Name 3	signature	

Attachment: Sitemap of land to be donated and photos

Remarks: Original copy of this letter will be kept by the land donor and by the KSM as part of the proposal. A copy of the letter should be archived in the kelurahan/village office.

Annex 20 Sample Outline of Land Consolidation Implementation Plan (LCIP)

Remarks: the following is a sample outline for in-situ small-scale voluntary community-based and consolidation *(LC)*.

- 1. Description of Project Activity
- a. Background
- b. Purpose of LC
- c. Location, including the area map of the LC
- d. Components of the project activity that require LC
- e. Description on how the plan relates to CSP, SIAP, City's Spatial Development Plan
- 2. Institutional Arrangements
- a. Organization or committee responsible for the whole process of LC
- b. Coordination Scheme
- c. Technical assistance and capacity building provided by the project
- 3. Area of LC and Indicative LC Site Plan:
- a. Area of land/existing buildings/structures, including map of borders, topographical features, and land use
- b. Accessibility of the LC land area to other areas
- c. Final LC site plan and land contribution, which includes reallocation of land parcels with the new sizes, rearrangements or new community infrastructure and public facilities, along with their values and estimated cost.
- 4. LC Participants and Land contribution
- a. List of participants, location and size of land parcel, size of land contribution, their affected assets, condition of the assets and their ownership status
- b. Land ownership or tenure status of each parcel involved in the LC area
- c. Plants/trees and other assets affected by the land consolidation (type, quantity, condition, age, productivity, ownership of land, cost acquisition)
- 5. Process and Approach of LC
- a. Phasing
- b. Preparation
- c. Implementation
- 6. Financial Plan
- 7. Disclosure and Complaint Handlings
- 8. Monitoring and Evaluation
- 9. Schedule for Implementation
- 10. Annex
- a. Letter of Agreement to participate and contribute land of each participant
- b. Minutes of Meetings
- c. Lists of Attendance
- d. Photos

Annex 21 Format of Full and Abbreviated LARAP

Format of Full LARAP

<u>Note</u>: Please also refer to the example of an outline for a LARAP (Annex 22)

A full LARAP shall include, at minimum, the elements below, as relevant. If any component is not relevant to the Project Activity's circumstances, it needs to be explained on the full LARAP:

1. **Description of Project Activity.** A general description of the Project Activity and identification of the Project Activity's site.

2. **Potential Impacts**. Identification of: (a) components of the Project Activity that would require land and/or relocation; (b) areas to be affected by the Project Activity (area of influence); (c) alternatives to avoid or minimize land acquisition and/or relocation; and (d) to the extent possible, any measures adopted to avoid or minimize land acquisition and/or relocation.

3. **Objectives**. Objectives of the full LARAP.

4. **Census of the Project Affected Persons (PAPs) and inventory of affected assets**. Census results and asset inventory, including the following information:

- a. List of PAPs, with differentiation of those having land rights and occupants who do not have land rights; vulnerable and gender;
- b. Inventory of land parcels and structures affected by the Project Activity, covering the following information:
 - Size of total land parcels affected, size of land to be acquired by the Project Activity, and size of the remaining land;
 - Ownership status of the land and structure affected by the Project Activity and proof of ownerships;
 - Function of land affected by the Project Activity;
 - Size and function of the affected structure, and remaining size of the structure;
 - Condition of the affected structures (permanent, semi-permanent, temporary, etc.)
 - Other assets affected by the Project Activity (trees, crops, wells, fences, etc.)
- c. Total number of PAPs and households affected by the Project Activity (Project Affected Households PAH)
- d. Number of PAHs to be relocated, which differentiate (1) those who can rebuild their houses in the remaining land from the affected land, and (2) those who have to relocate to other locations; and
- e. Number of PAHs who lose more than 10% of their productive assets.

The above information should be summarized in a Table as presented in Annex 23 "Format of Inventory List of Land & Assets on the Land".

5. **Socio-economic Study.** The Socio-economic Study must be conducted in the early stage of the Project Activity's preparation and with the involvement of the potentially PAPs. The Study must include the following components:

- a. The results of the Census of the PAPs in para No. 4 above
- b. The description about production systems, labour, and household organization; and baseline information on livelihoods and standards of living of the PAPs;
- c. Characteristics of social interaction within the affected communities, including social networks and social support systems, and how they will be affected by the Project Activity;
- d. Information about vulnerable groups or persons for whom special provisions may have to be made;
- e. Existing land ownership rights and systems of land transfer, including an inventory of shared natural resources, sources from which community members obtain their livelihood and food, right to use system based on non-ownership rights (including fishing, harvesting from vegetation/trees for own consumption, or use of forested areas) as governed by land allocation mechanisms, locally-applicable systems, and systems to settle any issues arising due to particular land occupation schemes;
- f. Magnitude of the expected loss –total or partial—of assets and the extent of displacement, physical or economic, as well as public infrastructure and social services to be affected;
- g. Social and cultural characteristics of the PAPs, including a description about local formal and informal institutions (for example, community organizations, ritual groups, non-government organizations (NGO), who are possibly related to the public consultation strategy, project design process and implementation of resettlement);
- Initial information concerning the livelihoods of PAPs (to include, if necessary, level of production and income obtained from any formal as well as informal economic activity) and level of their livelihood (including their health status); and
- i. Provisions to update information on the PAPs' livelihoods and standard of living at regular intervals so that the latest information is available at the time of their displacement.
- 6. **Legal Analysis.** The findings of an analysis of the legal framework, covering,
- a. The scope of the power of eminent domain and the nature of compensation associated with it, in terms of both the valuation methodology and the timing of payment;
- b. The applicable legal and administrative procedures, including a description of remedies available to the PAPs in the judicial process, the normal time frame for such procedures, and any available alternative dispute resolution mechanisms that may be relevant to resettlement under the Project;
- c. Relevant laws (including customary and traditional laws) governing land tenure, valuation of assets and losses, compensation and natural usage of rights; customary personal law related to displacement; and environmental laws and social welfare legislation;
- d. Laws and regulations relating to the agencies responsible for implementing land acquisition and resettlement;
- e. Any legal steps necessary to ensure the effective implementation of land acquisition and resettlement under the Project, including, as appropriate, a process for recognizing claims to legal rights to land, including any claims obtained according to traditional law and traditional usage.

7. **Institutional Framework**. The findings of an analysis of the institutional framework includes:

- a. The identification of agencies responsible for resettlement activities and NGOs that may have a role in Project Activity implementation;
- b. An assessment of the institutional capacity of such agencies and NGOs; and
- c. Any measure proposed to enhance the institutional capacity of agencies and NGOs responsible for implementing land acquisition and resettlement.

8. **Entitlement**. Identification of PAPs entitled to receive compensation, assistance for resettlement and support for rehabilitation, in addition to explanations regarding the criteria to determine the entitlement among various categories of PAPs, including the time for announcing the PAPs as affected and eligible for compensation (*the cut-off-date*).

9. **Asset valuation and calculation of compensation on affected assets**. A description of procedures to determine the types and amount of compensation to be offered to the PAPs, which represent the value assessment carried out by the licensed appraisers.

10. **Compensation, assistance for resettlement and support for rehabilitation**. A description about the (1) various compensation packages to be offered to PAPs whose land and/or other assets are going to be acquired by the Project Activity; (2) assistance for resettlement to the community members who are physically relocated, and (3) support for rehabilitation for community members who will lose their source of income or livelihood due to land acquisition for the Project Activity. The compensation packages, combined with assistance and other support offered for every category of PAPs must be sufficient to ensure that their livelihood following resettlement is not getting worse. Options for resettlement and other assistance offered to PAPs must be prepared based on consultation and must be technically and economically appropriate, and in accordance to the most preferable options from the cultural viewpoint of the PAPs.

11. **Location selection, preparation, and resettlement**. Alternative resettlement sites and the description of each site including:

- a. Institutional and technical arrangements that are needed to identify and prepare the resettlement site, whether it is in rural or urban areas, of which, a combination of potentially productive and beneficial locations, as well as a combination of other factors, to the greatest extent possible, will give equal benefits to the PAPs compared to their situation in their previous location, within an estimated time period required to obtain and to convert the land and its additional resources;
- b. Measures to prevent land speculation or an increasing influx of newcomers who are ineligible for resettlement, to the site;
- c. Procedures for physical relocation, including a schedule for preparation of the new relocation site and land transfers; and,
- d. Legal arrangements to occupy the land in the new relocation site and to transfer land rights to the PAPs.

12. **Housing, infrastructure, and social services**. Plans to provide (or to finance) the settlers to receive their entitlements pertaining to housing, infrastructure (for example, clean water, road access etc.), and basic social services (for example, schools, health services etc.); plans to ensure that those services are equal or greater than the existing standards of the host community; and exploration for expansion of location, technique, and architectural design for those facilities.

13. **Environmental management**. A description on the boundaries of relocation area, and assessment on the environmental impacts due to the proposed land acquisition, and the steps to reduce and mitigate the impacts (to be coordinated, as necessary, with the environmental assessment of the Project Activity, which requires land acquisition).

14. **Participatory Process**. Participation of affected community and host community is crucial. This requires:

- a. A description of the strategy of public consultation and the participatory process, involving the PAPs, as well as the host community, in design, as well as in implementation of the land acquisition process;
- b. A summary of the views expressed by the PAPs and how these views are being considered in the LARAP;
- c. Review of alternatives to land acquisition are offered and a decision is made by PAPs concerning the various available options, including options on forms of compensation and assistance due to land acquisition, or relocation for families, individuals, or part of the communities or of kinship communities, and efforts to maintain patterns of existing social organization, as well as efforts to maintain access to cultural land (e.g. places of religious worship, or burial);
- d. Institutional arrangements in which the relocated community members can report their concerns to the authorized parties of the Project, during the planning and implementation stages, and efforts are in place to ensure that the vulnerable groups are properly represented; and
- e. Measures taken to reduce impacts of land acquisition on the community members/host community (if relocation takes place), including consultation with members of the host community and local government. There are arrangements to accelerate payment to the community members/host community for the affected land or other assets which are bought for the relocated peoples, as well as arrangements to overcome any possible conflict between the relocated peoples and the host community; and to provide basic public services (for example, education, water, health, and production facilities etc.) for host communities, which should be of equal service level to those of the relocated group.

15. **Grievance Procedures**. The procedures must be accessible (inexpensive and easy) by any third party to obtain settlement for any dispute arising from the Project Activity, as listed in Full LARAP. Such grievance procedures should consider options for settlement through court and other mechanisms such as community-based settlement of dispute, as well as traditional dispute resolution mechanisms.

16. **Institutional Responsibility**. The organizational frameworks for land acquisition and resettlement, including identification of institutions responsible for the implementation of Full LARAP, of procedures on land acquisition and provision of services; plan to ensure that proper coordination between various institutions and jurisdictions involved in the implementation is already made; and every step (including technical assistance) required to strengthen the capacity of the implementing agency to design and carry out land acquisition; to transfer the work to the local authorized party or to the settlers to manage their own facility and service provided by the Project and to transfer other responsibility from the implementing agency for land acquisition, if any.

17. **Schedule of Implementation**. A schedule for implementation, which includes all land acquisition activities, starting from preparation to implementation, including target deadlines for realization of benefits expected for the settlers and host community and cut-off dates for the various forms of assistance. The schedule needs to describe how resettlement is linked with the overall Project Activity's implementation.

18. **Cost and Budget**. A table showing an estimation of costs for all land acquisition activities, including an inflation factor, population growth, and other contingency expenses; schedule of disbursement; source of fund; timely cash flow plan, and funding for land acquisition, if any, for areas beyond the jurisdictions of the implementing agency.

19. **Monitoring and Evaluation**. Plan for monitoring toward land acquisition and resettlement activity by the implementing agency, supported by independent observers as considered necessary by the Bank, to ensure that complete and objective information can be collected; indicators for performance monitoring to measure input, output, and outcome of the land acquisition activity; PAPs' participation in the monitoring; submission of monitoring report to the Bank; evaluation of the impact of land acquisition within a set time frame to be determined after all land acquisition activities and related activities are completed. The results of monitoring should also be used to improve implementation.

Note: The information regarding Full LARAP implementation schedule and funding sources can be summarized in the table (see Annex 21 and Annex 22).

FORMAT OF AN ABBREVIATED LARAP

An Abbreviated LARAP is required for a Project Activity that affects less than 200 people, or if it creates insignificant and minor impacts on the PAPs. Impacts are considered minor and insignificant if the PAPs physically do not have to be relocated and not more than 10% of their productive assets are acquired by the Project Activity. An Abbreviated LARAP shall include, at minimum, the following components:

- 1. **Description of the Project Activity**. General description concerning the Project Activity and identification of the Project Activity's site.
- 2. **Potential various impacts that may occur**. The identification includes: (i) components of Project Activities that would require land acquisition; and (ii) areas to be affected by the activity.
- 3. **Census on the PAPs, and inventory of assets affected by the Project Activity**. Results of the survey and asset inventory, which will include: (i) list of PAPs, which differentiate PAPs who have land rights and land users (tenants) who do not have land rights; and, (ii) inventory of land parcels and structures affected by the Project Activity. Information produced by the survey needs to be summarized into a table (see suggested table template in Annex 26 and 27).
- 4. **Eligibility**. Identification of which PAPs will be entitled to receive compensation and explanation of the criteria used to determine eligibility.
- 5. **Compensation, assessment of land and assets valuation, and resettlement assistance** to be provided. This includes a description of the compensation options and resettlement assistance that will be offered to the PAPs. Assessment of land and asset values will be determined by the result of an assessment result by licensed appraisers.
- 6. **Public consultation with local community** members who will lose their land and other assets. This include activities to (a) inform the PAPs about various impacts of the Project Activity, available options for compensation and resettlement assistance, and procedures to obtain compensation, and (b) provide opportunity for the PAPs to express their opinion or concerns.
- 7. **Institutional Responsibility**. Brief description concerning the organizational frameworks to implement the activities of land acquisition.
- 8. **Schedule of Implementation**. An implementation schedule shall be made to include all land acquisition activities, including target deadlines for compensation payments. The schedule must describe how land acquisition activities are linked to the overall Project Activity's implementation.
- 9. **Cost and Budget**. Costs estimations for land acquisition are required by the Project Activity.
- 10. **Complaints Handling Procedures**. A workable procedure must be set up, which can be accessed by complainants for settlement of disputes arising from the land acquisition; such complaints' mechanisms should consider the options to go to the district court as well as community-based and traditional dispute resolution mechanisms.
- 11. Monitoring. Plan to monitor land acquisition activities and compensation payment to the PAPs.
Annex 22 Sample Outline of LARAP

Remarks: The outline is mainly used for an Abbreviated LARAP. For a full LARAP, results of socio-economic studies of the Project Affected Persons should be added, as well as other information as required in accordance with the Full LARAP format (please refer to the above description – Annex 21).

- 1. Description of Project Activity:
- a. Identify the location of the Project Activity, including District/City and Province.
- b. Components of the Project Activity that require Land Acquisition.
- 2. Census on the Project Affected Persons (PAPs), loss of asset, and asset valuation:
- a. Name of the owner(s) of affected assets;
- b. Area of land/existing buildings/structures;
- c. Area of land/buildings/structures acquired by the Project Activity;
- d. Area of residual land/buildings/structures after the activity exposure (if the remaining of buildings/land/structures are considered inhabitable or for use, all of the land/buildings/structures should be acquired by the Project Activity);
- e. Percentage of land/buildings/structures acquired by the Project Activity;
- f. Ownership status of the land/buildings/structures;
- g. Functions of land/buildings/structures to be acquired;
- h. The conditions of the buildings/structures (permanent, semi-permanent, temporary, IMB, non IMB);
- i. Plants/trees affected by the Project Activity (type, quantity, condition, age, productivity);
- j. Other assets affected, e.g. wells, electrical installation, fence, etc., as well as the costs of acquisition.
 - The identification and inventory list will be disseminated in a place that is easily accessed by PAPs.
 - See the example table for the presentation of the results of the identification/inventory, or use the nominative list as specified in the Regulation of BPN Head No.5/2012, as appropriate.
- 3. Asset valuation and compensation schemes:
- a. Alternative compensation offered (cash, land replacement, or other forms);
- b. The affected land and building tax (NJOP);
- c. The value/price of the land, plant, buildings and assets attached to the land based on an assessment of licensed appraisers;
- d. The desired compensation level that result from consultation with PAPs;
- e. Land certification process;
 - The result of negotiations shall be announced in a place accessible by the PAPs.
- 4. The consultation process on options of compensation:
- a. How the public consultation were being implemented;
- b. When they were held, and how frequently;
- c. Where the consultations took place;
- d. Persons participated in the consultations;
- Minutes of meetings must be completed and signed by all participants, and the attendance lists of participants for all consultation should be made available.

- 5. Grievance mechanisms.
- 6. Financing.
- 7. Monitoring and evaluation.
- 8. Institutional arrangements for the land acquisition and grievance redress mechanism:
- a. The organization or committee responsible for the implementation of the land acquisition, including persons who can be contacted directly by the PAPs;
- b. Organization responsible for reporting and monitoring;
- c. Mechanisms for filing complaints and follow-up, including the person who can be contacted by the complainants in the case he/she will file a complaint.

9. Schedule for implementation and payment. The following is the schedule of the land acquisition phases. The types of activities in the schedule should be adjusted in accordance to the implementation in the field.

Program	Activity	Output	Location	Unit	Person in Charge	Time	Cost	Financial Source	Remarks
1. Establishment of Land Acquisition Team									
2. Appointment of licensed appraisers									
3. Socialization to PAPs									
4. Land Measurement and boundary marking									
5. Community Meeting									
6. Land and Asset Valuation									
7. Negotiations									
8. Compensation Payment									
9 Transfer of Affected Land and Certification of Remaining Lands									
10. Relocation and Utility (and Site Securing)									
11. Monitoring									
12. Reporting									

Sample of Schedule for Full and Abbreviated LARAP

Annex 23 Format of Inventory List of Land & Assets on the Land

No	:	
Project Name	:	
Project Location	:	
Name of Interviewee	:	
Full Address	:	
Occupancy since	:	
Name of Interviewer	:	
Date of Interview	:	

Information about	Content/Remarks
1. Land	
a. Overall Land size	
b. Land size affected by Project	
c. Land size minus affected portion	
d. Ownership status	
Full ownership	Must attach copy of the certificate and serial no.
 HGB 	
Right to use	
 Rent 	
Cultural right	
State land	
No formal status	
Others (write down)	
e. Use of Land	Mention the type of land use, for example: for plantation, residential, vacant land, etc.
f. For plantation, how much is the production value per annum	Mention the production value and use of crop from the vegetation/trees (for sale, household consumption, etc.)
2. Building/Structure	
a. Overall size/dimension	
b. Size of structure affected by the project	
c. Size of structure minus those affected by the project	
d. Ownership status of the said structure	Own property or rent
e. Status of the structure	IMB/without IMB
f. Condition of the structure	Permanent/Semi Permanent/Temporary
3. Vegetation/trees	
a. Type of vegetation/trees	Mention kinds of productive vegetation/trees affected by the project
b. Number	Number of affected vegetation/trees for each kind
c. Age of vegetation/trees	To make estimation of production volume/value
4. Type of Other Assets	

		Information about	Content/Remarks
	a.	Type of assets	Mention the type of other assets to which the compensation can be paid, for example: well, fence, electrical installation, etc.
	b.	Number	Number of each type of assets
	c.	Age of assets	
5.	Pre	ferable Compensation in	
	a.	Cash	
	b.	Land	
	c.	Serviced Land	
	d.	Apartment/Flat	
	e.	Basic House	
	f.	Others, please mention:	
6.	If r ass	esettlement is necessary, what type of ets they want to be relocated	Mention the type of assets PAPs wants to be relocated to the new location

Remarks:

- Result of interview above is to be compiled into one integrated table containing the overall information about the land and assets affected by the project. The baseline information shall serve as basis to estimate the price/value of those assets by the licensed appraisers
- The Compilation Table shall become one of the documents which must be attached to the LARAP report.

Annex 24 Minutes of Public Consultation on Land Acquisition

Title of Activity : Date/Month/Year Consultation Time Venue :

:

:

The Project Management/Land Acquisition Team socializes the Project Activity and the plan for acquiring land:

- a. Dissemination of the purpose and benefits of the Project Activity in detail and the potential positive and negative impacts, physical and non-physical impacts that may arise, and the area of influence of such Project Activity.
- b. Information on the frameworks of the land acquisition and resettlement, if any.
- c. Information regarding the options of the land acquisition schemes, i.e. to be compensated, purchased, the possibility of land donation, permit for use of land, or permit for land easement.
- d. Map/sketch depicting the Project Activity plan, any other demonstration tools to explain the Project Activity more clearly.

Consultations:

- a. The Project Management Team is required to encourage the meeting participants to speak proactively, especially with regard to Project Activity's impacts on them and express their aspirations to minimize the impacts of land acquisition, as well as to discuss various options for land acquisition schemes and for compensation forms;
- b. All questions and answers and suggestions should be noted down in this form;
- c. Minutes or meetings of the public consultations will be attached to the Activity Plan (RK).

Notes on the Discussion/Q&A:

a. b. and so on..

Agreements (if any):

a. b.

We, who attended this Public Consultation meeting agree with these Minutes of the Meeting, which has been prepared, together with the Project Management/Land Acquisition Team, with the attached attendance list:

Approv Signatu	ved, ire,	Position in Village
1.	1st Name	Village Chief
2.	2nd Name	Representative of the village members
3.	Community Leaders	Representative of community leaders
4.	3rd Name	
5.		
6.		

Acknowledged by,

(Name)

On behalf of the Project Management/Land Acquisition Team

Attachment

- Full List of Attendance (Name, gender, contact number, address, status in family, signature)
- Photos of the Event

Annex 25 Minutes of Negotiation on Land and Assets

We, the	e undersigned:					
Name	:	Name	:			
Occupation	on :	Job position/o	office:			
Address	:	Address	:			
	Representative of group community	Repres	centative of Project Management			
	Name of Project Location of Project					
Herewith w affected by and the Pro the day/dat attendance	yould like to state our agreement to obtain competent the Project. This mutual agreement is a result of oject Management without any pressure from an <i>e/month/year/hour</i>), in (<i>mention the address or b</i>).	nsation for our a the consultation y party. The pul location of the m	assets (land and any valuable assets on it) a and negotiation between the community blic consultation took place on: (<i>mention</i> <i>neetings with the group community in full</i>			

Other assets to be affected by the project are:.....(mention the other types of assets on the affected land, for example: structure and productive vegetation/trees), valued at (mention the unit price, for example structure priced at Rp. ... per meter square.

This statement is duly made without any pressure from any party.

Place, Date, Year Parties making the statement,	Acknowledgement,
(Signature)	(Signature)
(Clear name: Land Owner)	(Clear name and position: Project Management/Bupati/Mayor)

Attachment:

- List of and signature of parties making the agreement in the consultation for compensation.
- Clear name and address and signature of parties making the agreement in the public consultation for compensation (*this is NOT an attendance list*).

Annex 26 Table of Compilation of PAPs and the Values of Assets

Project Name Location :

:

	Type of Asset										Asset Price Valuation												
Name of BAD	Land								Structure/Building Vegetation Other										her				
Naille UI FAF	Original size	Project affected size	%	Size of remaining land	Status	Function	Condition	Original size	Project affected	%	Size of remaining structure	Status	Condition	Function	Resettle/ not	Туре	Total number	Туре	Total number	Land	Structure	Vegetation	Other

Place, Date/Month/Year,

Acknowledgement,

Ratification:

Head of Bappeda/City PIU

(Bupati/Mayor)

Annex 27 Table of Compilation List of PAPs, their Assets, and Compensation Values based on Negotiation

				Type of Asset								Agreement Based on Compensation Negotiation					
Name of		I	Land			Structure/Building				Vegetation Other asset							
PAP	Size	Status	Function	Condition	Size	Status	Function	Resettle/ not	Туре	Total number	Туре	Total number	Land	Structure	Vegetation	Other	

Venue, Date/Month/Year Verification: Acknowledgement,

Head of Bappeda/City PIU

(Bupati/Mayor)

Annex 28 Note on Free, Prior and Informed Consultations

1. Indigenous Peoples or *Masyarakat Hukum Adat* (Customary Law Communities) may be vulnerable to the loss of, alienation/resettlement from or exploitation to natural and cultural resources. IPs communities are often among the poorest of the poor in the community and closely tied to their settlements, lands and related natural resources upon which the sustenance of their livelihoods depends. Frequently, these lands and settlements are traditionally owned or under customary use and often not legally recognized by national laws. In recognition of this vulnerability, interventions introduced through this project with the objectives to improve land administration and address informal settlements may potentially alienate and/or displace IPs if the mechanisms for Free, Prior and Informed Consultations (FPICs) to obtain broad support are not built into project design and implementation.

2. **Objective**. The extent, frequency and degree of engagement required by the consultation process should commensurate with the identified project risks and adverse impacts and with the concerns raised by affected IPs. FPICs are built on mutually accepted process between affected communities and project actors. FPICs serve at least two purposes:

- a. Provide a platform to undertake a process of consultations in good faith and in a manner that provides affected IPs with opportunities to express their concerns and views on the sharing of development benefits, risks, impacts, and mitigation measures and explore ways to leverage culturally and socially acceptable benefits.
- b. Provide a two-way mechanism for facilitators and OCs to engage with IPs and their organizations, including Adat councils, community groups (KSMs) and BKM/LKM to consider and respond to the views and concerns expressed by affected IPs prior to project execution.

3. **Procedures.** FPICs should be orientated towards obtaining broad community support and by which, broad community support consists of a collection of expressions by affected community members and/or their recognized representatives in support of the proposed project/sub-project activities. Although FPICs do not necessarily require unanimity and in some instances, decisions may be achieved even individuals or groups within the community disagree, FPICs lay out organized and iterative processes through which decisions and measures adopted by the project incorporate the views of the affected IPs on matters that affect them directly.

4. The Community Participation Framework needs to be built on gender-sensitive and intergenerationally inclusive approaches. Effective FPICs are built upon two-way processes that should:

- a. Involve members of affected communities and their recognized representative bodies and organizations in good faith.
- b. Capture the views and concerns of men, women and vulnerable community segments including the elderly, youth, displaced persons, children, people with special needs, etc. about impacts, mitigation mechanisms, and benefits where appropriate as reflected in SIAPs and CSPs. If necessary separate forums or engagements need to be conducted based on their preferences.
- c. Begin early in the process of identification of environmental and social risks and impacts and continue on an ongoing basis as risks and impacts arise.

- d. Be based on the prior disclosure and dissemination/socialization of relevant, transparent, objective, meaningful, and easily accessible information which is in a culturally appropriate language(s) and format and is understandable to affected IPs. In designing consultation methods and use of media, a special attention needs to be paid to include the concerns of Indigenous women, youth, and children and their access to development opportunities and benefits.
- e. Focus on inclusive engagement on those directly affected than those not directly affected;
- f. Ensure that the consultation processes are free of external manipulation, interference, coercion and/or intimidation. The ways the consultations are designed should create enabling environments for meaningful participation, where applicable. In addition to the language(s) and media used, the timing, venues, participation composition need to be carefully thought through to ensure everyone could express their views without repercussions.
- g. Be documented (see Annex 29).

5. In deciding whether to proceed with the project, the PMU with inputs from NMCs, TMCs, OSPs and field facilitators ascertains on the basis of social assessment and FPICs whether affected IPs provide their broad support to the project. Where there is such a support, BKMs/KSMs should prepare:

- a. Documented evidence of FPICs as well as measures taken to avoid and minimize risks to and adverse impacts of the affected IPs. This includes list of participants, meeting minutes and other documentation (e.g. photos, video, etc.);
- b. Additional measures, including project design modification, alternative locations, and where applicable compensations to address adverse effects on affected IPs and to provide them with culturally and socially appropriate benefits;
- c. Action plan and recommendations for FPICs during project implementation, monitoring, and evaluation, and
- d. Any formal agreements reached with affected IPs and/or their representative organizations.

6. The World Bank will review the process and the outcome of the consultation carried out by BKMs/LKMs with supervision from OSPs and facilitators to satisfy itself that the affected IPs have provided their broad support to the project. The Bank does not proceed further with project processing if it is unable to ascertain that such support exists.

7. **Requirements**. To ensure that FPICs can be ascertained, the following requirements are needed to determine whether:

a. The level of engagement in a way that enables informed participation of affected IPs is acceptable;

b. The level of support and dissent among affected IPs for the project is taken into account into decision making and development of mitigation measures.

Consideration	Requirements
Project's strategy and principles on	- Community Participation Framework to mainstream FPIC;
engagement	- Project Operational Manuals on FPICs;
	- Budget and personnel provisions;
	- Consultation schedules and other supporting documentation.
Stakeholder identification and analysis	- Stakeholder analysis as part of the Social Assessment;

Consideration	Requirements
Community Engagement	 Consultation plan, public consultation and disclosure plan, and stakeholder engagement plan;
	 Schedule and record of community engagement including discussions and consultations with community members and their representatives.
Information disclosure	- Disclosure plan, including schedules
	- Materials prepared for disclosure and consultations;
	representatives
Free, Prior, and Informed Consultations	- Record/minutes of discussions/consultations with community members and their
	representatives;
	- Documentation of measures taken to avoid/minimize fisks to and adverse impacts on affected IPs based on community feedback:
	- Draft of Action Plan;
Consultations with vulnerable groups	- Engagement and public consultation plan
	- Record/minutes of discussions/consultations with members and representatives
	- Documentation of measures taken to avoid/minimize risks to and adverse
	impacts on vulnerable groups based on community feedback
	- Draft of Action Plan
Grievance redress mechanism	- Organizational structure and responsibilities and procedures to manage
	- Record of grievances received, including expressions of support or dissent:
	- Record/minutes of discussions with community members or representatives with
	regards to grievance redress.
Feedback to affected IPs (to demonstrate	- Documentation of risk mitigation measures
been accommodated in the project and	- Record/minutes of discussions with community members and their representatives:
rationale why recommendations have not	- On-going reporting on implementation of Action plan;
been accommodated)	- Revisions in project/sub-project activities and Action Plan;
	- Surveys/interview records of affected IPs.
Formal expressions of support or dissent	- Record/minutes of meetings/public consultations with community members and
	- Formal letters/written petitions of support/objection submitted by the
	community and/or their representatives;
Informal expressions of support or	- Photographs, media reports, personal letters or third party accounts (NGOs,
objection	CBOs, etc.)
Evidence of good faith consultations	- race-to-tace interviews with community memoers/representatives in the consultations:
	- Agreements reached with affected IPs (e.g. MoU, Letters of Intent, Joint
	Statements, etc.)
	- Action plan, e.g. benefit sharing, development plan, etc.

Annex 29 Social Assessments of Indigenous People

1. **Objectives**. The purpose of Social Assessment (SA) is to evaluate the subproject's potential positive and adverse effects on the Indigenous Peoples in the case that Indigenous Peoples are present in, or have collective attachment to the project area (based on the screening in accordance with the four criteria as specified in the World Bank OP 4.10 and criteria on *Masyarakat Hukum Adat* and/or local values), and to examine project alternatives where adverse effects may be significant. The breadth, depth, and type of analysis in the SA are proportional to the nature and scale of the proposed subproject's potential effects on the Indigenous Peoples, whether such effects are positive or adverse. In carrying out an SA, the city government will have to be assisted by a consultant team or individuals who are social scientist whose qualifications, experience, and terms of reference are acceptable to the PMU. Experts from local universities or local NGOs who have worked and have experienced in working with the IPs are encouraged to assist the city government.

- 2. **Outline of the SA**. The SA will at least cover the following:
- a. Description of Subproject Activity
- b. Information about the Subproject Activity's site and condition of the cultural community
- c. Social Economic Characteristics of the affected Indigenous Peoples' community
 - i. General Characteristics of IPs
 - ii. Specific characteristics of IPs
 - Cultural Social Institutions
 - Economic Condition and Source of livelihood for villagers
 - Cultural practices
 - Etc.
 - iii. Stakeholders assessments
- d. Consultation process during the Social Assessment reflecting a free, prior and informed consultation that leads to broad support from the affected IPs community on the proposed Subproject Activity.
- e. Findings and potential Subproject Activity's impacts (positive and adverse).
 - i. Any potential negative (give examples)
 - Economic domination by outsiders
 - Transfer of *ulayat* rights
 - ...
 - ii. Proposed Mitigation (*give example*)
 - Mitigation related to domination by outsiders
 - ...
 - iii. Potential positive impacts and efforts to maximize these impacts

- f. Proposed Action Plans in form of a table containing (to be included in the Draft IPP):
 - i. Plan to maximize the positive impacts
 - ii. Negative issues as findings from the study which needs mitigation
 - iii. The mitigation program
 - iv. Subproject Activities within the mitigation framework
 - v. Location where the impact and mitigation is going to be done
 - vi. Consultation framework for preparing and implementing IPP
 - vii. Institution in charge for preparing and implementing IPP
 - viii. Schedule for implementation
 - ix. Budget
 - x. Source of budget
 - xi. Remarks (other matters needs to be put in the report)

Annex 30 Format of Indigenous Peoples Plan (IPP)

The following template presents the outline of an IPP. The template can be further developed based on field conditions and as per characteristics of the Project Activity.

	Title of Chapter/Sub- Chapter	Content/Remarks						
1.	DESCRIPTION OF THE	E PROJECT						
	Summary Description of Project Activity (concerning area boundary, location, type of occupation, area size, area of influence, etc.)							
2.	SUMMARY OF SOCIAL	LASSESMENT						
	2.1.Baseline Data on IPs							
	 Baseline information on the demographic, social, cultural, and political characteristic of the IPs community, the land and territories traditionally owned or customarily used or occupied and the natural resources that they depend Identification of key project stakeholders and elaboration of culturally appropriate process for consulting with the IPs at each stage of project cycle 							
	 2.2. Summary of results of the free, prior, and informed consultations with the affected Indigenous Peoples' communities that was carried out during Project Activity's preparation and led to broad community support for the Project Activity Identification of potential adverse and positive effects of Project Activity of the affected IPs within the Project Activity's area of influence Development of measures necessary to avoid adverse effects or identification of measures to minimize, mitigate, or compensate for such effects and ensure that IPs receive culturally appropriate benefits from the Project Activity Mechanism to prepare and implement the public consultation with the Indigenous People (consultation concerning the draft Project Activity plan, etc. as relevant), to include: determination of location and schedule of consultation, information dissemination /invitation, etc. Public consultation process Result/resolution and mutual agreement obtained during consultation meeting. Number and representative of organization/institution presented by participants in the said consultation meeting. 							
3	ACTION PLAN (INPLIT	TAUON S FROM THE RESULTS OF THE SOCIAL ASSESSMENT)						
	3.1. Activities for IPs to r	receive social and economic benefits						
	3.2. Activities to avoid, m	inimize, mitigate, or compensate for adverse effects						
	3.3. Measures to Enhance	e the Capacity of the Project Management						
	3.4. Consultation with the	e affected IPs on the Draft IPP						
4.	COST ESTIMATE AND In form of table containing and remarks.	FINANCING PLAN information about: type of activity, party in charge, timeline/milestones, cost, funding source,						
5.	 INSTITUTIONAL ARRANGEMENT TO IMPLEMENT IPP Agencies responsible for managing the implementation of the Indigenous Peoples Plan Agencies responsible for reporting and monitoring on the implementation of the Indigenous Peoples Plan Arrangements for monitoring of the implementation of the Indigenous Peoples Plan by the affected IPs 							
6.	GRIEVANCE REDRESS Mechanism for man	S MECHANISM ACCESSIBLE TO THE AFFECTED IPs aging grievances as suggested by the results of the Social Assessment results						
7.	 PROJECT MONITORING, EVALUATION, AND REPORTING OF IPP IMPLEMENTATION Includes arrangement for free, prior, and informed consultation with the affected IPs Explaining the Work Plan for monitoring implementation of IPs and Reporting Mechanism. Monitoring on progress implementation of IPP Monitoring on process implementation of IPP 							

Title of Chapter/Sub- Chapter Content/Remarks								
Reporting on implem	entation of (report to whom, which format to use, and deadline for submission of the report).							
ATTACHMENT								
 Attach original or copy of Information about the Table containing Base Minutes of Dissemina Minutes of Agreemer Other relevant document 	documents as relevant to IPP, for example: Project Activity (Map) eline Data of IPs ation and Consultation Meetings at on Compensation Plan (if any) based on the consultations mentation							

Annex 31 Minutes of Consultation Meeting with IPs

Name of Project Activity:Date/ Month/ year:Time:Place:

Socialization/Dissemination of information about Project Activity

- Project Management should carry out information dissemination to the IPs concerning the objective and benefit of the Project Activity in detail and including any potential positive and negative impacts, physical and non-physical due to the Project Activity. The territorial boundary for such scope of impact in particular should be defined.
- Project Management should inform the IPs of the IPP.
- Project Management should provide maps, designs and other related materials for Project Activity.
- It is recommended that socialization and consultation are done in a manner that is culturally acceptable by the IPs community and local language is used, as appropriate.

Consultation

- Project Management should encourage IPs to actively participate in the discussions during the consultation meetings.
- The overall question-and-answer and recommendation/conclusions should be recorded in this Minutes of Meeting.

Summary of the meeting:

-
-

Representatives agreed on the Minutes

	Name of the		
No	Community	Job position	Signature
	members		
1		Head of Tribe	
2		Head of Village	
3		Head of Hamlet	
4			
5			

Attachment

• Full attendance list Photo documentation

Annex 32 Monitoring and Reporting Guidelines

I. MONITORING

1. The scope of monitoring and procedures for evaluation of the management of environment, land acquisition and resettlement, and IPs shall follow the General Guidelines of NSUP.

- 2. The scope of monitoring shall include, among others:
- a. Conformity between the overall process in preparing the UKL/UPL or SOP, the Full LARAP or Abbreviated LARAP, and the IPP (and/or design adjustment of the Project Activity) with the procedures specified in these Technical Guidelines,
- b. Conformity between the approved UKL/UPL or SOP, the Full LARAP or Abbreviated LARAP, and the IPP (and/or design adjustment of the Project Activity) with their implementation on the ground,
- c. Completeness and validity of the supporting documents of the UKL/UPL or SOP/SPPL, Full LARAP or Abbreviated LARAP, and IPP (design adjustment of the Project Activity).

3. At the National level, PMU supported by NMC using web-based monitoring system will monitor the overall process of the planning and implementation of UKL/UPL or SOP/SPPL, the Full LARAP or Abbreviated LARAP, and the IPP. National Task Force of Housing and Settlement will also monitor the process through the project website. Also field visit, teleconference and/or supervision mission will be carried if needed.

4. At the Provincial/District/City level, Provincial/City/District Task Force of Housing and Settlement or PIU or Bappeda at City/District level supported by OSPs will monitor the overall process of the planning and implementation of UKL/UPL or SOP/SPPL, the Full LARAP or Abbreviated LARAP, and the IPP. Also field visit, teleconference and/or supervision mission will be carried regularly.

5. Implementing unit (City/Regency PIU) at city/district level supported by City Coordinator Team and Facilitator Team shall carry out monitoring on the following areas:

- a. Dissemination of information about the Project Activity to the potential PAPs and potential affected IPs;
- b. Consultations during the preparation and implementation of UKL/UPL and SOP;
- c. Consultations during the preparation and implementation of LARAPs and other schemes for obtaining land (voluntary land donation, permit for the use of land and/or easement permits), including compensation negotiation, as well as implementation of other measures, as agreed in the LARAP;

- d. Free, prior and informed consultations during the Social Assessment and preparation of the IPP with the affected IPs community (that lead to broad support from the IPs on the mitigation measures and IPP);
- e. Dissemination of information to the public on the UKL/UPL, LARAP and other schemes of obtaining land (voluntary land donation, permit for use of land and/or permit for easement), the IPP, and their implementation;
- f. Documentation of the consultations, complaints and settlement of the issues raised by various parties during the implementation of the UKL/UPL, SOP, LARAP and other schemes for obtaining land (voluntary land donation, permit for use of land and/or permit for easement) and IPP, and ;
- g. Reporting of the monitoring results of the (1) (6) to the Head of the Province and City/District.

II. REPORTING

1. Reporting Deadlines and Mechanisms should be in accordance with the General Guidelines of NSUP concerning the Reporting Mechanisms.

2. The substance of the report should include components of environmental and social safeguards management as follows:

- a. General Data Form with separate columns added to assess conditions of the Indigenous Peoples, or a separate table prepared for these purposes, as necessary.
- b. Map, containing information about location, number, and identification of PAPs and potential affected Indigenous Peoples.
- c. Activity Plan Form, to be added with safeguard instruments in the form of UKL/UPL/SOP/SPPL, Full or Abbreviated LARAP and various schemes for obtaining land (Statement Letter of Land Donation/Land Use Permit/Land Easement Permit), and the IPP as well as the supporting documentation.
- d. Program Conformity Monitoring Form and Project Implementation Form, to be added with a report on monitoring and implementation of the UKL/UPL, SOP/SPPL, IPP, in accordance to the existing format or to be modified as necessary.
- e. Final Report Form, to include activities as recommended by the UKL/UPL, the Full or Abbreviated LARAP and IPP with a time frame for completion and budget.
- 3. Tables below provided as an example for monitoring and evaluation forms:
- a. Table 1 General Data Form
- b. Table 2 Program Conformity Monitoring Form
- c. Table 3 Project Implementation Form

Table 1: Example of GENERAL DATA FORM

Kecamatan : Kabupaten / Kota : Province :

	Name of	Name of Area		Population		Population			Population	
No	Kelurahan (Urban Ward)	(Ha)	М	W	area (Ha)	М	W	IP	М	W

Table 2: Example of PROGRAM CONFORMITY MONITORING FORM

Kecamatan : Kabupaten / Kota : Province :

	Kelurahan	an Tyme of Conform Beason if not		Deccon if not	Documentation							
No	(Urban	I ype of Infractructura	Volume	Unit	with SIAP	conform with SLAP	Thot DED		SOD/SDDI *	IDD*		
	Ward)	miastructure			with SIAI	comorni with SIAI	Drawing	Spec	Budget	UKL/UFL	501/511L	

*if applied

Table 3: Example of PROJECT IMPLEMENTATION FORM

Kecamatan : Kabupaten / Kota : Province :

					Bene	ficiary			Plan (%))	Realization	(%)	Problematic	
No	Kelurahan (Urban Ward)	Type of Infrastructure	Volume	Unit	М	w	Cost	Procurement Process	Construction	Fund	Construction	Fund	Issues, incl. UKL/UPL, SOP/SPPL, IPP	Handling case

Annex 33 Grievance Redress Mechanisms

1. GRM in NSUP will continue PNPM Urban's mechanism. Existing technical manual, SOP, training modules, socialization materials, and recording of GRM data in project website will be adopted and utilized for NSUP, including web-based data management of the GRM.

2. Based on experience of PNPM Urban as of December 31, 2015, about 148,000 complaints have been recorded by MIS, whereby 62% located in World Bank's funded areas. In total, 99% of complaints have been resolved so far. The complaints were about critic, suggestion, and question on administration and financial aspect, such as project procedure, misused of fund, negative intervention, policy, ethics, force majeure, etc. Most of cases was concerning on implementation of infrastructure and economic activities. None of complaints was related to safeguards directly. About 1.5% from total complaints were identified as misuses of funds, amounting about IDR 4 billion (approximately US\$ 314,000), and about 40% of these outstanding cases have not been resolved for more than nine months. PMU are still working out to resolve the misused of fund cases.

3. Complainants could convey the grievance verbally using face to face meeting with BKM/LKM, project staff, consultant, facilitator, contractor, national government or local government, or using other channels provided by the project, such as; i) complaint book or complaint box in BKM office, project office, local government office or national office; ii) telephone, text messaging, and facsimile to project staff, local government or to national line (+62817148048); iii) letter (national address is PO BOX 2222 JKPMT); iv) email (ppm@p2kp.org) and online complaint room in project's website (http://www.p2kp.org/pengaduan.asp?catid=1); v) audit report from various auditors, vi) etc.

4. At national level, complaint handling specialist and team will manage the GRM of NSUP nationally. Complaint Handling Specialist at provincial level will facilitate the redress process to ensure that all complaint will be handled properly and resolved. At city level and *kelurahan* level, city coordinator and facilitator team will facilitate the grievance. If the case is under their authority, they have to handle and ensure the case is resolved. Project staff at national and local government level will facilitate and monitor the progress of the redress through web-based handling complaint monitoring system (www.p2kp.org).

5. The project will provide training and socialization on GRM for project staff, consultant, facilitator, local government, community, and other stakeholders. The training materials will not only cover redress mechanism but also generating awareness on complaint handling.

6. As has been the practice of the GRM in PNPM Urban, there are five degrees/levels of redress mechanism. The lowest degree (Degree 1) is if the case can be handled and resolved locally and the highest degree (Degree 5) is if the case has to be handled by national stakeholders.



Figure GRM Institutional Arrangements

---- coordination line

facilitation line

reporting line

Table :A	Sample	of record	s of com	plaint	handling:

Date of	Type of	Name/Address of	Follow-up	Agency in	Follow-up	Date of Follow-
Complaint	Complaint	the of Complainants		Charge	activity	Up
3 December	The roadway	Amir (received from	Contractor	SKPD	SMS from	6 December 2010
2010	made by the	sms 0813555666)	has been	Bina	Grievance	
	contractor		asked to do	Marga	Redress Unit	
	destroyed the		the repair on		to the	
	fence without		site, and		sender's	
	any repair		already done		number	