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ACCESS AND BENEFIT-SHARING AND GENETIC RESOURCES FOR FOOD AND AGRICULTURE: TYPOLOGY OF COUNTRY MEASURES

INTRODUCTION

The Commission on Genetic Resources for Food and Agriculture (Commission), at its last regular session, requested the preparation of a stand-alone document providing specific examples of existing country legislative, administrative or policy measures that directly or indirectly accommodate distinctive features of genetic resources for food and agriculture (GRFA) and associated traditional knowledge.1 With the support of the University of Bremen, Germany, the Secretariat produced a typology of access and benefit-sharing (ABS) country measures reflecting the importance of GRFA, their special role for food security and their distinctive features. The present document provides the populated typology.

It is important to note that not all the measures listed are necessarily specific to GRFA. In fact, while the document focuses on measures accommodating directly or indirectly the distinctive features of GRFA, it also lists, in line with the non-prescriptive nature of the ABS Elements, in some places other measures to indicate the wide range of options countries have in regulating ABS for their genetic resources.

Developing and implementing ABS measures is work in progress and so is the development of the ABS Elements and of the typology of country measures. The ABS Elements and the typology are therefore living documents that need to be reviewed, updated and improved regularly. Their primary purpose is to inspire policy- and decision-makers in developing and implementing ABS measures.

The typology follows the structure of the five key elements of ABS measures for GRFA identified in FAO's ABS Elements: (1) institutional arrangements; (2) access to and utilization of GRFA; (3) access to and utilization of traditional knowledge associated with genetic resources for food and agriculture (TKGRFA); (4) benefit-sharing relating to GRFA and TKGRFA; and (5) monitoring and compliance.

ACCESS AND BENEFIT-SHARING AND GENETIC RESOURCES FOR FOOD AND AGRICULTURE: TYPOLOGY OF COUNTRY MEASURES

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ABBREVIATIONS AND ACRONYMS

ABS access and benefit-sharing

ABS CH Access and Benefit-sharing Clearinghouse (ABSCH)
AnGR animal genetic resources for food and agriculture

Art. Article

BABS bioprospecting, access and benefit sharing

BR biological resources BS benefit-sharing

BSA Benefit-sharing Agreement

c. Clause

CA Competent Authority

CBD Convention on Biological Diversity

CGen Consejo de Gestión del Patrimonio Genético (Genetic Heritage Management

Council Brazil)

CNA Competent National Authority

DEA/DEFF Department of Environmental Affairs/Department of Forestry, Fisheries and

the Environment

FGR forest resources for food and agriculture

GIZ Gesellschaft für Internationale Zusammenarbeit

GR genetic resource(s)

GRFA genetic resources for food and agriculture
INABIO Instituto Nacional de Biodiversidad (Costa Rica)
IPLCs Indigenous Peoples and Local Communities

MAT mutually agreed terms
MoA Memorandum of Agreement
MTA Material Transfer Agreement

NBCC National Biodiversity Coordination Committee (Nepal)
NEMA National Environment Management Authority (Kenya)
NEMBA National Environmental Management: Biodiversity Act

No. Number

NP Nagoya Protocol
OJ Official Journal
PIC prior informed consent

PTKCEA Protection of Traditional Knowledge and Cultural Expressions Act (Kenya)

R&D research and development

Reg. Regulation(s) s. Section

SENESCYT Secretaría Nacional de Educación superior, Ciencia, Tecnología e Innovación

(Ecuador)

SMTA Standard Material Transfer Agreement

TK traditional knowledge (associated with genetic resources)

TKGRFA traditional knowledge associated with genetic resources for food and

agriculture

Treaty International Treaty on Plant Genetic Resources for Food and Agriculture

UNCST Uganda National Council for Science and Technology

UNDP United Nations Development Programme

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	Measure	Country (examples)	Further reading
	TITUTIONAL ARRANGEMENTS		
	responsibility		
1.1.1 Single institutional responsibility for access and benefit-sharing (ABS)	(a) Single institution with focus on food, forest and/or agriculture	Comoros; Benin; Netherlands; Portugal; Bulgaria; Bhutan; Viet Nam; Grenada; Saint Kitts and Nevis; Peru; Honduras; Honduras;	Humphries <i>et al.</i> , 2021, p13f, 16ff; ABSCH, 2022; Hailu & Kamau, 2022, p243f; Mulesa & Westengen, 2020; National Biodiversity Centre, Bhutan, 2018, p23
Some countries have chosen to entrust one single	(b) Single institution with environmental focus (c) Single institution with science/technology	South Africa; Burundi; ¹² Ethiopia; ¹³ Denmark; ¹⁴ ; Dominican Republic; ¹⁵ Guatemala; ¹⁶ Syrian Arab Republic ¹⁷ Uganda; ¹⁸ Singapore; ¹⁹	
institution with the administration of	focus (d) Single institution with overall responsibility	Peru; ²⁰ Costa Rica; ²¹ Ethiopia ²²	
ABS measures 1.1.2 Shared	for all biodiversity (a) Based on type of genetic resource	Viet Nam; ²³ Republic of Korea; ²⁴ Estonia; ²⁵	Humphries <i>et al.</i> , 2021, p. 14f; Trang,
institutional responsibility for		Zimbabwe ²⁶	Ba Nguyen & Thu, 2022, p333; Lee & Cho, 2022, p380f
ABS Other countries	(b) Based on commercial or non-commercial utilization	South Africa; ²⁷ Ecuador ²⁸ ²⁹	Humphries <i>et al.</i> , 2021, p14f: Kamau, 2022a, p168f; Cabrera Ormaza, 2022,
have chosen to			p103ff
entrust different institutions with the ABS administration	(c) Based on (sub)sector or field of research	Mexico, Peru, Republic of Korea	Humphries et al., 2021, p14f; ABSCH, 2022
1.1.3 Interagency coordination of ABS decisions	(a) One-stop-shop approach	Uganda; ³⁰ Mozambique; ³¹ Nepal ³² Brazil; ³³ Ecuador ³⁴ India; ³⁵ Dominican Republic ³⁶	Humphries <i>et al.</i> , 2021, p16ff; Otieno <i>et al.</i> , 2017; ABS Initiative, 2019; Nepalese Government, 2014, p112; Halewood, 2015; Mozini, 2022, p79f;
Countries have established various mechanisms to coordinate administration of			Kamau, 2022b, p311f; Cabrera Ormaza, 2022, p104; Dominican Republic, https://ambiente.gob.do/autorizacione s-ambientales-2/

	Measure	Country (examples)	Further reading
ABS among	(b) Coordination committees/councils (in	South Africa; ³⁷ France; ³⁸	Humphries <i>et al.</i> , 2021, p16ff;
responsible	addition or in lieu of the one-stop-shop	Kenya; ³⁹ Bhutan ⁴⁰	Wynberg, 2017, pp198–218; FRB,
agencies.	approach)		2020
1.2 Provision of	national information on responsible institutions,	ABS measures and procedures	
Countries have chosen different ways to provide information on responsible institutions, ABS measures and procedures	Websites, web portals, virtual platforms or information portals	Finland; ⁴¹ Denmark; ⁴² Republic of Korea; ⁴³ Hungary; ⁴⁴ Cameroon; ⁴⁵ Malaysia; ⁴⁶ France; ⁴⁷ Germany; ⁴⁸ Costa Rica; ⁴⁹ Kenya; ⁵⁰ Qatar ⁵¹	Humphries et al., 2021, p17ff

	Measure	Country (examples)	Further reading
	S TO AND UTILIZATION OF GENETIC RESO		(GRFA)
	of genetic resources (GR) subject to ABS provision	s on access	
2.1.1 Temporal	ABS provisions on access may apply to:		
scope	(a) GR accessed prior to entry into force of ABS	Malaysia ⁵²	
Access provisions	measure		
usually apply to	(b) GR accessed after entry into force of ABS	EU Regulation; ⁵³ Malta; ⁵⁴ France ⁵⁵	Winter, 2022; Greiber & Frederichs,
genetic resources	measure		2022
accessed after entry			
into force of			
Nagoya			
Protocol/ABS			
measure			
2.1.2 GR for	"Country of origin" may be where:		+
which provider	(a) GR exists within ecosystems and natural		Humphries et al., 2021, p23ff
country is country	habitats		Humphries et at., 2021, p2311
of origin or has	(b) Domesticated or cultivated species developed	France; ⁵⁶ Mozambique; ⁵⁷ Uganda ⁵⁸	Humphries et al., 2021, p24ff
acquired GR in	its distinctive properties	Trance, Wozamorque, Oganda	Tumpines et at., 2021, p2411
accordance with	(c) Domestication took place	Kenya ⁵⁹	Humphries <i>et al.</i> , 2021, p24
Convention on	(d) GR have been domesticated and produced for	Viet Nam ⁶⁰	Humphries <i>et al.</i> , 2021, p24
Biological	a long time	VICTIVALITY	Trumphiles et at., 2021, p2311
Diversity (CBD)	(e) Native species was present in the country's	Australia ⁶¹	Humphries et al., 2021, p24ff
	territory before a specific date	Trustiana	11umpmies et at., 2021, p2-11
	(f) Micro-organism as isolated from the national	Brazil; ⁶² Colombia ⁶³	Humphries et al., 2021, p24ff
	territory substrates, territorial sea, exclusive		
	economic zone or the continental shelf		
2.1.3 Privately/	ABS measures may apply to:		
publicly held GR	(a) Publicly and privately held genetic resources	most countries	
	(b) Genetic resources on public land	Australia ⁶⁴	Humphries et al., 2021, p25, 38
2.1.4 GR vs	(a) GR only	all	
biological	(b) Biological resources in addition	Malaysia; Australia; India; Malta ⁶⁵	
resources			
2.1.5 Genetic	(a) Only in conjunction with utilization of	Most countries	Bagley et al., 2020, pp 13–18.
information	physical GR		

	Measure	Country (examples)	Further reading
	(b) Independent of utilization of physical GR	Bhutan ⁶⁶	
2.1.6 GR held by	ABS measures may require:		
Indigenous	(a) Prior informed consent (PIC) or approval and	South Africa; ⁶⁸ Malaysia; ⁶⁹ Kenya; ⁷⁰ Peru; ⁷¹	Kamau, 2022a, p172f.; Kamau,
Peoples and local	involvement of Indigenous Peoples and Local	Spain ⁷²	2022c, p362ff.; Kamau, 2022b,
communities (IPLC) ⁶⁷	Communities (IPLC)		p290f.; Cabrera Ormaza,2022, p110f.; Silvestri, 2022b, 451f
	(b) Compliance with community protocols (in	Indonesia ⁷³	
Many countries	addition to ABS measures)		
require the consent of the IPLC holding	(c) Exception to the requirement of consent by IPLC holding the GR may apply:		
the GR	(d) Where IPLC does not exploit GR sufficiently or refuses to grant licence on "reasonable commercial terms and conditions"	Zambia ⁷⁴	Humphries <i>et al.</i> , 2021, p27; Kamau 2022b, p281f
2.1.7 Exemptions	ABS measures may exempt:	Argentina; ⁷⁵ Peru ⁷⁶ ; EU	Silvestri 2022a, p53, 55; Humphries
of specific genetic	(a) PGRFA falling under the Multilateral System		et al., 2021, p28f.
resources	of the Treaty		
	(b) GR for which ABS is governed by specialized	EU; ⁷⁷ Malaysia; ⁷⁸ France ⁷⁹	Kamau, 2022c, pp355, 359, 370;
ABS measures of	international instrument		Mahop, 2022, p468
many countries do not apply to	(c) Plant varieties protected by intellectual property rights	Portugal; ⁸⁰ Uganda; ⁸¹ Kenya ⁸²	
specific GRFA/related	(d) GR arising from domesticated or cultivated species	Argentina;83 Bhutan;84 France85	Silvestri, 2022a, p53; Mahop, 2022, p468
activities	(e) Crop wild relatives	France ⁸⁶	Humphries et al., 2021, p29
	(f) GR subject to forestry	France ⁸⁷	Humphries et al., 2021, p29
	(g) Biological material cultivated or bred for use as a model in research and development	Morocco ⁸⁸	Humphries et al., 2021, p29
	(h) Wild and domesticated plant genetic resources (PGR) and animal genetic resources (AnGR) managed under other legislation	Bhutan ⁸⁹	Humphries et al., 2021, p29
	(i) Specific categories of GR, e.g. fisheries and AnGR	Spain ⁹⁰	Silvestri, 2022b, 449f
	(j) GRFA at discretion of the government	Australia ⁹¹	Humphries et al., 2021, p29
	(k) On case-by-case basis, e.g. GR in public <i>ex situ</i> collections	e.g. in Australia's Commonwealth areas; ⁹² India ⁹³	Humphries et al., 2021, p29, 38

_	Measure	Country (examples)	Further reading
	(l) GR collected by laboratories in the context of	France ⁹⁴	Humphries et al., 2021, p33; Mahop,
	prevention, surveillance and combating risks		2022, p468
	to animal and plant health and to food safety		
	(m) Biological resources normally traded as	India ⁹⁵	
	commodities		
	(n) Derivatives accessed independently from GR	Viet Nam; ⁹⁶ Malta ⁹⁷	Trang, Ba Nguyen T. & Thu, 2022, p329
2.2 Activities to	riggering/not triggering ABS obligations		
Usually access to G	R for "utilization" triggers ABS obligations. "Utilizat	tion" means to conduct research and developme	ent on the genetic or biochemical
composition of gene	tic resources, including through the use of biotechnol	ogy.	
2.2.1 Specific	GRFA-related activities (explicitly or implicitly)		
provisions on	exempted by some countries from ABS		
GRFA-related	obligations:		
activities	(a) Agricultural activities that are not for the purpose of research and development	Malaysia ⁹⁸	Humphries et al., 2021, p31
	(b) Use of GR for production of agricultural products for sale	South Africa ⁹⁹	Humphries et al., 2021, p29f
	(c) Use of GR as commodity for final consumption	Malta; ¹⁰⁰ Bangladesh; ¹⁰¹ The Philippines ¹⁰²	Humphries <i>et al.</i> , 2021, p29f; Mozini 2022, p78
	(d) Aquaculture or mariculture activities involving freshwater and marine species producing specimens for consumption purpose	South Africa; ¹⁰³ Australia; ¹⁰⁴ Malaysia; ¹⁰⁵ Spain ¹⁰⁶	Humphries <i>et al.</i> , 2021, p31; Kamau, 2022a, p168
	(e) Collection of GR for use in public collections or further breeding in agriculture or forestry	Norway ¹⁰⁷	Humphries et al., 2021, p31
	(f) Collecting broodstock for aquaculture	Australia (regulates "biological materials")	Humphries <i>et al.</i> , 2021, p30
	(g) Collecting plant reproductive material for propagation	Australia (regulates "biological materials")	Humphries et al., 2021, p30
	(h) Production and marketing of seeds and forest plants	Spain ¹⁰⁸	Humphries <i>et al.</i> , 2021, p31
	(i) Collection and maintenance of samples in <i>ex</i> situ collections for conservation purposes	Spain ¹⁰⁹	Humphries et al., 2021, p33
	(j) Biological resources normally traded as commodities	India ¹¹⁰	Humphries et al., 2021, p30

	Measure	Country (examples)	Further reading
	(k) Horticultural cultivation, except for horticultural genetic engineering	United States of Amertic (Utah) ¹¹¹	Humphries et al., 2021, p31
	(l) Livestock marketed as regular consumer goods	Bangladesh ¹¹²	Humphries et al., 2021, p30
2.2.2 Specific provisions on non-	(a) GRFA research is not considered "commercial" bioprospecting	Solomon Islands ¹¹³	Humphries et al., 2021, p30
commercial research	(b) Non-commercial breeding on specific forest genetic resources (FGR)	Spain Government 2021a (postpones benefit-sharing until there are breeding results)	
2.2.3 Specific provisions on	Exempted activities if performed by specific user groups:		
activities performed by	(a) Exchange among IPLC in exercise of their traditional and customary practices	Malaysia; ¹¹⁴ Kenya ¹¹⁵	Humphries <i>et al.</i> , 2021, p33; Kamau, 2022c, p359; Kamau, 2022b, p278
specific user groups	(b) Exchange of GR/TK among IPLC for their own consumption	Guatemala; ¹¹⁶ Uganda ¹¹⁷	
Some countries waive ABS obligations/provide	(c) Local people and communities of the area, including growers and cultivators (unless they wish to obtain intellectual property rights(IPR)	India ¹¹⁸	
for simplified procedures for activities by specific user	(d) Conventional breeding or traditional practices in use in agriculture, horticulture, poultry farming, dairy farming, animal husbandry or bee keeping by small-scale farmers	Malaysia ¹¹⁹	
groups.	(e) Access to and utilization of GR by farmers, pastoralists and fishers according to their traditional way of life	China ¹²⁰	
	(f) Research by nationally recognized research organizations and foreign collaborators of such organizations	India ¹²¹	
	(g) Research by educational institutions	Kenya ¹²²	Kamau, 2022b, p303 footnote 147
	(h) Exchanging within networks of user groups	India ¹²³	Humphries et al., 2021, p33
	on procedures applicable under ABS measures		
Countries may requir	re PIC and mutually agreed terms prior to access and	d utilization of GR.	

	Measure	Country (examples)	Further reading
2.3.1 Simplified	Instead of PIC, countries may choose to		
approval	require/offer:		
procedures	(a) No PIC for specific GR, e.g. GRFA	South Africa ¹²⁴	Kamau, 2022a, p168f.
	(b) Access and utilization upon notification/	Brazil ¹²⁵ France; ¹²⁶ South Africa ¹²⁷	Mozini, 2022, p74, 76; Humphries <i>et</i>
Countries may	registration instead of PIC. Authorization is		al., 2021, p35; da Silva & de Oliveira,
require PIC and	instead required prior to commercialization,		2018, p1; Kamau, 2022c, p366;
mutually agreed	transfer to third parties or change of initial		Mahop, 2022, p468; Kamau, 2022a,
terms (MAT) prior	intent		p185f
to access and	(c) Standard Material Transfer Agreement	Treaty - SMTA is used by some countries for	
utilization of GR.	(SMTA)	PGRFA that are not in Annex 1 of the	
	(1) C(111	Treaty Secret Assistant 128 Heavy 1 - 129 Division 130	Harrist de la 2021 a 26
	(d) Standardized access conditions for (all) BR/GR	South Africa; 128 Uganda; 129 Philippines 130	Humphries et al., 2021, p36
	(e) Framework PIC, MAT	Andean Community; ¹³¹ Peru ¹³²	Humphries <i>et al.</i> , 2021, p36; Cabrera
	(c) Francwork Fic, WAT	Andean Community, Teru	Ormaza, 2019, p84 & 88, Cabrera
			Ormaza, 2022, p106f, 110; Beck,
			2022, p497, 499ff
2.3.2 Procedural	Countries provide for simplified procedures for		, F
simplifications for	specific activities, such as:		
specific activities	(a) Subsistence consumption and conventional	Philippines ¹³³	
	commercial consumption		
	(b) Scientific research on agrobiodiversity that	Philippines ¹³⁴	
	does not create spin-off technology		
	(c) Activities involving no economic	Brazil ¹³⁵	Mozini, 2022, p82, 84ff
	exploitation of products or reproductive		
	materials arising from GR		
	(d) R&D taxonomic, conservation or biosecurity	Spain; ¹³⁶ France ¹³⁷	Humphries <i>et al.</i> , 2021, p33
	purposes	120	
	(e) Development of therapeutic drugs and food	Republic of Korea ¹³⁸	Humphries <i>et al.</i> , 2021, p36; Lee &
	security in the event there are threats to the		Cho, 2022, 381ff
	life and health of humans, animals, and plants	Dh:1:::::::::::::::::::::::::::::::::::	Humanhaina at al. 2021 a 24
	(f) Non-commercial research conducted by	Philippines; ¹³⁹ India ¹⁴⁰	Humphries <i>et al.</i> , 2021, p34
	national state institutions		

Measure	Country (examples)	Further reading
(g) Access to GR for non-commercial/pur	rely Argentina ¹⁴¹	Silvestri, 2022a, p55
scientific purposes		
(h) Taxonomic, collection and pre-breeding	ng Mexico; ¹⁴² South Africa ¹⁴³	Humphries et al., 2021, p33; Kamau,
purposes and research projects		2022a, p166f.

	Measure	Country (examples)	Further reading
	ESS TO AND UTILIZATION OF TRADITIONA	AL KNOWLEDGE ASSOCIATED WITH GE	ENETIC RESOURCES FOR FOOD
AND AGRICULTU			
3.1 Defining	Definitions refer to, for example:	D 144	V 1 : 1 2021 2055
traditional knowledge (TK)	(a) Relevant accumulated, transgenerational knowledge evolved by Indigenous Peoples and Local Communities (IPLC)	Peru ¹⁴⁴	Humphries et al., 2021, p39ff
There are various definitions of TK in	(b) Relevant knowledge, experience and initiatives of native people	Viet Nam ¹⁴⁵	Trang, Ba Nguyen & Thu, 2022, p337
national (ABS) measures.	(c) Any knowledge, not limited to a specific subject area, technical or medical field, originating from a traditional community, individual or group	Guatemala ¹⁴⁶	
	(d) Knowledge contained in the codified knowledge systems passed on from one generation to another including agricultural, environmental or medical knowledge	Kenya ¹⁴⁷	
3.1.2 Excluding	ABS measures may exclude from TK:		
from traditional	(a) TK that cannot be attributed to one or more	France ¹⁴⁸	
knowledge	traditional communities		
(relevant to GRFA)	(b) TK associated with GR whose properties are well known and have been used for a long time and repeatedly, outside of the traditional communities that share them	France ¹⁴⁹	
	(c) TK associated with some promotion methods likely to benefit agricultural, forestry or food and seafood products	France ¹⁵⁰	
	(d) TK and skills associated with the distinctive signs of origin and quality of agricultural and marine products	Morocco ¹⁵¹	
	(e) TK insufficiently exploited by rights holder, or to which rights holder refuses to grant a licence on reasonable commercial terms and conditions	Zambia; ¹⁵² Kenya ¹⁵³	Humphries <i>et al.</i> , 2021, p27; Kamau, 2022b, p281f
3.2 Identifying t	the correct holders of TK		

	Measure	Country (examples)	Further reading
	Measures to assist in the identification of correct		
Countries have	holders:		
established	(a) Government to ensure that PIC has been	Malawi ¹⁵⁴	
different	obtained from "relevant community"		
procedures for the identification of the	(b) Public entities representing the IPLCs to negotiate with users	France; ¹⁵⁵ Ethiopia; ¹⁵⁶ South Africa ¹⁵⁷	Mahop, 2022, p470f; Hailu & Kamau, 2022, p257
correct holders of	(c) Biocultural protocols	India; ¹⁵⁸ Kenya ¹⁵⁹	Humphries et al., 2021, p42
TK	(d) Public authority assisting in identification of correct knowledge provider and overseeing the agreement	Uganda ¹⁶⁰	Humphries et al., 2021, p42
	(e) State intervention (and guidance) to ensure	Viet Nam; ¹⁶¹ Malawi; ¹⁶² Uganda ¹⁶³	Humphries <i>et al.</i> , 2021, p42f.
	that PIC has been obtained from the "relevant		
	community"		
3.3 Procedures for	obtaining prior informed consent (PIC) or approv	al and involvement of IPLC	
	For obtaining consent to access/use TK, ABS	See above 2.3	Humphries et al., 2021, p43
	measures may foresee:		
	(a) Same procedures as for GR;	See above 2.3	Humphries et al., 2021, p43
	(b) Licensing procedures (in laws that protect TK	Kenya; Peru; South Africa; Viet Nam;	Humphries et al., 2021, p43
	as form of intellectual property right);	Zambia	
	(c) Existence of biocultural or community	e.g. Peru; Romania; South Africa; Kenya	Humphries et al., 2021, p43;
	protocols specific to GRFA;		Cocchiaro & Rutert, p29–40; Kamau,
			2022b, p290f, 306
	(d) Involvement/consultation of IPLC in	Kenya ¹⁶⁴	Humphries et al., 2021, p44; Kamau,
	neighbouring countries.		2022b, p306

	Measure	Country (examples)	Further reading			
	R AND EQUITABLE SHARING OF BENEFITS					
4.1 Scope of benefit-sharing obligations						
4.1.1 GR/ TK	Benefit-sharing may apply to:					
covered	(a) GR/TK accessed after entry into force of ABS	most countries				
Some countries	measure					
require benefit-	(b) Newly utilized GR/TK accessed prior to entry	Malaysia ¹⁶⁵				
sharing for GR/TK	into force of ABS measure					
newly accessed;						
others require						
benefit-sharing						
also for previously						
accessed GR/TK, if						
newly utilized						
4.1.2 Exemptions	ABS measures may exempt from benefit-sharing					
from benefit-	obligations, for example:					
sharing	(a) Resources not falling under (access provisions					
obligations	of) ABS measures, see 2.1					
	(b) Activities not considered "utilization", see 2.2					
	(c) Traditional farmers and their cooperatives	Brazil ¹⁶⁶	Humphries <i>et al.</i> , 2021, p45; Mozini, 2022, p86			
	(d) Non-commercial research	Australia ¹⁶⁷	Humphries et al., 2021, p45			
4.2 Fair and eq	uitable					
4.2.1	ABS measures may:					
Determination of benefits	(a) Provide detailed modalities for benefit- sharing, or	India ¹⁶⁸	Humphries et al., 2021, p45			
	(b) Mandate competent authority to determine benefit-sharing modalities on case-by-case basis	Rwanda; ¹⁶⁹ Solomon Islands ¹⁷⁰	Humphries et al., 2021, p45			
4.2.2 Streamlined benefit-sharing	ABS measures may provide for simplified benefit- sharing, for example, for:					
	(a) Scientific, non-commercial research on agrobiodiversity	Philippines ¹⁷¹	Humphries et al., 2021, p45			
	(b) Purely scientific research purposes	Argentina ¹⁷²	Silvestri, 2022a, p62f.			

	Measure	Country (examples)	Further reading
	(c) For forest genetic resources (deference of benefit-sharing arrangements until there are breeding results)	Spain ¹⁷³	Humphries et al., 2021, p32
4.2.3 Sharing mor	netary and non-monetary benefits resulting from	GRFA	
ABS measures may provide for sharing	ABS measures may specify benefit-sharing modalities for GRFA:		
of monetary and non-monetary benefits	(a) Preference and identification of benefits that are of particular relevance to the food and agriculture sector	India; ¹⁷⁴ Uganda; ¹⁷⁵ Malaysia; ¹⁷⁶ Belgium (Walloon Region); ¹⁷⁷ Zambia ¹⁷⁸	Humphries et al., 2021, p48
·	(b) Mutual exchanges of GRFA within or between communities to sustain food or livelihood systems as a benefit	Mutual exchanges, e.g. India; ¹⁷⁹ Kenya; ¹⁸⁰ Traditional uses, e.g. Ethiopia ¹⁸¹	Humphries et al., 2021, p49
4.2.4 Facilitating	Examples include:		
benefit-sharing through model clauses	(a) National model benefit-sharing clauses	Benin; ¹⁸² Cameroon; ¹⁸³ France; ¹⁸⁴ South Africa ¹⁸⁵	Humphries <i>et al.</i> , 2021, p46; ABSCH 2022
4.3 Beneficiarie	S		
	do not define in detail the beneficiaries (those with w measures provide for national benefit-sharing funds		s for which benefits should be used.
4.3.1 National benefit-sharing	ABS measure may establish benefit-sharing funds for:		
funds	(a) Conservation of and further research in GR and TK	South Africa; 186, Bhutan	Kamau, 2022a, p172f, 200f.
	(b) Support of community conservation initiatives	Bhutan	National Biodiversity Centre, Bhutan, 2018, p32; Humphries <i>et al.</i> , 2021, p47
	(c) Support IPLCs and traditional farmers in the sustainable management and conservation of GR and the development and maintenance of diverse farming systems that enhance the sustainable use of GR	Brazil ¹⁸⁷	Humphries <i>et al.</i> , 2021, p47f.; Mozini, 2022, p86
4.4 Sharing ben	efits through funds/partnerships/multilateral ben	efit-sharing mechanisms	

		Measure	Country (examples)	Further reading
ELEN	IENT 5 : CO	MPLIANCE AND MONITORING		
5.1	Monitoring			
		(a) GRFA-specific checkpoints	e.g. Bhutan, Estonia, Hungary, Kenya, Republic of Korea ¹⁸⁸	Humphries et al., 2021, p53
5.2		y compliance measures		
5.2.1	General	(a) Due diligence	EU ¹⁸⁹	Humphries et al., 2021, p53
compliance measures		(b) Specific measures to ensure GRFA used in the country must have been accessed according to the SMTA of the Treaty	Norway ¹⁹⁰	
		(c) Designation of user compliance-focused checkpoints	Malaysia; ¹⁹¹ South Africa ¹⁹²	
		(d) Requirement to report to the checkpoint or produce the access permit	Malaysia; ¹⁹³ Republic of Korea; ¹⁹⁴ South Africa ¹⁹⁵	
		(e) Requirement of the checkpoint to inform Competent National Authority can) or relevant Competent Authority (CA) in writing of the production of the permit	Malaysia ¹⁹⁶	
		(f) Requirement of any person applying for a patent based on biological resources (BR) or TK to either notify the CA, make a statement if the patent relates to indigenous GR or TK, or furnish CA with proof	Malaysia; ¹⁹⁷ South Africa ¹⁹⁸	
		(g) Obligation on any person wishing to access or commercialize foreign BR or TK from a Nagoya Protocol party to ensure compliance with that party's laws – if that party subjects access to permit	Malaysia; ¹⁹⁹ Republic of Korea ²⁰⁰	
		(h) Measure for checkpoint communiqué	Malaysia ²⁰¹	
		(i) Measures permitting relevant authorities to investigate offences	Malaysia; ²⁰² Republic of Korea ²⁰³	
		(j) Measure to encourage fair and equitable benefit-sharing	Republic of Korea ²⁰⁴	

		Measure	Country (examples)	Further reading
5.2.2	Exceptions	(a) Providing state does not exercise sovereign	EU and Member States ²¹⁶	Winter, 2022; Greiber & Frederichs,
		rights over GR/TK ²⁰⁵		2022
		(b) Providing state is not a party to the Nagoya		
		Protocol ²⁰⁶		
		(c) Providing state has not established access		
		measures ²⁰⁷		
		(d) GR accessed prior to 12 October 2014 ²⁰⁸		
		(e) GR governed by specialized international		
		instruments and utilized according to the		
		purposes foreseen by those instruments ²⁰⁹		
		(f) GR traded and exchanged as commodities ²¹⁰		
		(g) Pathogenic GR and pests introduced		
		unintentionally to the country ²¹¹		
		(h) TK not associated with utilization of accessed		
		GR		
		(i) Activities not falling under "utilization" (212		
		(j) Derivatives when there is no ascertainable		
		level of continuity between it and the GR from		
		which it was obtained for R&D activities on		
		derivatives ²¹³		
		(k) Information on GR ²¹⁴		
		(l) Utilization outside of jurisdiction ²¹⁵		

¹ Loi sur l'acces aux ressources genetiques et connaissances traditionnelles de l'union des Comores, 2020, Art. 5.

- ⁴ Decreto-Lei-122-2017, Art. 4.1. See also https://absch.cbd.int/en/countries/PT (accessed 15 October 2022).
- ⁵ Ministry of Agriculture, Food and Forestry (for agricultural and forest genetic resources) and Ministry of Environment and Water (for genetic resources from naturally occurring species). See https://absch.cbd.int/en/countries/BG (accessed 12 October 2022).
- ⁶ The Biodiversity Bill of Bhutan, 2021, cl. 11 [Adopted.)

https://www.nationalcouncil.bt/assets/uploads/docs/bills/2022/Biodiversity_Bill_of_Bhutan_2021_Eng_Dzo.pdf. Ministry of Agriculture and Forests is the only designated CNA for the country responsible for all genetic resources. See https://absch.cbd.int/en/countries/BT (accessed 15 October 2022).

⁷ Decree on the Management of Access to Genetic Resources and the Sharing of Benefits Arising from their Utilization, 12 May 2017, Chapter II, Art. 6. The Ministry of Agriculture and Rural Development is responsible for granting, renewing and withdrawing licences for genetic resources for agricultural crop varieties, livestock, aquatic species and forest seedlings. See https://absch.cbd.int/en/countries/VN (accessed 10 October 2022).
⁸ Ministry of Agriculture, Lands, Forestry, Fisheries and the Environment Botanical Gardens is the only

designated CNA for the country responsible for all genetic resources. See https://absch.cbd.int/en/countries/GD (accessed 12 October 2022).

⁹ Department of Environment, Ministry of Agriculture, Marine Resources, Cooperatives, Environment and Human Settlement is the only designated CNA for the country responsible for all genetic resources. See https://absch.cbd.int/en/countries/KN (accessed 10 October 2022).

¹⁰ Instituto Nacional de Innovación Agraria is the authority responsible for access to genetic resources, molecules, combination or mixture of natural molecules, crude extracts and derivatives of cultivated or domesticated inland species. See https://absch.cbd.int/en/countries/PE (accessed 10 October 2022).

¹¹ Ley General de Desarrollo Forestal Sustentable, 25 February 2003 (11, fracción XVII y XXXVI; 7, fracción XXX, L y LXVIII; 20, fracción XXXIII; 32, fracción XV; 69, fracción IV; y 128); Reglamento de la Ley General de Desarrollo Forestal Sustentable, 21 February 2005 (40, fracción III, Sección IV Colecta de Recursos Biológicos Forestales). Dirección General de Gestión Forestal y de Suelos (Directorate General for Forestry and Soil Management) is responsible for permits for collection of forest biological and genetic resources. See https://absch.cbd.int/en/countries/MX and https://absch.cbd.int/en/countries/MX/MSR (accessed 12 October 2022).

¹² Projet de decret sur l'acces aux ressources genetiques et le partage juste et equitable des avantages qui en decoulent, 2017, Arts 15-17

¹³ Ethiopia (2006) Proclamation No. 482/2006 Access to Genetic Resources and Community Knowledge, and Community Rights Proclamation; Ethiopia (2009) Regulation No. 169/2009 Access to Genetic Resources and Community Knowledge, and Community Rights. The Ethiopian Biodiversity Institute is the CNA.

¹⁴ LOV nr 1375 af 23/12/2012 om udbyttedeling ved anvendelse af genetiske ressourcer see e.g. Arts 5-8.

¹⁵ Reglamento de acceso a recursos genéticos, conocimientos tradicionales asociados y distribución justa y equitativa de beneficios de larepública dominicana, Art. 7

¹⁶ Governmental Agreement 171-2014 (Government Agreement 171-2014), Art. 1. Consejo Nacional de Áreas Protegidas (National Council for Protected Areas) is the designated CNA responsible for all genetic resources. See https://absch.cbd.int/en/countries/GT (accessed 12 October 2022).

¹⁷ The National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, Art. 5. Ministry of State for Environment Affairs (MOEN). See also https://absch.cbd.int/en/countries/SY (accessed 12 October 2022).

¹⁸ Uganda National Council for Science and Technology. See https://absch.cbd.int/en/countries/UG (accessed 12 October 2022).

¹⁹ Department of Science, Ministry of Education and Sports (CNA). See https://absch.cbd.int/en/countries/LA (accessed 12 October 2022). According to Art. 6 of the National Framework on ABS of 2013, the Ministry of Science and Technology is the management and monitoring organization on ABS at the central level.

²⁰ Ley 28216, Ley de Protección al acceso a la diversidad biológica peruana y los conocimientos colectivos de los pueblos indígenas, 7 April 2004, Art. 2; El Reglamento de Acceso a los Recursos Genéticos (D.S Nº 003-

² Direction Générale des Eaux, Forêts et Chasse/Ministère du Cadre de Vie et du Développement Durable (General Directorate of Water, Forests and Hunting/Ministry of Living Environment and Sustainable Development) is the only designated CNA for the country responsible for all genetic resources. See https://absch.cbd.int/en/countries/BJ (accessed 12 October 2022).

³ The Nagoya Protocol (Implementation) Act, 2016, Art. 4 (read together with Regulation of the Minister for Agriculture of 31 March 2016, No. WJZ/15145152 and Decree of the Minister for Agriculture of 31 March 2016, No. WJZ/15163191.

2009-MINAM), 6 February 2009, Art. 13. See also CBD, 2022, https://absch.cbd.int/en/countries/PE/MSR (accessed 13 October 2022).

- ²¹ Biodiversity Law NO. 7788, Gazette No 101, 27 May 1998, Chapter I, II and V, National Commission for Biodiversity Management (CONAGEBIO) Ministry of Environment and Energy (MINAE) is the only designated CNA for the country responsible for all genetic resources. See https://absch.cbd.int/en/countries/CR/CNA (accessed 10 October 2022).
- ²² Ethiopia (1998) Proclamation No. 120/1998 Institute of Biodiversity Conservation and Research, Articles 3 and 6. See also Ethiopia (2006) Proclamation No. 482/2006 Access to Genetic Resources and Community Knowledge, and Community Rights Proclamation; Ethiopia (2009) Regulation No. 169/2009 Access to Genetic Resources and Community Knowledge, and Community Rights. The Ethiopian Biodiversity Institute is the only CNA responsible for all genetic resources and community knowledge.
- ²³ Decree No. 59 2017, Art. 6.1 & 26 (Agriculture/Environment).
- ²⁴ Act on Genetic Resources 2017, Art. 8 (1) 2 (Agriculture/ Fisheries/ Environment/ Science/ Health).
- ²⁵ Nature Conservation Act 2017, Art. 68 (2). Ministry of Environment for wild genetic resources and TK associated with them, and Ministry of Rural Affairs for genetic resources of agriculture and TK associated with them. See also https://absch.cbd.int/en/countries/EE (accessed 13 October 2022).
- ²⁶ Forestry/Environment. See https://absch.cbd.int/en/countries/ZW (accessed 13 October 2022).
- ²⁷ National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), s. 87A as amended by section 22 of Act 14 of 2013 and Bioprospecting, Access and Benefit-Sharing Regulations 2015 (BABS Regulations), r. 6 (1) & (2). Permits for non-commercial research to be undertaken abroad are issued by the so-called Member of Executive Council (MEC). No permit is required for research undertaken in South Africa for this type of research. For commercial purposes DEA/DEFF is responsible.
- ²⁸ Organic Code of the Social Economy for Knowledge, Creativity and Innovation, 2016, Arts 47, 68 & 69.
- ²⁹ In Ecuador, relevant for granting access to genetic resources and permission for purely scientific/basic/academic/non-commercial research are three different governmental authorities. See Beck, 2022, p496f, 500ff.
- ³⁰ Uganda: National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, Art. 5 (Uganda National Council for Science and Technology (UNCST)).
- ³¹ Regulamento sobre Acesso e Partilha de Benefícios Provenientes de RecursosGenéticos e Conhecimento Tradicional Associado 2007, Art. 4 (Minister for the Coordination of Environmental Action).
- ³² National Biodiversity Coordination Committee (NBCC).
- ³³ Brazil: Law n° 13,123 of May 20, 2015 (Access and Benefits Sharing of Genetic Resources and Associated Traditional Knowledge), Art. 6 (The Genetic Heritage Management Council (CGen)).
- ³⁴ Implementing Regulation for the Organic Code of the Social Economy for Knowledge, Creativity and innovation, 2017, Chapter III, Art. 25.
- ³⁵ The Biological Diversity Act 2002, *inter alia* s. 3 & 4, and Guidelines on Access to Biological Resources and Associated Knowledge and Equitable Sharing of Benefits Regulations, 2019, s. 1(1).
- ³⁶ Ley Sectorial De Biodiversidad (333-15) 2016, Art. 12, and also Reglamento de Acceso a Recursos Genéticos y Distribución de Beneficios (ABS) de la República Dominicana 2018.
- ³⁷ Bioprospecting Forum.
- ³⁸ Foundation for Research on Biodiversity.
- ³⁹ National Environment Management Authority ABS Permit Committee.
- ⁴⁰ National Biodiversity Centre of Bhutan.
- ⁴¹ Genetic resources and legislation in Finland, http://www.biodiversity.fi/geneticresources/home (accessed 16 October 2022).
- ⁴² The Danish Environmental Protection Agency The Nagoya Protocol on Access and Benefit-sharing, https://eng.mst.dk/nature-water/nature/biodiversity-the-building-block-of-life/the-nagoya-protocol-on-access-and-benefit-sharing/ (accessed 16 October 2022).
- ⁴³ Korean ABSCH "ABSCH Genetic Resources Information Center", https://www.abs.go.kr/kabsch/main.do (accessed 16 October 2022).
- ⁴⁴ Biodiversity Clearing-House Mechanism, https://www.biodiv.hu/hu (accessed 16 October 2022).
- ⁴⁵ National ABS Clearing House for Cameroon, https://portailchm.sie.cm/abs/ (accessed 16 October 2022). Law N°2021/014 of July 2021 To Govern Access to Genetic Resources, Their Derivatives, Traditional Knowledge Associated with Genetic Resource and Their Fair Equitable Sharing of the Benefit Arising from Their Utilization, s35.
- ⁴⁶ Access to Biological Resources and Benefit Sharing Act 2017, s. 4.
- ⁴⁷ Ministry of Higher Education, Research and Innovation, 2019.
- ⁴⁸ German ABS Information Platform, https://www.bfn.de/nagoya-protokoll (accessed 16 October 2022).

- ⁴⁹ Comisión Nacional para la Gestión de la Biodiversidad (CONAGEBIO), 2018, https://www.conagebio.go.cr/Conagebio/public/ (accessed 16 October 2022).
- ⁵⁰ Access and Benefit Sharing Portal for Kenya, http://meas.nema.go.ke/abs/ (accessed 16 October 2022).
- ⁵¹ Qatar plant gene bank information system, http://web1.mme.gov.qa/qatargb/hotline (accessed 16 October 2022).
- ⁵² Access to Biological Resources and Benefit Sharing Act 2017, s. 63 (3) (4).
- ⁵³ EU: Regulation (EU) No 511/2014 of the European Parliament and of the Council of 16 April 2014 on compliance measures for users from the Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization in the Union. OJ 2014 L 150/59 (hereinafter Regulation (EU) 511/2014), Art. 2 (1).
- ⁵⁴ Access to Genetic Resources and the Fair and Equitable Sharing of Benefits arising from their Utilisation Regulations, 2016, s. 2 (2) (c).
- ⁵⁵ Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37 Art. L. 412–6.
- ⁵⁶ Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Article 37 Art. L. 412–4(6).
- ⁵⁷ Regulamento sobre Acesso e Partilha de Benefícios Provenientes de Recursos Genéticos e Conhecimento Tradicional Associado 2007, 2007, Art. 2(o).
- ⁵⁸ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, s. 2. In Uganda domesticated or cultivated species are determined in the "cultural contexts in which their specific properties have been developed".
- ⁵⁹ The ABS legislation does not make reference to domesticated species but a clarification has been made by the government.
- ⁶⁰ Decree No. 59/2017/ND-CP of the Government dated 12 May 2017 on the management of access to GR and the sharing of benefits arising from their utilization Art. 3(10). Species has been acclimated for a long time, adaptive to the living conditions as a local variety, and is now widely cultivated.
- ⁶¹ Environment Protection and Biodiversity Conservation Regulation 2000, s. 8A.03(1); Environment Protection and Biodiversity Conservation Act 1999, s. 528.
- ⁶² Decree No. 8.772 of May 11, 2016, regulating Law No. 13.123 of May 20, 2015, Art. 2.
- ⁶³ Colombia, 2014, Art. 2.
- ⁶⁴ Nature Conservation Act 2014 (ACT) Sections 169, 206, 207, 209 and Biodiversity Conservation Regulation 2018 (WA), Section 72(3).
- ⁶⁵ Access to Genetic Resources and the Fair and Equitable Sharing of Benefits arising from their Utilisation Regulations, 2016, Art. 2 (2) (b).
- ⁶⁶ Biodiversity Act of Bhutan 2003. Bhutan ABS Policy 2015, Section 6(k) defines "genetic resources" to include the "biochemical composition of genetic resources, genetic information and derivatives."
- ⁶⁷ For country measures defining IPLC, ways to determine the correct rights holder and procedures to obtain PIC or approval and involvement of IPLC, see below Element 3.
- ⁶⁸ South Africa: National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), s. 82 (1) (a), (b); (2) (a); (3) (a).
- ⁶⁹ Access to Biological Resources and Benefit Sharing Act 2017, s. 23.
- ⁷⁰ Kenya: Protection of Traditional Knowledge and Cultural Expressions Act No. 33, 2016 (PTKCEA), s. 36 (1), 4.
- ⁷¹ Act No. 27.811, 2002 establishing the regime for the protection of collective knowledge of Indigenous Peoples associated to biological resources (Peru), Art. 6.
- ⁷² Spanish Constitution, Art. 148.1.9; Law No. 42/2007, of 13 December, on Natural Heritage and Biodiversity, modified by Law No. 33/2015, of 21 September. Official Journal of Spain No. 227, 22 September 2015, pp 83588–83632, Art. 68.2; Royal Decree No. 124/2017, of 24 February, related to the access to genetic resources deriving from wild taxons and to the control of their utilization. Official Journal of Spain No. 62, 14 March 2017, pp 18478-18499, Art. 5.2.
- ⁷³ Regulation of the Minister of Environment No. 34/MenLHK/Setjen/Kum.1/2017 on Recognition and Protection of Local Wisdom in The Management of Natural Resources and the Environment 2017, Art. 24 (2).
- ⁷⁴ Protection of Traditional Knowledge, Genetic Resources and Expressions of Folklore Act 2016, s. 30 (3). The provision foresees possibility of a compulsory licence to fulfil a national need, subject to compensation to the holder.
- ⁷⁵ Administrative Decision No. 410 of the Argentine Secretariat of Environment and Sustainable Development that regulates basic common standards for the access and utilization of genetic resources in Argentina. 22 October 2019. OJ No. 34225, Art. 6.

- ⁷⁶ Decreto Supremo N° 003-2009-MINAM. Eleva al rango de Decreto Supremo la Resolución Ministerial N° 087-2008-MINAM y ratifican la aprobación del Reglamento de Acceso a los Recursos, efectuada por dicha Resolución2009, Art. 5 (narrow exclusion).
- ⁷⁷ Regulation (EU) 511/2014, Art. 2 (2).
- ⁷⁸ Access to Biological Resources and Benefit Sharing Act 2017, Act 795, s. 5(2)(g).
- ⁷⁹ Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37 Art. L. 412–5II.
- ⁸⁰ Decree-Law No. 118/2002 of 20 April 2002, Art. 2(1).
- 81 National Environment (Access to Genetic Resources and Benefit Sharing) Regulations 2005, Section 4c).
- 82 The Seeds and Plant Varieties Act, 2006, s. 3(b)).
- ⁸³ Administrative Decision No. 410 of the Argentine Secretariat of Environment and Sustainable Development that regulates basic common standards for the access and utilization of genetic resources in Argentina. 22 October 2019. OJ No. 34225, Art. 6
- ⁸⁴ Biodiversity Act of Bhutan 2003, s. 4(d)).
- ⁸⁵ Loi n 2016-1087 du 8 aout 2016 pour la reconquête de la biodiversité, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et équitable des avantages 2016, Art. 37 Art. L. 412–5II.
- 87 Ibid.
- ⁸⁸ Projet de loi sur l'accès aux ressources génétiques et le partage juste et équitable des avantages découlant de leur utilisation(undated), Art. 5.
- ⁸⁹ Biodiversity Act of Bhutan, s. 4(d)).
- ⁹⁰ Royal Decree No. 124/2017, of 24 February, related to the access to genetic resources deriving from wild taxons and to the control of their utilization. OJ No. 62, 14 March 2017, Art. 3(2) (if they are governed under other legislation).
- ⁹¹ Environment Protection and Biodiversity Conservation Regulation 2000, Reg. 8A.05(1)(a)
- ⁹² Ibid, Reg. 8A.05(1)(a)).
- ⁹³ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, Art. 16; Guidelines on Access to Biological Resources and Associated Knowledge and Equitable Sharing of Benefits Regulations, 2019.
- ⁹⁴ Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37 Art. L. 412–5.III(4).
- ⁹⁵ Biological Diversity Act 2002, s. 40 allows Central Government to exclude such biological resources.
- ⁹⁶ Implied by Art. 1 of Decree No. 59/2017/ND-CP of the Government dated 12 May 2017 on the management of access to GR and the sharing of benefits arising from their utilization. According to Trang, Ba Nguyen T. and Thu 2022, p. 329, there are no PIC and MAT for access to derivatives when accessed without genetic resources.
- ⁹⁷ Legal Notice 379 of 2016 Access to Genetic Resources and the Fair and Equitable Sharing of Benefits arising from their Utilisation Regulations, 2016, Art. 2 (2) (g).
- ⁹⁸ Access to Biological Resources and Benefit Sharing Act 2017, s. 5.
- ⁹⁹ National Environmental Management: Biodiversity Act, No. 10 of 2004, s. 1.
- ¹⁰⁰ Access to Genetic Resources and the Fair and Equitable Sharing of Benefits arising from their Utilisation Regulations, 2016, s. 2(2)(b).
- ¹⁰¹ Biodiversity Act 2017, s. 35.
- ¹⁰² Joint IPOPHL-NCIP Administrative Order No. 01, 2016: Rules and Regulations on Intellectual Property Rights Application and Registration Protecting the Indigenous Knowledge Systems and Practices of the Indigenous Peoples and Indigenous Cultural Communities 2005, s. 3.
- ¹⁰³ National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), GoN R149, G. 30739.
- ¹⁰⁴ Environment Protection and Biodiversity Conservation Regulation 2000, s. 8A.03(1)).
- ¹⁰⁵ Access to Biological Resources and Benefit Sharing Act 2017, s. 5.
- ¹⁰⁶ Royal Decree No. 289/2003, of 7 March, on commercialization of reproduction forest materials, as long as there is no utilization of the genetic resources and no transfer to third parties for a different use, OJ No. 58, 8 March 2003; Royal Decree No. 124/2017, of 24 February, related to the access to genetic resources deriving from wild taxons and to the control of their utilization, OJ No. 62, 14 March 2017, Art. 3(3). The latter excludes from ABS obligations "activities of production and marketing of seeds and forest plants, regulated by Royal Decree 289/2003 of 7 March, commercialization of forest material for reproduction, provided that there is no use of genetic resources, and provided that there is no transfer to third parties for other use".
- ¹⁰⁷ Nature Diversity Act 2009, s. 58.
- ¹⁰⁸ Royal Decree No. 124/2017, of 24 February, related to the access to genetic resources deriving from wild taxons and to the control of their utilization, OJ No. 62, 14 March 2017, Art. 3(3). ¹⁰⁹ Ibid.

- ¹¹⁰ The Biological Diversity Act, s. 40 allows for the exclusion.
- ¹¹¹ Utah Bioprospecting Act, 2010, s. 65A 14–102.
- ¹¹² Biodiversity Act 2017, s. 35.
- ¹¹³ Protected Areas Act 2010, s. 2 (provides for simplified procedure for GRFA research).
- ¹¹⁴ Access to Biological Resources and Benefit Sharing Act 2017, s. 5 (2)(g).
- ¹¹⁵ Environmental, Management and Coordination (Conservation of Biological Diversity and Resources, Access to Genetic Resources and Benefit Sharing) Regulation, 2006, r. 3.
- ¹¹⁶ Normativo de Investigaciones e Investigadores de la Diversidad Biológica 2020, Art. 25.
- ¹¹⁷¹¹⁷ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations 2005, s. 4(2) & 3.2.
- ¹¹⁸ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, s. 17 (Indian law covers biological resources).
- ¹¹⁹ Access to Biological Resources and Benefit Sharing Act 2017, s. 6.
- ¹²⁰ Regulation of Access to Genetic Resources and Benefit-sharing (draft law), Art. 30.
- ¹²¹ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, s. 13 (simplified ABS procedures).
- ¹²² Environmental, Management and Coordination (Conservation of Biological Diversity and Resources, Access to Genetic Resources and Benefit Sharing) Regulation, 2006, r. 3(a)(d).
- ¹²³ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, s. 17(b).
- ¹²⁴ National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), s. 86 (1) (a); Government Gazette 30739. Commencement date: 8 February 2008.
- ¹²⁵ Law n° 13,123 of May 20, 2015 (Access and Benefits Sharing of Genetic Resources and Associated Traditional Knowledge), Art. 11 III.
- Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre
 V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37 Art. L. 412–17 III.
- ¹²⁷ Bioprospecting, Access and Benefit-Sharing Regulations 2015 (BABS Regulations), Annexure 11, c. 9.
- ¹²⁸ National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), Annexures 7 and 8.
- ¹²⁹ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, s. 15.
- ¹³⁰ Joint DENR-DA-PCSD- NCIP Administrative Order No. 01, Series of 2005: Guidelines for Bioprospecting Activities in the Philippines, Annex 2. Mainly for third party transfers and IP protection.
- ¹³¹ Andean Community Decision: Common Regime on Access to Genetic Resources, 1996, Art. 36.
- ¹³² Decreto Supremo N° 003-2009-MINAM. Eleva al rango de Decreto Supremo la Resolución Ministerial N° 087-2008-MINAM y ratifican la aprobación del Reglamento de Acceso a los Recursos, efectuada por dicha Resolución 2009, Arts 24–26: authorization of access to and utilization of a specific range of GR, possibly limited to specific purposes, accommodating international exchange that involve close working collaborations and partnerships with many stakeholders.
- ¹³³ Joint IPOPHL-NCIP Administrative Order No. 01, 2016: Rules and Regulations on Intellectual Property Rights Application and Registration Protecting the Indigenous Knowledge Systems and Practices of the Indigenous Peoples and Indigenous Cultural Communities 2005, s. 3 (simplified procedure applies to wild and exotic species used for this purpose).
- ¹³⁴ Ibid, s. 3 (1).
- ¹³⁵ Law n° 13,123 of May 20, 2015 (Access and Benefits Sharing of Genetic Resources and Associated Traditional Knowledge), Art. 11 (3) (implied).
- ¹³⁶ Royal Decree No. 124/2017, of 24 February, related to the access to genetic resources deriving from wild taxons and to the control of their utilization. Official Journal of Spain No. 62, 14 March 2017, Art. 3(3).
- ¹³⁷ Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37 Art. L. 412–5 III(4). ¹³⁸ Genetic Resources Act 2017, Art. 10.
- ¹³⁹ Joint DENR-DA-PCSD Administrative Order No. 1, May 18, 2004 Joint Implementing Rules and Regulations (IRR) Pursuant to Republic Act No. 9147, s. 15(3).
- ¹⁴⁰ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, s. 13.
- ¹⁴¹ Administrative Decision No. 410 of the Argentine Secretariat of Environment and Sustainable Development that regulates basic common standards for the access and utilization of genetic resources in Argentina. 22 October 2019, OJ No. 34225, Art. 8 (including by non-requirement of establishment of MAT (Argentina, Annex III))
- ¹⁴² Mexico's ABS law, according to de la Torre, 2016.
- ¹⁴³ The definition of "Research other than bioprospecting" in the Bioprospecting, Access and Benefit-Sharing Regulations 2008 (accessed 4 November 2022. The version of 2008 was repealed but the one of 2015 continues

to use the term, albeit without defining it afresh) read together with the catalogue of the South African National Biodiversity Institute (SANBI) on non-bioprospecting research activities. The latter is available online at https://www.sanbi.org/resources/infobases/biodiversity-collection-permits-in-south-africa/ (accessed 4 November 2022).

- ¹⁴⁴ Peru: Act No. 27.811, 2002 establishing the regime for the protection of collective knowledge of Indigenous Peoples associated to biological resources 2001, Art. 2.
- ¹⁴⁵ Biodiversity Law, 2008, Art. 3(28).
- ¹⁴⁶ Normativo de Investigaciones e Investigadores de la Diversidad Biológica 2020, Art. 2(f).
- ¹⁴⁷ Environmental, Management and Coordination (Conservation of Biological Diversity and Resources, Access to Genetic Resources and Benefit Sharing) Regulation, 2006, s. 2.
- 148 Loi n 2016-1087 du 8 aout 2016 pour la reconquete de la biodiversite, de la nature et des paysages (1) Titre
 V: Accés aux ressources genetiqués et partage juste et equitable des avantages 2016, Art. 37, Art. L- 412-5.
 149 Ibid.
- ¹⁵⁰ Ibid.
- ¹⁵¹ Avant Projet de loi n° 56-17 sur l'accès aux ressources génétiques et le partage juste et équitable des avantages découlant de leur utilisation (undated), Art. 5 (draft law).
- ¹⁵² Protection of Traditional Knowledge, Genetic Resources and Expressions of Folklore Act 2016, s. 30(3)).
- ¹⁵³ Protection of Traditional Knowledge and Cultural Expressions Act No. 33, 2016 (PTKCEA), s. 22(2): compulsory licence possible.
- ¹⁵⁴ Procedures and Guidelines for Access and Collection of Genetic Resources in Malawi 2002 (under heading E, 8). Available online at https://absch.cbd.int/api/v2013/documents/0D99AF1D-68C7-153A-3E31-2D7CB1534221/attachments/211881/Malawi-access96.pdf (accessed 15 October 2022).
- Décret n° 2017-848 du 9 mai 2017 relatif à l'accès aux ressources génétiques et aux connaissances traditionnelles associées et au partage des avantages découlant de leur utilisation, 2017, Art. 1 Art R. 412–28 I (MAT).
- ¹⁵⁶ Ethiopian Biodiversity Institute (EBI).
- ¹⁵⁷ Act No. 6 of 2019: Protection, Promotion, Development and Management of Indigenous Knowledge Act 2019 (BSA: South Africa establishes the National Indigenous Knowledge Systems Office that issues licences for the use of TK and assists communities in negotiating BSA).
- ¹⁵⁸ Raika Biocultural Protocol 2009. See http://www.pastoralpeoples.org/wp-content/uploads/2020/01/Raika_Biocultural_Protocol.pdf (accessed 15 October 2022).
- 159 Samburu Community Protocol, 2009. See http://community-protocols.org/wp-
- content/uploads/documents/Kenya-Samburu_Community_Protocol.pdf (accessed 15 October 2022).
- ¹⁶⁰ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, 2005, s. 10.
- ¹⁶¹ Decree No. 59/2017/ND-CP of the Government dated 12 May 2017 on the management of access to GR and the sharing of benefits arising from their utilization 2017, Art. 6.1, 26.
- ¹⁶² Procedures and Guidelines for Access and Collection of Genetic Resources in Malawi 2002 (under heading E, 8). Available online at https://absch.cbd.int/api/v2013/documents/0D99AF1D-68C7-153A-3E31-
- 2D7CB1534221/attachments/211881/Malawi-access96.pdf (accessed 15 October 2022).
- ¹⁶³ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, s. 10.
- ¹⁶⁴ NEMA (2014b) Kenya's Access and Benefit Sharing Toolkit for Genetic resources and Associated Traditional Knowledge, Nairobi, 2014, p58. Available online:
- https://absch.cbd.int/api/v2013/documents/F3AB1BBD-08C1-4E30-1BA7-
- 6562A31098FE/attachments/203706/ABS%20TOOL%20KIT%20FINAL.pdf (accessed 15 October 2022); Environmental, Management and Coordination (Conservation of Biological Diversity and Resources, Access to Genetic Resources and Benefit Sharing) Regulation 2006, First Schedule, 2.0 (a) (can be interpreted as striving towards such cooperation in East Africa).
- ¹⁶⁵ Access to Biological Resources and Benefit Sharing Act 2017, s. 63 (3) (4).
- ¹⁶⁶ Law No. 13,123 of May 20, 2015 (Access and Benefits Sharing of Genetic Resources and Associated Traditional Knowledge) 2015, Art. 17(5)(II) (exempts farmers with annual gross income equal to or less than a prescribed maximum limit).
- ¹⁶⁷ Environment Protection and Biodiversity Conservation Regulation 2000, s. 8A.12.
- ¹⁶⁸ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, see ss. 3–15.
- ¹⁶⁹ Official Gazette No 38 of 23/09/2013 Law No. 70/2013 of 02/09/2013 Governing Biodiversity in Rwanda 2013.
- ¹⁷⁰ Protected Areas Act 2010.

- ¹⁷¹ Joint DENR-DA-PCSD Administrative Order No. 1, May 18, 2004 Joint Implementing Rules and Regulations (IRR) Pursuant to Republic Act No. 9147 2004, s. 15 (no benefit-sharing obligations, except requirement to collaborate with local researcher as a form of benefit-sharing).
- ¹⁷² Administrative Decision No. 410 of the Argentine Secretariat of Environment and Sustainable Development that regulates basic common standards for the access and utilization of genetic resources in Argentina. 22 October 2019. OJ No. 34225 (PIC by province may nonetheless be required).
- ¹⁷³ Spanish Government 2021. Ministry for the Ecological Transition and the Demographic Challenge. According to pers. comms by Humphries *et al.*, 2021, p. 32.
- ¹⁷⁴ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014. Annexure 1.
- ¹⁷⁵ National Environment (Access to Genetic Resources and Benefit Sharing) Regulations, 2005, s. 20(2)(h).
- ¹⁷⁶ Access to Biological Resources and Benefit Sharing Act 2017, s. 11(2)(14)).
- ¹⁷⁷ the Walloon Region in Belgium (Décret relatif à l'accès aux ressources génétiques et au partage juste et équitable des avantages découlant de leur utilisation 2020, Annexes 1 and 2).

 ¹⁷⁸ Third
- ¹⁷⁹ Guidelines on Access to Biological Resources and Associated Knowledge and Benefits Sharing Regulations 2014, s. 17 (c).
- ¹⁸⁰ Environmental, Management and Coordination (Conservation of Biological Diversity and Resources, Access to Genetic Resources and Benefit Sharing) Regulation, 2006, s. 3(a).
- ¹⁸¹ Access to Genetic Resources and Community Knowledge, and Community Rights Proclamation No. 482/2006, Federal Negarit Gazeta Year 13 No. 13, 27 February, 2006, Art. 8(1).
- ¹⁸² Model contractual documents are uploaded on the ABSCH at https://absch.cbd.int/en/countries/BJ (accessed 20 October 2022).
- ¹⁸³ Model contractual documents are uploaded on the ABSCH at https://absch.cbd.int/en/countries/CM/PRO (accessed 20 October 2022).
- ¹⁸⁴ A pdf version of "Model contract for benefit-sharing from the use of genetic resources" has been uploaded on the ABSCH at https://absch.cbd.int/en/countries/FR/NMCC (accessed 20 October 2022).
- ¹⁸⁵ A word version model of "Benefit sharing agreement has been uploaded on the ABSCH at https://absch.cbd.int/en/countries/ZA/NMCC (accessed 20 October 2022).
- ¹⁸⁶ National Environmental Management: Biodiversity Act, No. 10 of 2004 (NEMBA), s. 85; Bioprospecting, Access and Benefit-Sharing Regulations 2015 (BABS Regulations), r. 40.
- ¹⁸⁷ Brazil: Law n° 13,123 of May 20, 2015 (Access and Benefits Sharing of Genetic Resources and Associated Traditional Knowledge), Art. 30.
- ¹⁸⁸ Genetic Resources Act 2017, Art. 13 (1) 2.
- ¹⁸⁹ EU: Regulation (EU) No 511/2014 of the European Parliament and of the Council of 16 April 2014 on compliance measures for users from the Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization in the Union. OJ 2014 L 150/59 (hereinafter Regulation (EU) 511/2014).
- ¹⁹⁰ Norway, Nature Diversity Act 2009, s. 59.
- ¹⁹¹ Access to Biological Resources and Benefit Sharing Act 2017, s. 30.
- ¹⁹² https://absch.cbd.int/countries/ZA/CP (accessed 9 November 2022).
- ¹⁹³ Access to Biological Resources and Benefit Sharing Act 2017, s. 30.
- ¹⁹⁴ Genetic Resources Act 2017, Art. 15 (1).
- 195 Ibid.
- ¹⁹⁶ Access to Biological Resources and Benefit Sharing Act 2017, s. 30.
- ¹⁹⁷ Access to Biological Resources and Benefit Sharing Act 2017, s. 31.
- ¹⁹⁸ Patents Amendment Act of 2015, s. 3A, 3B.
- ¹⁹⁹ Access to Biological Resources and Benefit Sharing Act 2017, s. 34.
- ²⁰⁰ Genetic Resources Act 2017, Art. 14, 15 (2).
- ²⁰¹ Access to Biological Resources and Benefit Sharing Act 2017, s. 34.
- ²⁰² Access to Biological Resources and Benefit Sharing Act 2017, s. 35, 38, 40–44.
- ²⁰³ Genetic Resources Act 2017, Art. 16.
- ²⁰⁴ Genetic Resources Act 2017, Art. 14 (2).
- ²⁰⁵ Regulation (EU) 511/2014, Art. 2 (1); Guidance document, s. 2.1.1.
- ²⁰⁶ Regulation (EU) 511/2014, Art. 2 (4); Guidance document, s. 2.1.2.
- ²⁰⁷ Regulation (EU) 511/2014, Art. 2 (4); Guidance document, s. 2.1.2.
- ²⁰⁸ Guidance document, s. 2.2.
- ²⁰⁹ Regulation (EU) 511/2014, Art. 2 (2); Guidance document, s. 2.3.1.1.
- ²¹⁰ Guidance document, s. 2.3.1.3.

²¹¹ Guidance document, s. 2.3.1.5.

²¹² Guidance document, s. 2.3.3.2. 213 Guidance document, s. 2.3.4.

²¹⁴ Guidance document, s. 2.3.5.

²¹⁵Guidance document, s. 2.5. ²¹⁶ Regulation (EU) 511/2014, Art. 4.