6.11 CFMA Zuzohn - Booming Green Liberia

6.11.1 Principle 1: Legal existence/recognition and eligibility to operate in forestry sector

Key Document & Responsible Party	Suppor	Document assessment	
Community Fores	t Manage	ement Agreement (CFMA)	
	-	Approved application for the Community Assembly and Executive Committee and list of members.	С
Community / FDA	-	Approved application for the Community Forest Management Body (CFMB).	С
, , , , , , , , , , , , , , , , , , ,	-	Constitution, governing bylaws and forest rules for the Community Assembly.	С
	-	Community Forest Management Agreement	С
	-	Community Forest Management Plan	С
Community /	-	MOU / Social Agreement between logging company and CFMB	С
Company	-	Third Party Agreement / Commercial Use Contract	С
FDA	-	Socio-Economic Survey/Resource	С
IDA	-	Reconnaissance Report / Approved CF Map	С

6.11.2 Principle 3: Social obligations and benefit sharing

Key Document & Responsible Party	Supporting Documents and Other Requirements		Document assessment
	3.1.3	Evidence that no complaint filed to FDA by an affected community alleging exclusion from negotiation or failure of contract holder to negotiate	С
	3.2.1	Executed Social Agreement signed by contract holder and CDFC	Α
	3.2.3	List of CFDC identified or registered with FDA	С
Community/ Company	3.3.2	Description of the minimum cubic meter fee that the contract/ permit holder will pay on a quarterly basis to the affected communities	Α
	3.3.1	Code of conduct that determines rights and responsibilities of communities and contract holders	С
	3.3.3	Bank book or other records of the required interest-bearing escrow account opened by the contract/ permit holder in trust for the affected communities	С
	3.3.4	Social Agreement to include a dispute resolution mechanism	Α
Company	3.5.1	Receipt of payments to escrow account	С
FDA	3.5.2	FDA verification of payment to communities	С

This company meets most of its obligations regarding the supply of documents in LiberTrace, but it doesn't show receipts of payment.

Most of the observations remain the same as per Section 0.

Table 77 - Assessment of the Social Agreement

Criteria	Comments	Validity
Code of conduct		Α
Financial benefit		Α
Payment by the Holder		Α
Funds released by the Holder		Α
Practical settlement dispute mechanism		Α

Regarding the Social Agreement (SA) the content complies with the regulation, including the escrow account setting up.

As a result, CFMA Zuzohn is partially compliant with Principle 3.

6.11.3 Principle 4: Forest management operations and harvesting

Key Document & Responsible Party	Supporti	Document assessment	
		Community Forest Management Plan (CFMP)	С
	4.1.1	Annual Harvesting Certificate	Α
Company	4.1.2	5 Year Forest Management Plan (5YFMP)	В
Company	4.1.2	Annual Operational Plan (AOP)	В
	4.1.4	Written permission from land owner	С
		Approved annual blocks	Α
FDA	4.2.4	Annual Compliance Audit Report (Post Harvest Audit)	С
Company / FDA	4.2.3	Tally sheets / Felled trees data verification	Α
Company	4.2.3	TDF records on LiberTrace	Α

The CFMP wasn't sighted by the review team. The AOP nor the 5 YFMP comply with the official guidelines (see tables below). Even so, the company was granted a harvesting certificate.

The company labels trees and logs and these are recorded on LiberTrace enumeration and TDF databases.

Therefore, CFMA Zuzohn is not compliant with Principle 4.

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Table 78 - Assessment of the AOP - CFMA Zuzohn

Criteria		Validity criteria
AOP is existing		Α
Ratification of the AOP		Α
Location of the Annual Coupe (AC) on the FMC area (FMCs and CFMAs only)	The compartments and AC are not based on a CFMP.	В
AC Area		А
Pre-harvest enumeration (stock survey)	No enumeration	В
Harvesting forecasts	-	С
Annual Coupe Map	-	С
Stock map	-	С
Planning of harvesting operations	No map presented	В
Planning of other activities	-	В
Overall compliance of the document	Not in line with most of the official guidelines. No enumeration.	С

Table 79 - Assessment of the 5YFMP - CFMA Zuzohn

Criteria	Comments	Validity criteria
5YFMP is existing		Α
General framework	-	Α
Description and location of the forest compartment	Not based on a CFMP	С
Results of the multi-resources inventory	No multi-resources inventory conducted	С
Planning of logging activities on the Forest Compartment		А
Activity forecast / implementation chart	No implementation chart	В
Overall compliance of the document	Not in line with official guidelines. Besides, as no multiresources inventory was conducted, this document has no background.	С

6.11.4 Principle 5: Environmental obligations

Key Document & Responsible Party		orting Documents and Other Requirements	Document assessment
Company	5.1.1	Environmental Impact Assessment Report prepared and approved	В
EPA	5.1.3	Environmental Impact Permit	Α
L. 7.	5.3.2	Annual Environmental Audit	С
FDA	5.4.2	Annual Compliance Audit (Post Harvest Audit) Report	С

This company meets most of its obligations regarding the supply of documents in LiberTrace. On the other hand, the EPA and the FDA do not provide tangible evidence on their inspections and audit.

The general observations are the same as per Section 0. The EIA lacks a proper field investigation and lacks most of the important items.

Table 80 - Assessment of the Environmental Impact Assessment

Criteria	Comments	Validity
Executive summary	-	С
Introduction-overview of the project		Α
Policy, legal and administrative framework	Not clearly detailed	В
Detailed project description	No distinction between construction and operational phases.	В
Description of the Environment	Not clearly detailed	В
Impact Prediction and Evaluation		Α
Socio-economic analysis of project impacts		Α
Environmental Management Plan (EMP) and Mitigation Measures	Not operational on site	В
Identification of Alternatives	-	С
Monitoring Program	-	С
Public Participation	-	С
Description of the best available Technology	-	С
Conclusion and Recommendations		В

As a result, CFMA Zuzohn is not compliant with Principle 5.

6.11.5 Principle 6: Timber transportation and traceability

Key Document & Responsible Party	Supporti	na Documents and Other Requirements	Document assessment
Company / FDA		Barcode records in LiberTrace	Α
	6.1.1	Waybills	Α
	6.2.1	Tally sheets.	Α
Company / FDA	6.2.1	LDF records in LiberTrace	Α
Company / FDA	6.3.1	Cross cutting data in LiberTrace	Α
		Annual Compliance Audit (Post Harvest Audit) Report	С

There is no specific observation for this company on Principle 6. The analysis made at Section 4.2.2.4 remains valid.

The annual compliance audit report was not sighted by the review team.

CFMA Zuzohn is partially compliant with Principle 6.

6.11.6 Principle 7: Transformation and timber processing

This Principle is not applicable as the company has no transformation and timber processing plant.

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6.11.7 Principle 8: Workers rights, health safety and welfare

Key Document & Responsible Party	Supporti	ng Documents and Other Requirements	Document assessment
Ministry of Labor	8.5.2	Ministry of Labor Audit Report	С
NASCORP	8.5.3	Attestation from National Social Security & Welfare Corporation (NASCORP)	С
FDA	8.6.1	Annual Compliance Audit (Post Harvest Audit) Report	С
Company	8.2.2	.2 Payroll	

The review team couldn't find enough objective evidence that the Workers Rights, Health Safety and Welfare requirements are being met either by the companies or the regulatory authorities.

Besides, the reports supposed to be produced by the Ministry of Labor, NASCORP and FDA were not sighted.

As a result, CFMA Zuzohn is not compliant with Principle 8.

6.11.8 Principle 9: Taxes, fees and other payments

Key Document & Responsible Party	Supporti	ng Documents and Other Requirements	Document assessment	
Company	9.1.1	Tax clearance certificate	Α	
Booming Green	9.4.1	Tax return	С	
	9.2.1	Invoices and receipts for Annual Area Fees (including Previous Bid Premium) in Libertrace.	Α	
	9.2.2	Invoices and receipts for Bid Premium Fee Payment in Libertrace.	Α	
	9.2.3	Invoices and receipts for Annual Registration Fees in Libertrace (Timber Processor).	А	
	9.3.2	Invoices and receipts for Stumpage Fees in Libertrace.	А	
FDA LVD /	9.3.3	Invoices and receipts for Contract Administration Fee in Libertrace.	А	
Company	9.3.4	Invoices and receipts for Annual Coupe Inspection Fees in Libertrace.	А	
	9.3.5	Invoices and receipts for Waybill Sticker Fees in Libertrace.	А	
		Invoices and receipts for Barcode Tag Fee in Libertrace.	Α	
	9.3.6	Invoices and receipts for Chain of Custody Fees in Libertrace.	Α	
		Invoices and receipts for Exports Fees in Libertrace.	А	
Company / CFDC / CFMB		Receipts for Community Benefits Fees (\$1.50/m3) paid directly from the company to community representatives.	С	
Ministry of Finance		Receipts for payment of 30% of land rental fee to community representatives.	С	
Company / CFDC / CFMB		Receipts for payment of 55% of land rental fee to community representatives.	С	

While the company has no tax payment arrears, it seems to have been quite inactive during the last 2.5 years.

No records were sighted regarding the community payments.

As a result, CFMA Zuzohn is not fully compliant with Principle 9.

Table 81 - State of concession fee payments (in USD - 1/2017-7/2019) - CFMA Zuzohn

Area Fee	Export fee	Stumpage fee	arrears	other fees	sum	status
15 764	373 009	0	0	17 650	406 423	Paid

6.11.9 Principle 10: Export, processing and trade requirements

Key Document & Responsible Party	Supporting Documents and Other Requirements		Document assessment
Company	10.2.1	Export Permit report from LiberTrace	Α
	10.2.2	Export shipment specification log (SOP 20) in LiberTrace	Α
	10.2.3	Export specification-sawn timber (SOP 21) in LiberTrace	NA
	10.2.4	Log export volume report	Α
LVD	10.2.5	Proof of payment of export fees (SOP 26) in LiberTrace	А
		Reference price as found in market intelligence data base (MIDB)	С

There is no specific observation for this company on Principle 10. The analysis made at Section 4.2.2.8 remains valid.

The MIDB report was not sighted by the review team. Besides, the official FOB prices have not been reviewed for at least the last four years.

CFMA Zuzohn is partially compliant with Principle 10.

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