WILDLIFE AND FOREST CRIME



INDICATOR FRAMEWORK

SECOND EDITION 2022















International Consortium on Combating Wildlife Crime

About ICCWC

The International Consortium on Combating Wildlife Crime (ICCWC) is the collaborative effort of five inter-governmental organizations working to bring coordinated support to the national wildlife law enforcement agencies and to the subregional and regional networks that, on a daily basis, act in defense of natural resources. The ICCWC partners are the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) Secretariat, INTERPOL, the United Nations Office on Drugs and Crime, the World Bank and the World Customs Organization. This powerful alliance was formally established on 23 November 2010 in St. Petersburg, Russia during the International Tiger Forum when the signatures of all partners were included on the Letter of Understanding.

The mission of ICCWC is to usher in a new era where perpetrators of serious wildlife and forest crime will face a formidable and coordinated response, rather than the present situation where the risk of detection and punishment is all too low.

Further information on ICCWC is available at http://www.cites.org/eng/prog/ICCWC.php

INTRODUCTION

Despite considerable efforts to combat wildlife and forest crime, these remain a growing problem worldwide. Recent years have seen an evolution in the scope and scale of wildlife crime and a change in the nature of this illicit activity, with an increased involvement of organized criminal groups. The serious nature of wildlife and forest crime, and its diverse economic, social and environmental impacts, are increasingly recognized as contributing to the triple planetary crisis of biodiversity loss, climate change and pollution. Numerous high-level events and calls to action – including the biennial resolution by the United Nations General Assembly¹ – have urged Member States to strengthen their national responses to combat wildlife and forest crime.

In parallel with this enhanced effort, there is also a need to understand the effectiveness of current responses to combating wildlife and forest crime. This need precipitated the development of the *ICCWC Wildlife and Forest Crime Analytic Toolkit* (ICCWC Toolkit,)² which provides a technical resource for countries to complete a comprehensive national level assessment of the main issues related to wildlife and forest crime . The ICCWC Toolkit helps analyze national preventive and criminal justice responses to wildlife and forest crime and identify technical assistance needs.

The ICCWC Indicator Framework for Combating Wildlife and Forest Crime (ICCWC Indicator Framework) was developed to work alongside the ICCWC Toolkit and provide an additional assessment tool for use at a national level. While the ICCWC Toolkit provides the means for a comprehensive analysis, the ICCWC Indicator Framework allows for a more rapid assessment of a national law enforcement response to wildlife and forest crime.

It also provides a standardized framework to monitor any changes in national law enforcement capacity and effectiveness over time. The ICCWC Indicator Framework is a comprehensive set of 50 indicators arranged against eight desired outcomes of effective law enforcement to combat wildlife and forest crime. It is in the form of a self-assessment framework, which is best completed through a collaborative process involving all relevant national law enforcement agencies.

The Framework has been developed with the input of global experts in wildlife and forest crime law enforcement and in the development and application of indicator frameworks.

These Assessment Guidelines are organized in three parts:

- » Part 1 provides an overview of the ICCWC Indicator Framework, and introduces the 50 indicators and the eight enforcement outcomes under which they are grouped
- » Part 2 lists practical guidance on completing an assessment using the ICCWC Indicator Framework
- » Part 3 discusses the analysis of results including the more detailed exploration of results using the ICCWC Toolkit.

An Assessment Template providing the full measurement details of all 50 indicators is also available.

¹ United Nations General Assembly resolutions, including 73/343on Tackling illicit trafficking in wildlife (A/RES/73/343)

² Further information about the ICCWC Toolkit, including the Toolkit in English, French and Spanish, is available at: https://www.unodc.org/unodc/en/environment-climate/resources.html

Overview of ICCWC Indicator Framework for Combating Wildlife and Forest Crime

The ICCWC Indicator Framework is grouped around eight desired outcomes of an effective enforcement response (see Figure 1). Assessment using the ICCWC Indicator Framework is designed to take place across these eight outcome groups to allow for meaningful interpretation of trends in conceptually related areas.

Figure 1: The eight outcomes of an effective law enforcement response used in the ICCWC Indicator Framework for Combating Wildlife and Forest Crime

OUTCOME 1

Proactive enforcement is deterring wildlife and forest crime

9 INDICATORS

OUTCOME 2

Wildlife and forest crime can be detected by law enforcement agencies

8 INDICATORS

OUTCOME 3

Wildlife and forestcrime is thoroughly investigated using an intelligence-led approach

6 INDICATORS

OUTCOME 4

Specialized investigation techniques are used to combat wildlife and forest crime as required

4 INDICATORS

OUTCOME 5

There is a strong legal basis to combat wildlife and forest crime

5 INDICATORS

OUTCOME 6

Wildlife and forest crime is prosecuted in accordance with the severity of the crime

7 INDICATORS

OUTCOME 7

Wildlife and forest crime offenders are appropriately penalized

5 INDICATORS

OUTCOME 8

A holistic approach is deployed to combat wildlife and forest crime

6 INDICATORS

Fifty indicators – or performance measures – have been identified under these eight outcomes, representing the critical areas to monitor to determine the effectiveness of a national law enforcement response to wildlife and forest crime. For example, Outcome 1 assesses the extent to which proactive enforcement activities that can help deter wildlife and forest crime are being deployed, including indicators covering national enforcement strategy, national and international cooperation and the use of risk management techniques and proactive investigations. Outcome 2 assesses capacity and trends in the detection of wildlife and forest crime, including participation in joint operations, border control capacity and powers, and monitoring of the seizure of wildlife specimens. Outcomes 3 and 4 focus on the investigation of wildlife and forest crime including capacity to develop and use intelligence and deploy specialized investigation techniques against wildlife crime as appropriate. Outcomes 5, 6 and 7 assess the prosecution and conviction of wildlife and forest crime, considering the strength of legislative provisions to combat wildlife and forest crime, prosecutorial capacity, and the appropriateness of the penalties and verdicts that are handed down in court. Outcome 8 looks at responses to wildlife and forest crime more broadly, and assesses the extent to which demand reduction, public awareness-raising, engagement of local communities and livelihoods are considered in national responses. The full list of 50 indicators is provided in Table 1.

While the ICCWC Indicator Framework has been developed for application at the national level using the eight outcomes, it is also possible to conduct an analysis of results at a thematic level – such as by selecting the results for only those indicators related to

legislation. Each of the 50 indicators has been aligned to the relevant Parts(s) of the ICCWC Toolkit to support such thematic analysis as desired. Approximately half of the indicators align to existing global reporting mechanisms, which would support the identification of global and regional averages in the future as desired. An indication of national, thematic and global assessment using the ICCWC Indicator Framework is shown in Figure 2.

Table 1: The 50 indicators in the ICCWC Indicator Framework (refer to Assessment Template for full indicator measurement schemes)

1. Enforcement priority

The recognition of combating wildlife and forest crime as a high priority for national law enforcement agencies.

2. Serious crime

The recognition of wildlife and forest crime involving organized criminal groups as serious crime.

3. National enforcement strategy

The existence of a national enforcement strategy and/or action plan for wildlife and forest crime.

4. National cooperation

The extent of inter-agency cooperation among national law enforcement agencies to combat wildlife and forest crime.

5. International cooperation

The extent of international cooperation to combat wildlife and forest crime.

6. Strategic risk management

The extent to which strategic risk management is used to target operational enforcement planning and the implementation of measures to combat wildlife and forest crime.

7. Proactive investigations

The extent to which proactive investigations are used to target prominent and emerging wildlife and forest crime threats.

8. Staffing and recruitment

The level of staff resources in national law enforcement agencies to combat wildlife and forest crime.

9. Law enforcement training

The extent to which institutional training programmes for national law enforcement agencies include content to build capacity to combat wildlife and forest crime.

OUTCOME 1 Proactive enforcement is deterring deter wildlife and forest crime

10. Targeted enforcement presence

The extent to which law enforcement activities are targeted towards the locations most affected by or used for wildlife and forest crime.

11. Joint operations

Participation in multi-disciplinary enforcement operations targeting wildlife and forest crime.

12. Border control staff

The extent to which ports of entry and exit are staffed with law enforcement officers that are aware of and trained in detecting and responding to wildlife and forest crime.

13. Border control equipment

The extent to which law enforcement officers at ports of entry and exit can access equipment, tools and materials to detect and respond to wildlife and forest crime.

14. Inspection and seizure powers

The extent to which national legislation empowers law enforcement agencies to inspect and seize consignments suspected of containing illegal wildlife and forest specimens and confiscate illegal wildlife and forest consignments.

15. Disposal of confiscated wildlife and forest specimens

The adequacy of the systems and procedures that are in place for the management, secure storage, auditing and disposal of confiscated wildlife and forest specimens.

16. Wildlife and forest product seizures

The number (and type) of seizures of specimens of illicitly-traded wildlife or forest products.

17. Large-scale wildlife or forest product seizures

The number (and type) of large-scale seizures of specimens of illicitly-traded wildlife or forest specimens.

18. Investigative capacity

The capacity of national law enforcement agencies to investigate wildlife and forest crime cases.

19. Information management

The extent of national procedures and systems to collate information on wildlife and forest crime.

20. Intelligence analysis

The extent to which information on wildlife and forest crime is verified and analyzed to generate intelligence.

21. Intelligence-led investigations

The extent to which criminal intelligence is used to support investigations into wildlife and forest crime.

22. Follow-up investigations

The extent to which follow-up investigations are conducted for wildlife and forest crime cases.

23. Transnational wildlife and forest crime reporting

The percentage of wildlife and forest crime cases of a transnational nature that were reported to databases of intergovernmental organizations mandated to receive and maintain such data.

OUTCOME 2 Wildlife and forest crime can be detected by law enforcement agencies

OUTCOME 3

approach

Wildlife and forest

crime is thoroughly

investigated using

an intelligence-led

24. Legal authority to use specialized investigation techniques

The existence of provisions in national legislation to use specialized investigation techniques in the investigation of wildlife and forest crime.

25. Use of specialized investigation techniques

The use of specialized investigation techniques by national law enforcement agencies to combat wildlife and forest crime.

26. Forensic technology

The capacity of national law enforcement agencies to use forensic technology to support wildlife and forest crime investigations.

27. Financial investigations

The capacity of national law enforcement agencies to conduct financial investigations to support the investigation and prosecution of wildlife and forest crime.

28. National wildlife and forest legislation

The comprehensiveness of national legislative provisions for wildlife and forest conservation, management and use, including international trade in protected species of flora and fauna.

29. CITES legislation assessment

The category in which CITES implementation legislation has been placed under the CITES National Legislation Project.

30. Legal provisions for international cooperation

The extent to which national provisions for international cooperation in criminal matters are applied to wildlife and forest crime.

31. Legal provisions to combat corruption

The existence of provisions against corruption in national legislation that can be used in the investigation and prosecution of wildlife and forest crime.

32. Legal provisions to address organized crime

The existence of national legislation for organized crime that can be used in the investigation and prosecution of wildlife and forest crime.

33. Use of criminal law

The extent to which a combination of relevant national legislation and criminal law is used to prosecute wildlife and forest crime.

34. Case file preparation

The capacity of national law enforcement agencies to prepare wildlife and forest crime case files and give evidence in court.

35. Case clearance rate

The percentage of wildlife and forest crime cases that were prosecuted in court.

36. Administrative penalties

The percentage of wildlife and forest crime cases that were resolved with administrative penalties.

37. Prosecutorial capacity

The capacity of prosecutors to manage wildlife and forest crime cases.

38. Prosecution guidelines

The existence of national guidelines for the prosecution of wildlife and forest crime.

39. Conviction rate

The percentage of wildlife and forest crime cases that were brought to trial which resulted in convictions.

OUTCOME 4
Specialized
investigation
techniques are used
to combat wildlife
and forest crime as
required

OUTCOME 5

crime

There is a strong legal basis to combat

wildlife and forest

OUTCOME 6 Wildlife and forest crime is prosecuted in accordance with the severity of the crime

40. Available penalties

The extent to which national legislation penalizes wildlife and forest crime offences in a manner that reflects the nature and severity of the crime.

41. Sentencing guidelines

The existence of national guidelines for the sentencing of offenders convicted for wildlife and forest crime.

42. Judicial awareness

The extent of awareness of wildlife and forest crime among the judiciary and the appropriateness of the verdicts handed down.

43. Legal provisions for asset forfeiture

The existence of provisions for asset forfeiture and recovery in national legislation that can be applied to wildlife and forest crime.

44. Use of asset forfeiture legislation

The use of asset forfeiture and recovery legislation in wildlife and forest crime cases.

45. Drivers of wildlife and forest crime

The extent to which the drivers of wildlife and forest crime in the country are known and understood.

46. Demand-side activities

The extent to which activities to address the demand of illicit wildlife and forest products/specimens are implemented.

47. Regulated community

The extent of awareness-raising materials and/or programmes in place to increase the awareness of the regulated community of the laws that apply to the sustainable use of wildlife and forests.

48. Local community engagement

The extent to which local communities are engaged in law enforcement activities to combat wildlife and forest crime.

49. Livelihoods

The extent to which livelihoods and social capacity building are considered in activities to combat wildlife and forest crime.

50. Public awareness

The extent of awareness-raising materials and/or programmes in place to increase public awareness of wildlife and forest crime.

OUTCOME 7 Wildlife and forest crime offenders are appropriately penalized

OUTCOME 7

is deployed to

combat

crime

A holistic approach

wildlife and forest

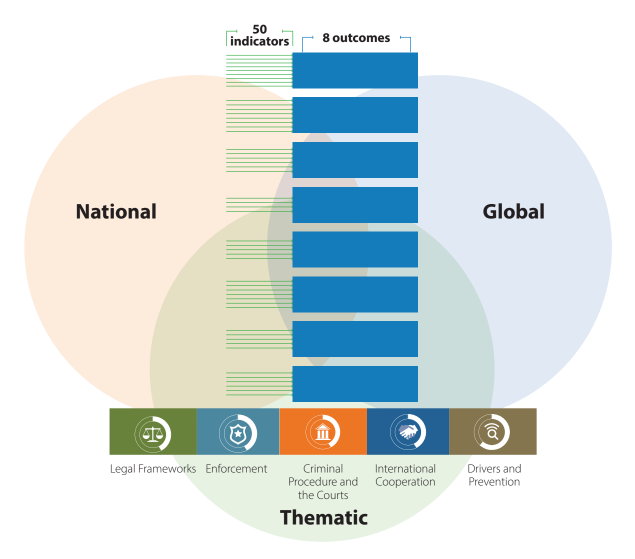


Figure 2: National, thematic and global assessment using the ICCWC Indicator Framework

National monitoring

The ICCWC Indicator Framework is primarily designed for use at a national level through a collaborative process involving all relevant law enforcement agencies. The aim is to provide a comprehensive yet manageable series of indicators that can be monitored to assess the capacity and effectiveness of a national response to wildlife and forest crime. The tool is designed to be flexible to accommodate local situations, including the addition of nationally-specific indicators as required. The tool can also be applied at the individual agency or sub-national level as required, with results aggregated and/or re-assessed at a national level.

Thematic monitoring

Each of the 50 indicators is aligned to the relevant section(s) of the ICCWC Toolkit. Thus, while the framework is intended to be used as a comprehensive set of 50 indicators across eight outcomes, it is also possible to conduct thematic monitoring by selecting only those indicators that relate to the specific area of interest (e.g. legislation) and analyzing these results together.

Global monitoring

Around half of the indicators in the ICCWC Indicator Framework are aligned to existing reporting mechanisms that collate data at a global level. This will allow for the future potential global aggregation of national data to give an indication of global and regional averages. In turn, this information could complement national-level assessments by allowing a country to compare its results against the average for its region or the globe.

How to use the ICCWC Indicator Framework for Combating Wildlife and Forest Crime

The ICCWC Indicator Framework is intended for use at a national level.3 To enable an accurate national assessment, it is recommended that assessment using the ICCWC Indicator Framework is completed in a collaborative process with the participation of staff from relevant law enforcement agencies, such as the wildlife and forestry regulatory agency/ies, Customs and police.

The key phases of conducting an assessment using the ICCWC Indicator Framework are planning for the assessment, data collection, analysis and documentation of results, and overall project review. A detailed step-by-step guide is set out in Table 2.

Three types of indicators

There are three types of indicators in the ICCWC Indicator Framework, using different types of data collection:

Expert-based assessment (EA)

These performance measures are based on an expert self-assessment of your capacity or the adequacy of your responses in a particular enforcement matter. These performance measures provide a qualitative answer scale with four options scored between 0-3. The one answer which most closely matches the national situation should be selected (see further scoring guidance in Box 1).

Process or document-based assessment (PA)

These performance measures are based on the presence or absence of a key process or document that is considered important to an effective enforcement response, such as whether or not you have a key piece of legislation or an operational policy. These measures provide a dichotomous answer scale, with 'no' scored as 0 and 'yes' scored as 3. If there is uncertainty of whether a particular item exists, a 'no' answer should be required.

Data-based assessment (DA)

These performance measures use specific datasets that aim to provide useful information on the effectiveness of your enforcement response. These performance measures are not scored but provide useful information to be considered alongside the other indicators.

Timescale of assessment

A number of indicators collate and review data for a specified time period. This time period will need to be defined when completing an assessment, and will typically be 12 months or 24 months. When completing an assessment, it is important to define the timescale over which data will be collated and reviewed, and to be consistent in the use of the specified timescale across all relevant indicators. For example, it may be agreed that an assessment will be completed every 24 months to consider how the effectiveness of the deployed law enforcement response may be changing over time. In this instance, data (e.g. numbers of seizures, prosecutions, convictions) would be collated and reviewed for the 24 months prior to each assessment. This same timeframe can also be used, as required, for any expert-based assessment indicators that ask experts to consider the extent to which certain techniques or interventions (e.g. joint operations) have been deployed.

³ If an assessment of site-level enforcement responses is required, application of the MIKE Site-level Law Enforcement Capacity Assessment could be considered. This tool provides a self-assessment template in a format similar to that followed with the expert-based assessment indicators in the ICCWC Indicator Framework, and is available at https://cites.org/eng/prog/mike/ tools training materials/leca.

Table 2: Conducting an assessment using the ICCWC Indicator Framework – a step-by-step guide

1. Identify the lead agency and establish project team

Each assessment will typically take place with a lead agency. To ensure engagement and participation of key agencies with responsibility for combating wildlife and forest crime, it may be desirable to establish a small inter-agency project team to provide oversight to the assessment process and evaluate assessment

2. Identify the relevant agencies to be involved in the national assessment

As a minimum, key enforcement agencies such as the wildlife and forest regulatory agency/ies, Customs and police should be involved in the national assessment. All relevant agencies with a role in combating wildlife and forest crime might want to be engaged in the assessment, or relevant parts of the assessment as required.

3. Identify and secure any resourcing needs

While the budgetary costs for completing a national assessment should be minimal, an assessment will require access to staff time across key enforcement agencies and the data collation may involve costs related to access data and convene an expert workshop. The engagement and involvement of key enforcement agencies is a crucial part of an assessment and therefore securing the time of key experts through management approvals and support for the exercise should be pursued.

4. Determine whether an agency or sub-national assessment will also be completed

While the ICCWC Indicator Framework is designed to be completed at a national level, in certain situations it may be beneficial to also complete an assessment on an individual agency or sub-national level – for example, when there is likely to be variability in capacity among agencies or extent of wildlife or forest crime across different locations.

In these instances, it may be beneficial for agencies to complete the assessment individually at an agency or sub-national level prior to participating in a collaborative national exercise as this will allow for any particular strengths or weaknesses based on agency or location to be identified ahead of the national assessment, and explored further during the national-level exercise. Data can then be aggregated – or re-assessed – at a national level to provide an overall assessment.

PHASE 1 **Planning**

5. Identify data needs

The ICCWC Indicator Framework includes indicators that are completed by expert self-assessment, the review of key documentation such as national legislation and relevant operational procedures, or the collation and analysis of data. The availability of datasets, custodians of data and any access restrictions or costs to access data should be considered in the early stages of planning an assessment to facilitate timely access to the required data and identify those agencies that need to be involved in the data collection process.

6. Request access to data (DA indicators)

Data-based assessment indicators require the review of data related to law enforcement. In some instances this data may be under the custodianship of other agencies; formal access requests may need to be made.

Data collection 7. Set time and location for collaborative expert assessment (EA indicators)

Expert-based assessment indicators are best answered through a collaborative process such as a workshop with relevant enforcement experts from each participating agency. A time and location for the workshop should be arranged, relevant experts identified, and invitations sent. Specific resourcing needs (e.g. computer, smart phones, stationary) also need to be secured.

8. Gather and review documentation (PA indicators)

Process-based assessment indicators require the review of documentation (e.g. certain pieces of legislation) or the review of operational processes. Any such documentation should be collated and reviewed where possible ahead of the collaborative assessment so that scoring can be verified and reviewed during the expert workshop as appropriate.

PHASE 2

10. Collate and review indicator ratings

An Assessment Template has been provided to support the completion of assessments. The template includes a section to record comments and contextual information supporting the assessment of each indicator. Comments should be clearly recorded for each indicator, outlining the justification for the rating given. Any areas where a consensus could not be reached should be carefully documented, outlining the differing views provided and the basis on which they were made. Following the completion of an assessment, the lead agency – or the project team if established – should review the assessment template to ensure that all indicators have been completed and comments appropriately recorded. This review can also help identify if there are any indicators with incomplete or unclear answers where further review may be required prior to finalizing and analyzing the results.

PHASE 3 **Analysis and** recording

11. Analyze results

A majority of the 50 indicators are 'scored' allowing for an overall score for each of the eight outcomes to be generated. Comparison of the eight scores can identify relative strengths and weaknesses of the current enforcement response and point to areas requiring improvement. If this is the first assessment using the ICCWC Indicator Framework, initial 'ratings' for each of the eight outcomes will be generated. If it is a repeat assessment, trends since past assessments can be identified and explored. Indicators can also be reviewed thematically as required.

12. Identify areas for follow-up exploration and action

The ICCWC Toolkit can be used to further explore the results of the assessment, including review of potential areas of weakness to identify the necessary responses to improve enforcement effectiveness. Any recommended actions and interventions arising from the results of the assessment should be incorporated into the work plans of relevant enforcement agencies as required.

PHASE 4 Review

13. Identify process improvements

The project team should consider the process followed and identify and briefly document any changes or improvements (e.g. to the Indicator Framework, to the process, to participation) that should be incorporated in future assessments using the ICCWC Indicator Framework.

14. Define timeframe for repeat assessment

Applying the methodology again at a specified time in the future (e.g. in 12 or 24 months) will allow for any trends over time to be identified. The proposed timeframe of the repeat assessment could be specified at the conclusion of the assessment process.

Answering expert-based assessment indicators

Around two thirds of the indicators are measured using the opinions of experts from relevant national law enforcement agencies. Each of these expert-based assessment indicators provides a question followed by a four-part answer scale, with each answer typically containing multiple components. While related, these components are listed separately so that experts can evaluate each component individually to identify those that best match the national situation. After considering the different components of an answer it is then possible to identify which of the four answer ratings – listed from 0 to 3 – best represents the national situation. In some instances it may not be obvious which of the four ratings to choose. Some guidance that can be followed in these situations is provided in Box 1.

Box 1: Guidance for rating expert assessment indicators

Scenario 1: Sole rating

In the simplest scenario, participating experts will choose components that all fit under the one rating. In these instances, this rating should be chosen for the indicator.

0	1 X	2□	3□
Training programmes: x Are rarely available Rarely include content related to wildlife crime Are not supported by training needs assessments and training needs have usually not been identified	Training programmes: ■ Are rarely available to all relevant enforcement agencies ■ Sometimes include basic* content related to wildlife crime ■ Usually do not respond to identified training needs ■ Do not meet the demand for training	Training programmes:	Training programmes:

Scenario 2: Split rating

For some indicators, participating experts may choose components that fall under more than one answer rating. In these instances, the rating that has the most selected answers should be chosen for the indicator.

0 □	1□	2 <u>×</u>	3□
Training programmes: x Are rarely available Rarely include content related to wildlife crime Are not supported by training needs assessments and training needs have usually not been identified	Training programmes:	Training programmes:	Training programmes:

If the components are selected equally across two (or more) ratings, a conservative approach should be taken and the lower of the two ratings selected for the indicator.

0□	1 🗵	2□	3□
Training programmes: x Are rarely available Rarely include content related to wildlife crime Are not supported by training needs assessments and training needs have usually not been identified	Training programmes:	Training programmes:	Training programmes:

Scenario 3: Lack of consensus

The expert assessment is best completed with the participation of experts from all relevant enforcement agencies. At times there may not be a consensus among experts on the national situation. In these situations there are a number of approaches that can be followed to generate a single national rating, and the key will be documenting the variety of responses for each indicator to provide useful contextual information for the analysis of results.

- a. If one enforcement agency has a clear dominant role for the indicator in question, it is suggested that the components chosen by that agency are adopted, and clearly describe the views of other agencies in the comments section.
- b. If there is not a clear dominant agency for the indicator (e.g. for the indicator shown below which relates to the training needs of all agencies), it is suggested that a conservative approach is taken, by adopting the lower overall rating, again taking care to clearly document the different views provided in the comments section. The provided example indicates that amending training programmes to better respond to training needs and demand requires attention in some agencies but not others. For these indicators it may also be beneficial to complete the assessment at an individual agency level to produce a separate rating for each enforcement agency.
- c. In cases where there is a diverse range of expert opinion and no clear way forward, it is suggested that no rating is produced for the indicator, and that the differing views provided are clearly documented.

0□	1 X	2□	3□
Training programmes: x Are rarely available Rarely include content related to wildlife crime Are not supported by training needs assessments and training needs have usually not been identified	Training programmes:	Training programmes: ■ Are usually available to all relevant enforcement agencies ■ Sometimes include content related to wildlife crime ■ Respond to some identified training needs ■ Do not fully meet the demand for training	Training programmes:

Interpreting results

Most of the indicators are 'scored,' which allows for an overall numerical score to be calculated for each of the eight outcomes. Converting these eight 'scores' to percentages allows for comparison across outcomes and for the relative strengths and weaknesses across the eight outcomes to be identified. The maximum potential scores for each of the eight outcomes is detailed in Table 3. While data-based (DA) indicators are not scored, these datasets can be used to provide further contextual information for the analysis of results.

The first assessment will establish baselines for each indicator. Once a baseline assessment has been completed, repeat assessments will help identify how enforcement capacity and effectiveness may be changing over time. Following the completion of a second (or subsequent) assessment, the change in the eight outcome scores between the two assessments can be calculated to identify where assessment results have improved, declined or recorded no change.

Table 3: Potential maximum 'scores' for each of the eight outcomes

	# OF INDICATORS	MAXIMUM SCORE WILDLIFE	MAXIMUM SCORE FOREST
OUTCOME 1	9 indicators, of which 9 are scored 8x EA indicators rated as 0, 1, 2 or 3 1x PA indicator rated as 0 or 3	27	27
OUTCOME 2	8 indicators, of which 6 are scored 6x EA indicators rated as 0, 1, 2 or 3 2x DA indicators that are not scored	18 + data	18 + data
OUTCOME 3	6 indicators, of which 5 are scored 5x EA indicators rated as 0, 1, 2 or 3 1x DA indicator that is not scored	15 + data	15 + data
OUTCOME 4	4 indicators, of which 4 are scored 2x EA indicators rated as 0, 1, 2 or 3 2x PA indicator rated as 0 or 3	12	12
OUTCOME 5	5 indicators, of which 5 are scored 3x EA indicators rated as 0, 1, 2 or 3 2x PA indicator rated as 0 or 3	15	15
OUTCOME 6	7 indicators, of which 4 are scored 3x EA indicators rated as 0, 1, 2 or 3 1x PA indicator rated as 0 or 3 3x DA indicators that are not scored	12 + data	12 + data
OUTCOME 7	5 indicators, of which 5 are scored 2x EA indicators rated as 0, 1, 2 or 3 3x PA indicators rated as 0 or 3	15	15
OUTCOME 8	6 indicators, of which 6 are scored 6x EA indicators rated as 0, 1, 2 or 3	18	18

Exploring assessment results using the ICCWC Toolkit

Each of the 50 indicators has been aligned to the relevant Part(s) of the ICCWC Toolkit. In addition, the answer schemes for many questions have been developed using the content of the ICCWC Toolkit as a guide for what factors are required for an effective response. This means that the ICCWC Toolkit provides a useful resource to further explore the results of an assessment – and any detected improvements or declines observed through repeat assessments – and to identify particular improvements or changes that could be considered to improve capacity and/or effectiveness.

Table 4 lists the relevant Toolkit Part(s) and references for each of the 50 indicators to support this further exploration of assessment results. A more detailed assessment⁴ using the ICCWC Toolkit might also be considered if not already completed, in particular for any areas identified as relative weaknesses.

If an ICCWC Toolkit assessment has been completed, the results of the ICCWC Indicator Framework can be used to help identify any changes observed since the Toolkit assessment, including the impact of any interventions developed and deployed in response.

Table 4: Alignment of indicators to ICCWC Toolkit (see Key on p. 21)

INDICATOR	TOOLKIT PART(S)*	TOOLKIT REFERENCES #
OUTCOME 1 Proactive enforcement is deterring wildlife and fore	est crime	
1. Enforcement priority (EA) The recognition of combating wildlife and forest crime as a high priority for national law enforcement agencies. Enforcement priority (EA) The recognition of combating wildlife and forest crime as a high priority for national law enforcement agencies.		Part II; Part III.
2. Serious crime (PA) The recognition of wildlife and forest crime involving organized criminal groups as serious crime.		Part I.2.1; Part 2.6 Tool I.6
3. National enforcement strategy (EA) The existence of a national enforcement strategy and/or action plan for wildlife and forest crime.		Part II.1; Part II.3.1, Tool II.1; Tool II.17; Tool II.51; Tool II.52
4. National cooperation (EA) The extent of inter-agency cooperation among national law enforcement agencies to combat wildlife and forest crime.		Part II.1, Tool II.1. Tool II.6 Tool II.22,
5. International cooperation (EA) The extent of international cooperation to combat wildlife and forest crime.		Part IV, 202-225. Tools IV.1-25,
6. Strategic risk management (EA) The extent to which strategic risk management is used to target operational enforcement planning and the implementation of measures to combat wildlife and forest crime.		Part II.5.3, Tool II.33; Part IV.3; Part V.3
7. Proactive investigations (EA) The extent to which proactive investigations are used to target prominent and emerging wildlife and forest crime threats.		Part II.4.5. Tool II.23.

⁴ A step-by-step guide to completing an ICCWC Toolkit assessment is available at: https://cites.org/sites/default/files/eng/prog/ iccwc/Toolkit%20implementation%20-%20step%20by%20step%20v3.pdf

INDICATOR	TOOLKIT PART(S)*	TOOLKIT REFERENCES #
8. Staffing and recruitment (EA) The level of staff resources in national law enforcement agencies to combat wildlife and forest crime.		Part II.2.1-2; Part III.2.2; Part III.3.2. Tool II.11; Tool III.24.
9. Law enforcement training (EA) The extent to which institutional training programmes for national law enforcement agencies include content to build capacity to combat wildlife and forest crime.		Part II.2.3 Tool II.14-15 Part III.2.2 Tool III.14
OUTCOME 2 Wildlife and forest crime can be detected by law en	forcement agencies	
10. Targeted enforcement presence (EA) The extent to which law enforcement activities are targeted towards the locations most affected by or used for wildlife and forest crime.	(b)	Part II.4 Tool II.23-24
11. Joint operations (EA) Participation in multi-disciplinary enforcement operations targeting wildlife and forest crime.		Part II.1.4-8, Tool II.6-10 Part III.2.1.4. Tool III.12. Part IV.5.2 Tool IV.18
12. Border control staff (EA) The extent to which ports of entry and exit are staffed with law enforcement officers that are aware of and trained in detecting and responding to wildlife and forest crime.		Part II.2.3.1, II.6.2, II.8. Tool II.14, Tool II.38, Tool II.49
13. Border control equipment (EA) The extent to which law enforcement officers at ports of entry and exit can access equipment, tools and materials to detect and respond to wildlife and forest crime.		Part II.2.4, II.8. Tool II.16, II.50 Part IV.2, IV.3 Tool IV.5, IV.10-11
14. Inspection and seizure powers (EA) The extent to which national legislation empowers law enforcement agencies to inspect and seize consignments suspected of containing illegal wildlife and forest specimens and confiscate illegal wildlife or forest specimen consignments.		Tool I.3. I.33 Part II.5.6, Part II.6.7, Tool II.43 Part II.7.3 Part IV.2.3, Tool IV.4 and Tool IV.7 Part IV.5.6
15. Wildlife seizures (DA) The number (and type) of seizures of illicitly-traded wildlife and forest specimens.		Part II.1.3.2, Part II.8.3, Part IV.3, Tool IV.11 Part IV.5.3, Tool IV.19, Part V.3.4, Tool V.36
16. Large-scale wildlife seizures (DA) The number (and type) of large-scale seizures of illicitly-traded wildlife and forest specimens.		Part II.1.3.2, Part II.8.3, Part IV.3, Tool IV.11 Part IV.5.3, Tool IV.19, Part V.3.4, Tool V.36
17. Disposal of confiscated wildlife specimens (EA) The adequacy of the systems and procedures that are in place for the management, secure storage, auditing and disposal of confiscated wildlife and forest specimens.		Tool I.3, I.5 Part II.6.7, Tool II.43

INDICATOR	TOOLKIT PART(S)*	TOOLKIT REFERENCES #
OUTCOME 3 Wildlife and forest crime is thoroughly investigated	l using an intelligen	ce-led approach
18.Investigative capacity (EA) The capacity of national law enforcement agencies to investigate wildlife and forest crime cases.	(3)	Part II, notably II.2
19. Information management (EA) The extent of national procedures and systems to collate information on wildlife and forest crime.		Part II.2.4, Tool II.16; Part II.4.2.3; Part II.4.3, Tool II.21; Part II.6.4, tool II.40; Part IV.2, Tool IV.5; Part IV.3, Tool IV.11; Part IV.5, tool IV.19; Part IV.3.4,
20. Intelligence-led investigations (EA) The extent to which criminal intelligence is used to support investigations into wildlife and forest crime.		Part II.4.3, tool II.21
21. Intelligence-led investigations (EA) The extent to which criminal intelligence is used to support investigations into wildlife and forest crime.		Part II.4.5, tool II.23
22. Follow-up investigations (EA) The extent to which follow-up investigations are conducted for wildlife and forest crime cases.		Part II.3.2; Part II.7; Part II.8.3
23. Transnational wildlife crime reporting (DA) The percentage of wildlife and forest crime cases of a transnational nature that were reported to databases of intergovernmental organizations mandated to receive and maintain such data.		Part I.4 10; Part II.4; Part II.1.3, Tool II.5; Part II.6, Part II.7.4, Tool II.48; Part IV.5.3, Tool IV.19; Part V.3.4
OUTCOME 4 Specialized investigation techniques are used to co required	mbat wildlife and fo	orest crime as
24. Legal authority to use specialized investigation techniques (PA) The existence of provisions in national legislation to use specialized investigation techniques in the investigation of wildlife and forest crime.		Part I.2.1, Tool I.6; Part II.1.2, Tool II.2; Part II.3; Part II.5; Part II.6.
25. Use of specialized investigation techniques (PA) The use of specialized investigation techniques by national law enforcement agencies to combat wildlife and forest crime.		Part II.3.2, Tool II.18; Part II.5, Tool II.25-33; Part II.7.3, Tool II.47
26. Forensic technology (EA) The capacity of national law enforcement agencies to use forensic technology to support wildlife and forest crime investigations.		Part II.5.4-5, Tool II.34- 35; Part III.1.3.2, Tool III.4; Part IV.5.7, Tool IV.23
27. Financial investigations (EA) The capacity of national law enforcement agencies to conduct financial investigations to support the investigation and prosecution of wildlife and forest crime.		Part II.7, Tool II.45-48; Part IV.5.5, Tool IV.21;

INDICATOR	TOOLKIT PART(S)*	TOOLKIT REFERENCES #
OUTCOME 5 There is a strong legal basis to combat wildlife and	forest crime	
28. National wildlife legislation (EA) The comprehensiveness of national legislative provisions for wildlife and forest conservation, management and use, including international trade in protected species of wildlife.	(1)	Part I, Tools I.1-28
29. CITES legislation assessment (EA) The category in which CITES implementation legislation has been placed under the CITES National Legislation Project.		Part I, Tools I.1-5
30. Legal provisions for international cooperation (EA) The extent to which national provisions for international cooperation in criminal matters are applied to wildlife and forest crime.		Part I.2, Tool. I.6-7; Part IV.1-5, Tools IV.1-9, 12-16, 21-23
31. Legal provisions to combat corruption (PA) The existence of provisions against corruption in national legislation that can be used in the investigation and prosecution of wildlife and forest crime.		Part 1.2.2, Tool 1.7; Part 1.5, Tools 1.32; Part 1.5.3-4, Tools 1.35-36
32. Legal provisions to address organized crime (PA) The existence of national legislation for organized crime that can be used in the investigation and prosecution of wildlife and forest crime.		Part I.2, Tool I.6; Part I.5.1-2, Tools I.32-34; Part I.5.4-7, Tools I.36-40-IV.1
OUTCOME 6 Wildlife and forest crime is prosecuted in accordance	ce with the severit	y of the crime
33. Use of criminal law (EA) The extent to which a combination of relevant national legislation and criminal law is used to prosecute wildlife and forest crime in support of legislation enacted to combat wildlife and forest crime.		Part I.6, Tools I.41-44. Part 1.5, Tools I.32-40 Part III.1; Part III.4
34. Case file preparation (EA) The capacity of national law enforcement agencies to prepare wildlife and forest crime case files and give evidence in court.		Part II.6.3, Tool II.39 Part III.1.3
35. Case clearance rate (DA) The percentage of wildlife and forest crime cases that were prosecuted in court.		Tool III.16
36. Administrative penalties (DA) The percentage of wildlife and forest crime cases that were resolved with administrative penalties.		Part III.4.1-2, Tool III.30
37. Prosecutorial capacity (EA) The capacity of prosecutors to manage wildlife and forest crime cases.		Part III.2, Tools III.9-18 - particularly III.2.2.2 and Tool III.14;
38. Prosecution guidelines (PA) The existence of national guidelines for the prosecution of wildlife and forest crime.		Part III.2.1.1, tool III.9, and Part III.2.3, Tool III.11
39. Conviction rate (DA) The percentage of wildlife and forest crime cases that were brought to trial which resulted in convictions.		Part II.6.8, Tool II.44; Part III.1-3, particularly Tool III.16 and III.27

INDICATOR	TOOLKIT PART(S)*	TOOLKIT REFERENCES #
OUTCOME 7 Wildlife and forest crime offenders are appropriate	ly penalized	
40. Available penalties (EA) The extent to which national legislation penalizes wildlife and forest crime offences in a manner that reflects the nature and severity of the crime.		Part III.4.1-2, Tool III.29-30; Part III.5.1, Tool III.31-32
41. Sentencing guidelines (PA) The existence of national guidelines for the sentencing of offenders convicted with wildlife and forest crime.		Part III.3-4.1, Tool III.29
42. Judicial awareness (EA) The extent of awareness of wildlife and forest crime among the judiciary and the appropriateness of the verdicts handed down.		Part III.3.1.2-3, Tool III.20-21; Part III.4.1
43. Legal provisions for asset forfeiture (PA) The existence of provisions for asset forfeiture and recovery in national legislation that can be applied to wildlife and forest crime.	®	Part I.5
44. Use of asset forfeiture legislation (PA) The use of asset forfeiture and recovery legislation in wildlife and forest crime cases.		Part II.6.7, Tool II.43; Part III.5-6; Part IV.2
OUTCOME 7 Wildlife and forest crime offenders are appropriate	ly penalized	
45. Drivers of wildlife and forest crime (EA) The extent to which the drivers of wildlife and forest crime in the country are known and understood.	3	Part V.1; Part V.7.
46. Demand-side activities (EA) The extent to which activities to address the demand of illicit wildlife and forest products and specimens are implemented.	(3)	Part V.1.4, Tool V.7; Part V.2
47. Regulated community (EA) The extent of awareness-raising materials and/or programmes in place to increase the awareness of the regulated community of the laws that apply to the sustainable use of wildlife and forests.		Part V.1.3, Tool V.6; Part V.3; Part V.6.3, Tool V.45.
48. Local community engagement (EA) The extent to which local communities are engaged in law enforcement activities to combat wildlife and forest crime.		Part II.1.6, Tool II.8
49. Livelihoods (EA) The extent to which livelihoods and social capacity building are considered in activities to combat wildlife and forest crime.	(a)	Part V.1.3, Tool V.6; Part V.4; Part V.6.3, tool V.45
50. Public awareness (EA) The extent of awareness-raising materials and/or programmes in place to increase public awareness of wildlife and forest crime.	(3)	Part V.6, Tools V.43-45

 $[*] Where specific Toolkit \ references \ are \ not \ given, the \ identified \ Toolkit \ Part(s) \ can \ be \ used \ as \ a \ general \ guide \ for \ the \ most \ relevant \ Part(s) \ of \ the \ Toolkit.$

Key

ICCWC Toolkit Parts









(a) Criminal Procedure and the Courts (b) International Cooperation

Global Reporting Mechanism



© CITES national reporting

Types of Indicators (data collection format)

(EA) Expert-based assessment

Process or document-based assessment (PA)

(DA) Data-based assessment

[#] Identified Toolkit references are indicative only. More detailed review of the Toolkit to identify relevant Tools is recommended for areas identified as potential weaknesses.

WILDLIFE AND FOREST CRIME

INDICATOR FRAMEWORK

SECOND EDITION 2022

A self-assessment framework for national use

ASSESSMENT TEMPLATE

DATE OF ASSESSMENT	
AGENCY(IES)	
CONTACT PERSON	
CONTACT DETAILS	



International Consortium on Combating Wildlife Crime

CONDUCTING AN ASSESSMENT

The ICCWC Indicator Framework for Combating Wildlife and Forest Crime (ICCWC Indicator Framework) includes 50 indicators or performance measures grouped under eight desired outcomes of an effective law enforcement response.

The ICCWC Indicator Framework is designed to be used at a national level and is best completed through a collaborative process (e.g. workshop) involving all relevant law enforcement agencies with responsibility for combating wildlife crime. Countries can select whether to conduct the Indicator Framework assessment on both wildlife and forest crime, or select one or the other, depending on their needs. Questions on wildlife can also be used to address marine species as a third option as well, should this be relevant. Please refer to the ICCWC Indicator Framework Assessment Guidelines for further information on conducting an assessment.

TYPES OF INDICATORS

There are three types of indicators within this framework:

Expert-based assessment (EA)

These performance measures are based on an expert self-assessment of your capacity or the adequacy of your responses in a particular enforcement matter. These performance measures provide a qualitative answer scale with four options scored between 0-3. The one answer which most closely matches the national situation should be selected (see further scoring guidance in the Assessment Guidelines).

Process or document-based assessment (PA)

These performance measures are based on the presence or absence of a key process or document that is considered important to an effective enforcement response, such as the existence of key legislative provisions or operational policy. These measures provide a dichotomous answer scale, with 'no' scored as 0 and 'yes' scored as 3. If there is uncertainty of whether a particular item exists, a 'no' answer should be selected.

Data-based assessment (DA)

These performance measures use specific datasets that aim to provide useful information on the effectiveness of an enforcement response and the scale and dynamics of wildlife crime. In some instances, this data may need to be sourced from other agencies.

TERMINOLOGY

For brevity, the term 'wildlife crime' has been used throughout the indicator framework instead of wildlife and forest crime. All references to 'wildlife crime' should be interpreted broadly to include all fauna and flora subject to illegal trade, including timber and nontimber forest specimens.

KEY

The following symbols indicate the alignment of each indicator to the relevant Part(s) of the ICCWC Wildlife and Forest Crime Analytic Toolkit and existing global reporting mechanisms as relevant. Further detail on the alignment of each indicator to the relevant Part(s) and Tool(s) in the ICCWC Toolkit is provided in the Assessment Guidelines. The ICCWC Toolkit should be used in support of the assessment process as required, in particular to further explore the results of the assessment and the potential interventions required in response.

WILDLIFE AND FOREST CRIME



ANALYTIC TOOLKIT SECOND EDITION 2022



ICCWC TOOLKIT PARTS













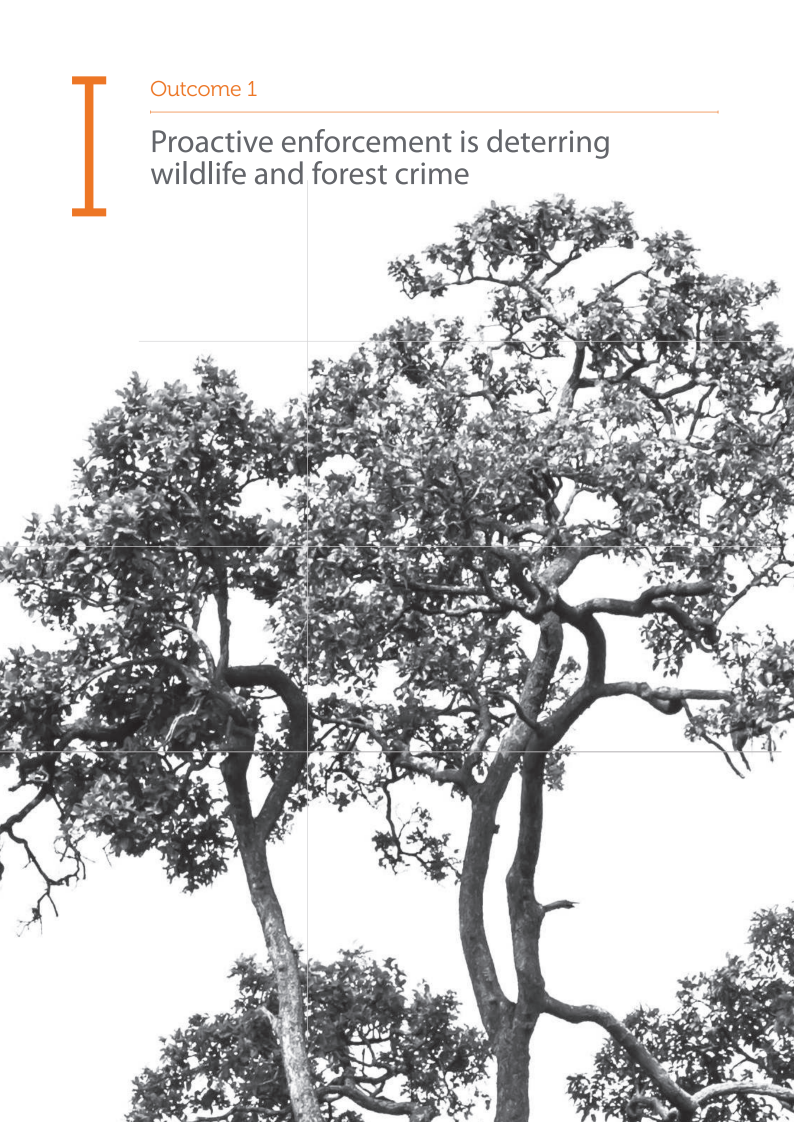






GLOBAL REPORTING MECHANISM





1A. **Enforcement** priority (EA)





The recognition of combating wildlife crime as a high priority for national law enforcement agencies.

0 □	1□	2□	3□
Wildlife crime: x Is rarely identified as a high priority among national law enforcement agencies	wildlife crime: x Is sometimes identified as a high priority among national law enforcement agencies	wildlife crime: x Is usually identified as a high priority among national law enforcement agencies that has not been formally* adopted and/or acknowledged as a high priority	wildlife crime: x Is usually identified as a high priority among national law enforcement agencie x Has been formally* adopted and/or acknowledged as a high priority
	clude reference to wildlife crime statements by heads of agencie		

The recognition of combating forest crime as a high priority for national law enforcement agencies.

1B. **Enforcement** priority (EA)





	1□	2□	3∟
forest crime: Is rarely identified as a high priority among national law enforcement agencies	Forest crime: x Is sometimes identified as a high priority among national law enforcement agencies	Forest crime: x Is usually identified as a high priority among national law enforcement agencies Has not been formally* adopted and/or acknowledged as a high priority	Forest crime: In Is usually identified as a high priority among national law enforcement agence In It is been formally* adopted and/or acknowledged as a high priority
	clude reference to forest crime as c statements by heads of agencies		

Serious crime (PA)







The recognition of wildlife crime involving organized criminal groups as serious crime.

Question: Are criminal offences such as poaching and wildlife trafficking involving organized criminal groups recognized as serious crime*? Measurement:				
measarement.				
0 🗆	-	-	3□	
¤ No	-	-	¤ Yes	
	ion against Transnational Organi. Inment for at least four years or a	zed Crime defines serious crime more serious penalty.	as conduct constituting an	
Comments:				

The recognition of forest crime involving organized criminal groups as serious crime.

2B. Serious crime (PA)







Question: Are criminal offences such as illegal logging and trafficking in tree species. involving organized criminal groups recognized as serious crime*?				
Measurement:				
0 □	-	-	3□	
¤ No	-	-	¤ Yes	
	ion against Transnational Organi nment for at least four years or a	zed Crime defines serious crime more serious penalty.	as conduct constituting an	
Comments:				

National enforcement strategy (EA)







The existence of a national enforcement strategy and/or action plan for wildlife crime.

Measurement: 0□	1□	2□	3□
A national enforcement strategy and/or action plan(s) for wildlife crime: x Has not been developed w Wildlife crime is not covered by any other relevant enforcement strategies or action plans	A national enforcement strategy and/or action plan(s) for wildlife crime: x Has not been developed vildlife crime is covered by any other relevant enforcement strategies or action plans	A national enforcement strategy and/or action plan(s) for wildlife crime: x Has been developed by some relevant national enforcement agencies x Is not actively implemented by all relevant enforcement agencies	A national enforcement strategy and/or action plan(s) for wildlife crime:
Comments:			

The existence of a national enforcement strategy and/or action plan for wildlife crime.

3B. **National** enforcement

strategy (EA)







Question: Is there a national forest crime strategy and/or action plan? Measurement: 0 1 3 🗆 2 A national enforcement A national enforcement A national enforcement A national enforcement strategy and/or action strategy and/or action strategy and/or action strategy and/or action plan(s) for wildlife plan(s) for wildlife plan(s) for wildlife plan(s) for wildlife crime: crime: crime: crime: **¤** Has not been **¤** Has not been **¤** Has been developed **¤** Has been developed **¤** Has been adopted by developed developed **■** Has been adopted **¤** Forest crime is not **¤** Forest crime is by some relevant all relevant national national enforcement covered by any other covered by any other enforcement agencies **¤** Is actively relevant enforcement relevant enforcement agencies strategies or action strategies or action **x** Is not actively implemented by all implemented by all relevant enforcement plans plans relevant enforcement agencies agencies **Comments:**

National cooperation (EA)





The extent of inter-agency cooperation among national law enforcement agencies to combat wildlife crime.

Ouestion: Are there mechanism(s) in place to facilitate national inter-agency cooperation to combat wildlife crime? **Measurement:** 0 1 2 Cooperation among Cooperation among Cooperation among Cooperation among agencies: agencies: agencies: agencies: Rarely or never occurs **■** Sometimes occurs **x** Routinely occurs **x** Routinely occurs ■ Usually takes place on **x** Is sometimes **x** Is supported by a an ad-hoc basis supported by formal collaboration **■** Is not supported formal collaboration mechanism(s)* by any formal mechanism(s)* **x** Is rarely challenged by a collaboration **x** Is sometimes lack of engagement or mechanism(s)* challenged by a willingness to collaborate lack of engagement Is usually considered to be meeting the desired or willingness to collaborate collaboration objectives * Examples of formal mechanisms for inter-agency cooperation include a national inter-agency enforcement committee bringing together agencies with a responsibility for combating forest crime (e.g. forest agencies, Customs, police) and/or Memoranda of Understanding (MoU) between relevant law enforcement agencies. **Comments:**

The extent of inter-agency cooperation among national law enforcement agencies to combat wildlife crime.

Are there mechanism(s) in place to facilitate national inter-agency cooperation to

4B. National cooperation

(EA)





combat forest crime? **Measurement:** 0 1 2 Cooperation among Cooperation among Cooperation among Cooperation among agencies: agencies: agencies: agencies: **x** Rarely or never occurs **■** Sometimes occurs **x** Routinely occurs **x** Routinely occurs **x** Usually takes place on **x** Is sometimes **x** Is supported by a an ad-hoc basis supported by formal collaboration **■** Is not supported formal collaboration mechanism(s)* by any formal mechanism(s)* x Is rarely challenged by a collaboration **x** Is sometimes lack of engagement or mechanism(s)* challenged by a willingness to collaborate

* Examples of formal mechanisms for inter-agency cooperation include a national inter-agency enforcement committee bringing together agencies with a responsibility for combating forest crime (e.g. forest agencies, Customs, police) and/or Memoranda of Understanding (MoU) between relevant law enforcement agencies.

lack of engagement

or willingness to

collaborate

Comments:

Question:

x Is usually considered to

be meeting the desired

collaboration objectives

International cooperation (EA)





The extent of international cooperation to combat wildlife crime.

Ouestion: Are there mechanism(s) in place to facilitate international cooperation to combat wildlife crime, such as participation in a wildlife enforcement network and/or regional law enforcement agreements? **Measurement:** 0 1 2 International International International cooperation: International cooperation: cooperation: cooperation: **x** Routinely occurs **¤** Routinely occurs **x** Rarely or never occurs **■** Sometimes occurs **x** Usually includes **x** Includes participation **¤** Usually takes place participation in in international on an ad-hoc basis international enforcement enforcement operations **¤** Is not supported and/or international operations and/or by any formal international meetings meetings related to collaboration related to wildlife crime wildlife crime mechanism(s)* **¤** Is sometimes supported **x** Is supported by by formal collaboration formal collaboration mechanism(s)* mechanism(s)* * Examples of formal mechanisms for international cooperation include participation in an international wildlife enforcement network, regional law enforcement agreements related to wildlife crime and/or bilateral MoUs between countries to cooperate on combating wildlife crime. **Comments:**

The extent of international cooperation to combat wildlife crime.

5B. International cooperation (EA)





Ouestion:

Are there mechanism(s) in place to facilitate international cooperation to combat forest crime, such as participation in a FLEGT Voluntary Partnership Agreement (VPA) or any others?

Measurement.			
0□	1□	2□	3□
International cooperation: Rarely or never occurs	International cooperation: Sometimes occurs Usually takes place on an ad-hoc basis Is not supported by any formal collaboration mechanism(s)*	International cooperation: R Routinely occurs Usually includes participation in international enforcement operations and/or international meetings related to wildlife crime Is sometimes supported by formal collaboration mechanism(s)*	International cooperation: Routinely occurs Includes participation in international enforcement operations and/or international meetings related to wildlife crime Is supported by formal collaboration mechanism(s)*
* Examples of formal mechani	sms for international cooper	ation include participation in an inte	rnational forest enforcement

network, regional law enforcement agreements related to forest crime and/or bilateral MoUs between countries to cooperate on combating forest crime

Comments:

Strategic risk management (EA)







The extent to which strategic risk management is used to target operational enforcement planning and the implementation of measures to combat wildlife crime.

Question:

Are risk management practices* used to identify high-risk activities, locations and individuals, and target operation enforcement planning and the implementation of measures to combat wildlife crime?

Measurement:				
0□	1□	2□	3□	
Risk management practices: x Are not used for wildlife crime	Risk management practices: Are sometimes used Involve some national enforcement agencies Are usually constrained by a lack of resources (e.g. human, financial, technical) and capacity	Risk management practices: x Are frequently used Involve most national enforcement agencies as appropriate Are sometimes constrained by a lack of resources (e.g. human, financial, technical) and capacity	Risk management practices: x Are frequently used x Involve all national enforcement agencies as appropriate x Are well resourced and capacity is adequate	
* Risk management practices are coordinated activities of authorities to direct and control risks. Risk management helps determine where the greatest areas of exposure to risk exist and how resources should be allocated to effectively manage these risks. Among other things, risk management helps to identify activities which require a higher level of control.				
Comments:				

The extent to which strategic risk management is used to target operational enforcement

6B.

Strategic risk management (EA)







planning and the implementation of measures to combat forest crime.

Are risk management practices* used to identify high-risk activities, locations and individuals, and target operation enforcement planning and the implementation of measures to combat forest crime?

Measurement:			
0□	1□	2□	3□
Risk management practices: x Are not used for forest crime	Risk management practices: x Are sometimes used Involve some national enforcement agencies Are usually constrained by a lack of resources (e.g. human, financial, technical) and capacity	Risk management practices: x Are frequently used linvolve most national enforcement agencies as appropriate Are sometimes constrained by a lack of resources (e.g. human, financial, technical) and capacity	Risk management practices: x Are frequently used Involve all national enforcement agencies as appropriate Are well resourced and capacity is adequate
* Risk management pract	ices are coordinated activities of au	thorities to direct and control risks. Risk	management helps

determine where the greatest areas of exposure to risk exist and how resources should be allocated to effectively manage these risks. Among other things, risk management helps to identify activities which require a higher level of control.

* * When answering the above, consideration should also be given to elements related to resource management, including the planning process, availability of data, incorporation of mitigation measures related to the risks of crime, etc.

Comments:

Proactive investigations (EA)





The extent to which proactive investigations are used to target prominent and emerging wildlife crime threats.

Question: Are proactive investigations* used to target prominent and emerging wildlife crime threats and pre-identified targets, individuals and groups? Measurement: 0 🗆 1 2 3 **Proactive Proactive Proactive Proactive** investigations: investigations: investigations: investigations: x Are not used for **■** Are sometimes used **x** Are frequently used for **x** Are frequently used wildlife crime for wildlife crime wildlife crime for wildlife crime Are usually **x** Are sometimes **x** Are well resourced constrained by a lack constrained by a lack with adequate of resources (e.g. of resources (e.g. access to criminal human, financial, human, financial, intelligence analysis technical) and capacity technical) and capacity capacity * Proactive investigations seek to target prominent and emerging crime threats to reduce the harm they cause, rather than respond to crimes after they have been committed. It is also a method used in response to intelligence regarding ongoing or planned criminal activity. **Comments:**

The extent to which proactive investigations are used to target prominent and emerging wildlife crime threats.

7B. **Proactive** investigations (EA)





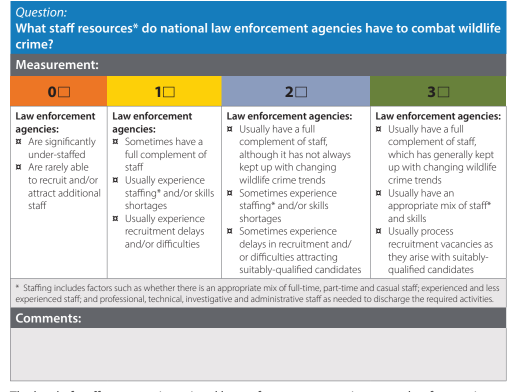
Ouestion: Are proactive investigations* used to target prominent and emerging forest crime threats and pre-identified targets, individuals and groups? **Measurement:** 0 1 2 3 Proactive Proactive Proactive **Proactive** investigations: investigations: investigations: investigations: Are not used for **x** Are frequently used for **x** Are frequently used **x** Are sometimes used forest crime for wildlife crime for wildlife crime wildlife crime Are usually **x** Are sometimes **x** Are well resourced constrained by a lack constrained by a lack with adequate of resources (e.g. of resources (e.g. access to criminal human, financial, human, financial, intelligence analysis technical) and capacity technical) and capacity capacity Proactive investigations seek to target prominent and emerging crime threats to reduce the harm they cause, rather than respond to crimes after they have been committed. It is also a method used in response to intelligence regarding ongoing or planned criminal activity. **Comments:**

Staffing and recruitment (EA)





The level of staff resources in national law enforcement agencies to combat wildlife crime.



The level of staff resources in national law enforcement agencies to combat forest crime.

8B.Staffing and recruitment (EA)





Ouestion: What staff resources* do national law enforcement agencies have to combat forest **Measurement:** 0 1 2 Law enforcement Law enforcement Law enforcement agencies: Law enforcement agencies: agencies: agencies: **x** Usually have a full **x** Usually have a full Are significantly **x** Sometimes have a complement of staff, complement of staff, under-staffed full complement of although it has not always which has generally kept **x** Are rarely able kept up with changing up with changing wildlife to recruit and/or **x** Usually experience wildlife crime trends crime trends attract additional staffing* and/or skills Sometimes experience **x** Usually have an appropriate mix of staff* staff staffing* and/or skills shortages **¤** Usually experience shortages and skills recruitment delays Sometimes experience Usually process and/or difficulties delays in recruitment and/ recruitment vacancies as or difficulties attracting they arise with suitablyqualified candidates suitably-qualified candidates * Staffing includes factors such as whether there is an appropriate mix of full-time, part-time and casual staff; experienced and less experienced staff; and professional, technical, investigative and administrative staff as needed to discharge the required activities **Comments:**

Law enforcement training (EA)







The extent to which institutional training programmes for national law enforcement agencies include content to build capacity to combat wildlife crime.

0 🗆	1□	2□	3□
Training programmes: Are not used for wildlife crime Are rarely available Rarely include content* related to wildlife crime Are not supported by training needs assessments and training needs have usually not been identified	Training programmes:	Training programmes:	Training programmes
* For example, basic content ma requirements for trade in wildlife		naterials, general information on w	ildlife crime and legal

9B.

Law enforcement training (EA)







The extent to which institutional training programmes for national law enforcement agencies include content to build capacity to combat forest crime.

Question: Do institutional training programmes for national law enforcement agencies include content related to forest crime? **Measurement:** 0 1 2 3 🗆 **Training programmes: Training programmes: Training programmes: Training programmes: x** Are not used for **x** Are rarely available **x** Are available to all **x** Are usually available to wildlife crime to all relevant all relevant enforcement relevant enforcement **x** Are rarely available enforcement agencies agencies agencies **x** Routinely include Rarely include content* **x** Sometimes include Sometimes include related to wildlife crime content* related to content* related to content* related to **■** Are not supported wildlife crime wildlife crime wildlife crime by training needs **¤** Usually do not respond **x** Respond to some **x** Respond to most or all assessments and to identified training identified training needs training needs **¤** Largely or fully meet training needs have Do not fully meet the needs usually not been **¤** Do not meet the demand for training the demand for identified demand for training training * For example, basic content may include species identification materials, general information on forest crime and legal **Comments:**



Outcome 2

Wildlife and forest crime can be detected by law enforcement agencies



Targeted enforcement presence (EA)



The extent to which law enforcement activities are targeted towards the locations most affected by or used for wildlife crime.

Question: Are law enforcement activities strategically targeted towards the places* that are most affected by or used for wildlife crime? **Measurement:** 0 1 2 Places* most affected Places* most affected Places* most affected by Places* most affected by or used for wildlife by or used for wildlife or used for wildlife crime: by or used for wildlife crime: **x** Are sometimes targeted crime: **x** Have not been **x** Are rarely targeted through active and/ **¤** Are usually targeted identified through active and/ or scaled-up law through active and/ enforcement presence or scaled-up law or scaled-up law enforcement presence enforcement presence * The places that are most affected by or used for wildlife crime should be identified using intelligence and enforcement information (e.g. generated through risk management practices [#6] or proactive investigations [#7]. For example, places affected by wildlife crime may include protected areas, cross-boundary protected areas, border points, and markets for wildlife specimens. **Comments:**

The extent to which law enforcement activities are targeted towards the locations most affected by or used for forest crime.

10B.

Targeted enforcement presence (EA)



Are law enforcement activities strategically targeted towards the places* that are most affected by or used for forest crime? **Measurement:** 0 1 2 3 🗆 Places* most affected Places* most affected Places* most affected by Places* most affected by or used for wildlife by or used for wildlife or used for wildlife crime: by or used for wildlife crime. crime. Are sometimes targeted crime. **■** Have not been **x** Are rarely targeted through active and/ **x** Are usually targeted identified through active and/ or scaled-up law through active and/ or scaled-up law enforcement presence or scaled-up law enforcement presence enforcement presence The places that are most affected by or used for forest crime should be identified using intelligence and enforcement information (e.g. generated through risk management practices [#6] or proactive investigations [#7]. For example, places affected by forest crime may include protected areas, cross-boundary protected areas, border points, mills, log yards, wood depots and landings, and markets for forest specimens. **Comments:**

Joint operations (EA)









Participation in multi-disciplinary enforcement operations targeting wildlife crime.

Ouestion: Do national law enforcement agencies participate in or initiate multi-disciplinary law enforcement operations* targeting wildlife crime? **Measurement:** 0 🗆 1 2 3 **Multi-disciplinary** Multi-disciplinary **Multi-disciplinary Multi-disciplinary** operations: operations: operations: operations: Are not conducted **x** Are conducted on an ad x Are conducted on an ad **x** Are conducted at least hoc and infrequent* basis hoc and infrequent# basis once a year at national Are conducted at national Are conducted at national level Are conducted **x** Are not conducted at Are sometimes as required at international level conducted at international level international level * A multi-disciplinary law enforcement operation is one that involves officers from all relevant enforcement disciplines as appropriate, for example officers from Police, Customs and the wildlife regulatory authority. Operations can be either sub-national, national or international in scope. # An infrequent basis can be interpreted as once in every two years. **Comments:**

Participation in multi-disciplinary enforcement operations targeting forest crime.

11B. **Joint** operations

(EA)









Question: Do national law enforcement agencies participate in or initiate multi-disciplinary law enforcement operations* targeting forest crime? **Measurement:** 0 1 2 3 Multi-disciplinary Multi-disciplinary Multi-disciplinary Multi-disciplinary operations: operations: operations: operations: x Are conducted on an ad Are not conducted Are conducted on an ad Are conducted at least hoc and infrequent# basis hoc and infrequent# basis once a year at national Are conducted at national **x** Are conducted at national level level level **x** Are conducted **x** Are not conducted at **x** Are sometimes as required at conducted at international level international level international level ** A multi-disciplinary law enforcement operation is one that involves officers from all relevant enforcement disciplines as appropriate, for example officers from Police, Customs and the forest regulatory authority. Operations can be either sub-national, national or international in scope. # An infrequent basis can be interpreted as once in every two years **Comments:**

Border control staff (EA)



The extent to which ports of entry and exit are staffed with law enforcement officers that are aware of and trained in detecting and responding to wildlife crime.

Ouestion: Are there law enforcement officers at ports of entry and exit* that are aware of and trained in detecting and responding to wildlife crime#? **Measurement:** 0 1 2 Ports of entry and exit: Are rarely actively **¤** Have some law **¤** Have sufficient law **x** Have sufficient law staffed by law enforcement staff that enforcement staff enforcement staff that enforcement officers are aware of or trained are aware of or trained that are aware of or **■** Do not have any law in detecting and trained in detecting and in detecting and enforcement staff that responding to wildlife responding to wildlife responding to wildlife are aware of or trained crime# crime# crime* ■ Have staff that could in detecting and **x** Require a greater **x** Have staff that are responding to wildlife number of trained law benefit from further adequately trained crime# enforcement staff training * For example, Customs and police officers at ports of entry and exit. Ports of entry and exit covers border controls for both consignments and/or passenger traffic. # For example, training in national and international (e.g. CITES) legal requirements for trade in protected species, identification of CITES-listed species and specimens, CITES permit and certificate requirements, training in investigation techniques such as controlled deliveries. **Comments:**

12B.

Border control staff (EA)



The extent to which ports of entry and exit are staffed with law enforcement officers that are aware of and trained in detecting and responding to forest crime.

Ouestion:

Are there law enforcement officers at ports of entry and exit* that are aware of and trained in detecting and responding to forest crime#?

Measurement:			
0□	1□	2□	3□
Ports of entry and exit: x Are rarely actively staffed by law enforcement officers Do not have any law enforcement staff that are aware of or trained in detecting and responding to forest crime*	Ports of entry and exit: Have some law enforcement staff that are aware of or trained in detecting and responding to forest crime* Require a greater number of trained law enforcement staff	Ports of entry and exit: Have sufficient law enforcement staff that are aware of or trained in detecting and responding to forest crime! Have staff that could benefit from further training	Ports of entry and exit: Have sufficient law enforcement staff that are aware of or trained in detecting and responding to forest crime* Have staff that are adequately trained

- For example, Customs and police officers at ports of entry and exit. Ports of entry and exit covers border controls for both consignments and/or passenger traffic.
- # For example, training in national and international (e.g. CITES) legal requirements for trade in protected species, identification of CITES-listed species and specimens, CITES permit and certificate requirements, training in investigation techniques such as controlled deliveries

Border control equipment (EA)





The extent to which law enforcement officers at ports of entry and exit can access equipment, tools and materials to detect and respond to wildlife crime.

Ouestion: Do law enforcement officers at ports of entry and exit* have equipment, tools and materials (e.g. sniffer dogs, identification manuals, and/or scanners) to detect and respond to wildlife crime? **Measurement:** 0 1 2 3 Border control equipment Border control **Border control Border control** equipment and tools and tools to respond to equipment and tools to equipment and tools to respond to wildlife wildlife crime: respond to wildlife crime: to respond to wildlife **¤** Are sometimes available crime: **x** Are sometimes available crime: **x** Are rarely available **■** Are rarely up-to-date **x** Are usually up-to-date **x** Are available **¤** Are rarely in good **■** When available, **¤** Are usually in good Are up-to-date are often used condition and working condition and working Are in good condition inappropriately order order and working order as staff do not **x** Are often used **x** Are sometimes □ Are used appropriately have the needed inappropriately as staff inappropriately as staff by staff who have the do not have the needed skills or training in do not have the needed necessary skills and/or equipment use skills or training in skills or training in training in equipment equipment use equipment use * For example, Customs and police officers at ports of entry and exit. Ports of entry and exit covers border controls for both consignments and/or passenger traffic. **Comments:**

The extent to which law enforcement officers at ports of entry and exit can access equipment, tools and materials to detect and respond to wildlife crime.

13B. Border control equipment (EA)





Question:

Comments:

Do law enforcement officers at ports of entry and exit* have equipment, tools and materials (e.g. sniffer dogs, species identification manuals, grading references, scaling equipment, and/or scanners) to detect and respond to forest crime?

Measurement:				
0 □	1□	2□	3□	
Border control equipment and tools to respond to forest crime: x Are rarely available ner often used inappropriately as staff do not have the needed skills or training in equipment use	Border control equipment and tools to respond to wildlife crime: x Are sometimes available x Are rarely up-to-date x Are rarely in good condition and working order x Are often used inappropriately as staff do not have the needed skills or training in equipment use	Border control equipment and tools to respond to wildlife crime: x Are sometimes available Are usually up-to-date Are usually in good condition and working order Are sometimes inappropriately as staff do not have the needed skills or training in equipment use	Border control equipment and tools to respond to wildlife crime: x Are available x Are up-to-date x Are in good condition and working order x Are used appropriately by staff who have the necessary skills and/or training in equipment use	
	* For example, Customs and police officers at ports of entry and exit. Ports of entry and exit covers border controls for both consignments and/or passenger traffic.			

Inspection and seizure powers (EA)







The extent to which national legislation empowers law enforcement agencies to inspect and seize consignments suspected of containing illegal wildlife specimens and confiscate illegal wildlife consignments.

Question:

Are law enforcement agencies empowered by national legislation to inspect consignments suspected of containing illegal wildlife specimens, and to seize and confiscate consignments containing illegally-traded wildlife specimens?

Measurement:				
0 □	1□	2□	3□	
Law enforcement agencies: x Are not adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of wildlife specimens x Rarely notify# the country of destination and any countries through which detected illegal consignments will transit	Law enforcement agencies: x Are not adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of wildlife specimens x Usually notify* the country of destination and any countries through which detected illegal consignments will transit	Law enforcement agencies: x Are adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of wildlife specimens	Law enforcement agencies: x Are adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of wildlife specimens x Are empowered by legislation to implement additional measures to combat wildlife trafficking as appropriate (e.g. controlled deliveries)	
* Adequately empowered should include consideration of whether all relevant agencies have the powers of inspection, seizure and confiscation that they require to fulfil their law enforcement roles effectively, and whether the powers of any agencies need				

- # Notification to destination and/or transit countries so that law enforcement agencies in those countries will be able to seize the detected illegal consignment.

Comments:

The extent to which national legislation empowers law enforcement agencies to inspect and seize consignments suspected of containing illegal forest/timber specimens and confiscate illegal forest consignments.

14B.

Inspection and seizure powers (EA)







Question:

Are law enforcement agencies empowered by national legislation to inspect consignments suspected of containing illegal forest/timber specimens, and to seize and confiscate consignments containing illegally-traded forest specimens?

Measurement:					
0 □	1□	2□	3□		
Law enforcement agencies: x Are not adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of forest/timber specimens x Rarely notify# the country of destination and any countries through which detected illegal consignments will transit	Law enforcement agencies: x Are not adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of forest/ timber specimens x Usually notify* the country of destination and any countries through which detected illegal consignments will transit	Law enforcement agencies: x Are adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of forest/timber specimens	Law enforcement agencies: x Are adequately empowered* by legislation to inspect, seize and confiscate illegal consignments of forest/ timber specimens x Are empowered by legislation to implement additional measures to combat wildlife trafficking as appropriate (e.g. controlled deliveries)		

- nd confiscation that they require to fulfil their law enforcement roles effectively, and whether the powers of any agencies need
- # Notification to destination and/or transit countries so that law enforcement agencies in those countries will be able to seize the detected illegal consignment.

Wildlife seizures (DA)





The number (and type) of seizures of specimens of illicitly-traded wildlife.

Measurement:

The number (and type*) of seizures of specimens# of illicitly-traded wildlife Calculation: 'number of seizures of specimens of illicitly-traded wildlife'

- * Depending on the specific characteristics of wildlife seizures, it may also be appropriate to disaggregate data by type of seizures to obtain useful information on any trends in the volume of certain types of seizures. For example, it might be desirable – where data allows - to disaggregate by species or species group, wildlife trade sector (e.g. medicinal products, luxury products), location of seizure, and/or transportation mode.
- # Article I of CITES defines specimen as: (i) any animal or plant, whether alive or dead; (ii) in the case of an animal: for species included in Appendices I and II, any readily recognizable part or derivative thereof; and for species included in Appendix III, any readily recognizable part or derivative thereof specified in Appendix III in relation to the species; and (iii) in the case of a plant: for species included in Appendix I, any readily recognizable part or derivative thereof; and for species included in Appendices II and III, any readily recognizable part or derivative thereof specified in Appendices II and III in relation to the species.

Comments:

The number (and type) of seizures of illicitly-traded forest/timber specimens

15B.

Wildlife seizures (DA)





The number (and type*) of seizures of illicitly-traded forest/timber specimens# Calculation: number of seizures of illicitly-traded forest/timber specimens

- * Depending on the specific characteristics of forest product/timber seizures, it may also be appropriate to disaggregate data by type of seizures to obtain useful information on any trends in the volume of certain types of seizures. For example, it might be desirable – where data allows – to disaggregate by species or species group, trade sector (e.g. medicinal products, logs, veneer, firewood), location of seizure, and/or transportation mode.
- # Article I of CITES defines specimen as: (i) any animal or plant, whether alive or dead; (ii) in the case of an animal: for species included in Appendices I and II, any readily recognizable part or derivative thereof; and for species included in Appendix III, any readily recognizable part or derivative thereof specified in Appendix III in relation to the species; and (iii) in the case of a plant: for species included in Appendix I, any readily recognizable part or derivative thereof; and for species included in Appendices II and III, any readily recognizable part or derivative thereof specified in Appendices II and III in relation to the species.

Large-scale wildlife seizures

(DA)





The number (and type) of large-scale seizures of specimens of illicitly-traded wildlife.

Measurement:

The number (and type*) of large-scale* seizures of specimens+ of illicitly-traded wildlife

Calculation: 'number of large-scale seizures of specimens of illicitly-traded wildlife'

- * Depending on the specific characteristics of wildlife seizures, it may also be appropriate to disaggregate data by type of seizures to obtain useful information on any trends in the volume of certain types of seizures. For example, it might be desirable – where data allows – to disaggregate by species or species group, wildlife trade sector (e.g. medicinal products, luxury products), location of seizure, and/or transportation mode.
- # Large-scale seizures are seizures of a size that is considered significant or unusual in its scale, implies the involvement of an organized criminal network, or that would be likely to have a significant impact on the species concerned. For ivory, a large-scale seizure is defined as a seizure of 500kg or more. For other species, a large-scale seizure may need to be defined on the basis of historical seizure data
- + Article I of CITES defines specimen as: (i) any animal or plant, whether alive or dead; (ii) in the case of an animal: for species included in Appendices I and II, any readily recognizable part or derivative thereof; and for species included in Appendix III, any readily recognizable part or derivative thereof specified in Appendix III in relation to the species; and (iii) in the case of a plant: for species included in Appendix I, any readily recognizable part or derivative thereof; and for species included in Appendices II and III, any readily recognizable part or derivative thereof specified in Appendices II and III in relation to the species

Comments:

The number (and type) of large-scale seizures of illicitly-traded timber/forest specimens.

16B.

Large-scale wildlife seizures (DA)





Measurement:

The number (and type*) of large-scale# seizures of illicitly-traded timber/forest specimens+

Calculation: 'number of large-scale seizures of specimens of illicitly-traded wildlife'

- * Depending on the specific characteristics of timber/forest product seizures, it may also be appropriate to disaggregate data by type of seizures to obtain useful information on any trends in the volume of certain types of seizures. For example, it might be desirable - where data allows - to disaggregate by species or species group, trade sector (e.g. medicinal products, logs, veneer, firewood), location of seizure, and/or transportation mode.
- # Large-scale seizures are seizures of a size that is considered significant or unusual in its scale, implies the involvement of an organized criminal network, or that would be likely to have a significant impact on the species concerned. A large-scale seizure may need to be defined on the basis of historical seizure data.
- + Article I of CITES defines specimen as: (i) any animal or plant, whether alive or dead; (ii) in the case of an animal: for species included in Appendices I and II, any readily recognizable part or derivative thereof; and for species included in Appendix III, any readily recognizable part or derivative thereof specified in Appendix III in relation to the species; and (iii) in the case of a plant: for species included in Appendix I, any readily recognizable part or derivative thereof; and for species included in Appendices II and III, any readily recognizable part or derivative thereof specified in Appendices II and III in relation to the species.

Disposal of confiscated wildlife specimens (EA)





The adequacy of the systems and procedures that are in place for the management, secure storage, auditing and disposal of confiscated wildlife specimens, including live specimens.

What systems and procedures are in place for managing, storing, auditing and

disposing of confiscated wildlife specimens*? **Measurement:** 0 2 3 Systems and Systems and procedures Systems and procedures for Systems and procedures for managing and disposing procedures for managing and managing and disposing disposing of confiscated for managing of confiscated wildlife of confiscated wildlife and disposing wildlife specimens*: specimens*: specimens*: of confiscated **x** Are usually informal Have been formally adopted **x** Have been formally wildlife **x** Rarely include up-to-(e.g. Standard Operating adopted and are strictly specimens*: date records Procedures, regulations) but implemented, including ■ Have not been auditing and inventory of are not strictly implemented nclude storage developed facilities but these x Sometimes include up-toconfiscated specimens Do not include are considered to date records **■** Include up-to-date records storage be inadequate (e.g. **■** Include storage facilities Include adequate storage facilities including facilities facilities poor security, limited but these require some capacity, no facilities improvement (e.g. improved for the humane storage for live specimens#) security, addition of facilities and disposal* of live for live specimens#) specimens For further information, see CITES Resolution Conf. 17.8 on Disposal of illegally traded and confiscated specimens of CITES-listed

species, https://cites.org/sites/default/files/document/E-Res-17-08.pdf

#Article I of CITES defines specimen as: (i) any animal or plant, whether alive or dead; (ii) in the case of an animal: for species included in Appendices I and II, any readily recognizable part or derivative thereof; and for species included in Appendix III, any readily recognizable part or derivative thereof specified in Appendix III in relation to the species; and (iii) in the case of a plant: for species included in Appendix I, any readily recognizable part or derivative thereof; and for species included in Appendices II and III, any readily recognizable part or derivative thereof specified in Appendices II and III in relation to the species.

Comments:

The adequacy of the systems and procedures that are in place for the management, secure storage, auditing and disposal of confiscated forest specimens, including live plants and other flora.

17B.

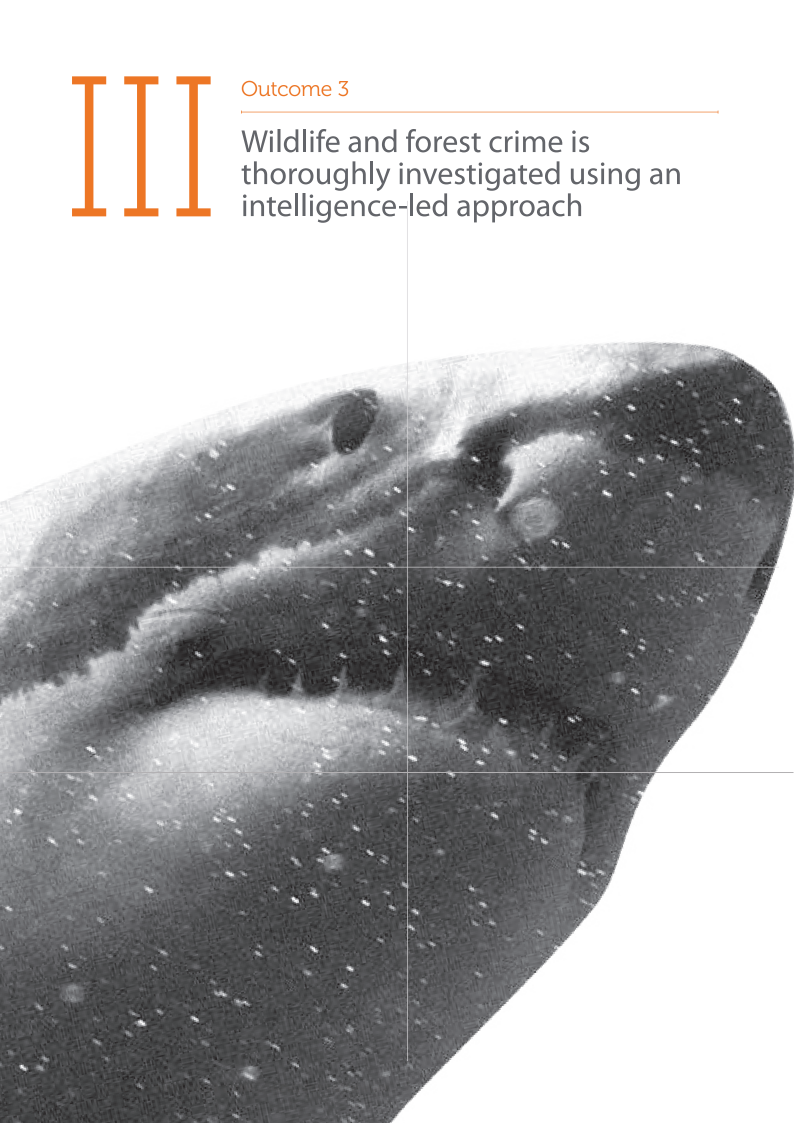
Disposal of confiscated wildlife specimens (EA)





Ouestion: What systems and procedures are in place for managing, storing, auditing and disposing of confiscated forest specimens*?

Measurement: 0 1 3 🗆 2 Systems and Systems and procedures Systems and procedures for Systems and procedures for for managing and managing and disposing managing and disposing procedures disposing of confiscated of confiscated forest for managing of confiscated forest and disposing forest specimens*: specimens*: specimens*: **■** Have been formally adopted of confiscated **x** Are usually informal **x** Have been formally Rarely include up-to-(e.g. Standard Operating adopted and are strictly forest specimens*: date records Procedures, regulations) but implemented, including **x** Have not been mulling Include storage are not strictly implemented auditing and inventory of developed facilities but these Sometimes include up-toconfiscated specimens **■** Do not include are considered to date records **■** Include up-to-date records **¤** Include storage facilities storage be inadequate (e.g. **¤** Include adequate storage but these require some facilities poor security, limited facilities including facilities for the humane storage capacity, no facilities improvement (e.g. improved security, addition of facilities and disposal* of live for live specimens*) for live specimens#) specimens * For further information, see CITES Resolution Conf. 17.8 on Disposal of illegally traded and confiscated specimens of CITES-listed species, https://cites.org/sites/default/files/document/E-Res-17-08.pdf **Comments:**



Investigative capacity (EA)



The capacity of national law enforcement agencies to investigate wildlife crime cases.

Question: Do national law enforcement agencies have trained and empowered staff to investigate wildlife crime cases? Measurement:				
0 🗆	1□	2□	3□	
Staff investigating wildlife crime: x Are insufficient in number Do not have the required training* Do not have the required authority and powers	staff investigating wildlife crime: ■ Are generally sufficient in number ■ Sometimes have the required training* ■ Do not have the required authority and powers	Staff investigating wildlife crime: x Are sufficient in number x Usually have the required training* x Sometimes have the required authority and powers	Staff investigating wildlife crime: x Are sufficient in number x Have the required training* x Have appropriate authority and powers	
'	l '	and evidence gathering, identificat	lion of suspects and	

The capacity of national law enforcement agencies to investigate forest crime cases.

18B. Investigative capacity

(EA)



0□	1□	2□	3□
	Staff investigating forest crime: x Are generally sufficient in number Sometimes have the required training* Do not have the required authority and powers	Staff investigating forest crime: x Are sufficient in number value valu	Staff investigating forest crime: x Are sufficient in number x Have the required training* x Have appropriate authority and powers
Comments:			

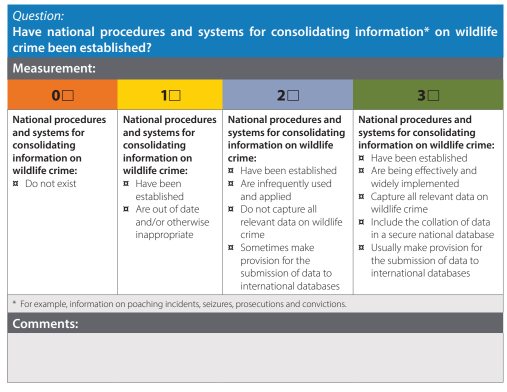
Information management (EA)







The extent of national procedures and systems to collate information on wildlife crime.



The extent of national procedures and systems to collate information on forest crime.

19B. Information management (EA)







Have national procedures and systems for consolidating information* on forest crime been established? Measurement: 0 1 🗆 2 3 🗆 National procedures **National procedures** National procedures and National procedures and and systems for and systems for systems for consolidating systems for consolidating consolidating consolidating information on forest information on forest crime: information on forest **x** Have been established information on crime. forest crime: **x** Have been established **x** Are being effectively and **¤** Do not exist **x** Have been **x** Are infrequently used widely implemented established and applied **x** Capture all relevant data on **x** Are out of date **¤** Do not capture all wildlife crime and/or otherwise relevant data on wildlife m Include the collation of data inappropriate crime in a secure national database **x** Usually make provision for **x** Sometimes make provision for the the submission of data to submission of data to international databases international databases * For example, information on poaching incidents, seizures, prosecutions and convictions. **Comments:**

20A.Intelligence analysis (EA)



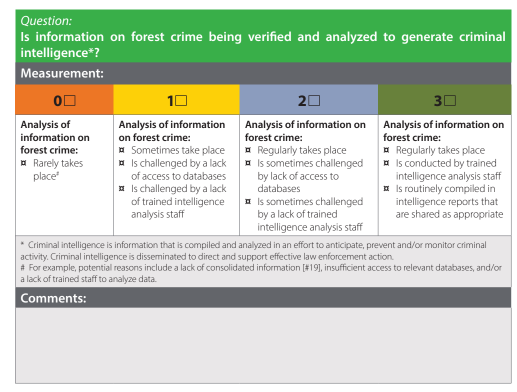
The extent to which information on wildlife crime is verified and analyzed to generate intelligence.

Question: Is information on wildlife crime being verified and analyzed to generate criminal intelligence*? **Measurement:** 0 2 Analysis of **Analysis of information** Analysis of information on Analysis of information on information on on wildlife crime: wildlife crime: wildlife crime: wildlife crime: **x** Sometimes take place **¤** Regularly takes place **¤** Regularly takes place **¤** Is sometimes challenged **¤** Rarely takes **■** Is challenged by a lack x Is conducted by trained place# of access to databases by lack of access to intelligence analysis staff x Is challenged by a lack databases **x** Is routinely compiled in of trained intelligence **x** Is sometimes challenged intelligence reports that analysis staff by a lack of trained are shared as appropriate intelligence analysis staff * Criminal intelligence is information that is compiled and analyzed in an effort to anticipate, prevent and/or monitor criminal activity. Criminal intelligence is disseminated to direct and support effective law enforcement action. # For example, potential reasons include a lack of consolidated information [#19], insufficient access to relevant databases, and/or a lack of trained staff to analyze data. **Comments:**

The extent to which information on forest crime is verified and analyzed to generate intelligence.

20B. Intelligence analysis (EA)





Intelligence-led investigations (EA)





The extent to which criminal intelligence is used to support investigations into wildlife crime.

Question: Is criminal intelligence* generated through analysis used to support investigations into wildlife crime?				
Measurement:				
0□	1□	2□	3□	
Criminal intelligence: x Is not generated	Criminal intelligence: x Is rarely used to support investigations x Is rarely shared with authorities in countries of origin, transit and destination when appropriate	Criminal intelligence: It is sometimes used to support investigations It is sometimes shared with authorities in countries of origin, transit and destination when appropriate	Criminal intelligence: Criminal intelligence: Criminal intelligence: Is always used to support investigations when available Is shared with authorities in countries of origin, transit and destination when appropriate	
* Criminal intelligence is information that is compiled and analyzed in an effort to anticipate, prevent and/or monitor criminal activity. Criminal intelligence is disseminated to direct and support effective law enforcement action. # For example, potential reasons include a lack of consolidated information [#19], insufficient access to relevant databases, and/or a lack of trained staff to analyze data.				
Comments:				

The extent to which criminal intelligence is used to support investigations into forest crime.

21B. Intelligence-led investigations

(EA)





Question: Is criminal intelligence* generated through analysis used to support investigations into forest crime? **Measurement:** 2 Criminal intelligence: Criminal intelligence: Criminal intelligence: Criminal intelligence: **¤** Is not generated **x** Is rarely used to \boldsymbol{x} Is sometimes used to Criminal intelligence: **■** Is always used to support support investigations support investigations **¤** Is rarely shared with ${\bf x}$ Is sometimes shared with investigations when authorities in countries authorities in countries available of origin, transit and **x** Is shared with authorities of origin, transit and destination when destination when in countries of origin, transit and destination appropriate appropriate when appropriate * Criminal intelligence is information that is compiled and analyzed in an effort to anticipate, prevent and/or monitor criminal activity. Criminal intelligence is disseminated to direct and support effective law enforcement action. # For example, potential reasons include a lack of consolidated information [#19], insufficient access to relevant databases, and/or a lack of trained staff to analyze data. **Comments:**

Follow-up investigations (EA)



The extent to which follow-up investigations are conducted for wildlife crime cases.

Question: Are follow-up investigations* conducted for wildlife crime cases at national and international levels?				
Measurement:				
0□	1□	2□	3□	
	Follow-up investigations* into wildlife crime cases: x Are sometimes conducted at a national level x Are rarely conducted at an international level nvestigations could include following ments. It includes engaging with auti			
Comments:	quest information.			

The extent to which follow-up investigations are conducted for forest crime cases.

22B.Follow-up investigations

(EA)



Question: Are follow-up investigations* conducted for forest crime cases at national and international levels? **Measurement:** 0 2 3 Follow-up Follow-up investigations* Follow-up investigations* Follow-up investigations* investigations* into forest crime cases: into forest crime cases: into forest crime cases: into forest crime **x** Are sometimes conducted x Are usually conducted at **x** Are usually conducted cases: at a national level at a national level a national level **■** Are usually conducted at **x** Are rarely **x** Are rarely conducted at an **x** Are sometimes conducted international level conducted at an an international level international level * For example, follow-up investigations could include following up on information and evidence found on seized computers, $mobile\ phones\ and\ documents.\ It\ includes\ engaging\ with\ authorities\ in\ countries\ of\ origin,\ transit\ and\ destination,\ when$ appropriate, to share or request information. **Comments:**

Transnational wildlife crime reporting (DA)





The percentage of wildlife crime cases of a transnational nature that were reported to databases of intergovernmental organizations mandated to receive and maintain such data.

Measurement:

The percentage of wildlife crime cases of a transnational nature that were reported*

- a) INTERPOL
- b) World Customs Organization (WCO)
- c) Elephant Trade Information System (ETIS) [ivory seizures only].

Calculation: ['number of transnational wildlife crime cases that were reported to database' divided by 'total number of transnational wildlife crime cases'], multiplied by 100. Calculate a separate percentage for a), b) and c).

* Depending on the specific characteristics of wildlife seizures, it may also be appropriate to disaggregate data by type of seizures $to \ obtain \ useful \ information \ on \ any \ trends \ in \ the \ volume \ of \ certain \ types \ of \ seizures. For example, it \ might \ be \ desirable - \ where$ data allows – to disaggregate by species or species group, wildlife trade sector (e.g. medicinal products, luxury products), location of seizure, and/or transportation mode.

Comments:

The percentage of forest crime cases of a transnational nature that were reported to databases of intergovernmental organizations mandated to receive and maintain such data.

23B.

Transnational wildlife crime reporting (DA)





Measurement:

The percentage of forest crime cases of a transnational nature that were reported* to: a) INTERPOL

b) World Customs Organization (WCO)

Calculation: ['number of transnational forest crime cases that were reported to database' divided by 'total number of transnational forest crime cases'], multiplied by 100. Calculate a separate percentage for a) and b).

* Depending on the specific characteristics of forest specimen seizures, it may also be appropriate to disaggregate data by type of seizures to obtain useful information on any trends in the volume of certain types of seizures. For example, it might be desirable – where data allows – to disaggregate by species or species group, trade sector (e.g. medicinal products, roundwood, sawnwood, veneer, etc), location of seizure, and/or transportation mode.



Outcome 4

Specialized investigation techniques are used to combat wildlife and forest crime as required



Legal authority to use specialized investigation techniques (PA)







The existence of provisions in national legislation to use specialized investigation techniques in the investigation of wildlife crime.

Question: Does national legislation make provision for the use of specialized investigation techniques* against wildlife crime?				
Measurement:				
0 🗆	-	-	3□	
¤ No	-	-	¤ Yes	
	techniques fail to adequately addı	eployed against serious and/or orga ress the activities of crime groups. E		
Comments:				

24B.

Legal authority to use specialized investigation techniques (PA)







The existence of provisions in national legislation to use specialized investigation techniques in the investigation of forest crime.

Question: Does national legislation make provision for the use of specialized investigation techniques* against forest crime? **Measurement:** 0 3 ¤ No ¤ Yes * Specialized investigation techniques are techniques that are deployed against serious and/or organized crime when conventional law enforcement techniques fail to adequately address the activities of crime groups. Examples include controlled deliveries, use of tracking devices and/or covert operations. **Comments:**

Use of specialized investigation techniques (PA)







The use of specialized investigation techniques by national law enforcement agencies to combat wildlife crime.

Question: Have any specialized investigation techniques been used by national law enforcement agencies to combat wildlife crime?					
Measurement:					
0 □	-	-	3□		
¤ No	-	-	¤ Yes		
conventional law enforcemen	echniques are techniques that are dent techniques fail to adequately add vices and/or covert operations.				
Comments:					

25B.

Use of specialized investigation techniques (PA)







The use of specialized investigation techniques by national law enforcement agencies to combat forest crime.

Question: Have any specialized investigation techniques been used by national law enforcement agencies to combat forest crime?					
Measurement:					
0 □	-	-	3□		
¤ No	-	-	¤ Yes		
	techniques fail to adequately addı	eployed against serious and/or orga ress the activities of crime groups. E			
Comments:					

Forensic technology (EA)







The capacity of national law enforcement agencies to use forensic technology to support wildlife crime investigations.

Ouestion: Do national law enforcement agencies have the capacity to use forensic technology* to support the investigation of wildlife crime? **Measurement:** 0 1 National National enforcement National enforcement National enforcement enforcement agencies: agencies: agencies: agencies: **x** Have limited forensic Have some forensic Have adequate forensic Have no capacity* capacity* capacity* forensic **x** Rarely have access to **x** Usually have staff that **x** Usually have staff that received basic training have received basic and, as capacity basic equipment **x** Rarely have staff that have in sample collection **x** Are rarely required, advanced training able to access received basic training and processing in sample collection and forensic in sample collection and **x** Usually have access to processing support processina basic equipment **■** Usually have access to **¤** Can sometimes access from other **x** Can usually access adequate equipment institutions or forensic support from forensic support from ■ Can access forensic support other institutions or other institutions or from other institutions or countries countries as required countries countries * Capacity to use forensic technology means the ability to collect, handle and submit samples from wildlife crime scenes to an appropriate forensic analysis facility located either in the country or in another country. **Comments:**

The capacity of national law enforcement agencies to use forensic technology to support forest crime investigations.

26B.

Forensic technology (EA)







Question: Do national law enforcement agencies have the capacity to use forensic technology* to support the investigation of forest crime? **Measurement:** 0 🗆 1 2 3 National National enforcement National enforcement National enforcement enforcement agencies: agencies: agencies: agencies: Have limited forensic **¤** Have some forensic **¤** Have adequate forensic **x** Have no capacity* capacity* capacity* forensic **■** Rarely have access to **x** Usually have staff that **x** Usually have staff that capacity basic equipment received basic training have received basic and, as **x** Are rarely Rarely have staff that have in sample collection required, advanced training able to access received basic training and processing in sample collection and in sample collection and **x** Usually have access to forensic processing support processing basic equipment **¤** Usually have access to from other **¤** Can sometimes access **x** Can usually access adequate equipment institutions or forensic support from forensic support from **¤** Can access forensic support countries other institutions or other institutions or from other institutions or countries as required countries countries * Capacity to use forensic technology means the ability to collect, handle and submit samples associated with forest crime to an appropriate forensic analysis facility located either in the country or in another country. **Comments:**

Financial investigations (EA)







The capacity of national law enforcement agencies to conduct financial investigations to support the investigation and prosecution of wildlife crime.

Question: Do national law enforcement agencies have the capacity to conduct financial investigations* in the investigation and prosecution of wildlife crime? Measurement:				
0 □	1□	2□	3□	
National enforcement agencies: Have no legal authority to use financial investigations* in the investigation of wildlife crime cases	National enforcement agencies: May legal authority to use financial investigations* against wildlife crime Have received no formal training and/or have limited knowledge of and capacity to conduct financial investigations Require further training and specialized support	National enforcement agencies:	National enforcement agencies: May Have legal authority to use financial investigations* against wildlife crime Are well trained and have good knowledge of and capacity to conduct financial investigations	
* A financial investigation is any investigation into a person or person's financial matters. It could also involve the investigation into the finances of a business or a private limited company. A financial investigation can determine where money comes from, how it is moved and how it is used.				
Comments:				

The capacity of national law enforcement agencies to conduct financial investigations to

27B.

Financial investigations (EA)







support the investigation and prosecution of forest crime.

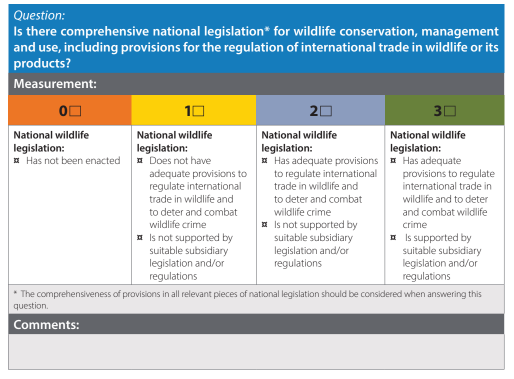
Ouestion: Do national law enforcement agencies have the capacity to conduct financial investigations* in the investigation and prosecution of forest crime? Measurement: 0 10 2 3 🗆 National National enforcement National enforcement National enforcement enforcement agencies: agencies: agencies: **¤** Have legal authority to use Have legal authority to use **¤** Have legal authority agencies: financial investigations* financial investigations* **¤** Have no legal to use financial authority to against forest crime against forest crime investigations* against use financial **x** Have received no formal **x** Have received basic forest crime investigations* training and/or have some training and/or have **x** Are well trained and limited knowledge of knowledge of and capacity in the have good knowledge investigation and capacity to conduct to conduct financial of and capacity to of forest crime financial investigations investigations conduct financial **x** Require further training **x** Require further training and investigations cases and specialized support specialized support * A financial investigation is any investigation into a person or person's financial matters. It could also involve the investigation into the finances of a business or a private limited company. A financial investigation can determine where money comes from, how it is moved and how it is used **Comments:**



National wildlife legislation (EA)



The comprehensiveness of national legislative provisions for wildlife conservation, management and use, including international trade in protected species of wildlife.



The comprehensiveness of national legislative provisions for forest conservation, management and use, including international trade in protected species.

28B.

National wildlife legislation (EA)



Ouestion: Is there comprehensive national legislation* for forest conservation, management and use, including provisions for the regulation of international trade in forest specimens? **Measurement:** 10 3□ 2 National wildlife National wildlife National wildlife National wildlife legislation: legislation: legislation: legislation: **x** Has not been enacted **x** Does not have adequate **m** Has adequate provisions **x** Has adequate provisions to regulate to regulate international provisions to regulate international trade in trade in forest international trade in forest specimens and to specimens and to deter forest specimens and deter and combat forest and combat forest crime to deter and combat crime **■** Is not supported by forest crime **x** Is not supported by suitable subsidiary **x** Is supported by suitable subsidiary legislation and/or suitable subsidiary legislation and/or regulations legislation and/or regulations * The comprehensiveness of provisions in all relevant pieces of national legislation should be considered when answering this auestion. **Comments:**

CITES legislation assessment (EA)





The category in which CITES implementation legislation has been placed under the CITES National Legislation Project.

0□	1□	2□	3□
ecommended that you	forward a copy of this legislation to	National wildlife legislation: x Has been has been assessed by CITES as Category 2: legislation that is believed generally not to meet all requirements for the implementation of CITES een assessed under the CITES Nation the CITES Secretariat (info@cites.org	
Comments:	ation can be found at: https://cites.	org/legislation.	_

The category in which CITES implementation legislation has been placed under the CITES National Legislation Project.

29B. **CITES legislation** assessment (EA)





Ouestion: Which category has CITES implementation legislation been placed in under the CITES National Legislation Project? Measurement: 0 2 3 National National forest legislation: National forest legislation: National forest legislation: legislation for **¤** Has been assessed by **x** Has been has been **■** Has been assessed by CITES: CITES as Category 3: CITES as Category 1: assessed by CITES as **¤** Has not been legislation that is believed Category 2: legislation that legislation that is believed enacted generally not to meet is believed generally not generally to meet the **■** Has not been the requirements for the to meet all requirements reauirements for the assessed by implementation of CITES for the implementation of *implementation of CITES* CITES* CITES * If you have CITES implementing legislation that has not been assessed under the CITES National Legislation Project (NLP), it is recommended that you forward a copy of this legislation to the CITES Secretariat (info@cites.org) so that an assessment can be completed. More information can be found at: https://cites.org/legislation. **Comments:**

Legal provisions for international cooperation (EA)







The extent to which national provisions for international cooperation in criminal matters are applied to wildlife crime.

Question: Are legislative provisions and/or bilateral treaties for international cooperation in criminal matters* used to support the investigation and prosecution of wildlife crime? **Measurement:** 0 2 **National provisions National provisions** National provisions and/or National provisions and/or and/or bilateral and/or bilateral bilateral treaties to facilitate bilateral treaties to facilitate treaties to facilitate treaties to facilitate international cooperation international cooperation on international international on criminal matters*: criminal matters*: cooperation on cooperation on ■ Encompass offences related **¤** Encompass offences related criminal matters*: criminal matters*: to wildlife crime to wildlife crime **¤** Do not exist **x** Exist but do Are applied against wildlife **x** Are sometimes applied not encompass against wildlife crime offences related to **x** Are sometimes subject to **¤** Are usually processed wildlife crime refusal and/or delays efficiently and in a timely manner * International cooperation in criminal matters includes legislation through which a formal request for mutual legal assistance and/ or extradition of a person for criminal prosecution can be forwarded to another country **Comments:**

30B.

Legal provisions for international cooperation (EA)







The extent to which national provisions for international cooperation in criminal matters are applied to forest crime.

Ouestion: Are legislative provisions and/or bilateral treaties for international cooperation in criminal matters* used to support the investigation and prosecution of forest crime? **Measurement:** 0 1 2 3 🗆 **National provisions National provisions** National provisions and/or National provisions and/or and/or bilateral and/or bilateral bilateral treaties to facilitate bilateral treaties to facilitate international cooperation on treaties to facilitate treaties to facilitate international cooperation international international on criminal matters*: criminal matters*: cooperation on cooperation on **¤** Encompass offences related Encompass offences related criminal matters*: criminal matters*: to forest crime to forest crime Are applied against forest Do not exist **x** Exist but do Are sometimes applied not encompass against forest crime crime offences related to **x** Are sometimes subject to Are usually processed refusal and/or delays efficiently and in a timely forest crime manner * International cooperation in criminal matters includes legislation through which a formal request for mutual legal assistance and/ or extradition of a person for criminal prosecution can be forwarded to another country. **Comments:**

Question:

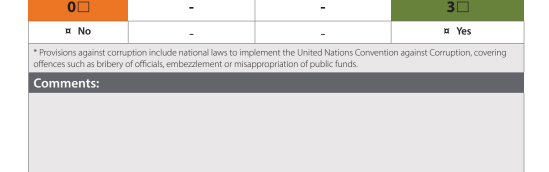
Measurement:

31A.

Legal provisions to combat corruption (PA)







The existence of provisions against corruption in national legislation that can be used in

Are there legislative provisions against corruption* in national legislation that can be

the investigation and prosecution of wildlife crime.

used in the investigation and prosecution of wildlife crime?

31B.

Legal provisions to combat corruption (PA)





The existence of provisions against corruption in national legislation that can be used in the investigation and prosecution of forest crime.

Question:			
		t corruption* in national	legislation that can b
	stigation and prosecut	ion of forest crime?	
Measurement:			
0	-	-	3□
¤ No	_	-	¤ Yes
	uption include national laws to imp of officials, embezzlement or misar	element the United Nations Convention propriation of public funds.	on against Corruption, covering
Comments:			

Legal provisions to address organized crime (PA)







Legal provisions to address organized crime (PA)





The existence of national legislation for organized crime that can be used in the investigation and prosecution of wildlife crime.

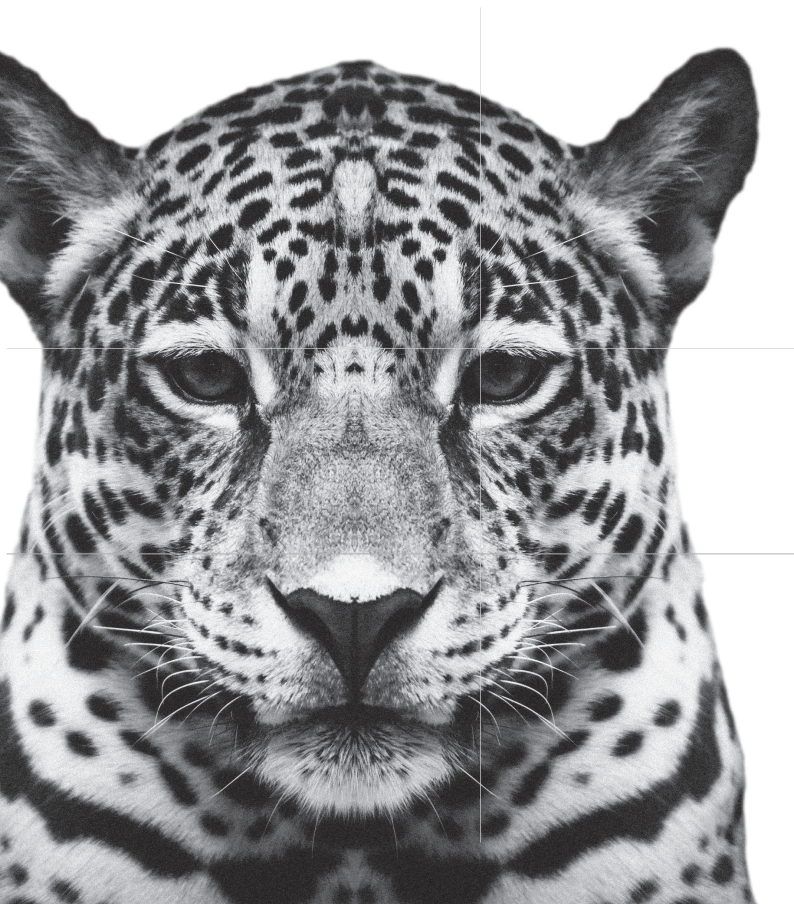
| State | Specific national legislation to address organized crime* that can be used in the investigation and prosecution of wildlife crime? | Measurement: | Combined | Nations | Nation

The existence of national legislation for organized crime that can be used in the investigation and prosecution of forest crime.



Outcome 6

There is a strong legal basis to combat wildlife and forest crime



Use of criminal law (EA)







The extent to which a combination of relevant national legislation and criminal law is used to prosecute wildlife crime in support of legislation enacted to combat wildlife crime.

Ouestion:

Are wildlife crime cases prosecuted under a combination of relevant national legislation* and criminal law in support of legislation enacted to combat wildlife crime, to ensure that wherever possible and appropriate offenders are charged and tried under relevant laws that carry the highest penalties?

Measurement:			
0□	1□	2□	3□
Relevant criminal law: x Cannot be applied to wildlife crime offences	Relevant criminal law: ¤ Is rarely applied in wildlife crime cases	Relevant criminal law: x Is sometimes applied in wildlife crime cases	Relevant criminal law:

* Because of the high value of some illegally-traded wildlife specimens and the involvement of organized crime groups in wildlife crime, mandated maximum fines of legislation enacted to combat wildlife crime often bear little relation to the value of wildlife crime specimens or the severity of the offence. It is therefore important that persons arrested for involvement in wildlife crimes whenever possible and appropriate, are charged and tried under a combination of relevant laws that carry the highest penalties. Includes legislative provisions for international cooperation [#30], combating corruption [#31], and addressing organized crime [#32]. Also includes use of general crime laws that relate to offences such as fraud, conspiracy, possession of weapons and other matters as set out in the national criminal code

Comments:

The extent to which a combination of relevant national legislation and criminal law is used

33B.

Use of criminal law (EA)







to prosecute forest crime in support of legislation enacted to combat forest crime.

Ouestion:

Are forest crime cases prosecuted under a combination of relevant national legislation* and criminal law in support of legislation enacted to combat forest crime, to ensure that wherever possible and appropriate offenders are charged and tried under relevant laws that carry the highest penalties?

Measurement.			
0□	1□	2□	3□
law:	Relevant criminal law: x Is rarely applied in forest crime cases	Relevant criminal law: x Is sometimes applied in forest crime cases	Relevant criminal law:

* Because of the high value of some illegally-traded flora specimens and the involvement of organized crime groups in forest crime, mandated maximum fines of legislation enacted to combat forest crime often bear little relation to the value of the forest product specimens or the severity of the offence. It is therefore important that persons arrested for involvement in forest crimes whenever possible and appropriate, are charged and tried under a combination of relevant laws that carry the highest penalties. Includes legislative provisions for international cooperation [#30], combating corruption [#31], and addressing organized crime [#32]. Also includes use of general crime laws that relate to offences such as fraud, conspiracy, possession of weapons and other matters as set out in the national criminal code

Case file preparation (EA)





The capacity of national law enforcement agencies to prepare wildlife crime case files and give evidence in court.

Question: Are staff of national law enforcement agencies responsible for the investigation of wildlife crimes trained in the preparation of case files for court, judicial procedures and the giving of evidence in court? Measurement: 0 10 2 3□ National enforcement National enforcement National enforcement National enforcement agencies: agencies: agencies: agencies: **■** Have some staff that **¤** Have some staff that **x** Have received no **x** Have some staff training* on case file have received basic that have received have received intensive training* in case file intensive training* in preparation and the training* on case file giving of evidence in preparation and the case file preparation preparation and the giving of evidence in court giving of evidence in and the giving of **■** Have limited capacity court evidence in court court to prepare case files **x** Require further, more **x** Require a greater **¤** Have sufficient trained and give evidence in intensive, training to number of trained staff to manage the build skills and capacity staff to manage the normal workload normal workload * Formal training delivered by a trained instructor in a systematic intentional way within a academy, college or institute. **Comments:**

The capacity of national law enforcement agencies to prepare forest crime case files and give evidence in court.

34B. Case file preparation (EA)





Question: Are staff of national law enforcement agencies responsible for the investigation of forest crimes trained in the preparation of case files for court, judicial procedures and the giving of evidence in court? **Measurement:** 10 3 0 2 National enforcement National enforcement National enforcement National enforcement agencies: agencies: agencies: agencies: **x** Have received no **■** Have some staff that **¤** Have some staff **¤** Have some staff that training* on case file have received basic that have received have received intensive preparation and the training* on case file intensive training* in training* in case file giving of evidence in preparation and the case file preparation preparation and the giving of evidence in and the giving of giving of evidence in court Have limited capacity evidence in court court court to prepare case files **x** Require further, more Require a greater **x** Have sufficient trained and give evidence in intensive, training to number of trained staff to manage the build skills and capacity staff to manage the normal workload normal workload * Formal training delivered by a trained instructor in a systematic intentional way within a academy, college or institute. **Comments:**

Case clearance rate (DA)





The percentage of wildlife crime cases that were prosecuted in court.

Measurement:

The percentage of wildlife crime cases that were prosecuted in court.

Calculation: ['the number of wildlife crime cases submitted to judicial authorities for prosecution and filed in court' divided by 'the total number of reported wildlife crime cases'], multiplied by 100.

Comments:

The percentage of forest crime cases that were prosecuted in court.

35B.

Case clearance rate (DA)





Measurement:

The percentage of forest crime cases that were prosecuted in court.

Calculation: ['the number of forest crime cases submitted to judicial authorities for prosecution and filed in court' divided by 'the total number of reported forest crime cases'], multiplied by 100.

Administrative penalties (DA)





The percentage of wildlife crime cases that were resolved with administrative penalties.

Measurement:

The percentage of wildlife crime cases that were resolved with administrative penalties*.

Calculation: ['the number of wildlife crime cases resolved with administrative penalties' divided by 'the total number of reported wildlife crime cases'], multiplied

* For example, fines, bans and suspensions.

Comments:

The percentage of forest crime cases that were resolved with administrative penalties.

36B.

Administrative penalties (DA)





The percentage of forest crime cases that were resolved with administrative penalties*.

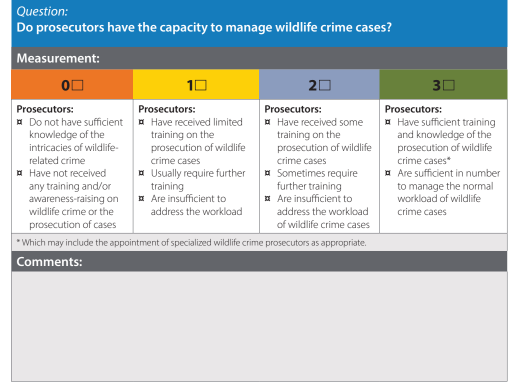
Calculation: ['the number of forest crime cases resolved with administrative penalties' divided by 'the total number of reported forest crime cases'], multiplied by 100.

* For example, fines, bans and suspensions.

Prosecutorial capacity (EA)



The capacity of prosecutors to manage wildlife crime cases.



The capacity of prosecutors to manage forest crime cases.

37B.

Prosecutorial capacity (EA)



Measurement:			
0□	1□	2□	3□
Prosecutors: Do not have sufficient knowledge of the intricacies of forest-related crime Have not received any training and/or awareness-raising on forest crime or the prosecution of cases	Prosecutors: May Have received limited training on the prosecution of forest crime cases May Usually require further training May Are insufficient to address the workload	Prosecutors: May Have received some training on the prosecution of forest crime cases May Sometimes require further training May Are insufficient to address the workload of forest crime cases	Prosecutors: Have sufficient training and knowledge of the prosecution of forest crime cases* Are sufficient in numb to manage the norma workload of forest crime cases
* Which may include the appo	ointment of specialized forest crim	e prosecutors as appropriate.	
Comments:			

Prosecution guidelines (PA)



The existence of national guidelines for the prosecution of wildlife crime.

Question: Are there clearly	-defined national guid	lelines* for the prosecut	ion of wildlife crime?
Measurement:			
0□	-	-	3□
¤ No	-	-	¤ Yes
	re subject to prosecution. In some	dministrative measures are only appl instances, it may be more appropriat	
Comments:			

The existence of national guidelines for the prosecution of forest crime.

38B.

Prosecution guidelines (PA)



Question:		lalinas* fautha nussant	ion of forest suince?
	-defined national guid	lelines* for the prosecut	ion of forest crime?
Measurement:			
0 🗆	-	-	3□
¤ No	-	-	¤ Yes
	re subject to prosecution. In some	dministrative measures are only appli instances, it may be more appropriat	
Comments:			

Conviction rate (DA)





The percentage of wildlife crime cases that were brought to trial that resulted in convictions.

Measurement:

The percentage of wildlife crime cases that were brought to trial that resulted in convictions.

Calculation: ['the number of wildlife crime cases securing convictions' divided by 'the total number of wildlife crime cases brought to trial in court'], multiplied by 100.

Comments:

The percentage of forest crime cases that were brought to trial that resulted in convictions.

39B. **Conviction** rate (DA)

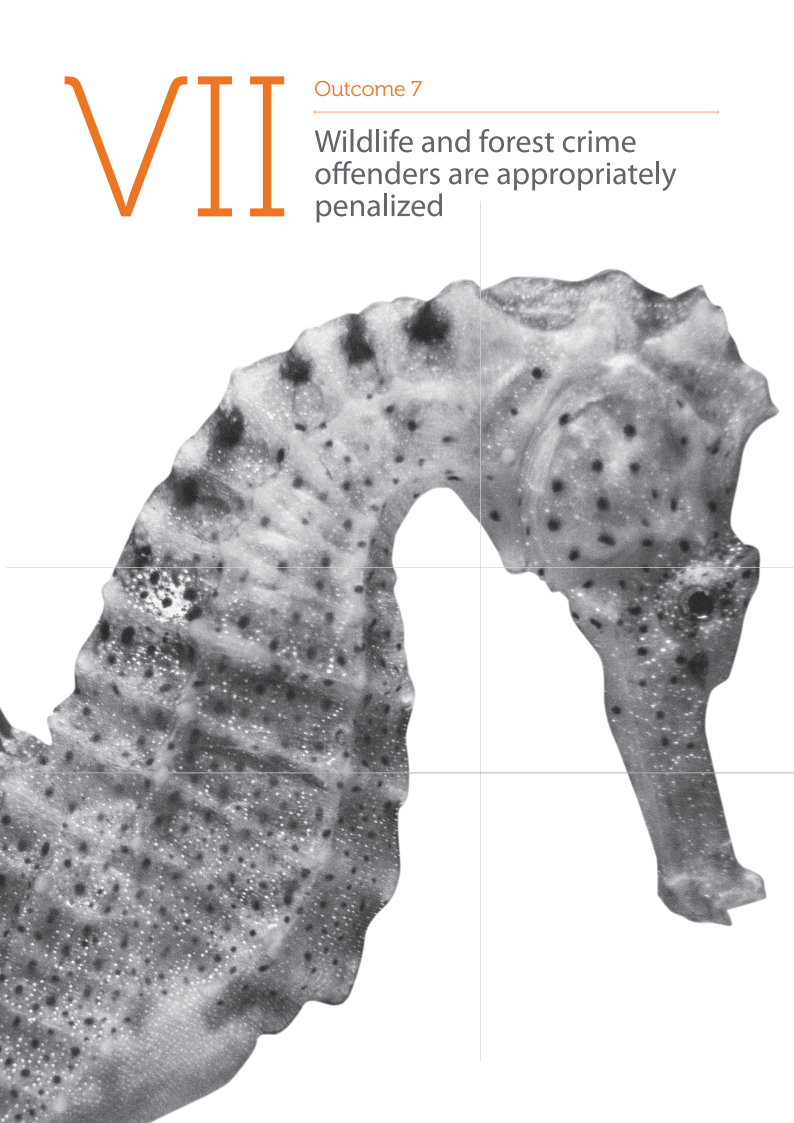




Measurement	**
VICUSUICITICITI	

The percentage of forest crime cases that were brought to trial that resulted in

Calculation: ['the number of forest crime cases securing convictions' divided by 'the total number of forest crime cases brought to trial in court'], multiplied by 100...

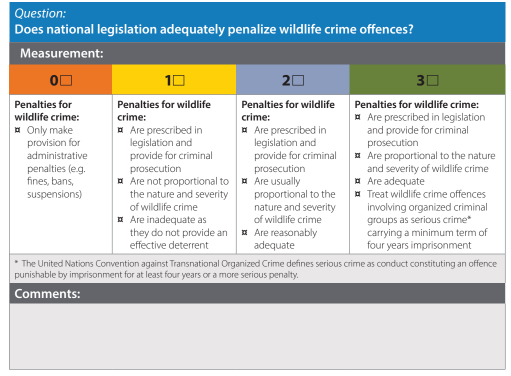


Use of criminal law (EA)





The extent to which national legislation penalizes wildlife crime offences in a manner that reflects the nature and severity of the crime.



The extent to which national legislation penalizes forest crime offences in a manner that reflects the nature and severity of the crime.

40B. Use of criminal law (EA)





Question: Does national legislation adequately penalize forest crime offences? **Measurement:** 3□ 0 10 2 🔲 Penalties for forest Penalties for forest Penalties for forest Penalties for forest crime: crime: crime: crime: **x** Are prescribed in legislation **¤** Only make **x** Are prescribed in **x** Are prescribed in and provide for criminal provision for legislation and legislation and prosecution administrative provide for criminal provide for criminal **x** Are proportional to the nature penalties (e.g. prosecution and severity of forest crime prosecution fines, bans, **x** Are not proportional to **x** Are usually **x** Are adequate suspensions) the nature and severity proportional to the **x** Treat forest crime offences involving organized criminal of forest crime nature and severity of forest crime **x** Are inadequate as groups as serious crime* **x** Are reasonably carrying a minimum term of they do not provide an effective deterrent adequate four years imprisonment * The United Nations Convention against Transnational Organized Crime defines serious crime as conduct constituting an offence punishable by imprisonment for at least four years or a more serious penalty. **Comments:**

Sentencing guidelines (PA)



The existence of national guidelines for the sentencing of offenders convicted for wildlife crime.

Are there clear convicted for wil		guidelines for the ser	ntencing of offenders
Measurement:			
0□	-	-	3□
¤ No	-	-	¤ Yes
* In some instances, it ma	ay be more appropriate for guideli	nes to be developed and implement	ed at the sub-national level.
Comments:			

The existence of national guidelines for the sentencing of offenders convicted for forest crime.

41B. Sentencing guidelines (PA)



Question: Are there clear convicted for for		guidelines for the	sentencing of offenders
Measurement:			
0 □	-	-	3□
¤ No	-	-	¤ Yes
* In some instances, it ma	ay be more appropriate for guideli	nes to be developed and imple	emented at the sub-national level.
Comments:			

Judicial awareness (EA)



The extent of awareness of wildlife crime among the judiciary and the appropriateness of the verdicts handed down.

Ouestion: Is the judiciary aware of the serious nature of wildlife crime and does it hand down appropriate verdicts? **Measurement:** 0 1 2 3 The judiciary: The judiciary: The judiciary: The judiciary: **■** Has no awareness Has limited awareness of **x** Has some awareness x Is aware of the nature and of the nature and the nature and prevalence of the nature and prevalence of wildlife crime. prevalence of wildlife of wildlife crime, and the prevalence of wildlife and the impact and potential crime, and the impact crime, and the impact profits of wildlife crime impact and potential and potential profits of profits of wildlife crime and potential profits of Has a high level of awareness ■ Has limited awareness wildlife crime of wildlife crime-related wildlife crime **■** Has no awareness of of wildlife crime-related Has some awareness of charges wildlife crime-related charges wildlife crime-related **x** Hands down verdicts that **¤** Hands down verdicts that charges charges are appropriate to the nature **■** Usually treats wildlife are sometimes appropriate m Hands down verdicts that and severity of the crime, and correspond with relevant laws crime as a minor offence to the nature and severity are usually appropriate to **m** Does not adhere to of the crime the nature and severity of and other serious crimes sentencing guidelines Rarely adheres to the crime Routinely adheres to **¤** Sometimes adheres to where they exist sentencing guidelines sentencing guidelines where where they exist sentencing guidelines they exist where they exist * The United Nations Convention against Transnational Organized Crime defines serious crime as conduct constituting an offence punishable by imprisonment for at least four years or a more serious penalty. **Comments:**

The extent of awareness of forest crime among the judiciary and the appropriateness of the verdicts handed down.

42B.Judicial awareness (EA)



Question: Is the judiciary aware of the serious nature of forest crime and does it hand down appropriate verdicts? **Measurement:** 0 10 2 3 The judiciary: The judiciary: The judiciary: The judiciary: # Has no awareness of the m Has limited awareness of **■** Has some awareness x Is aware of the nature and nature and prevalence the nature and prevalence of the nature and prevalence of forest crime. of forest crime, and the of forest crime, and the prevalence of forest and the impact and potential profits of forest crime impact and potential impact and potential crime, and the impact profits of forest crime profits of forest crime Has a high level of awareness and potential profits of ■ Has limited awareness forest crime of forest crime-related forest crime-related of forest crime-related **x** Has some awareness charges charges charges of forest crime-related Hands down verdicts that **m** Usually treats forest **¤** Hands down verdicts that charges are appropriate to the nature crime as a minor offence are sometimes appropriate **¤** Hands down verdicts that and severity of the crime, and **m** Does not adhere to to the nature and severity are usually appropriate to correspond with relevant laws sentencing guidelines of the crime the nature and severity of and other serious crimes Rarely adheres to Routinely adheres to where they exist the crime sentencing guidelines **x** Sometimes adheres to sentencing guidelines where where they exist sentencing guidelines they exist where they exist * The United Nations Convention against Transnational Organized Crime defines serious crime as conduct constituting an offence punishable by imprisonment for at least four years or a more serious penalty. Comments:

Legal provisions for asset forfeiture (PA)





The existence of provisions for asset forfeiture and recovery in national legislation that can be applied to wildlife crime.

Question: Are there legal provisions for asset forfeiture* and recovery in national legislation that can be applied to wildlife crime cases?				
Measurement:				
0□	-	-	3□	
¤ No	-	-	¤ Yes	
* Asset forfeiture is the se benefit from the proceed:		equired through criminal activities to	ensure that criminals do not	
Comments:				

43B.

Legal provisions for asset forfeiture (PA)





The existence of provisions for asset forfeiture and recovery in national legislation that can be applied to forest crime.

Question: Are there legal provisions for asset forfeiture* and recovery in national legislation that can be applied to forest crime cases?			
Measurement:			
0	-	-	3□
¤ No	-	-	¤ Yes
* Asset forfeiture is the se benefit from the proceed		equired through criminal activities to	ensure that criminals do not
Comments:			

Use of asset forfeiture legislation (PA)







The use of asset forfeiture and recovery legislation in wildlife crime cases.

Question: Do you apply asset forfeiture* and recovery legal provisions to wildlife crime cases?				
Measurement:				
0	-	-	3□	
¤ No	-	-	¤ Yes	
	* Asset forfeiture is the seizure and confiscation of assets acquired through criminal activities to ensure that criminals do not benefit from the proceeds of their crimes.			
Comments:				

The use of asset forfeiture and recovery legislation in forest crime cases.

44B.

Use of asset forfeiture legislation (PA)

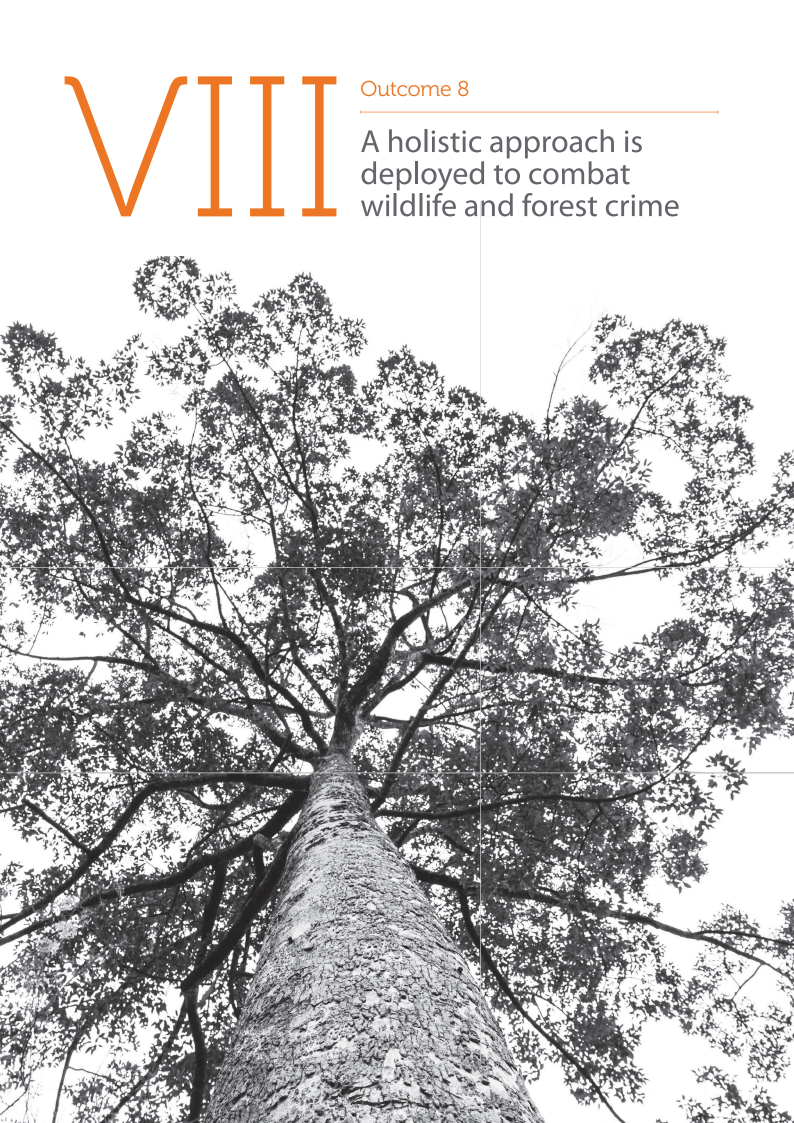
Ouestion:







Do you apply asset forfeiture* and recovery legal provisions to forest crime cases?					
Measurement:	Measurement:				
0	-	-	3□		
¤ No	-	-	¤ Yes		
* Asset forfeiture is the se benefit from the proceed:		cquired through criminal activities to	ensure that criminals do not		
Comments:					



Drivers of wildlife crime (EA)



The extent to which the drivers of wildlife crime in the country are known and understood.

Question: Is there awareness of the drivers* of wildlife crime in your country, including drivers of both supply of illicit products/specimens and consumer demand? Measurement:				
0 🗆	1□	2□	3□	
Knowledge of the drivers of wildlife crime: x Is limited as very little information is available	Knowledge of the drivers of wildlife crime: x Is basic s Is typically anecdotal information	Knowledge of the drivers of wildlife crime: x Is reasonable Involves gaps in knowledge x Is based on information from multiple sources	Knowledge of the drivers of wildlife crime: x Is good k Is reasonably comprehensive x Is based on information from a variety of sources including scientific research	
* 'Drivers' are the underlying factors that are behind wildlife crime. Wildlife offences can be driven by multiple factors, including rural poverty, food insecurity, unequal distribution of available agricultural lands, economic interests, legal markets for wildlife products/specimens, as well as social upheavals such as war and famine.				
Comments:				

The extent to which the drivers of forest crime in the country are known and understood.

45B. Drivers of wildlife crime

(EA)



Question:

Is there awareness of the drivers* of forest crime in your country, including drivers of both supply of illicit products/specimens and consumer demand? **Measurement:** 3□ 0 1 2 Knowledge of the Knowledge of the Knowledge of the drivers Knowledge of the drivers of forest crime: drivers of forest drivers of forest crime: of forest crime: crime: **x** Is basic **x** Is reasonable x Is good x Is limited as very **¤** Is typically anecdotal **■** Involves gaps in **x** Is reasonably little information is **x** Is based on limited knowledge comprehensive **x** Is based on information available information **x** Is based on information from multiple sources from a variety of sources including scientific

*'Drivers' are the underlying factors that are behind forest crime. Forest offences can be driven by multiple factors, including rural poverty, food insecurity, unequal distribution of available agricultural lands, economic interests, legal markets of timber and nontimber products/specimens, as well as social upheavals such as war and famine.

Comments:

Demand-side activities (EA)





The extent to which activities to address the demand for illicit wildlife products/specimens are implemented.

Question: Are activities implemented to address the demand* for illicit wildlife products/ specimens? **Measurement:** 0 1 2 3 Demand-side Demand-side activities: Demand-side activities: Demand-side activities: activities: **■** Have been developed **x** Have been developed **x** Have been developed **¤** IHave not been **x** Are rarely implemented and implemented and implemented Are rarely reviewed to in full due to a lack of **x** Are usually reviewed to developed or implemented available resources identify the outcomes identify the outcomes There is no (e.g. technical, human, achieved achieved Are based on information financial) **x** Are not needed as data available on the **x** Are based on information confirming confirms that there is demand for illicit wildlife demand for illicit information confirming very little demand for wildlife products/ demand for illicit wildlife products/specimens in illicit wildlife products/ specimens in the products/specimens in the country specimens in the country the country country# * 'Demand-side activities are activities developed and implemented to reduce the demand for a particular illegally-traded $wild life\ product/specimen\ or\ for\ illegally-traded\ wild life\ more\ generally.\ In\ many\ instances,\ they\ may\ be\ close \overline{l}y\ associated\ with$ awareness-raising activities [#50] to build public awareness of the legal requirements that applies to trade in wildlife. When answering this question please consider activities that the government has conducted and/or participated in, including activities which may have been developed or implemented in partnership with other countries and/or non-government organizations. # This indicator is intended to measure the delivery of demand reduction efforts within the country, although it is noted that countries which have confirmed that there is no demand for illicit wildlife products/specimens in their country (e.g. through targeted research) may also support demand reduction efforts in other countries. **Comments:**

46B.

Demand-side activities (EA)





The extent to which activities to address the demand for illicit forest products/specimens are implemented.

Question:

Are activities implemented to address the demand* for illicit forest products/

specimens? Measurement:				
0 □	1□	2□	3□	
Demand-side activities: I Have not been developed or implemented There is no information available on the demand for illicit forest products/ specimens in the country	Demand-side activities: x Have been developed Are rarely implemented in full due to a lack of available resources (e.g. technical, human, financial) Are based on information confirming demand for illicit forest products/specimens in the country	Demand-side activities: Have been developed and implemented Are rarely reviewed to identify the outcomes achieved Are based on information confirming demand for illicit forest products/specimens in the country	Demand-side activities: x Have been developed and implemented x Are usually reviewed to identify the outcomes achieved x Are not needed as data confirms that there is very little demand for illicit forest products/ specimens in the country#	
wildlife product/specimen of awareness-raising activities answering this question ple which may have been deve # This indicator is intended to countries which have confir	or for illegally-traded wildlife more of #50] to build public awareness of the ase consider activities that the goven loped or implemented in partnershown to measure the delivery of demand	rented to reduce the demand for a p generally. In many instances, they me the legal requirements that applies ernment has conducted and/or pan inje with other countries and/or nor reduction efforts within the countricit wildlife products/specimens in in other countries.	nay be closely associated with to trade in wildlife. When rticipated in, including activities n-government organizations. ry, although it is noted that	
Comments:				

Regulated community (EA)



The extent of awareness-raising materials and/or programmes in place to increase the awareness of the regulated community of the laws that apply to the sustainable use of wildlife.

Ouestion: Are efforts taken to increase the awareness of the regulated community* of the requirements of legislation related to the sustainable use of wildlife and the penalties for non-compliance? **Measurement:** 10 2 3 🗆 Efforts to increase Efforts to increase Efforts to raise awareness of Efforts to raise awareness of the regulated community of awareness of awareness of the regulated community of the regulated the regulated relevant laws: relevant laws: community: community: **x** Are based on awareness-Are based on well-Are usually informal **x** Are not raising materials that have developed and up-to-date undertaken and reactive been developed awareness-raising materials **x** Are not **■** Are sometimes up-to-date **x** Comprehensively target the comprehensive or different types of user and **x** Are sometimes comprehensive or permit holder(s) widespread widespread * The regulated community could include harvesters, sellers, traders (including on-line traders) and/or any individual or group that is issued a permit and/or licence to take, use and/or trade in wildlife and wildlife products, and/or that conducts business activities related to the trade in wildlife and wildlife products. Comments:

The extent of awareness-raising materials and/or programmes in place to increase the awareness of the regulated community of the laws that apply to the sustainable use of forests.

47B. Regulated community (EA)

Ouestion:



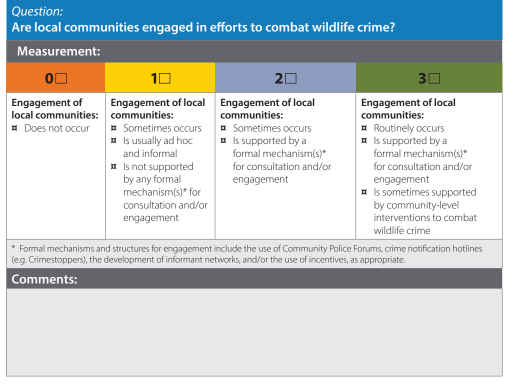
Are efforts taken to increase the awareness of the regulated community* of the requirements of legislation related to the sustainable use of forests and the penalties for non-compliance? **Measurement:** 1 3 0 2 Efforts to increase Efforts to increase Efforts to raise awareness of Efforts to raise awareness of awareness of awareness of the regulated community of the regulated community of the regulated the regulated relevant laws: relevant laws: community: community: **■** Are based on awarenessx Are based on well**x** Are not Are usually informal raising materials that have developed and up-to-date undertaken and reactive been developed awareness-raising materials **x** Are not **■** Are sometimes up-to-date **¤** Comprehensively target the comprehensive or **x** Are sometimes different types of user and widespread comprehensive or permit holder(s) widespread * The regulated community could include harvesters, sellers, traders (including on-line traders) and/or any individual or group that is issued a permit and/or licence to take, use and/or trade in wildlife and wildlife products, and/or that conducts business activities related to the trade in wildlife and wildlife products. **Comments:**

Regulated community (EA)





The extent to which local communities are engaged in law enforcement activities to combat wildlife crime.



The extent to which local communities are engaged in law enforcement activities to combat forest crime.

48B. Regulated community (EA)





Ouestion: Are local communities engaged in efforts to combat forest crime? **Measurement:** 2 **Engagement of Engagement of local Engagement of local Engagement of local** local communities: communities: communities: communities: **■** Routinely occurs **x** Sometimes occurs Does not occur Sometimes occurs x Is usually ad hoc **x** Is supported by a x Is supported by a and informal formal mechanism(s)* formal mechanism(s)* **x** Is not supported for consultation and/or for consultation and/or by any formal engagement engagement mechanism(s)* for **x** Is sometimes supported consultation and/or by community-level engagement interventions to combat wildlife crime * Formal mechanisms and structures for engagement include the use of Community Police Forums, crime notification hotlines (e.g. Crimestoppers), the development of informant networks, and/or the use of incentives, as appropriate **Comments:**

Livelihoods (EA)



The extent to which livelihoods and social capacity building are considered in activities to combat wildlife crime.

Ouestion: Are livelihoods and social factors that relate to the use of wildlife products considered when developing and implementing activities to combat wildlife crime? Measurement: 0 1 2 Livelihoods and Livelihoods and social Livelihoods and social Livelihoods and social social factors: factors: factors: factors: **x** Are largely **■** Have sometimes been **■** Have usually been Have usually been identified identified **x** Are routinely considered unknown identified **x** Are not **■** Are rarely considered **x** Are sometimes in the development and considered in the considered in the implementation of activities in the development development and implementation development and to combat wildlife crime and of activities to combat implementation of ■ Are often supported by implementation wildlife crime due to activities to combat programmes to build social of activities to a lack of resources wildlife crime capacity and promote combat wildlife (e.g. technical, human, sustainable alternative crime financial) livelihoods Comments:

49B. Livelihoods

(EA)



The extent to which livelihoods and social capacity building are considered in activities to combat forest crime.

Ouestion: Are livelihoods and social factors that relate to the use of forest products considered when developing and implementing activities to combat forest crime? **Measurement:** 0 1 2 3 Livelihoods and Livelihoods and social Livelihoods and social Livelihoods and social social factors: factors: factors: factors: **x** Have usually been identified **x** Are largely Have sometimes been **x** Have usually been unknown identified identified **x** Are routinely considered **x** Are not in the development and **x** Are rarely considered **x** Are sometimes considered in the in the development considered in the implementation of activities development and implementation development and to combat forest crime Are often supported by and of activities to combat implementation of implementation forest crime due to a activities to combat programmes to build social of activities to lack of resources (e.g. forest crime capacity and promote combat forest technical, human, sustainable alternative crime financial) livelihoods **Comments:**

Public awareness (EA)



The extent of awareness-raising materials and/or programmes in place to increase public awareness of wildlife crime.

Ouestion: Are efforts taken to increase public awareness* of wildlife crime and its environmental, social and economic impacts? **Measurement:** 0 🗆 1 3 🗆 Efforts to increase Efforts to increase Efforts to increase awareness*: Efforts to increase awareness*: awareness*: x Are based on awarenessawareness*: **x** Are not **x** Are usually raising materials and/or informal and developed and up-to-date undertaken campaigns that have been reactive awareness-raising materials developed Are rarely **x** Have usually not been recently and/or campaigns comprehensive or reviewed or updated **x** Are usually widespread widespread **x** Are sometimes comprehensive multiple Include information on the or widespread severity and impacts of wildlife crime * Awareness-raising activities may include public campaigns, awareness-raising materials at key locations such as international airports, public meetings, and/or the promotion of crime notification hotlines. When answering this question please include activities that the government has conducted and/or participated in, including activities which may have been developed or implemented in partnership with other countries and/or non-government organizations **Comments:**

The extent of awareness-raising materials and/or programmes in place to increase public awareness of forest crime.

50B. Public awareness (EA)



Ouestion: Are efforts taken to increase public awareness* of forest crime and its environmental, social and economic impacts? **Measurement:** 3 0 1 2 Efforts to increase Efforts to increase Efforts to increase awareness*: Efforts to increase awareness*: awareness*: **x** Are based on awarenessawareness*: **x** Are not Are usually Are based on wellraising materials and/or undertaken informal and campaigns that have been developed and up-to-date reactive developed awareness-raising materials **x** Are rarely ■ Have usually not been recently and/or campaigns comprehensive or reviewed or updated **x** Are usually widespread **x** Are sometimes comprehensive **¤** Include information on the widespread or widespread severity and impacts of forest crime * Awareness-raising activities may include public campaigns, awareness-raising materials at key locations such as international airports and sea ports, public meetings, and/or the promotion of crime notification hotlines. When answering this question please include activities that the government has conducted and/or participated in, including activities which may have been developed or implemented in partnership with other countries and/or non-government organizations. **Comments:**





