# Republic of Burundi Ministry of Finance, Budget and Economic Planning

### Regional Emergency Preparedness and Access to Inclusive Recovery (REPAIR) MPA

Phase 2

P508319

## ENVIRONMENTAL AND SOCIAL COMMITMENT PLAN (ESCP)

Negotiated Version
June 3, 2025

### **ENVIRONMENTAL AND SOCIAL COMMITMENT PLAN**

- 1. The Republic of Burundi will implement the Regional Emergency Preparedness and Access to Inclusive Recovery Phase 2 Program (the Project), with the involvement of the Ministry of Finance, Budget and Economic Planning (MFBPE) and supported by ARC Ltd. as an implementing partner in participating MPA countries, including Burundi, as set out in the Financing Agreement (the Agreement). The International Development Association (the Association), has agreed to provide financing for the Project, as set out in Agreement.
- 2. The Recipient shall ensure that the Project is carried out in accordance with the Environmental and Social Requirements (ESSs) and this Environmental and Social Commitment Plan (ESCP), in a manner acceptable to the Association. The ESCP is a part of the Agreement. Unless otherwise defined in this ESCP, capitalized terms used in this ESCP have the meanings ascribed to them in the Agreement.
- 3. Without limitation to the foregoing, this ESCP sets out material measures and actions that the Recipient shall carry out or cause to be carried out, including, as applicable, their respective timeframes; institutional, staffing, training, monitoring and reporting arrangements; and grievance management. The ESCP also sets out the environmental and social (E&S) documents that shall be prepared or updated, consulted, disclosed and implemented under the Project, consistent with the ESSs, in form and substance acceptable to the Association. Said E&S documents may be revised from time to time with prior written agreement by both parties. As provided for under the referred Agreement, the Recipient shall ensure that there are sufficient funds available to cover the costs of implementing the ESCP.
- 4. As agreed by the Association and the Recipient, this ESCP will be revised from time to time, if necessary, to reflect adaptive management of Project changes or unforeseen circumstances or in response to Project performance. In such circumstances, the Association and the Recipient agree to update the ESCP to reflect these changes through an exchange of letters signed between the Association and the Minister of the Ministry of Finance and Economic Affairs (MFBPE). The Recipient shall promptly disclose the updated ESCP.
- 5. The subsection on "Indicators for Implementation Readiness" below identifies the actions and measures to be monitored to assess Project readiness to begin implementation in accordance with this ESCP. Nevertheless, all actions and measures in this ESCP shall be implemented as set out in the "Timeframe" column below irrespective of whether they are listed in the referred subsection.

RIAL MEASURES AND ACTIONS		TIMEFRAME	RESPONSIBLE ENTITY
MENTATION ARRANGEMENTS AND CAPACITY SUPPORT			
a) Establish and maintain a Project Focal Point within the MFBPE to ensure that the eligible delivery channels are fit for purpose and effective at all times by:	a)	MFBPE Focal point is appointed no later than one month after the Effective Date <sup>1</sup> , and thereafter maintains the	MFBPE ARC Ltd
1) screening activities for which funding is being requested by the delivery channels to determine if they are eligible, with ARC Ltd support, using the Exclusion list included in the Governance Framework. (The Exclusion list is also included in Annex 1 of this ESCP);		position throughout Project implementation.	
<ol> <li>ensuring funds allocated to designated national delivery channels, including World Bank compliant social cash transfer projects, Micro, Small and Medium Enterprise (MSME) Finance channels, national disaster funds and other selected channels comply with World Bank ESF requirements and Project eligibility criteria provided in the Project's Governance Framework and POM;</li> </ol>	Burundi hired or appointed later than one month after selective Date, and therea irements and Project eligibility criteria provided in the Project's Governance Framework and l;  cilitating the timely collection of relevant E&S compliance and performance data for the example of the delivery channels by ARC Ltd, and for the expost audit following disbursement Financial Instrument and,  Mobilizing additional staff or consultants as needed on short-term and long-term gements in accordance with capacity building and institutional assessment needs and for	Burundi hired or appointed no later than one month after the Effective Date, and thereafter maintain the position	
3) facilitating the timely collection of relevant E&S compliance and performance data for the exante audit of the delivery channels by ARC Ltd, and for the ex-post audit following disbursement of a Financial Instrument and,		-	
<ol> <li>Mobilizing additional staff or consultants as needed on short-term and long-term engagements in accordance with capacity building and institutional assessment needs and for monitoring of delivery channels;</li> </ol>			
MFBPE shall also rely on the support of ARC Ltd's regional environmental and social (E&S) specialist and ARC Ltd's country-level dedicated Focal Point, and (as needed) other ARC Ltd consultants to provide support and capacity building to MFBPE to ensure compliance with Bank requirements and the Governance Framework			

 $<sup>^{\</sup>mbox{\scriptsize 1}}$  Refer to the financing agreement for the definition of the effective date.

MATE	RIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE ENTITY
В	CAPACITY BUILDING PLAN/MEASURES  With ARC Ltd support, prepare and implement a capacity building plan for training to be provided to MFBPE REPAIR focal point and other staff and consultants involved in REPAIR Project implementation. Training may include the following topics:  • ESF requirements and their application in the context of the REPAIR Project, including SEA/SH measures, stakeholder consultation and grievance redress procedures.  • Other relevant E&S topics and capacity building needs as identified during Project implementation	Within 12 months of project Effective Date	MFBPE ARC Ltd
MONI	TORING AND REPORTING		
С	Prepare and submit, with ARC Ltd support, regular monitoring reports on the environmental, social, health and safety (ESHS) performance of the Project to the Association, including but not limited to the implementation of the ESCP, Stakeholder engagement Plan (SEP) and Grievance Mechanism (GM), other MFBPE commitments indicated in this ESCP, and reporting on compliance with ESF E&S requirements by delivery channels receiving funds under the REPAIR Fund.	Submit quarterly reports to the Association throughout Project implementation, commencing no later than 3 months after the Effective Date.  Submit each report to the Association no later than 15 days after the end of each reporting period.	MFBPE ARC Ltd
D	a. Promptly notify the Association of any incident or accident related to MFBPE-level Project activities which has, or is likely to have, a significant adverse effect on the environment, the affected stakeholders, the public or workers, including, inter alia, cases of sexual exploitation and abuse (SEA), sexual harassment (SH), and accidents that result in death, serious or multiple injury. Provide sufficient detail regarding the scope, severity, and possible causes of the incident or accident, indicating immediate measures taken or that are planned to be taken to address it, and any information provided by any contractor and/or supervising firm, as appropriate. Provide available details of the incident or accident to the Association upon request.  b. In the case of significant incidents or accidents occurring at the level of delivery channels, those channels are expected to follow above Bank guidelines on reporting such occurrences. Where such incidents occur on activities funded through the REPAIR Fund, MFBPE should be copied on the delivery channel's notifications and reports sent to the Association.	<ul> <li>a. Notify the Association no later than 48 hours (24 hours' notice for SEA/SH incidents or accidents resulting in fatalities or serious injuries) after learning of the incident or accident.</li> <li>b. Forward any notifications or reports received from delivery channels to the Association no later than 48 hours (24 hours' notice for SEA/SH incidents or accidents resulting in fatalities or serious injuries) after learning of the incident or accident.</li> </ul>	MFBPE ARC Ltd

MATE	RIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE ENTITY
	c. Subsequently, at the Association's request, and with ARC Ltd support, prepare a report on the incident or accident that occurred at MFBPE or delivery channel level and propose any measures to address it and prevent its recurrence.	c. Provide subsequent report to the Association within a timeframe acceptable to the Association.	
Е	As per the REPAIR Governance Framework, a number of activities are excluded from the Project. The list of excluded activities can be found in the Annex to this ESCP.	Throughout project implementation	MFBPE ARC Ltd Approved REPAIR delivery channels
ESS 1:	ASSESSMENT AND MANAGEMENT OF ENVIRONMENTAL AND SOCIAL RISKS AND IMPACTS		
1.1	<ul> <li>ENVIRONMENTAL AND SOCIAL INSTRUMENTS</li> <li>a) Develop, adopt, and implement the SEP with ARC Ltd. support, in a form and substance acceptable to the Association.</li> <li>b) Prepare, adopt and implement a MFBPE Project Operations Manual (POM) with ARC Ltd support that will cover Bank ESS requirements for activities to be funded by the REPAIR project, including OHS, SEA/SH and other ESS requirements to be met by MFBPE, as well as the Exclusion List of what may be financed under the project.</li> <li>c) POM shall include procedures to screen, verify and monitor all designated delivery channels to ensure that they have existing E&amp;S instruments for their current (i.e. non-REPAIR) projects, including—but not limited to—Environmental and Social Management Frameworks (ESMFs), Environmental and Social Management Plans (ESMPs), Labor Management Procedures (LMPs), SEA/SH Action Plans, etc.</li> <li>d) For potential current and future delivery channels which do not have any current ESF-compliant E&amp;S risk management procedures or instruments in place, nor similar procedures or instruments which are materially consistent with relevant Bank ESSs, MFBPE and ARC Ltd will prepare and require delivery channels to implement a climate crisis-oriented Environmental and Social Management Framework (ESMF) prepared by ARC Ltd that will be similar to the CERC ESMF developed in Mozambique, and adhering to the activity funding eligibility criteria (including the Exclusion List) to be found in the Governance Framework.</li> </ul>	a) See 10.1 for timeframe and implementation details. b) and c) Prepare and adopt a POM to be reviewed and cleared by the Association no later than three months after the Project Effective Date. Thereafter implement POM guidelines, and review and update them as needed throughout Project implementation. d) Adopt the ESMF no later than three months after Project Effective Date. Require and monitor use of instrument by relevant delivery channels throughout Project implementation.	MFBPE ARC Ltd
1.2	TECHNICAL ASSISTANCE	Throughout Project implementation.	MFBPE ARC Ltd

MATE	RIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE ENTITY
	Ensure all Technical Assistance (TA) activities to be carried out for the Project by MFBPE are consistent with the ESF, and that TORs to be prepared by MFBPE and ARC Ltd shall include provisions for identifying and addressing potential E&S risks, and are carried out in accordance with terms of reference acceptable to the Association, that are consistent with the ESSs. Thereafter ensure that the outputs of such activities comply with the terms of reference.		
ESS 2:	LABOR AND WORKING CONDITIONS		
2.1	LABOR MANAGEMENT PROCEDURES  a. MFBPE shall adopt and implement Labor Management Procedures (LMP), including, where relevant, provisions on working conditions, management of workers relationships, occupational health and safety plans, code of conduct (including relating to SEA/SH), forced labor, child labor, grievance arrangements for Project workers, and applicable requirements for consultants. The LMP will be a disclosable annex to the POM.  b. Ensure, with ARC Ltd support, that delivery channels that are already following ESF procedures shall ensure their Labor Management Procedures are followed for all activities funded through REPAIR, including grievance redress arrangements for their Project workers.	a. Adopt the Labor Management Procedures no later than one month after the Project Effective Date and thereafter implement throughout Project implementation. b. Throughout Project Implementation.	MFBPE ARC Ltd
2.2	GRIEVANCE MECHANISM FOR PROJECT WORKERS  Establish and operate with ARC Ltd assistance a grievance mechanism (GM) for MFBPE Project workers, consistent with Government HR, GBV/SEA/SH and Labor policies and with ESS2.	Establish worker GM no later than one month after Project Effective Date and thereafter maintain and operate it throughout Project implementation.	MFBPE ARC Ltd
ESS 3:	RESOURCE EFFICIENCY AND POLLUTION PREVENTION AND MANAGEMENT	<u> </u>	
3.1	RESOURCE EFFICIENCY AND POLLUTION PREVENTION AND MANAGEMENT Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds comply with relevant ESS 3 requirements, through their existing E&S instruments and procedures and the REPAIR Governance Framework.	Throughout Project implementation.	MFBPE ARC Ltd
ESS 4:	COMMUNITY HEALTH AND SAFETY		
4.1	COMMUNITY HEALTH AND SAFETY  Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds comply with relevant ESS 4 requirements, including traffic safety and SEA/SH measures, through their existing E&S instruments and procedures and the REPAIR Governance Framework.	Throughout Project implementation.	MFBPE ARC Ltd
ESS 5:	LAND ACQUISITION, RESTRICTIONS ON LAND USE AND INVOLUNTARY RESETTLEMENT		

MATE	RIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE ENTITY
	RELEVANT		
This s	tandard is not relevant. Activities involving land acquisition, restrictions on land use and involuntary res	ettlement are excluded from REPAIR p	roject financing.
ESS 6:	BIODIVERSITY CONSERVATION AND SUSTAINABLE MANAGEMENT OF LIVING NATURAL RESOURCES		
6.1	BIODIVERSITY RISKS AND IMPACTS  Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds comply with relevant ESS 6 requirements, through their existing E&S instruments and procedures and the REPAIR Governance Framework.	Throughout Project implementation.	MFBPE ARC Ltd
FSS 7:	 : INDIGENOUS PEOPLES/SUB-SAHARAN AFRICAN HISTORICALLY UNDERSERVED TRADITIONAL LOCAL C	OMMUNITIES	
7.1	INDIGENOUS PEOPLES FRAMEWORKS OR PLANS  Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds to carry out activities in regions where indigenous people are present will comply with ESS 7 and other relevant ESS requirements, through their existing E&S instruments and procedures and additional guidance provided by ARC Ltd as needed and the REPAIR Governance Framework.	Throughout project implementation	MOF ARC Ltd
	CULTURAL HERITAGE		
8.1	Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds comply with relevant ESS 8 requirements, including chance find procedures, through their existing E&S instruments and procedures and the REPAIR Governance Framework.	Throughout Project implementation.	MFBPE ARC Ltd
ESS 9:	FINANCIAL INTERMEDIARIES [This standard is only relevant for Projects involving Financial Intermedian	ries (FIs).]	
9.1	Ensure, with ARC Ltd support, that MSME delivery channels receiving REPAIR funds which are considered to be Financial Intermediaries comply with relevant ESS 9 requirements, including an ESS 9-compliant Environmental and Social Management System (ESMS) through their existing E&S instruments and procedures and the REPAIR Governance Framework.	Throughout Project implementation.	MFBPE ARC Ltd
ESS 10	D: STAKEHOLDER ENGAGEMENT AND INFORMATION DISCLOSURE		
10.1	STAKEHOLDER ENGAGEMENT PLAN  Adopt, implement, and update as needed, with ARC Ltd support, a Stakeholder Engagement Plan	Prepare draft SEP by Appraisal, and complete adopt and disclose updated version no later than two	MFBPE ARC Ltd
	(SEP) for MFBPE's REPAIR-related activities, consistent with ESS10, which shall include measures to,	months after the Project Effective	

MATE	RIAL MEASURES AND ACTIONS	TIMEFRAME	RESPONSIBLE ENTITY
	inter alia, provide stakeholders with timely, relevant, understandable and accessible information, and consult with them in a culturally appropriate manner, which is free of manipulation,	Date. Thereafter update it at least annually and implement it	
	interference, coercion, discrimination and intimidation.	throughout Project	
		implementation.	
10.2	PROJECT GRIEVANCE MECHANISM	a. Draft version of the MFBPE	MFBPE
		grievance mechanism to be	ARC Ltd
	a. Establish, publicize, maintain, and operate an accessible grievance mechanism (GM), to receive and facilitate resolution of concerns and grievances in relation to MFBPE's activities and	included in draft SEP by Appraisal	
	responsibilities within the Project, promptly and effectively, in a transparent manner that is	a. MFBPE GM to be established an	
	culturally appropriate and readily accessible to all Project-affected parties, at no cost and without	operational no later than two	
	retribution, including concerns and grievances filed anonymously, in a manner consistent with	months after the Project's Effective	
	ESS10.	Date, and thereafter maintain and	
		operate the mechanism throughout	
	b. The grievance mechanism shall be equipped to receive, register, and facilitate the resolution of	Project implementation.	
	SEA/SH complaints, including through the referral of survivors to relevant gender-based violence		
	service providers, all in a safe, confidential, and survivor-centered manner.	a and b. ARC Ltd shall collect and	
		manage any grievances submitted	
	c. Ensure, with ARC Ltd support, that delivery channels receiving REPAIR funds comply with relevant	prior to implementation of the GM	
	ESS 10 requirements, including that their SEP and GM procedures are followed for all activities funded through the REPAIR including grievance arrangements for their end-beneficiaries.	by MFBPE	
		c. Throughout project	
	d. Ensure, with ARC Ltd support, that potential current or future delivery channels with no SEP, GM	implementation.	
	or similar consultation and grievance redress procedures or instruments which are materially		
	consistent with ESS10 requirements shall, with support from ARC Ltd, prepare and implement ESS	d. New consultation or grievance	
	10-compliant stakeholder consultation and GM procedures.	redress mechanisms needed by	
		current or future delivery channels	
		to be developed and implemented	
		before these channels are eligible	
		to receive REPAIR Fund financing.	

### INDICATORS FOR IMPLEMENTATION READINESS

The following actions are indicators for implementation readiness:

- A. Appoint MFBPE Focal point for Project
- 1.1 and 10.1 Preparation of draft SEP
- 1.2 and 10.2 Preparation of GM
- 2.1 Preparation of LMP
- 2.2 Preparation of worker GM

Activities financed under the RCRF shall target immediate preparedness, emergency response or recovery. To ensure alignment with the existing CERC procedures, the activities must be implemented within 12 months maximum from the time MoF has received the funds. In general, funds disbursed under REPAIR, should not be used to i. reimburse activities already implemented through government expenditures: in other words, REPAIR funding from the Reserves layer is expected to be complementary to government expenditures or ii. pay for internal operations/requirements (such as tools, IT equipment, light infrastructure, communication facilities, air tickets etc ...) of government agencies involved in responding to a shock. Exceptions may be discussed with the RCRF manager and/or World Bank on a case-by-case basis and may be entertained on the basis of i.) strong justifications for such requirements and ii) adequate check and balances for procurement and stock management processes within the operations of the requester.

- Immediate preparedness: communication to populations ahead of event, preventive evacuation of population, asset protection work, setting up preventive food reserve, purchase of additional equipment for the civil protection ahead of shock, etc. Immediate preparedness means anticipating the occurrence of an imminent shock under reasonable grounds for a high materialisation probability.
- Emergency response: cash-transfer, emergency shelters, primary care, food support to affected population, civil protection interventions, emergency repair for infrastructure that is life saving to affected populations, or gives access to those performing critical activities, health care facilities, schools, animal feed and water tankers to herders, partial credit guarantees or emergency loans and saving support to MSMEs, etc.
  - For a fast-onset shock, activities qualifying as emergency response should be carried out in the immediate aftermath of the shock (maximum of 4 weeks after the shock has occurred).
  - For a slow-onset shock, activities qualifying for disbursement under REPAIR should result from the triggering of
    relevant early warning systems and should be related to the identification of livelihood-based interventions for
    example, animal feed, water conservation interventions, short cycle seed distributions. Early response strategies
    should aim to provide anticipatory action, reduces human suffering and builds resilience to future shocks in a manner
    which is commensurate to the severity of the shock as provided by a broad consensus from different expert data
    sources.
- Recovery: water pumping, removal of debris, temporary relocation of affected population, medium term medical aid, prevention of floodwater disease, funerals, disposal of deceased livestock, distribution of grain and inputs for farmers, replanting of crop/trees, reinstalment of key public services (electricity, roads, communication, waste, etc.)

A full list of activities eligible for financing under the REPAIR project can be found in the REPAIR Governance Framework.

### **Excluded Activities**

The following activities and uses for goods and equipment financed by REPAIR are prohibited. These include but are not limited to illegal activities, activities that do not directly or indirectly support final beneficiaries, activities that could cause significant environmental and social risks to populations or assets impacted.

- Activities associated with human-related and technological hazards risks such as: man-made fires in urban
  environments, terrorism, war, migration, riots, political crisis, cyber-attacks, financial market crisis, etc
- The construction of new infrastructures, inexistent prior to the disaster or outside the perimeters of the original infrastructure
- Activities which do not provide any direct or indirect benefits to vulnerable households and MSMEs such as capitalizing State-Owned Enterprises (SEOs), payment of sovereign debt, etc
- Activities that would lead to conversion or degradation of critical forest areas, critical natural habitats, and clearing of forests or forest ecosystems
- Activities affecting protected areas (or buffer zones thereof), other than to rehabilitate areas damaged by previous natural disasters
- Land reclamation (i.e., drainage of wetlands or filling of water bodies to create land)
- Land clearance and levelling in areas that are not affected by debris resulting from the eligible crisis or emergency

- River training (i.e., realignment, contraction or deepening of an existing river channel, or excavation of a new river channel)
- Activities that will result in the involuntary taking of land, relocation of households, loss of assets or access to assets that leads to loss of income sources or other means of livelihoods, and interference with households' use of land and livelihoods
- Construction of new roads, realignment of roads, or expansion of roads, or rehabilitation of roads that are currently located on lands that are not in the public domain but will be registered as government assets after rehabilitation
- Use of goods and equipment on lands abandoned due to social tension / conflict, or the ownership of the land is disputed or cannot be ascertained
- Use of goods and equipment to demolish or remove assets, unless the ownership of the assets can be ascertained, and the owners are consulted
- Uses of goods and equipment involving forced labor, child labor, or other harmful or exploitative forms of labor
- Uses of goods and equipment for activities that would affect indigenous peoples, unless due consultation and broad support has been documented and confirmed prior to the commencement of the activities
- Uses of goods and equipment for military or paramilitary purposes
- Uses of goods and equipment in response to conflict, in any area with active military or armed group operations
- Activities related to returning refugees and internally displaced populations
- Activities which, when being carried out, would affect, or involve the use of, water of rivers or of other bodies of water (or their tributaries) which flow through or are bordered by countries other than the Borrower/Recipient, in such a manner as to in any way adversely change the quality or quantity of water flowing to or bordering said countries.

The Government shall not use the funds financed under REPAIR for military or paramilitary or for any other purposes specifically excluded under the terms of financing.