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# Guide on incentives for responsible investment in agriculture and food systems





# **Guide on incentives for responsible investment in agriculture and food systems**

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# Foreword

As we write this foreword, the world is facing the worst economic crisis since the Great Depression, tied to the COVID-19 pandemic. The number of extremely poor and undernourished has increased dramatically. Millions of workers and small-scale entrepreneurs have lost their jobs and livelihoods, with women and youth hit particularly hard. Beyond triggering a recession, COVID-19 has shone a light on the deep vulnerabilities inherent in our global economic and food systems.

As countries worldwide plan for a post-pandemic recovery, we have an opportunity to design more equitable and inclusive systems. This will require concerted efforts from both public and private actors that are fully aligned with the Sustainable Development Goals in order to foster inclusive growth that is environmentally and socially sustainable.

Responsible investment in the agri-food sector holds strong potential to support realization of the SDGs. Such investment can help address some of the world's most pressing challenges, including the achievement of sustainable food security, protection and regeneration of vital ecosystems, and the creation of decent work and livelihood opportunities for those who need them most. Mechanisms that promote responsible investment in agriculture and food systems are thus critical to addressing the systemic vulnerabilities and inefficiencies COVID-19 has exposed. Such mechanisms include targeted, well-designed incentives for sustainable investment, with a particular focus on small-scale producers and small- and medium-scale enterprises.

This guide, which is a joint product of the Food and Agriculture Organization of the United Nations and the Columbia Center on Sustainable Investment, makes an important contribution in this regard. It provides policymakers and government technical staff with guidance on whether and, if so, how investment incentives can be used to enhance investment that is aligned with the Sustainable Development Goals and the Committee on World Food Security Principles for Responsible Investment in Agriculture and Food Systems.

The guide contains analytical frameworks, recommendations and good practices that can inspire new approaches to investment incentives. It builds on the extensive experience and expertise of both organizations on the trends, impacts, multidimensional challenges, and opportunities of agricultural investment in developing and emerging economies.

We hope that this guide will be of use to policy makers and technical staff in promoting and supporting the responsible investment in agriculture and food systems that is critical for more inclusive and sustainable food systems and economies.



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# Executive summary

Increased investment in agriculture and food systems—from both the private and public sectors—is critical to enhance food security and nutrition, reduce poverty, and adapt to climate change. To generate sustainable benefits, this investment must be responsible.

What role should investment incentives play in encouraging such investment? This guide helps to answer that question. Specifically, the guide provides policymakers and government technical staff with guidance on how investment incentives can be used (and how they should not be used) to enhance responsible investment in agriculture and food systems.

The guide provides an overview of responsible investment in agriculture and food systems; examines common types of incentives; offers general considerations on how incentives can be used; and discusses how to plan for, design, monitor, and evaluate investment incentives for responsible investment in agriculture and food systems.

## Responsible investment in agriculture and food systems

The *Principles for Responsible Investment in Agriculture and Food Systems* (CFS-RAI Principles) provide a framework for understanding responsible investment in agriculture and food systems. Such an investment contributes to sustainable development, enhances food security and nutrition, and respects human rights. The achievement of these objectives is supported by the incorporation of responsible investment principles into law and policy design by governments. It is also contingent on the incorporation of responsible investment principles into investor practices. Inclusive and meaningful multi-stakeholder engagement should be incorporated, by both government and investors, at all relevant stages.

Some of the principles within the CFS-RAI Principles reflect binding international human rights law, while others embody more aspirational development goals. Incentives are often not the most appropriate tool for ensuring that investments do not result in human rights abuses. By contrast, some important goals in the CFS-RAI Principles focus on achieving outcomes that are critical from a sustainability perspective, and which are aligned with but go beyond what is required by international law. In these instances, incentives are more likely to be an appropriate mechanism—as one tool among many—to encourage investments that help advance such goals.

## Understanding Investment Incentives

An “**investment incentive**” is a targeted measure provided by a government to or for the benefit of an investor (including small-scale producers) for a new or expanded investment with the goal of influencing the size, location, impact, behaviour, sector, or other character of such investment.

Investment incentives can be broadly categorised into five groups:

- **Financial incentives:** Non-tax-based financial supports.
- **Technical or business support incentives:** Can include facilitation services, technological packages, research and development, and extension services.
- **Fiscal incentives (tax incentives):** Tax-based measures.

- **Regulatory incentives:** Derogations from national or sub-national regulations or favourable regulatory terms offered to investors.
- **Other incentives:** Measures that are categorised as incentives for the purposes of this guide but that do not fit into the existing established categories listed above.

The guide examines common **types of incentives** used in the agricultural and food systems context that fall within those categories. It provides general guidance on those incentives that are inefficient or carry an excessive risk of negative externalities (red), those that have the potential to be good or bad policy tools depending on how they are used (amber), and those that may be more likely to have positive investment outcomes if used well, albeit still with risks of negative externalities (green).

The types of incentives examined are:

Financial	Technical and Business Support	Fiscal	Regulatory	Other
Grants / cash / input subsidies	Technological packages	<i>Profit-based</i>	Derogations from domestic laws and regulations	Public procurement
Loans / credit	Research and development, and extension and targeted support services	Reduced rates on dividends and interest paid abroad	Special land tenure protections for large-scale investors	New, targeted infrastructure
Loans guarantees	Facilitation services: Work permits, immigration, residence, licence acquisition	Tax holidays		
Market price support		Reduced corporate income tax rates		
Income support		<i>Cost-based</i>		
Concessional insurance		Zero-ratings and VAT exemptions		
		Investment tax credits		
		Zero or reduced tariffs		
		Tax deductions		
		Loss carry forwards		
		Investment allowances		
		Export tax exemptions		
		Accelerated depreciation		

## Considerations regarding how incentives can be used

Responsible agricultural and food systems investment is primarily determined by the enabling environment, not investment incentives. Governments seeking to encourage more responsible investment should, first and foremost, focus on improving the enabling environment. In addition, incentives are not appropriate tools for ensuring that investment does not result in human rights abuses or environmental harm; for that, governments must ensure that domestic law prevents such outcomes.

In some circumstances, investment incentives may be appropriate, and may be the most effective mechanism for overcoming a particular barrier to investment that supports the government's national development priorities. In such cases, incentives can be used as a targeted policy instrument to address specific needs, but should be effective, worth their cost, and ideally not offered to investors who would have undertaken the investment even without the incentive.

When investment incentives are appropriate, the following **recommendations** can guide the approach of policymakers and technical staff:

### Process recommendations

- Seek strong coordination across relevant institutions on issues that influence investments in agriculture and food systems, and ensure that all relevant institutions are included as needed in incentives planning, design, and implementation.
- Create opportunities for community members, civil society, and other stakeholders to share their perspectives and influence decision-making around investments and the planning and design of incentives.
- Participate in regional efforts to curb redundant incentive use and to combat the “race to the bottom.”

### Substantive recommendations

- To use incentives to enhance responsible investment aligned with national development priorities and the CFS-RAI Principles, prioritise the development of investment incentives that target small-scale producers, especially youth and women, as well as micro- and small-scale enterprises upstream and downstream. Avoid placing an outsized emphasis on using incentives to attract FDI.
- Consider attaching environmental, social, health, behavioural, or other conditions to incentives in order to achieve desired investment-related impacts that align with national development priorities.
- Design incentives in recognition of the different dimensions of responsible agricultural and food systems investment, so as to not blindly pursue one dimension (e.g. food security) at the expense of others (e.g. biodiversity).

- Consider how incentives may be packaged (including through the provision of multiple complementary incentives together, or alongside disincentives) in order to better support target investors' effective use of incentives and the achievement of government's goals.

#### Technical recommendations

- Reduce or eliminate the discretion to offer incentives through contracts and, when possible, embed incentives in domestic national or sub-national law.
- Analyse proposed investment incentives for potential international trade law breaches.

### Planning for, designing, monitoring, and evaluating investment incentives for responsible investment in agriculture and food systems

Taking the above considerations and recommendations into account, this guide provides specific information on **how to plan for, design, implement, monitor, and evaluate** incentives for responsible agricultural and food systems investment.

#### Planning

Before any specific investment incentives are designed, careful planning can help to clarify whether investment incentives are an appropriate intervention.

A starting point for this planning is to understand the government's national development priorities and how they relate to the government's long-term goals with respect to responsible investment in agriculture and food systems. With this understanding, the first steps in planning for an intervention—one that might take the form of an incentive—are to identify the *needs* of investors in agriculture and food systems, the *barriers* to responsible investment in agriculture and food systems, the *problems* that the government is trying to address, and what the government is hoping to achieve with the intervention. These steps will enable policymakers and technical staff to ascertain whether incentives are the most appropriate mechanism and, if so, how to design them effectively.

To support this assessment, policymakers and technical staff can conduct a context analysis, articulate a long-term desired impact, and then use a theory of change to assess possible interventions, in order to ultimately determine whether to use an incentive.

#### Designing

When designing an investment incentive, policymakers and technical staff can aim to:

- Ensure the incentive has a clear objective that aligns with national development priorities.
- Decide on the appropriate level of targeting and use clear eligibility criteria.

- Minimise discretion in the granting of incentives.
- Select the right timing: ex ante vs. ex post.
- Establish a clear timeframe: continuity and duration.
- Understand costs and disclose expenditure budget.

### Implementing

Given that the implementation phase of incentives is extremely context specific, this guide focuses on three key elements of successful implementation.

First, there should be strong inter-institutional coordination and collaboration to support effective implementation.

Second, governments can support access to information, which allows investors to make more informed decisions and supports public oversight of the use of public resources. This includes clearly communicating information about available incentives, as well as disclosing information about incentives already granted (including their costs, and details of any specific incentives negotiated with large corporate investors).

Third, governments should be prepared to address disputes or grievances raised by investors regarding investment incentives. This includes having a clear process and allocation of roles and responsibilities for resolving disputes and addressing grievances.

### Monitoring, evaluation, and learning

Finally, monitoring and evaluating incentives are critical for tracking and assessing their progress and impact. Learnings based on these efforts can help to assess whether incentives should be withdrawn or adjusted at two levels:

- whether an incentive should be withdrawn from an investor that is not complying with requisite conditions; and
- whether an incentive is moving toward achieving its intended objective given assessments of its effectiveness and costs, and if not, whether it should be adjusted or discontinued.

Effective monitoring, evaluation, and learning can make the difference between incentives that work for responsible investment in agriculture and food systems, and those that do not.



# Overview of the guide

This guide aims to provide policymakers and government technical staff with guidance on how investment incentives can be used (and how they should not be used) to enhance responsible investment in agriculture and food systems.

The guide identifies key policy challenges associated with investment incentives, and offers guidance on how to design, implement, monitor, and evaluate investment incentives that are aligned with national development priorities and that contribute to the realisation of the 2030 Sustainable Development Agenda. By focusing on the full ambit of investors—domestic and foreign, small-, mid- and large-scale—the guide provides a unique contribution regarding the use of incentives for responsible investment.

The guide covers the following:

- Part I explains what responsible investment in agriculture and food systems is and who the key stakeholders are, as a starting point for understanding how incentives may be used in this context.
- Part II provides an overview of investment incentives and discusses some of the most common types of incentives used.
- Part III offers general considerations on how incentives can be used—as well as how they should not be used—to improve the quality and quantity of responsible investment in agriculture and food systems.
- Part IV discusses how to plan for, design, monitor, and evaluate investment incentives for responsible investment in agriculture and food systems.
- Separate annexes offer more specific guidance:
  - Annex I provides more detail on theories of change and how they can be used for monitoring and evaluating incentives.
  - Annex II discusses specific challenges of tax incentives, as well as principles that should guide the design of tax incentives.
  - Annex III offers additional guidance on monitoring, evaluation, and learning (MEL) in the context of incentives.

# Part I – Responsible investment in agriculture and food systems

The agricultural sector suffers and has suffered from serious underinvestment from both the private and public sectors. Increased investment in agriculture and food systems is critical to enhance food security and nutrition, reduce poverty, and adapt to climate change. In order to generate sustainable benefits, however, it is crucial to ensure not only that more investments are made, but that more *responsible* investments are made.

Beyond the essential public investment that governments make in the agricultural sector, governments also play an important role in facilitating and supporting investment by small-scale producers and other private sector investors in agriculture and food systems. Strategic policy interventions, such as targeted investment incentives, can help to steer investors to invest more and in a responsible manner, with a view to promoting sustainable development and achieving the Sustainable Development Goals (**SDGs**). However, incentives may be ineffective, and even detrimental, if certain fundamentals are not in place. These fundamentals include factors such as strong institutions, reliable infrastructure, and laws that protect human rights and the environment.

This guide discusses the circumstances in which different types of investment incentives can be used to help to stimulate private investments that are responsible and aligned with national development priorities.

## What is responsible investment in agriculture and food systems?

**Investment** is the commitment of capital (whether financial, physical, intellectual, or other) to something with the expectation of accumulating additional income or benefits in the future.

This guide focuses on investment made by the wide range of individuals and private sector enterprises that invest in agriculture (including livestock and pastoralism), fisheries and aquaculture, and forestry, including investments in primary agriculture as well as those in upstream or downstream activities. Investors include both domestic and foreign investors, ranging from small-scale producers and micro-enterprises to large-scale corporate investors.<sup>1</sup>

Global consensus on what constitutes responsible investment in agriculture and food systems can be found in the *Principles for Responsible Investment in Agriculture and Food Systems* (CFS-RAI Principles), which build on and incorporate other important guidance such

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<sup>1</sup> For the purposes of this guide, financial institutions are excluded from the scope of what is considered an “investor”.



as the *Voluntary Guidelines on the Responsible Governance of Tenure*.<sup>2</sup> According to the CFS-RAI Principles, responsible investment in agriculture and food systems contributes to sustainable development, enhances food security and nutrition, and respects human rights. The achievement of these objectives is supported by the incorporation of responsible investment principles into law and policy design by governments. It is also contingent on the incorporation of responsible investment principles into investor practices. Inclusive and meaningful multi-stakeholder engagement should be incorporated, by both government and investors, at all relevant stages.

The CFS-RAI Principles consist of 10 Principles and set out the roles and responsibilities of various stakeholders in achieving investments that are responsible and in line with the principles. Pursuant to the principles, responsible investment in agriculture and food systems achieves the following:

- Contributes to food security and nutrition (Principle 1).
- Contributes to sustainable and inclusive economic development and the eradication of poverty (Principle 2).
- Fosters gender equality and women's empowerment (Principle 3).
- Engages and empowers youth (Principle 4).
- Respects tenure of land, fisheries, and forests, and access to water (Principle 5).
- Conserves and sustainably manages natural resources, increases resilience, and reduces disaster risks (Principle 6).
- Respects cultural heritage and traditional knowledge, and supports diversity and innovation (Principle 7).
- Promotes safe and healthy agriculture and food systems (Principle 8).
- Incorporates inclusive and transparent governance structures, processes, and grievance mechanisms (Principle 9).
- Assesses and addresses impacts and promotes accountability (Principle 10).

These 10 principles can guide governments in their approach to investment in agriculture and food systems, and this approach should be incorporated into countries' national development strategies and priorities.

The CFS-RAI Principles, which were developed and negotiated using an inclusive multi-stakeholder process, take the form of a voluntary international instrument that does not, on its own, create legal obligations. Some of the principles within the CFS-RAI Principles

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<sup>2</sup> *Voluntary Guidelines on the Responsible Governance of Tenure of Land, Fisheries and Forests in the Context of National Food Security* (VGGT) (FAO, 2012b).

reflect binding international human rights law,<sup>3</sup> while others embody more aspirational development goals. Relevant aspects of international human rights law include the right to food, the right to a remedy, and free, prior and informed consent (FPIC). Human rights law creates binding legal obligations for governments, which must: respect such rights, protect rights from infringement by third parties such as investors, and fulfil rights by taking steps to progressively realise them. In light of these obligations, incentives are often not the most appropriate tool for ensuring that investments do not result in human rights abuses.

By contrast, some important goals in the CFS-RAI Principles focus on achieving outcomes that are critical from a sustainability perspective, and which are aligned with, but go beyond, what is required by international law. These include, for example, youth empowerment, ecosystem services, and inclusive business approaches. In these instances, incentives are more likely to be an appropriate mechanism—as one tool among many—to encourage investments that help advance such goals. How incentives may do so is discussed in greater detail in Parts III and IV.

## Who are the key stakeholders when it comes to responsible agricultural investment?

There are three main groups of stakeholders who have critical roles with respect to responsible agricultural and food systems investments:<sup>4</sup>

- 1. National and sub-national government actors** – e.g. elected or politically appointed ministry officials; ministry technical staff; elected members of legislative bodies, as well as legislative committee/technical staff; local officials and technical staff.<sup>5</sup>
- 2. Investors** – e.g. domestic and foreign; small-, mid-, and large-scale; farmers and enterprises.<sup>6</sup>
- 3. Community members affected by investments, and civil society.**

These groups may be involved in and/or affected by investment decisions and investment outcomes. Each group also has different investment-related interests and needs. These differences may be more acute at a sub-group and individual level. A participatory approach to investments and their governance—including in the design and use of incentives—can help to balance different needs, and ideally lead to outcomes that benefit all key stakeholders.

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<sup>3</sup> Similarly, aspects of the CFS-RAI Principles also align with, or even incorporate, key safeguards found in other international instruments that arguably have the status of soft law, such as those contained in the Voluntary Guidelines on the Responsible Governance of Tenure of Land, Fisheries and Forests in the Context of National Food Security (VGGT) (FAO, 2012b) and the United Nations Guiding Principles on Business and Human Rights, (2011).

<sup>4</sup> Other relevant stakeholders include donors, which support incentives programmes and other government programmes focused on agricultural and food systems investment, as well as home country governments, which incentivise their outward investors in various ways. While both can play critical roles in shaping agricultural and food systems investment, including through the use of incentives, their roles are outside the scope of this guide.

<sup>5</sup> For the purposes of this guide, certain public financial institutions are also considered to fall within the scope of “government.” For one example, see below case study on the Nigeria Incentive-Based Risk Sharing System for Agricultural Lending.

<sup>6</sup> While private financial institutions are also investors in agriculture and food systems, they fall outside the scope of this guide.

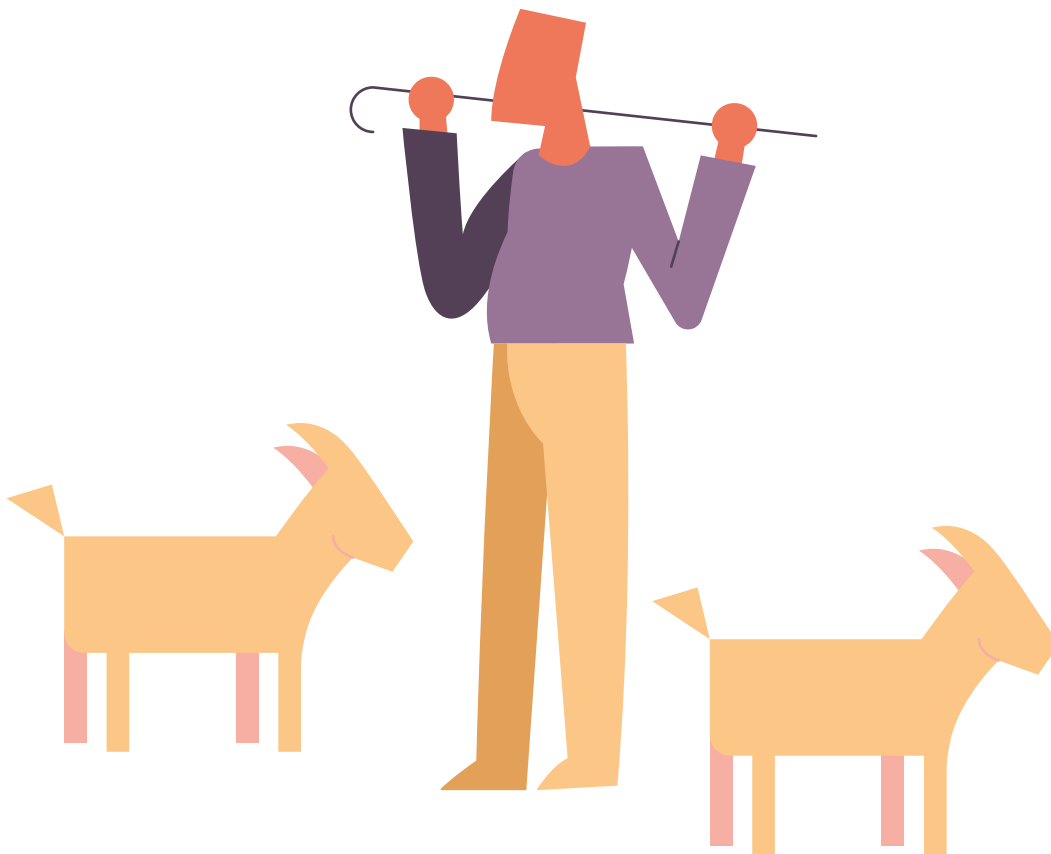
## National and sub-national government actors

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### Who has a general role vis-a-vis responsible agricultural investment?

The promotion, facilitation and regulation of investment in agriculture and food systems involves a wide range of government authorities, from the national to the local level. While every country has its own specific approach to agricultural and food systems investment, and agricultural policy-making more generally, it is common for multiple ministries or agencies at the national level, as well as sub-national entities, to play a role in contributing to relevant policy, implementing investment approval processes, and/or otherwise influencing investment decision-making in this context.

At the **national level**, for example, issues that influence investments in agriculture and food systems may potentially be covered by a number of governmental ministries and agencies. The following table provides generalised examples of government authorities' potential roles and responsibilities; while the specifics will depend on the jurisdiction, the table gives an idea of how interrelated subjects may be parcelled out to different ministries or agencies:<sup>7</sup>



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<sup>7</sup> Adapted from FAO, 2015b.

**Table 1 – Subjects relevant to agricultural and food systems investment governance**

Government authority	Identifying priority crops and regions for investment	Land-use mapping and valuation	Establishing criteria for meaningful consultation in investment processes	Overseeing implementation of criteria for meaningful consultation	Designing and granting incentives	Negotiating investment contracts with foreign investors	Signing/ approval of overall investment contracts	Conducting inspections of project compliance with labour laws	Reviewing and revising national investment policies and investment treaties	Promoting coherence across national and international obligations
Head of State	*						*		*	*
Ministry of Agriculture, and/or Forests and Food Security	*	*		*	*	*	*	*	*	
Ministry of Land		*		*		*	*			
Ministry of Environment/ Environmental Protection Agency				*		*	*		*	
Ministry of Water Resources						*	*			
Ministry of Trade and Investment					*	*	*		*	
Ministry of Finance					*	*	*		*	
Ministry of Rural Development	*			*	*				*	
Ministry of Justice			*	*		*	*	*	*	*
Ministry of Health										
Human Rights Institutions			*	*				*	*	
Investment Promotion Agency (see Box 1)				*		*			*	
Ministry of Youth (or Youth Employment Agencies)					*					
Ministry of Gender					*					

**Legend**

- Blue shaded cells marked with a \* indicate the areas where the relevant ministry or agency may have a role under mainstream practice (saying nothing of the nature or adequacy of the role).
- Orange shaded cells indicate where a ministry might usefully be involved but likely is not under mainstream practice.

*This table has been adapted from the table in FAO, (2015b), p. 27.*



While the previous table is only an approximation, it shows how decisions that should relate to core governmental strategies and goals are commonly spread across different ministries, often with minimal coordination between them. Such a siloed approach to decision-making can undermine national objectives or a government's ability to advance responsible agricultural and food systems investment.

Further, in the context of investment incentives, a lack of coordination between ministries can result in overlapping or inconsistent incentives that may even function at cross-purposes (IMF *et al.*, 2015).



*Recommendation: Seek strong coordination across relevant institutions on issues that influence investments in agriculture and food systems, and ensure that all relevant institutions are included as needed in incentives design and implementation.*

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## BOX 1: THE ROLE OF INVESTMENT PROMOTION AGENCIES

Investment Promotion Agencies (**IPAs**) are usually autonomous public agencies or governmental agencies working under a specific ministry that focus primarily on attracting inward foreign direct investment (**FDI**) into a country or sub-national region (UNCTAD, 2001; OECD, 2018a). This focus on FDI attraction can pose risks: research has shown, for example, that increased FDI flows may simply displace local investment rather than increase total investment (Klemm and Van Parys, 2012). Some IPAs—along with economic development agencies—may also focus on promoting or attracting domestic investments, and/or on other related mandates such as innovation promotion or export promotion.

In countries that seek to increase investment in agriculture and food systems, IPAs may have an explicit focus on promoting such investment, for example, through a dedicated department in the IPA. Alternatively, there may be specific Agricultural Investment Promotion Agencies linked to national or sub-national Ministries of Agriculture, with mandates that include attraction of inward investors as well as support to domestic investors.

IPAs tend to have four main roles: “advocacy within government to seek necessary approvals or urge the removal of obstacles to investment; image-building to promote the country as an investment destination; investor servicing or facilitation to help solve problems faced by existing or potential investors; and targeting or investment generation by actively seeking out investors based on national development plans or other criteria” (OECD, 2001).

The “one-stop shop” nature of IPAs can act as a stimulating factor for investment, but only as a complement to “critical factors such as the quality of the investment climate and the country’s market size.” In fact, it is plausible that “[i]n countries where the investment climate is poor, promotion can even be counterproductive” (Tavares-Lehmann *et al.*, 2016).

While IPAs are sometimes considered an investment incentive in and of themselves, for the purposes of this guide, they are viewed simply as a conduit.

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## Government goals for responsible investment in agriculture and food systems

Most governments have national development strategies and priorities that may influence their approach to investment in agriculture and food systems, which in turn should be aligned with the CFS-RAI Principles. For example, a government that has prioritised youth empowerment, poverty reduction, and climate change adaptation may focus on how responsible investment in agriculture and food systems can support those outcomes. Articulating the government's goals for responsible investment is an essential step when considering whether to offer investment incentives, as doing so enables policymakers and technical staff to select the best type of incentive, or another policy lever if preferable, to achieve that goal.

For foreign investment, governments often hope that investments will help to advance macroeconomic goals, such as increased revenues, job creation, technology transfer, or linkages that support additional economic growth. While these goals are sometimes achieved, they are not guaranteed. Governments and their citizens can be disappointed to realise, for example, that net livelihood loss can occur if smallholders are displaced from the land underpinning the investment (Cordes *et al.*, 2016), that foreign corporations can use profit-shifting practices that drain anticipated revenues (Bolwijn *et al.*, 2018; Jansky and Palansky, 2019), that foreign knowledge and technology may fail to “spill over” to domestic firms (Lipsey and Sjöholm, 2004), or that earnings may not fully materialise because of project unprofitability (De Groot and Pérez Ludeña, 2014).

When it comes to domestic investment in agriculture and food systems, governments often focus on the large proportion of citizens whose livelihoods depend on agriculture, the need to reduce poverty and improve food security in rural areas, and the potential for agriculture and small-scale agri-business to provide employment, including for youth or women. Governments thus may hope that opportunities to increase investment in agriculture and agribusiness can offer ways to improve rural livelihoods and well-being.

In addition to those primary goals, governments generally have multiple additional goals for responsible agricultural and food systems investment. Common goals relate to issues such as:

- Supporting better health outcomes, including by improving food security at the household and country levels.
- Achieving food self-sufficiency.
- Improving environmental impacts, from reducing negative environmental impacts of farming to integrating regenerative practices that improve the soil and ecosystem health of existing farmland.
- Increasing local processing and value addition.



**Recommendation:** Make sure that goals for agricultural and food systems investments are grounded in national development strategies and aligned with the CFS-RAI Principles.

## Agricultural and food systems investors

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### Who invests in agriculture and food systems?

Agricultural and food systems investment can come from the public sector, the private sector, international donors, community-based organisations, or non-governmental organisations. It can be domestic or foreign. It can involve investors who are small-scale individual producers or micro/small enterprises, medium-sized producers or enterprises, and large corporations or corporate groups. For example, investments in agricultural land can range from small plots that measure less than 0.5 hectares in size all the way up to tracts of land in the range of hundreds of thousands of hectares.

Research analysing the relative investments made by different types of primary agricultural investors has found that “farmers are by far the largest investors in agriculture” (Lowder *et al.*, 2012). Data taken in 2012 from 76 low- and middle-income countries showed that farmers’ on-farm investments were over three times as large as all other sources of investment combined. Specifically, in the countries analysed, domestic private farmers were responsible for 77.5 percent of all agricultural investments, and governments for 19.5 percent (including investment in R&D), while FDI accounted for 1.5 percent and overseas development assistance was just shy of 1.5 percent.<sup>8</sup> While it is possible that the relative proportions have shifted since that research was conducted, recent data does indicate a general downward trend in FDI in agriculture over the last five years, along with a likely outsized impact of COVID-19 on FDI numbers (UNCTAD, 2020). Importantly, small-scale producers, both farmers and post-harvest processors, account for a significant share of the global food consumed—up to 80 percent in Asia and sub-Saharan Africa (Nwanze, 2011).

This guide focuses on private investors in agriculture and food systems, which can be broken down into roughly the following groups:

- **Domestic small-scale producers and micro and small enterprises** (including, for example, farmers, fisherfolk, and small post-harvest processors).
- **Domestic mid- or large-scale producers and enterprises.**
- **Foreign large-scale enterprises** (often taking the form of a corporation).

Given its breadth of scope, this guide does not define who is a small-, mid-, or large-scale investor (in terms of monetary value of the investment or size of a landholding), but simply notes that there are substantial differences between each group that need to be recognised in the policymaking context.

Notably, even within those three overarching groups, investors can be very different. This has significant implications for policy design. For example, important distinctions within the oft-overlooked **mid-scale investor** group exist.<sup>9</sup> Similarly important distinctions are found with

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<sup>8</sup> Data analysed and percentages ascribed by guide authors from Lowder *et al.*, (2012).

<sup>9</sup> For example, one of the rare papers focusing on mid-scale agricultural investors found in a study of recent farm size distributions changes in Ghana, Kenya, Tanzania, and Zambia that there were two main types of mid-scale farmer: (1) rural small-scale farmers who have expanded (the minority), and (2) investors who have acquired their land from traditional authorities (the majority). Both groups were found to be predominantly men, with the second group mostly middle aged and urban based with non-farm primary jobs (mostly civil service), and a smaller subsection of that group elite rural men who acquired large landholdings at the outset of their career (Jayne *et al.*, 2016).

respect to “**smallholders**”, a term frequently used to refer to a diverse range of small-scale producers. For policy purposes, smallholders should be broken into more distinct sub-groups, ranging from, at one end of the spectrum, relatively better-situated producers who can more easily access formal markets, capital, and infrastructure through to, at the other end of the spectrum, small-scale farm households approaching landlessness, who are often the most marginalised and least able to benefit from government programmes (Vorley *et al.*, 2012).

Small- and medium-scale producers’ interests and needs are also shaped by other factors, such as gender (**Box 2**) and age (**Box 3**).

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## **BOX 2: WOMEN AND INVESTMENT INCENTIVES FOR AGRICULTURE AND FOOD SYSTEMS**

Women play a vitally important role in food production and are critical for achieving food security. Women comprise around 43 percent of the agricultural labour force in low- and middle-income countries (FAO, 2011). They are generally responsible for food crops (for the household and sale of the excess), while men are responsible for cash crops (Villamor *et al.*, 2014). Because of this, women rarely benefit from land moving from food crops to cash crops.

In spite of their centrality to food systems, women often confront exclusion and discrimination within food systems that leaves them with less access to and control over land and productive resources, lower incomes than men, and fewer opportunities to participate in decision-making processes that affect them. These factors leave women more vulnerable to the risks of investments, less likely to benefit from investments or investment incentives, and more likely to be harmed by interventions that improve the enabling environment for investment in agriculture and food systems.

Policymakers and technical staff designing incentives for responsible agricultural and food systems investments should:

- Understand that women face specific barriers to investment and that women are also at higher risk of being harmed by other investments.
- Seek to design incentives to avoid unintended negative consequences for women.
- Make women central to incentive design processes and content in order to overcome these barriers and address these risks.

### **Barriers to own investment and increased risks of others’ investment**

Women face specific barriers to investment. Worldwide, the productivity of women farmers is 20-30 percent less than that of men; not because they are less capable, but because they face gender-specific obstacles. These include unequal access to productive resources, markets, and services, as well as additional household responsibilities due to traditional gender dynamics





(FAO, 2011). These obstacles compound and create vicious cycles. For example, obstacles to women’s ability to buy, sell, and inherit land may force them to harvest less profitably from communal lands, or result in their being denied access to credit.<sup>10</sup>

Women are also at higher risk of being harmed by the investment of others. As compared to men, women’s more precarious access to land and productive resources, and their more frequent exclusion from decision-making processes, places them at a higher risk of being negatively affected by large-scale agricultural investments. The stronger and more secure a woman’s rights to the land she uses, however, the more likely she is to benefit from the investments.

### Gendered risks of “successful” incentives

Interventions—whether incentives, improvements to the enabling environment, or other policy measures—that seek to increase agricultural productivity and profitability run the risk of inadvertently harming women if care is not taken to mitigate such risks. This is because, when interventions result in agriculture becoming more profitable and thus more likely to yield cash at the household level, women often lose control of the land assets (to men) that they had previously been able to use under less profitable/productive approaches. This can occur, for example, when rural infrastructure is improved, when new extension services are offered, and when support is provided to switch to more profitable crops. These risks should be specifically considered and addressed when designing any incentives targeting small-scale producers.

### Women’s participation in design of incentives

When planning an intervention that may take the form of an investment incentive, policymakers and technical staff should find ways to make women’s input central to the planning process, including regarding the form and content of the intervention.

In terms of form and content, some objectives—such as eliminating discrimination in education and securing women’s land rights—may be better addressed by legal and regulatory change, or by other mechanisms that are not incentives. Other objectives—such as improving access to extension and financial services—may very well be an appropriate target for an incentive.

To the extent that an incentive is deemed an appropriate intervention, the incentive design phase should include participatory processes that include women who are intended beneficiaries. Women’s participation can help identify the gendered risks that might arise from a potential incentive, and ways to mitigate those risks. Moreover, women’s participation may help in identifying opportunities to use incentives more proactively to remove obstacles that women face in agriculture and food systems.

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<sup>10</sup> See Case Study: Senegal, Fonds de Garantie des Investissements Prioritaires, 34.

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## BOX 3: YOUTH AND INVESTMENT INCENTIVES FOR AGRICULTURE AND FOOD SYSTEMS<sup>11</sup>

### The value of youth in agriculture and food systems

Agricultural production systems need to produce more with less, and supply chains need to become more resilient to systemic shocks, such as the COVID-19 induced market shock. Too many small-scale farmers and processors still operate at subsistence or quasi-subsistence levels, with many more facing lower incomes due to changing market situations. **Youth** can be agents of change in transforming food systems and enhancing value addition, thus supporting food security. By harnessing their innovative potential, using new technologies and techniques, and taking advantage of new opportunities in emerging value chains, **young agri-entrepreneurs** could create thriving businesses and enhance value addition of agricultural production.

In some countries, attracting and retaining youth in agriculture may be key to reducing unemployment and distress migration. Youth are three times as likely to be unemployed as adults, with unemployment rates stubbornly stagnating at around 14 percent globally and reaching up to 30 percent in Northern Africa (ILO, 2020). Furthermore, youth are more likely to be in precarious and informal employment and to experience exploitative working conditions (UN, 2013). Burgeoning un- and underemployment in turn fuels rural-urban and international migration, as many rural youth leave their homes in search of a better future. Recent data suggest that 32 percent of international migrants are under the age of 30 (UN, 2015). Since the urban sector has only limited capacities to absorb rural youth migrating to cities in many of today's low- and middle- countries and regions, the promotion of self-employment in agricultural value chains, both production and post-harvest activities, remains the most realistic employment promotion strategy governments have at their disposal, at least in the short term.

### Barriers to investment

Yet, as a joint publication from FAO, CTA, and IFAD concludes, “very few young people see a future for themselves in agriculture” (FAO *et al.*, 2014). As a result, current food systems are put under significant pressure by the agricultural “**generation gap**”—the aging on-farm labour force and non-rejuvenation of an entire sector. According to a recent study, the average age of an African farmer is about 60 (FAO, 2014b; Rapsomanikis, 2015). Youth face significant **barriers** that discourage or prevent them from engaging in agriculture and agribusiness. In many cases, market failures (discussed in Part III) are key impediments. In particular, the following are among the most frequently identified “disincentives” for youth investing in agriculture (Fiedler, 2020; FAO, *et al.* 2014):

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<sup>11</sup> This Box is adapted from: Fiedler, (2020).

- Limited access to knowledge.
- Lack of financial services.
- Insecure land tenure.
- Lack of access to markets.

Other disincentives include low prices/margins and high risk due to price fluctuations, as well as cultural aspects whereby farming is not a prestigious or attractive occupation. These challenges are interdependent, as imperfect capital markets impede the acquisition of factors of production. Conversely, those young people who do stay in agriculture require urgent support to invest in technologies and techniques that will allow them to produce “more with less”—increasing productivity sustainably.

### Youth participation in design of incentives

The best way for government officials to understand the specific barriers faced by young agri-entrepreneurs in investing in agriculture and food systems, and to develop incentives that effectively overcome these barriers, is youth participation in policy planning and design. Details on how and examples of participation are discussed further in Part IV.

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The variation across investor groups and sub-groups results in significant differences in agricultural and food systems investors’ goals and needs, as well as their approaches to investment decision-making. While all sorts of investors have a role to play in advancing responsible agricultural and food systems investment, their specific contributions, and how they react to incentives and other policy measures, can differ dramatically.



*Recommendation: Aim to design policy that is sensitive to the significant differences that exist within investor groups, based on factors such as size, value, role/activities, and location. Gender and age require particular attention and sensitivity in design.*

### What do investors want to achieve through investment?

In spite of the vast differences in the nature of the investor, at their core, most investors want to see the **best possible returns on their investment**. This is the case with the large-scale corporation that owes a profit margin to its shareholders, with the domestic mid-scale agribusiness enterprise that seeks to thrive, with the young agri-entrepreneur who wants to make a viable income off the family’s land, and with the landless female labourer who wants decent remuneration for the time she puts into the plot she works. Larger-scale enterprises and foreign investors in particular might also want to achieve access to land to feed home

markets, the opportunity to sell low-cost products in high value markets (again, maximising profit margins), and good long-term relations with the community and government that can help with branding and public perception (Smaller, 2014; Syed and Miyazako, 2013). Some investors may also have concerns for the state of the **environment**, or for **community** and other **social relations**. For some small-scale producers, including many indigenous peoples, their relationship with the land goes much further, and their modes of production are an integral part of their **culture** and **way of life**.

### *Community members and civil society*

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Depending on the nature of the investment, a potentially broad range of people can be affected and so become stakeholders in a given investment decision. The size and location of the land underpinning the investment, as well as other factors, such as environmental impact, often influence how many people fall into that category. For example, if an investment will affect a watercourse, people downstream are likely to be affected and so have an interest in deciding whether and on what terms the investment should go ahead.

Individuals who stand to be affected by the agricultural and food systems investments of others are often small-scale producers themselves. In such cases, these individuals have multiple roles—for example, as an investor and as a community member or local land user affected by another individual or entity's investment.

Broadly speaking, those stakeholders who are most likely to be affected by agricultural and food systems investments can be grouped into the following (often overlapping) categories:

- People who use or rely on land or waters where an investment is to occur (whether formal owners or legitimate tenure rights holders).
- Local community members who own or use the land adjacent to where an investment will occur or whose livelihoods and well-being may otherwise be affected by investment activities.
- Producers whose own activities might feed into, or are impacted by, a larger investment project.
- Employees or waged workers.
- Other stakeholders, in a broader sense, including citizens and consumers in the host state and beyond, as well as advocates and civil society who are working alongside affected stakeholders.

These stakeholders can have many legitimate interests in an investment project, including ensuring that their rights are protected, jobs are created, the environment is not harmed, and access to markets is improved.

As with the other key stakeholder groups discussed above, this grouping comprises extremely diverse stakeholders with very different—and sometimes divergent—interests and needs. They have an important role to play in encouraging and supporting agricultural investment to be more responsible, from input into relevant policymaking, to participation in consultation and consent processes, through to monitoring investors or government actions. Governments that are able to create spaces for these stakeholders' perspectives can benefit from those insights at multiple points: from the elaboration of relevant legal and policy frameworks, to the determination of priorities regarding agricultural investment, through to the design of investment incentives themselves.



*Recommendation: Recognise the important roles of community members, local landowners, and civil society in ensuring agricultural and food systems investments are responsible, and create opportunities for them to share their perspectives and influence decision-making.*



# Part II - Understanding investment incentives

Investment incentives are a tool that governments can use to try to influence the quality and quantity of investment. Incentives are not the only tool that governments have at their disposal to shape investment, and in many cases, they are the wrong tool for the job—actions such as strengthening the content or enforcement of laws, improving physical infrastructure, or imposing penalties might be more appropriate and effective for influencing behaviour. The main questions of this guide are when incentives may be useful and how they can be used, as one tool among many, to enhance responsible investment in agriculture and food systems. To understand the potential and limitations of incentives in this context, it is necessary to first understand investment incentives.

## What are investment incentives?

An “**investment incentive**” is a targeted measure provided by a government to, or for the benefit of, an investor (including small-scale producers) for a new or expanded investment with the goal of influencing the size, location, impact, behaviour, sector, or other character of such investment.<sup>12</sup> In other words, incentives are:

- specific benefits (rather than general policies or measures that may influence a jurisdiction’s or sector’s “investment attractiveness”);
- given or offered by a government (national, sub-national, or local)<sup>13</sup> to (or for the benefit of)<sup>14</sup> an investor (e.g. producers, individual investors, corporations; can be domestic or foreign);
- in the hopes of influencing the investor to behave in a certain way that differs from how it would have behaved without the incentive (such as getting the investor to invest at all, more, in a different region, or in a different way).

Investment incentives can be broadly categorised into five groups:

1. **Financial incentives** – Non-tax-based financial supports (e.g. grants, subsidies, loans).
2. **Technical or business support incentives** – Can include facilitation services (e.g. assistance obtaining permits and licences), technological packages, research and development, and extension services.

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<sup>12</sup> Adapted from Tavares-Lehmann *et al.*, (2016), at 5; James, (2013), at 63. While there are multiple definitions of investment incentives that have been used, this guide uses a definition that aligns with common understandings of incentives (e.g., a targeted measure, a goal of shaping an investment outcome) and that is also broad enough to cover the range of relevant agricultural and food systems investors and investments that are key to the CFS-RAI Principles (e.g., allowing a focus on small-scale producers rather than focusing only on foreign direct investment).

<sup>13</sup> Occasionally, investment incentives may be offered or managed by non-governmental entities; for example, if investment promotion agencies are private or joint public-private entities, or if a local economic development entity has been established that is not a part of government. This guide considers all investment incentives to be provided by government, even if on occasion that provision occurs indirectly.

<sup>14</sup> While the definition of “investment incentives” in this guide does include incentives that are given “for the benefit of” investors, this guide focuses primarily on incentives that are offered by government directly to investors.

3. **Fiscal incentives** – Tax-based measures (e.g. tax holidays, reduced income tax rates, accelerated depreciation). For the purposes of this guide, these will be referred to as tax incentives.
4. **Regulatory incentives** – Derogations from national or sub-national regulations (e.g. social, labour, or environmental) or favourable regulatory terms offered to investors.
5. **Other incentives** – Measures that are categorised as incentives for the purposes of this guide but that do not fit into the existing established categories listed above (e.g. public procurement, and creation of new and targeted infrastructure).

Although these categories and the definition above can help in identifying and understanding most investment incentives offered by governments, it is not always clear when a government measure should be considered an investment incentive. For example, through public procurement, a government may seek to purchase food (e.g. for school feeding programmes, food aid, public hospitals, etc.) from small-scale producers in order to create a stable market for them, even if this sometimes requires paying an above-market price. Is that public procurement policy an investment incentive? Maybe. The government is using its purchasing power and willingness to (potentially) pay a slightly higher price (*targeted measure*) to create a stable market (*benefit*) for small-scale producers (*investors*), which can encourage increased small-scale producer investment in the good being procured (*influencing investor behaviour*). Or maybe not. The government is simply purchasing necessary goods that, even if not fully cost competitive, provide the government value while also helping the government fulfil a secondary objective of supporting small-scale producers. Rather than worry too much about how to categorise those measures that could be interpreted either way, such gray areas provide important reminders that: first, governments have many tools at their disposal, of which incentives are only one, and, second, government measures, whether incentives or not, have both costs and benefits that should be weighed and considered in light of policy objectives and development goals.

Indeed, although governments use incentives to try to influence investor behaviour, incentives are often not appropriate, not effective, or not worth their cost. For example, incentives are not an appropriate tool to prevent serious human rights abuses, such as forced labour, which should instead be prohibited by law. And incentives are not effective if they do not change investors' behaviour; this includes redundant incentives, which are provided even when the investment would have been undertaken without the incentive.



**Recommendation:** Use incentives as a targeted policy instrument to address specific needs, but only if they are effective, worth their cost, and not redundant.

One way of targeting incentives is by offering sector-specific incentives (see **Box 4**). In addition, Part III provides more specific considerations for using incentives to enhance responsible investment in agriculture and food systems.

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## BOX 4: SECTOR-SPECIFIC INCENTIVES

Governments can choose to target investment incentives in different ways. For example, they may target by way of any or all of the following:

- Investors of a particular status (e.g. first time / new entities).
- Investment of a particular monetary value.
- Investment in a particular sector.
- Investment in a particular location.

Sector-specific incentives may be more effective at achieving particular development outcomes than generic incentives that apply in the same way to any investor regardless of sector.<sup>15</sup> To the extent that governments seek to use incentives to encourage both greater quantities of and more responsible agricultural and food systems investments, sector-specific incentives—along with other careful targeting and use of conditions (see Parts III and IV)—may be more effective than broader incentives.

While sector-specific incentives may be more effective for achieving development goals, they have their limitations. First, sector-specific incentives and policies can be heavily affected—and sometimes neutralised—by economy-wide policies and other macroeconomic issues, including exchange rate policies and industrial protection (Schiff and Valdes, 1996). Second, sector-specific programmes have been reported to be “prone to become subject to political pressures aimed at having their resources applied beyond original mandates,” rendering the incentives ineffective (OECD, 2003).

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## What are the legal and programmatic sources of incentives?

Investment incentives are offered in many ways, but most commonly through:<sup>16</sup>

- Government programmes that are not necessarily directly prescribed in law.
- Domestic laws and regulations.
- Contracts signed between the investor and a government entity.

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<sup>15</sup> OECD, (2018b). (Noting that sector-specific incentives are on the rise in ASEAN countries as a means of achieving specific development objectives); Christian Gonzalez, Mike Kerlin, Rachel Schaff, and Sarah Tucker-Ray, “How State and Local Governments Win at Attracting Companies,” McKinsey & Company Insights. September 13, 2019. (Noting, in the US context, that “anchoring incentives to specific sectors enables more thoughtful investments in related areas that can also boost economic growth ...”).

<sup>16</sup> Another legal source of investment incentives is arguably international investment agreements. IIAs are outside the scope of this guide; see Box 5 for more information.





## *Non-institutionalised programmes and initiatives*

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Investment incentives—particularly those targeting small-scale producers or subgroups within them—are not always directly prescribed in law, and may instead be programme-based and dependent on donor funding. For example, in Uganda, the FAO-Ministry of Agriculture, Animal Industry and Fisheries Youth Inspiring Youth in Agriculture Initiative has identified youth champions to receive small grants for their businesses. This initiative, as many other similar programmes, depends on donor funding (Fiedler, 2020). While such initiatives do provide useful support to young agri-entrepreneurs, reliance on funding from international organisations or non-governmental organisations can have implications for a programme’s longevity.

## *Domestic and international laws and policies*

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Investment incentives relevant to agricultural and food systems investments can be scattered across a number of different laws and policies, such as those specific to investment, to tax, or to agriculture, as well as those establishing free trade zones or other special economic zones.

To the extent feasible, embedding incentives that aim to support small-scale producers into domestic national or sub-national law can help to ensure the longevity of the programme. (See Part IV for more on timeframe and duration.) Embedding incentives in law can also enable more transparency, consistency, and accountability.

Beyond domestic law, incentives may also be found in—or affected by—international investment treaties. Given that evidence demonstrates that the effect of investment treaties on decisions to invest is indeterminate or negligible, and in light of the distinct differences between investment treaty-making and the process of domestic investment incentives design and provision, this guide excludes investment treaties from its coverage of incentives. It is nevertheless important that governments understand the potential risks that investment treaties pose in the context of investment incentives offered at the domestic or project level, as discussed briefly in **Box 5**.

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### **BOX 5: INTERNATIONAL INVESTMENT TREATIES AND INCENTIVES**

International investment treaties, which include bilateral investment treaties and the investment chapters of free trade agreements, provide protections to foreign investors and corresponding obligations for state parties. These investor protections and benefits are usually enforced through the investor-state dispute settlement (**ISDS**) mechanism, by which foreign investors (individuals and companies) can file an arbitration claim against a host country for measures that are alleged to have negatively affected their real or expected profitability.

While proponents of investment treaties argue that the enforceable investor protections provided by such agreements lead to greater cross-border investment flows—thus serving as a form of investment incentive—a growing body of empirical research shows that investment treaties do not deliver on the promise to increase investment, and that the societal costs

associated with investment treaties may outweigh any purported benefits of new investments. Furthermore, not all investments positively shape a host country's development, and some directly harm certain development objectives (Johnson *et al.*, 2020; Johnson *et al.*, 2018). For these reasons, **this guide excludes investment treaties from its coverage of incentives.**

It is nevertheless important that governments understand the potential **risks** that investment treaties pose in the context of investment incentives offered at the domestic or project level. For example, decisions to modify or withdraw incentives from a covered investor, or offering incentives in a discriminatory manner, may result in costly ISDS claims from investors.<sup>17</sup> In addition, some investment agreements may limit or prohibit countries' enforcement of performance requirements used by a host state to advance specific development objectives. While such risks should not prevent governments from taking the necessary policy steps to advance specific development objectives, understanding these risks can inform government approaches to incentives design and implementation.

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### Investor-state contracts

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Contracts between the state (at the national or sub-national level) and a large-scale investor are also used in some contexts to provide project-specific incentives that are agreed upon by the parties. Investment incentive contracts generally give a package of incentives in exchange for certain investment commitments on the part of the investor, and are used by governments in the hopes of inducing the investor to locate in that national or sub-national jurisdiction. In addition to specific incentive contracts, some states also enter into broader investment contracts with investors, such as concession agreements, which also commonly include certain incentives.<sup>18</sup>

Beyond the specific financial and tax incentives that investor-state contracts typically offer, such contracts may also offer regulatory incentives that enable derogations from law. This is sometimes done, for example, through a "stabilisation" provision, which aims to exempt investors from changes in the law that may have the effect of increasing their costs of doing business. Good practice suggests that stabilisation provisions should be avoided.

More generally, the use of investment incentive contracts presents several problems, similar to the challenges that arise with discretionary legislated procedures discussed in Part IV.

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<sup>17</sup> As an example, numerous ISDS claims have arisen from countries' use of local content requirements and investment incentives to encourage investment in, and consumption of, renewable energy. Spain, Italy, and the Czech Republic were forced to scale back incentives favouring renewable energy after their unexpectedly large success led to dramatic energy market distortions. As a result of these modifications, Spain has faced nearly 40 arbitrations from renewable energy firms, which have contested that measures altering the existing incentives regime were in breach of investment treaties, violating their legitimate expectations and leading to the devaluation of their investments. Italy and the Czech Republic are involved in similar claims. See, for example, *Eiser v. Spain*; *Isolux v. Spain*; *Novenergia v. Spain*; Cosbev, (2017); Reynoso, (2019).

<sup>18</sup> For examples of investor-state contracts that include investment incentives, see the range of contracts available at the Open Land Contracts website: [OpenLandContracts.org](https://www.openlandcontracts.org). At the time of research, a search for investor-state contracts that include income tax exemptions turned up 85 contracts from countries in Asia, Africa, and Latin America.

Leaving incentive provisions to individual negotiators with excessive discretion increases the bargaining power of investors, results in complicated and costly administration and monitoring, and increases the scope for corruption. Using investor-state contracts to offer incentives also inherently favours large-scale investors over small-scale producers and other investors operating at a smaller scale.<sup>19</sup>



**Recommendation: Reduce or eliminate the discretion to offer incentives through contracts and, when possible, embed incentives in domestic national or sub-national law.**

## Common types of investment incentives

This section provides a brief overview of some of the most common types of investment incentives used in the agricultural and food systems context: financial, technical and business support, fiscal (tax), and regulatory. It also looks at incentives that fall into the category of “Other” under the definition of this guide.

Each sub-category of incentives is presented below in tabular form, with descriptions of what the incentive is and how it works, potential pros, and potential cons. The information is presented in a “traffic light” system, where incentives that are inefficient or carry an excessive risk of negative externalities are coded red, incentives that have the potential to be good or bad policy tools depending on how they are used are coded amber, and incentives that, if designed well, may be more likely to have positive investment outcomes (albeit still with risks of negative externalities) are coded green:

- Inefficient or excessive risk of negative externalities
- Good or bad depending how used
- More likely positive investment outcomes

### Thinking about cons and costs

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A number of cons and other considerations specific to each type of incentive have been set out in the “Potential cons” column of the tables below. Beyond those specific potential cons, however, there are a number of cross-cutting cons that may apply across the spectrum of incentives. These cons include:

- The inherent risk that incentives may not achieve their policy objectives.
- The risk that support may not be enjoyed equally by women and men, or that women

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<sup>19</sup> Although good practice suggests that incentives should not be offered via contract, for governments that plan to continue to conclude investor-state contracts as a vehicle for providing investment incentives, relevant resources on responsible contracts can help guide their negotiations. See e.g. UNIDROIT et al., (2020); Smaller, (2014).

specifically may be negatively affected, if programme design lacks gender sensitivity (see **Box 2**).

- The possibility that certain incentives could run afoul of international trade laws (see more **Box 6**).
- The risk that incentives may not be worth their costs.

To understand this last risk, it is necessary to understand the costs associated with incentives. The costs of incentives include the more obvious costs, such as the **actual financial outlay for the incentive itself**. For example, in the case of a tax holiday (tax incentive), this is revenue foregone. For a grant (financial incentive), it would be the money that is being transferred to the investor. **Other direct costs** include administrative costs, such as the salaries of government officials whose time goes towards designing, administering, monitoring, and evaluating the incentive. There are additional “**hidden costs**,” which include, for example: opportunity costs (what the money might otherwise be used for), the costs of offering an incentive for an investment that would have been made irrespective of the incentive, capital that is invested inefficiently in order to capture the incentive, and local investment that is displaced by other (typically foreign) investors attracted by the incentive (Thomas, 2007).

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## **BOX 6: INTERNATIONAL TRADE LAW AND AGRICULTURAL INCENTIVES**

While the World Trade Organization (WTO) does not “currently feature a credible set of disciplines on the distortive effects of investment incentives” (Sauve and Soprana, 2016), it is possible that certain agricultural investment incentives may be in breach of existing international trade rules, such as, for example:<sup>20</sup>

- export-linked incentives;
- market price support; and
- input subsidies.

In addition to the actual incentives, it is possible that certain conditions attached to incentives (discussed in Part III), such as local content requirements, could also breach WTO rules (FAO, 2013a; Sauve and Soprana, 2016; FAO *et al.*, 2010).

Depending on how they are designed, other incentives and conditions, such as decoupled (not linked to production) income support, income insurance and safety-net programmes, natural disaster relief, certain environmental payments, and assistance for agricultural and rural development, may not, however, be in breach of WTO rules (WTO, n.d.).

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<sup>20</sup> For a discussion of the WTO law applying to financial incentives applied to attract agricultural investment see Johnson *et al.* (forthcoming). See also “Agriculture: Explanation – Domestic support.” World Trade Organization. [https://www.wto.org/english/tratop\\_e/agric\\_e/ag\\_intro03\\_domestic\\_e.htm](https://www.wto.org/english/tratop_e/agric_e/ag_intro03_domestic_e.htm).



*Recommendation: Analyse proposed investment incentives for potential international trade law breaches.*

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### *Financial incentives*

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Financial incentives are direct financial advantages provided to investors. They may be either non-reimbursable or reimbursable, with or without interest or extra costs. Common types of financial incentives that are offered in the agricultural and food systems context and examined in **Table 2** of this guide are:

- Grants / cash / input subsidies
- Loans / credit
- Loan guarantees
- Market price support
- Income support
- Concessional insurance

Financial incentives are used for all sizes of investors. While the eligibility criteria and intended beneficiaries are specific to the incentive (and many may be intended only for investors of a certain size), financial incentives can offer critical support to small-scale producers, enabling them to invest more and invest better. Financial incentives can be especially important for those who face particular challenges in accessing financial services on the market, such as young agri-entrepreneurs and women.

Although well-designed financial incentives can influence investment decision-making, one commonly cited risk factor is that they can create **market distortions** and have other unintended consequences. To the extent that such incentives are helping to address a **market failure**, however, the accompanying “distortions” are not necessarily a problem. Due to the nuance and complexity of this topic, market distortion is disregarded in the tables below.

**Table 2: Financial incentives**

This table provides a brief overview of common financial investment incentives that may be offered to investors in agriculture and food systems, employing the traffic light system explained on page 21.

Incentive type	What it is & how it works	Potential pros	Potential cons
Grants / Cash / Input subsidies	<p>Direct financial transfers to investors for certain eligible expenses, or subsidised inputs.<sup>21</sup> These can be provided for a number of different purposes, such as:</p> <ul style="list-style-type: none"> <li>• Inputs (e.g. for fertiliser, machinery, mechanisation).</li> <li>• Job training (these may support trainees, newly recruited employees, or existing staff).</li> </ul> <p>Grants and input subsidies are a potentially powerful tool – for good or bad, depending on what exactly is being subsidised and the conditions of the subsidy.</p>	<p>Enable small-scale producers to enter the market.</p> <p>Enable small-scale producers to increase productivity or otherwise remain economically viable.</p> <p>Can be effective for achieving environmental benefits (e.g. payments for ecosystems services).</p>	<p>Potential limiting of benefits to those within government patronage networks.</p> <p>Input subsidies risk:</p> <ul style="list-style-type: none"> <li>• Environmental harm: e.g. fertiliser subsidies can encourage excessive use.</li> <li>• Corruption and cronyism that impact availability of high-quality inputs for others.</li> <li>• Unsustainable use of resources.</li> </ul>
Loans / Credit	<p>Concessional loans are provided on more favourable terms than market rates (e.g. lower interest rates, longer grace periods).</p> <p>Non-concessional loans or credit are provided at market rates on the same conditions as those offered by commercial lenders. They are useful when credit is not widely available; for example, for small- and medium-scale producers who lack a sound capital structure or assets large enough to guarantee loans.</p>	<p>Increased access to finance.</p> <p>Enable farmers to maximise productivity potential of their land.</p> <p>Broad reach.</p> <p>Enhance access to finance to small-scale producers who commonly lack access to commercial banks, such as young agri-entrepreneurs and women.</p>	<p>Risk of creating excessive price subsidies that create unfair competition with a rising private sector.</p>
Loans Guarantees	<p>Loan guarantees are a promise by government to assume the debt obligation of the farmer in the event of default. They can be considered a subsidy, and are useful in helping encourage lending from institutions that might not otherwise provide any or accessible loans.</p>	<p>Mobilise co-financing from external sources.</p> <p>Possible long-term debt finance for development.</p> <p>Enable farmers to maximise productivity potential of their land.</p> <p>Broad reach.</p> <p>Enhance access to finance to small-scale producers who commonly lack access to commercial banks, such as young agri-entrepreneurs and women.</p>	<p>As they leverage existing (private) financial institutions, they only work when such institutions exist.</p> <p>Government (or other guarantor) is exposed to risk of principal loss.</p>

<sup>21</sup> Input subsidies can be provided in various ways. One common approach is through the use of vouchers; another is through the direct provision of the input. For these reasons, this guide has included input subsidies within this category of financial incentive. However, input subsidies may also take the form of a tax incentive or be offered in other ways.

Incentive type	What it is & how it works	Potential pros	Potential cons
Market Price Support	A form of subsidy that guarantees minimum prices to producers.	Helps farmers to not produce at a loss.	<p>Risk breach of international trade rules (see <b>Box 6</b>).</p> <p>Environmental harm where it encourages unsustainable farming practices or use of resources.</p> <p>Consumers pay more for product.</p> <p>Reduce food industry's competitiveness.</p> <p>Inefficient use of government funds.</p>
Income Support	Direct payments to farmers, e.g. on the basis of size of land holdings (European Commission, n.d.).	<p>Encourage more sustainable farming practices by providing cash required to make necessary investments.</p> <p>Encourage the production of more diverse and nutritious food over more basic, monocropped commodities.</p>	
Concessional Insurance	<p>Subsidised insurance. Effects may vary depending on type of insurance and targeting, e.g.:</p> <ul style="list-style-type: none"> <li>• supporting farmers producing specific crops;</li> <li>• addressing specific risks (e.g. crop yield risks, price risks, or climate-related risks); and/or</li> <li>• encouraging behavioural changes (e.g. insurance that mitigates risks of reduced harvests due to adoption of more environmentally friendly practices).</li> </ul>	<p>Mitigate price risks.</p> <p>Reduce impact on farmers of weather- and climate-related production risks.</p> <p>Encourage small-scale producers to increase production intensity.</p>	<p>Distort markets.</p> <p>Encourage excessive risk taking.</p> <p>Discourage more environmentally sustainable practices if such practices may inadvertently lead to the loss of insurance benefits.</p> <p>Risk inflating value of farmland and farming practices, to the exclusion of new small-scale producers.</p>

Sources relied upon in the above table: Tavares-Lehmann *et al.* (2016); Teye (2019); OECD (2020); Laborde *et al.* (2019); IISD (2019); Streck *et al.* (2012); OECD (2017); Fleckenstein *et al.* (2020); Riensche and Vir Jakhar (2019); Cordes *et al.* (2016); Vorley *et al.* (2012); Locke *et al.* (2019).

The following two case studies illustrate ways in which financial incentives have been used in practice in Tunisia and Senegal.

### **Case Study: Tunisian Land Loans Scheme<sup>22</sup>**

Like other incentives, financial incentives can be provided broadly or targeted to specific sectors and/or beneficiaries. For countries seeking to address the particular challenges confronting youth, financial incentives catered specifically to youth and young adults is one available tool.

An example of a credit scheme that caters to young agri-entrepreneurs is the Tunisian land loans scheme (*prêts fonciers*). Designed to support young agri-entrepreneurs to acquire and develop land, the land loans (*prêts fonciers*) are a specific instrument under the Tunisian investment code and are accessible to all youth under the age of 40 who have graduated from university (in agriculture and related technical fields) or have a certificate of professional competence. The land itself must have a potential which is currently not being fully exploited. The total volume for each loan can reach up to DT 250 000 (approx. USD 85 000), with an interest rate of 3 percent, a grace period of 7 years, and 5 percent self-financing requirement for land acquisition, and 10 percent for land development (including electrification).

Young agri-entrepreneurs who have benefitted from the land loans are also eligible for other, non-youth-specific investment subsidies (grants complementing private investments), such as those that cover parts of expenses related to investments in water-saving technologies. While the operational modalities (including eligibility criteria) of the land loans have varied over time, this credit scheme is quite well established, with data on the total amount of loans provided dating back to 1985. The total volume of new *prêts fonciers* has increased continuously over recent years.

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<sup>22</sup> This case study is adapted from: Fiedler (2020), Box 2, 22. Citing: APIA (n.d.); FAO, (2013b); FAO and INRAT, (2020).





### **Case Study: Senegal, Fonds de Garantie des Investissements Prioritaires (FONGIP)<sup>23</sup>**

Where financial institutions are accessible in rural areas, loan guarantee funds can encourage those institutions to lend to clients who may be perceived as risky borrowers because they lack sufficient collateral. Small-scale producers, youth, and women often fall into this category. By supporting banks to lend to such clients, loan guarantee funds enable those clients to invest more, thus (indirectly) serving as investment incentives.

In Senegal, the Fonds de Garantie des Investissements Prioritaires (FONGIP, in English: Guarantee Fund for Investments in Priority Sectors) provides loan guarantees with specific schemes targeting youth and women. One goal is to enable self-employment among youth (République du Sénégal, 2018). Guarantees can be provided both to individual applicants (with an official request signed by the finance institution) (Fongip n.d.), as well as to financial institutions for loan portfolios. Guarantees cover loans with a duration of up to five years, with a maximum ceiling of 70 percent of unpaid loans. FONGIP charges a commission fee of up to 1.5 percent for the provision of the guarantee (Fiedler, 2020).

### *Technical and business support incentives*

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Technical and business support incentives, which include the provision of technical services and helpful information, are relevant for a range of investors. To attract foreign investors, such incentives aim to provide information, business intelligence, and technical support services in order to overcome “information asymmetry arising from investors’ lack of familiarity with the host economy” (Hymer, 1976). Also known as the “costs of foreignness” (Hymer, 1976), this includes unfamiliarity with factors as disparate as the business culture and the legal system. For FDI generally (not necessarily in agriculture and food systems specifically), such incentives undoubtedly stimulate investment ... and influence investment location patterns and related investor behaviors (Oxelheim and Ghauri, 2004; Spar, 1998).

For domestic investors, including small-scale producers, technical and business support incentives can play an important role in encouraging viable investment. Technical and business support incentives can be particularly helpful when packaged with other types of incentives, rendering it more likely that recipients can use those other incentives more effectively. For instance, complementary capacity development, marketing (such as through access to fairs), and incubation services can be key to ensuring that young agri-entrepreneurs do not only have

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<sup>23</sup> This case study is adapted from: Fiedler, (2020).

access to financial services, but are empowered to improve the productivity and efficiency of their businesses (Fiedler, 2020). Ideally, such support services should be “provided along the entire value chain, delivering field-level interventions as part of more integrated programs.” Importantly, because small-scale producers are a heterogeneous group, such services should involve “a diverse portfolio of flexible farm-level interventions” (Gassner *et al.*, 2019).

Technical and business support incentives can be offered pre-investment, during the course of the investment, or after the investment has been implemented. **Table 3** highlights the following technical and business support incentives used in the agricultural and food systems context:

- Technological packages
- Research and development, and extension and targeted support services
- Facilitation services: work permits, immigration, residence, licence acquisition

**Table 3: Technical and business support incentives**

This table provides a brief overview of common technical and business support incentives that may be offered to investors in agriculture and food systems, employing the traffic light system explained on page 21.

Incentive type	What it is & how it works	Potential pros	Potential cons
<b>Technological Packages</b>	Provision of technological packages such as disease-resistant or other quality seeds, composting equipment, and particular stock breeds. Combining provision of inputs with training.	Training and inputs for small-scale producers. Encourage environmentally friendly agriculture.	Limited benefits, or even harms, if inputs are not well-suited to farmer needs (e.g. if seeds cannot be saved or require expensive inputs, if livestock not well-suited for the climate, etc.).
<b>Research and Development, and Extension and Targeted Support Services</b>	Support for investigations into agricultural good practices. Agricultural extension services may come in the form of technical advice, supply of inputs, information, or new ideas developed by agricultural research stations. These services may focus on a range of topics, including: improved crop varieties or livestock breeds; better water management; and improved control of weeds, pests, or plant disease (Oakley and Garforth 1985). Examples of specific extension services include agricultural colleges, training, veterinary services, phytosanitary services and quality control, plant protection and health, and engineering services. Importantly, extension services need to be widely available for different types of crops. Targeted support services may include agri-incubators, coaching, and other advisory services.	Stimulate responsible investment, especially when accompanied by other carefully targeted incentives and measures. Improve technical efficiency.	

Incentive type	What it is & how it works	Potential pros	Potential cons
<b>Facilitation services: Work permits, immigration, residence, licence acquisition</b>	<p>Investment facilitation simplifies administrative procedures by helping investors understand and meet regulatory requirements and get set up in a country, for example, through “one-stop shops.” This can include support in obtaining permits and licences from relevant government departments, addressing immigration issues for foreign workers, and permitting residence of foreign workers.</p> <p>Investment facilitation that supports responsible investment should also include measures to generate awareness among investors of applicable laws, regulations, and processes (such as impact assessment processes), and compliance with such rules and processes (see <b>Box 7</b> below).</p>	<p>Make doing business easier.</p> <p>Valued by mid- and large-scale investors.</p> <p>Awareness generation functions may benefit small-scale producers as well.</p>	<p>Where investment facilitation measures are solely focused on streamlining and expediting administrative requirements and procedures, this may undermine regulations and processes that are necessary for promoting investments that are responsible (see <b>Box 7</b>).</p> <p>Risk that permits and licenses are provided without sufficient screening of investment proposals, without sufficient due diligence on investors, or without sufficient engagement in investment assessment processes, and that preliminary permits or licenses may be viewed as a right to operate, even if full set of investment approval processes have not been completed.</p> <p>Hiring of expatriates, especially high numbers or unlimited, may disincentivise local hiring and career progression opportunities.<sup>24</sup></p>

Sources relied upon in the above table: Fiedler, (2020); Baliño et al., (2019); Laborde et al., (2018); Lampach et al., (2018); Ayele et al., (2019).

## BOX 7: INVESTMENT FACILITATION

Investment facilitation efforts—often, but not always, oriented around facilitating FDI—can usefully remove undue barriers to investment, such as opaque, confusing, or burdensome regulatory requirements, complicated or delayed administrative procedures, corruption, or a lack of critical infrastructure or services. However, many of today’s investment facilitation initiatives are investor-centric—focusing on speeding up approvals, removing regulatory barriers, and stabilising the legal and regulatory environment for the benefit of investors—to the possible detriment of other social and environmental goals. It is critically important that facilitation initiatives not be considered in isolation from a host state’s broader development agenda. That is to say, while governments should support an enabling environment for investors and investments, critical factors such as environmental protection, local economic and social development, protection of legitimate tenure rights, industrial upgrading, employment and

<sup>24</sup> This can be addressed through hiring caps on expatriates or mandates that such workers provide training to local workforces in instances where there is not existing capacity to carry out required tasks.

skills training, health, climate, and other development priorities must be advanced alongside investor-oriented policies in order to ensure that investment enhances the benefits of development to society as a whole (Güven, 2020). Evidence also suggests that this kind of broader framing and approach ultimately benefits the investment project itself (Coleman et al., 2018).

Investment facilitation for sustainable development is best understood as a combination of tools, policies, and processes, which will vary by context, that foster a regulatory and administrative framework to facilitate investment that maximises and does not undermine sustainable development objectives. When developing a plan to facilitate investment, a state should holistically consider its sustainable development goals and whether there are regulatory or technical hurdles unduly preventing it from achieving them. It should then determine the appropriate facilitation plan that can address undue burdens for investors while remaining aligned with broader development objectives (Güven, 2020).

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The following case study illustrates ways in which technical and business support incentives are being used in practice in Senegal.

### **Case Study: Modèle d'insertion des jeunes dans l'agriculture (Senegal)<sup>25</sup>**

In Senegal, the *Modèle d'insertion des jeunes dans l'agriculture* (MIJA, in English: Model for Youth Integration into Agriculture) programme is managed by the government's youth employment agency (ANPEJ) and funded by the government with support from FAO and the Spanish Agency for Development Cooperation. The six MIJA platforms offer comprehensive incubation services, including model farms. The programme has successfully supported young agri-entrepreneurs to organise themselves into the self-help association *Réseau africain pour la promotion de l'entrepreneuriat agricole* (RAPEA), which in turn provides technical support services to start-up agri-entrepreneurs, fosters knowledge sharing, and facilitates collective action.

### **Tax (Fiscal) Incentives**

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Tax incentives involve reductions or exemptions from ordinary taxation obligations and are accounted for as revenue forgone or deferred. Such incentives are often preferred in particular by lower-income countries that have fewer upfront resources for financial incentives and are often used in the context of efforts to attract FDI (Tavares-Lehmann et al., 2016). Yet studies indicate that they are often not worth their cost.

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<sup>25</sup> This case study is adapted from: Fiedler, (2020).



Serious doubt has been cast by various econometric and interview-based studies about the effectiveness of tax incentives as they are generally used.<sup>26</sup> Essentially, tax incentives cost governments a great deal in terms of lost revenue, but have not been shown to yield commensurate benefits in terms of increased investment. This may especially be the case for some primary production large-scale agricultural investments that could be described as resource-seeking, such as “rubber, tobacco, sugar, bananas, pineapples, palm oil, coffee, and tea” (Tavares-Lehmann *et al.*, 2016).

Recent interview-based studies underscore the limited impact of tax incentives for commercial agriculture in certain countries. Looking at incentives and agribusiness investment in Ethiopia, one study found that “fiscal incentives, in particular, are non-consequential to business investment” (Ayele *et al.*, 2019), with the agribusinesses interviewed identifying availability of and access to land, infrastructure, concessional loans, and facilitation services as more important for supporting investment. In fact, “despite substantial incentives, investments often fail to start and meet the intended development objectives of the country” (Ayele *et al.*, 2019). Another study looking at agricultural commercialisation in Ghana found that tax incentives can benefit farmers, but “they do not really stimulate investments in the agriculture sector” (Teye, 2019). In particular, decisions about investment location are not particularly influenced by tax incentives, as poor infrastructure—which increases production costs—is a much more relevant factor (Teye, 2019). In addition, a 2020 study of agribusiness investment and incentives in Africa found additional evidence supporting this pattern,<sup>27</sup> concluding that most tax incentives did not motivate investment (with an exception for import duty exemptions), and asserting that resources should be shifted away from tax incentives towards efforts to improve infrastructure and increase access to finance (Ayele *et al.*, 2020).

Tax incentives are less relevant for investors operating in the informal economy, such as many small-scale producers. And even where smaller local agribusiness investors can technically access tax incentives, they may not benefit from them due to their scale of operations (e.g. they do not import large quantities of capital goods or export their produce) or due to the administrative inaccessibility of such incentives (Ayele, 2019).

An additional challenge of tax incentives is that, even if the incentives are set up to only apply to certain investors or investments, large-scale investors can often find ways to cheat the system to benefit from incentives not intended for them. For example, foreign firms may set up a local affiliate to capture incentives for domestic farmers, local firms may set up foreign entities to capture FDI-oriented incentives, existing firms may set up new corporations to capture benefits available only to new firms, or companies may shift taxable income to a related entity

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<sup>26</sup> For a fuller discussion on the topic, see Annex II.

<sup>27</sup> Among other evidence provided for this assertion, the 2020 study included the results of a survey of 14 medium and large-scale agribusiness investors (both foreign and domestic) in Ghana, Ethiopia, and Malawi, which found that only two of the 14 companies reported that fiscal incentives had influenced their investment decisions (Ayele *et al.*, 2020). One exception was with respect to import duty exemptions: seven out of the nine companies who received these reported that these exemptions “supported greater investment.” (Ayele *et al.*, 2020). The study also referenced previous research, including a survey focused on Burundi, Rwanda, Tanzania, and Uganda, which found that only 7.4 percent of investors surveyed said they would not have invested without fiscal incentives (Mwachinga, 2013).

to take advantage of certain incentives. In addition, tax incentives can also create burdensome administration costs (IMF *et al.*, 2015), although some are more complicated to administer than others.

Tax incentives can be profit-based incentives or cost-based incentives. **Profit-based** tax incentives reduce or eliminate the rates imposed on otherwise taxable income. **Cost-based** tax incentives, by contrast, focus on expenses related to the investment and provide allowances to reduce the cost of capital (IMF *et al.*, 2015). To the extent that tax incentives are deemed worthwhile in a specific context, cost-based tax incentives have a greater chance of stimulating investment, while profit-based incentives are more likely to be redundant (see **Annex II**). **Table 4** of this guide examines the use of both types of tax incentives in the agricultural and food systems context:<sup>28</sup>

### **Profit-Based Tax Incentives**

- Reduced rates on dividends and interest paid abroad
- Tax holidays
- Reduced corporate income tax rates

### **Cost-Based Tax Incentives**

- Zero-ratings and VAT exemptions
- Investment tax credits
- Zero or reduced tariffs
- Tax deductions
- Loss carry forwards
- Investment allowances
- Export tax exemptions
- Accelerated depreciation

#### **Table 4: Tax incentives**

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<sup>28</sup> See discussion at Tavares-Lehmann *et al.*, (2016), 24–27.

This table provides a brief overview of common tax investment incentives that may be offered to investors in agriculture and food systems, employing the traffic light system explained on page 21.

Incentive type	What it is & how it works	Potential pros	Potential cons
<i>Profit-Based Tax Incentives</i>			
Reduced Rates on Dividends and Interest Paid Abroad	Reduces the taxes that investors, particularly those from countries with a worldwide taxation system, pay on dividends and interest abroad.	Reduces or prevents double taxation for foreign investors.	Revenue forgone. Can be used by multinationals to avoid taxes by shifting profits. Creates an unlevel playing field between domestic and foreign investors.
Tax Holidays	Complete exemption from paying tax for a certain period. Frequently offered to newly established firms. Common practice in export-processing zones (EPZs) and special economic zones (SEZs).	Easy to offer, both in terms of design and administration.	Revenue forgone. Very blunt instrument: <ul style="list-style-type: none"> <li>• Do not encourage capital investment.</li> <li>• Do not reinject revenues into existing or new businesses.</li> <li>• Do not encourage domestic partnerships.</li> <li>• Risk of firms closing operations and reopening as “new” ventures to re-qualify for incentive (tax avoidance).</li> <li>• Risk of tax avoidance through transfer pricing.</li> </ul>
Reduced Corporate Income Tax Rates	Lower corporate tax rates for qualifying investors. Extremely common.	Easy to offer, both in terms of design and administration.	Revenue forgone.
<i>Cost-Based Tax Incentives</i>			
Zero-Ratings and VAT Exemptions	Granted for <b>inputs</b> to reduce costs in the agricultural process. Granted for produce for sales of agricultural commodities to keep the agricultural sector out of the value added tax ( <b>VAT</b> ).	VAT zero-rating in agriculture aims to reduce the impact of VAT on the poor (as the consumer ultimately pays more for the product with consumption taxes) by lowering basic agricultural produce prices.  VAT exemptions can be beneficial if administration of the tax is problematic.  Increases financial viability of projects at the margin.	Revenue forgone. VAT paid on inputs are usually creditable against VAT charged on sales. Therefore, in many cases, an exemption for VAT on inputs may have little effect on the producer, because they would otherwise usually receive a full credit for the VAT.

Incentive type	What it is & how it works	Potential pros	Potential cons
Investment Tax Credits	Permits a fixed percentage of certain investment expenditures to be deducted from the income tax liability. Often used to encourage investment in R&D and capital assets. Under a simple investment tax credit mechanism, credits may be earned based on a fixed percentage of qualifying investment expenditures for that year. Other mechanisms may be more complex, such as credits earned for expenditures above a certain threshold, or at different rates depending on the level of expenditures.	Encourage investment in R&D. Increase financial viability of projects at the margin.	Revenue forgone. Risk of incentivising unnecessary large expenditures.
Zero or Reduced Tariffs	Import tariffs or duties on investment project equipment or spare parts are eliminated or reduced. This is a common measure in export processing zones and are particularly common in Southeast Asia.	Increase financial viability of projects at the margin.	Revenue forgone. If tariffs are eliminated on inputs that are available locally, limits the creation of indirect jobs.
Tax Deductions	Allows investor to claim an income tax deduction for certain investment expenditures. The deduction goes beyond what would normally be allowed under general income tax rules.  This is a broader category that includes other more specific types of incentives, such as investment allowances and accelerated depreciation, discussed later in this table.	Increase financial viability of projects at the margin.	Revenue forgone.
Loss Carry Forwards	Taxable losses are permitted to be carried forward or backward (to offset taxable income) within a certain timeframe.	Increase financial viability of projects at the margin.  Appeal to investors who expect losses in the first years (e.g. while penetrating markets or ramping up production).	Revenue forgone.  Can be manipulated so that an investment project ends up tax-free for a significant portion of its implementation phase.
Investment Allowances	Allows investors to claim an upfront additional deduction for qualifying capital expenditures, over and above the depreciation allowed for the asset. As opposed to investment credits, these provide an income tax deduction, which offset taxable income, rather than a tax credit, which offsets tax payable.  The amount of the deduction is generally set as a percentage of the qualifying expenditures. As the deduction reduces taxable income, their value to investors depends on the corporate tax rate applicable. Commonly directed at R&D investment.	Increase financial viability of projects at the margin.	Revenue forgone.





Incentive type	What it is & how it works	Potential pros	Potential cons
Export Tax Exemptions	Exemptions from export taxes or excises on investment-related produce.	Increase financial viability of projects at the margin.	Revenue forgone. Can be a waste when export-oriented activities end up having limited impacts on national economic output.
Accelerated Depreciation	Allows firms to claim depreciation deductions on capital assets at an accelerated rate when compared to the asset's useful economic life. Incentives reflect a difference in when tax benefits (deductions) are realised by the firm – providing greater tax benefits in the early years of an asset's useful economic life.	There is no overall difference in tax revenue, if the time value of money is not taken into account. Increase financial viability of projects at the margin.	Although there is no overall difference in tax revenue, by providing accelerated tax benefits to investors, states effectively defer the timing of revenue collection.

Sources relied upon in the above table: Tavares-Lehman *et al.*, (2016); IMF *et al.*, (2015); Perera, (2012); FAO, (2013a).

## Regulatory incentives

Regulatory incentives are usually derogations from domestic laws and regulations, generally involving a weakening of environmental, labour, or other social standards. This type of incentive is incredibly problematic and may result in breach of international human rights law. Regulatory incentives can also arguably include more favourable rules or regulatory regimes that are designed to influence investor conduct, such as access to land coupled with clear land titling and demarcation. If not done carefully, these favourable rules can also raise human rights concerns.

**Table 5** of this guide examines the following regulatory incentives:

- Derogations from domestic laws and regulations
- Special land tenure protections for large-scale investors

**Table 5: Regulatory incentives**

This table provides a brief overview of regulatory investment incentives that may be offered to investors in agriculture and food systems, employing the traffic light system explained on page 21.

Incentive type	What it is & how it works	Potential pros	Potential cons
<b>Derogations from Domestic Laws and Regulations</b>	Derogations from domestic laws and regulations that tend to involve a weakening of environmental, labour, or other social standards. May be offered on a project-specific basis, through investment laws that give foreign investors special substantive or procedural rights, or in free trading zones or other special economic zones.		Undermine human rights. Contradict the goals of the CFS-RAI Principles. Little evidence of increasing investment.
<b>Special Land Tenure Protections for Large-Scale Investors</b>	Land tenure rules govern rights to use land and are a general factor in the enabling environment for agricultural and food systems investment. In countries with weak or transitioning land governance systems: tenure rights are often contested, legitimate tenure rights holders may not have formalised recognition of their rights, and government efforts to secure tenure rights for all can be an ongoing and lengthy process. In this context, governments may aim to incentivise large-scale investment by seeking to specifically protect land rights of investors beyond general efforts to strengthen tenure—for example, by prioritising investment-related property for titling and demarcation. <sup>29</sup>	Land tenure rules are highly relevant to investors in the context of agricultural and food systems investments. (Only focusing on strengthening tenure rights for investors, however, holds significant risks – see Cons column.)	Prioritising tenure protections for large-scale investors creates risks that: • Legitimate tenure rights claims to the land may be ignored. • The tenure protections provided to the investor may be undermined if the rights are nevertheless contested (if legitimate rights were ignored). This in turn, may lead to costly conflict with local communities, and/or costly disputes with the investor claiming protections under a relevant contract or treaty.

Sources relied upon in the above table: Kelly *et al.*, (2015); IISD, (2018); Cordes and Bulman, (2016); FAO, (2013a).

Beyond special tenure protections for investors, governments sometimes take other land-related actions with the aim of supporting investment or investors. These include, for example:

- using the power of compulsory acquisition (eminent domain) to acquire land so that it can be used for an investment or offered to an investor;
- offering land through land banks, where the land is identified or acquired in advance of any specific investor, often despite extreme power differences between the government seeking the land and the legitimate tenure rights holders who have claims to it;<sup>30</sup>
- providing large concessions with cheap rent, covering land that the government has qualified as public or state land, even if there are conflicting claims to the land, including by legitimate tenure rights holders whose families and communities have used and relied on the land for generations.

Particularly in the context of weak or transitioning land governance systems, such actions are deeply concerning. They may be in contravention of a government’s human rights obligations,

<sup>29</sup> See e.g., Whitley *et al.*, (2014) (noting that the Government of Zambia “provides incentives in the form of ... land access via titling and demarcation for the expansion of farm blocks as a means of expanding commercial agricultural development.”)

<sup>30</sup> Under land governance systems with strong land rights protections and less contestation around land rights, land banks may be more appropriate mechanisms, and can even be used to support increased access to land for small-scale producers, including youth.

and can result in conflicts and severe negative outcomes. Whether such actions should be considered “investment incentives” is debatable; for the purposes of this guide, such actions are excluded from its scope.

### Other incentives

The four categories of incentives discussed above (financial, technical and business support, tax, and regulatory) are the most commonly recognised investment incentives. However, under the definition of “incentive” used in this guide and in the context of responsible investment in agriculture and food systems, there are at least two other relevant mechanisms that can be classified as incentives. The following “other” incentives are examined in **Table 6**:

- Public procurement
- New, targeted infrastructure

**Table 6: Other incentives**

This table provides a brief overview of other investment incentives that may be offered to investors in agriculture and food systems, employing the traffic light system explained on page 21.

Incentive type	What it is & how it works	Potential pros	Potential cons
<b>Public Procurement</b>	Purchase food required for social programmes (e.g. for hospitals, food reserve authorities, food aid, and school feeding programmes) from small-scale producers, and/or from suppliers integrating particularly strong sustainability practices. As noted above, whether this is an incentive per se may be debatable.	<p>Create stable markets for small-scale producers.</p> <p>Create stable markets for investors that integrate sustainability practices that go beyond what is required by law.</p>	Might not be cost competitive.
<b>New, Targeted Infrastructure</b>	The creation of new, targeted infrastructure (e.g. quality rural and feeder roads, reliable electricity, harbours, storage facilities, or railways) counts as an investment incentive if it is related to a particular investor or set of investors rather than offered to all investors (even if it may be shared by other actors).	<p>Unlock rural agricultural potential as it opens up areas via roads, water control, or markets and incentivises increased production.</p> <p>Generate on- and off-farm employment.</p> <p>Irrigation can have an outsized positive effect on women (who typically bear the burden of collecting water).</p> <p>Stimulate pro-poor growth and improve rural livelihoods.</p> <p>Improve market access.</p> <p>Enhance agribusiness investments.</p>	<p>If targeting a specific investor, may divert siting of important infrastructure from places where new or improved infrastructure would benefit a wider set of farmers or would support greater economic growth.</p> <p>Beneficiaries of infrastructure projects are often landowners.</p> <p>Infrastructure with a large physical footprint (such as roads) has potential negative impacts on biodiversity, and can be a source of environmental degradation, and, indirectly, greenhouse gas emissions.</p> <p>May negatively impact tenure rights holders who use or rely on the land needed for the new infrastructure. This may occur if the rights holders do not want their land to be used for infrastructure, or if they are displaced without sufficient due process or adequate compensation.</p>

Sources relied upon in the above table: Kelly et al., (2015); Tavares-Lehman et al. (2016); FAO, (2018b); Teye, (2019); IFPRI, (2020); Jouanjean, (2013); Byiers and Rampa, (2013).

# Part III - Using incentives to enhance responsible investment in agriculture and food systems: General considerations

This Part discusses general considerations on how incentives can be used—as well as how they should not be used—to enhance responsible agricultural and food systems investment. The Part discusses in detail the following important considerations:

- Responsible agricultural and food systems investment is primarily determined by the enabling environment, not investment incentives. Governments seeking to encourage more investment should first focus on improving the enabling environment.
- Incentives tend to be more effective when they are identified as the best mechanism to overcome a particular barrier to investment that an investor is facing, for example, to overcome specific market failures.
- Incentives should be designed to support the outcomes encouraged by the CFS-RAI Principles, particularly to empower small-scale producers, especially young agri-entrepreneurs and women.
- Incentives should not disproportionately benefit large-scale foreign investors to the detriment of other investors or other public goods towards which funds could be directed.
- Regional coordination and governance should be pursued to curb a “race to the bottom” in offering incentives.
- Incentives may work best when offered as part of a package and/or when coupled with other measures, such as regulatory reform or disincentives for undesirable behaviour.
- Attaching a condition or conditions to the granting of an incentive can help guarantee that the government’s goal(s) for providing the incentive are met; this includes behavioural goals that would improve the sustainability outcomes of the investment.

Each point is discussed further below.

## Responsible agricultural and food systems investment is primarily determined by the enabling environment

Responsible investment in agriculture and food systems is heavily influenced, and primarily determined, by factors other than investment incentives. Simply put, “incentives do not work unless certain fundamentals are in place” (Tavares-Lehmann *et al.* 2016).

In particular, the “enabling environment” within a country influences investment decision-making by large-, medium-, and small-scale investors alike. The enabling environment is the set of factors, conditions, and safeguards that encourage investment generally, and responsible investment specifically. Governments seeking to encourage responsible investment should, first and foremost, focus on improving the enabling environment. This is relevant both for promoting more investment, and for ensuring that investment is *responsible*.

The CFS-RAI Principles identify the following as the main elements of an enabling environment:

- Legal, regulatory, and institutional alignment with the CFS-RAI Principles and national development strategies.
- Policy coherence and consistency.
- Effective coordination and implementation on the part of government institutions.
- Transparency, inclusiveness, and meaningful participation in the development and implementation of relevant policies, strategies, and incentives, as well as in the context of specific investment decision-making.

While investment incentives could be considered part of the enabling environment (CCSI and FAO, 2019)—and while the distinction between an “incentive” and an “enabling condition” is not always clear—they remain just one small and specific tool against a broader set of conditions and factors that influence whether investment occurs and whether it is responsible.

These factors, inherent in the enabling environment that influence investors’ decisions about whether to invest at all, are sometimes referred to as the “investment climate.” Many of the factors commonly considered as comprising the investment climate (see **Box 8**) are more relevant for foreign investors and large-scale domestic investors, but some are equally relevant for small-scale producers making investment decisions. At their core, however, decisions about agricultural and food systems investments are very context-specific, depending on the nature of the investment itself. Investors big and small need the right environmental conditions, decent physical infrastructure, and/or other conditions that will allow them to produce or work profitably. Without those factors, the investment climate will be relatively unattractive for investors who have a choice of where to invest and will be a limiting factor in the success of small-scale producers who do not have such a choice.

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## **BOX 8: “INVESTMENT CLIMATE” FACTORS RELEVANT TO INVESTOR DECISION-MAKING**

While investment climate factors tend to be a focus of “agribusiness”—whether domestic or foreign—some factors will matter more to foreign firms. Other factors are equally relevant for small-scale producers.

### **Macro and enabling conditions**

- Political, economic, and social stability.
- Absence of conflict.
- A certain degree of institutional quality and effective coordination between government entities.
- Decent governance.
- Information on the suitability of land available for commercial farming.
- The extent of corruption.
- Protection from unfair international competition.

### **More tangible investment determinants**

- Access to land or other desired location-bound (natural) resources.
- Access to skilled labour.
- Decent infrastructure, especially in rural areas (e.g. feeder roads, water, electrification, rail and port facilities, storage).
- Access and distance to major markets.
- Proximity of raw materials.
- Size of the domestic market and opportunities to do business in it.
- Access to finance with reasonable interest rates.
- Distance to the target market.
- Availability of agricultural R&D facilities.
- Reasonable interest rates and access to finance.
- The accessibility of international trade.



## Environmental Factors

- Water.
- Climate.
- Fertility and health of the soil.
- Availability of crops needed.

## Laws and Institutions

- Independent legal system.
- A predictable regulatory environment (rule of law).
- A transparent and predictable taxation regime.
- Adequate property rights protection.
- Secure land tenure systems, with no community conflict.
- The existence and enforcement of contract laws.
- Enabling socioeconomic conditions.

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When these elements are not present, they may act as barriers to investment. Some of these barriers can be overcome with incentives (e.g. access to markets); others require alternative mechanisms like legal or regulatory reform (e.g. security of land tenure); and yet others simply cannot be changed (e.g. whether a particular crop can grow in the local environment). The challenge for governments is in assessing which factors they can control and, of those factors, which would be best addressed with an investment incentive.

### *The role of strong laws and regulation in ensuring investment is responsible*

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A stable legal and policy framework, bolstered by strong institutional support, is not only important for encouraging investment (see **Box 8**), it can and should also be used to ensure that investments in agriculture and food systems are responsible.

In addition to laws that regulate corporate conduct, social, labour, and environmental laws are particularly important. As discussed in Part I, at times, efforts to incentivise investors to act or refrain from acting in a certain way is not sufficient; laws and other regulatory requirements are necessary to prohibit certain actions. **Box 9** lists some of the areas that should be governed by protections embedded in law rather than encouraged through investment incentives.

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## BOX 9: IMPORTANT SOCIAL, LABOUR, AND ENVIRONMENTAL LAWS

### Environmental laws

- Laws and regulations that prohibit or limit certain negative environmental impacts (water pollution, air pollution, operations in high conservation value areas, etc.).
- Screening for environmental impacts.
- Legal requirements for *ex ante* and *ex post* environmental impact assessments for large-scale projects, coupled with monitoring and enforcement (Cotula, 2016).

### Social and labour laws

- Protection of tenure rights for legitimate tenure rights holders, even when land is legally considered to be held by the state.
- Legal requirements for local consultation and free, prior, and informed consent.
- Limitations on the use of eminent domain or compulsory acquisition in the context of agricultural and food systems investments, with clear and narrow definitions of what is deemed to be in the “public purpose,” as well as equitable compensation requirements for the limited situations in which land may be compulsorily acquired.
- Laws and regulations that prohibit or limit specified negative social impacts.
- Strong labour laws that protect workers’ rights, including on issues of remuneration and health and safety, and that prohibit child labour, forced labour, and other violations of fundamental labour rights.
- Legal requirements for *ex ante* and *ex post* human rights impact assessments for large-scale projects, coupled with monitoring and enforcement.

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## When does it make sense to use investment incentives or when is a different approach required?

### *Circumstances where incentives can help*

The most obvious reason to offer an investment incentive is when it is the **best mechanism to address a key barrier** that is discouraging an investor from making an investment that the government hopes to encourage (for example, an investment that is aligned with the CFS-RAI Principles and national development priorities).

In particular, incentives can be used to attempt to overcome **market failures**. For example:



- **Credit market failures** can affect all sizes of investors, and particularly small-scale producers—especially, youth and women—who commonly lack assets for collateral. While an optimal solution would be the much bigger project of fixing the credit market, governments can use financial incentives as a partial fix to overcome credit market failures, influencing who can receive a loan and for what activities (Johnson *et al.*, forthcoming).
- The market volatilities, weather fluctuations, and additional externalities characteristic of investments in agriculture and food systems that often lead to **risk aversion** that affects the investment decisions of large-, mid- and small-scale investors alike. In this case, incentives such as matching grants, equity participation, and subsidised loans can be used to offset the high risks which an investor is unable to insure against, encouraging investors to take on higher risk projects that nevertheless have promising potential (Johnson *et al.*, forthcoming).
- The failure of the market to value certain **public goods and responsible business practices**. The incentive can be used to encourage conduct providing **positive externalities** that are otherwise not presently valued or paid for by the market, such as environmental and social impact.
- Foreign investors may experience **information asymmetries/failures** due to their lack of familiarity with a host country's economy (Tavares-Lehmann *et al.*, 2016); providing relevant information as a technical support incentive can help overcome related challenges and make investment in the jurisdiction more attractive.

Where the incentive is not designed to overcome a market failure that is highly relevant to an investor, it is likely to feature low down in the list of factors upon which the investor will make its decision, if it is even considered at all.

Beyond correcting specific market failures that might be preventing an investor from investing, certain types of incentives also can be useful in the following circumstances:

- Supporting the development of **public goods**.
- Providing **targeted support** during economic downturns.
- Encouraging **sustainable behaviours**.
- Supporting, in the context of investments in agriculture and food systems, **responsible and viable investments** by small-scale producers that align with the CFS-RAI Principles and the country's national development priorities.

### *Circumstances where incentives do not make sense*

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There are at least two critical circumstances in which incentives do not make sense for responsible investment in agriculture and food systems.

First, an incentive should not be used when it is not the appropriate mechanism for achieving a stated goal. Often, a government measure other than an incentive—such as a law or change in the enabling environment—would be more effective or appropriate. For example, governments

sometimes seek to address regional disparities by conditioning agricultural and food systems investment incentives on investment occurring in areas that are not otherwise receiving it. However, studies have shown that a tax break for geographical conditions is not sufficient to stimulate investment when other more important factors, such as road infrastructure and access to markets, are not addressed (Teye, 2019).



*Recommendation: First understand the barrier that a given investor or group of investors is facing, and then investigate whether an incentive would actually help to overcome that barrier, or whether a different mechanism would be more appropriate.*

Second, an incentive should not be used when it is appropriate in theory but is unlikely to be the right tool because it is poorly designed or not worth the cost. Design failure may render an incentive ineffective; this may include, for example, the choice of the wrong type of incentive, the failure to target it strategically, and/or the failure to condition it appropriately. An incentive may also not be an appropriate choice where the total costs outweigh the benefits. As discussed in Parts II and IV, this includes assessing the costs associated with incentives.

### Reasons for the unwarranted use of incentives

In spite of the futility or wastefulness of offering specific investment incentives in particular circumstances, inefficient and redundant incentives continue to be offered. There are a number of reasons why governments may continue to offer inefficient or ineffective incentives:

- Governments may think it is **easier** to offer tax incentives than to systematically improve a country's legal and institutional systems, improve physical infrastructure, implement economic reforms, develop a skilled workforce, or provide a stable political environment—even if those enabling environment conditions are much more important for attracting and supporting investment.
- **Businesses pressure** governments into granting tax incentives, and vested interests in business and even government lobby to keep them (IMF *et al.*, 2015). This is exacerbated by a different type of information asymmetry than that discussed above, whereby the investor holds all the playing cards regarding the relative importance of various factors to their decision-making and the government relies solely on the investor's own claims that an incentive is crucial to their decision as to whether to invest or not—even if that is not actually the case.
- Politicians yield to **political factors**. For example, politicians may find it expedient to offer tax incentives to send out an image of proactivity in addressing weak economies or supporting particular regions, especially where proven interventions like upgrading physical infrastructure or educational facilities are more likely to take a while to show benefits (Rondinelli and Burpitt, 2000). They may provide certain incentives in spite of advice from international organisations to not offer—or to remove—those incentives (IMF



et al., 2015), or in direct disregard of expert recommendations based on specific evaluations of the incentives programme.

- There is a **lack of internal governmental coordination and communication**, with ministries for agriculture, investment, finance, and development working in silos and at cross-purposes, rather than uniting under a coherent strategy to achieve national goals.
- The global and regional phenomenon of the “**race to the bottom**,” where countries compete against one another to lower taxes in a bid to win investments. This is a bigger challenge with locational incentives (those seeking to attract/keep investment capital) than those seeking to shape behaviour. This competition can negatively affect the welfare of other countries and result in an “inefficient global allocation of capital” and a “collective loss of output,” as all countries in a region end up lowering their tax rates but do not necessarily attract greater investment (Tavares-Lehmann et al., 2016; IMF et al., 2015).

## Incentives should be designed to support the outcomes encouraged by the CFS-RAI Principles

The CFS-RAI Principles specifically state that responsible investment “makes a significant contribution to enhancing sustainable livelihoods, in particular for small-scale producers, and members of marginalised and vulnerable groups, creating decent work for all agricultural and food workers, eradicating poverty, fostering social and gender equality, eliminating the worst forms of child labour, promoting social participation and inclusiveness, increasing economic growth, and therefore achieving sustainable development” (CFS, 2014). While large-scale corporate investments can be structured to help achieve these goals, there is no more direct avenue than ensuring that the world’s hundreds of millions of small-scale producer households (estimated to support some 2 billion people) are receiving the support they need to produce as economically, socially, and environmentally sustainably as possible (Nwanze, 2011).



**Recommendation: Prioritise the development of investment incentives that target small-scale producers, especially youth and women, as well as micro- and small-scale enterprises upstream and downstream.**

Given the great diversity among small-scale producers (discussed in Part I), different incentives may be necessary to match differing needs. For instance, in the case of established—more commonly male—small-scale producers, there may be no need to attract them to agriculture, but rather to stimulate investments that allow them to conduct their activities sustainably and productively.

Women face vastly different barriers to increased agricultural and food systems investment—such as unequal access to education and information, and weaker individual and collective agency (see **Box 2**)—and are likely to benefit from targeted support that recognises these social and other barriers. For example, in the context of agricultural extension services, studies have shown that careful targeting of information, extension officers who are trained on gender, and

recruitment of female extension workers, among others, can all have positive effects (IFPRI, 2019; Mudege *et al.*, 2017; Mamun-Ur-Rashid *et al.*, 2017).

Young agri-entrepreneurs may require incentives that make agriculture more appealing, for example by encouraging innovation and the employment of technologies and techniques that will allow them to produce more with less (see **Box 3**). In this instance, incentives such as incubation support for start-up businesses and technological packages might be appropriate.



**Recommendation: Select different incentives for different sub-groups, depending on their particular needs.**

In designing incentives that support small-scale producers in an attempt to enhance responsible agricultural and food systems investment, policymakers and technical staff must take care to ensure that the incentives do not inadvertently undermine other objectives, such as environmental sustainability or public health. For example, widespread provision of chemical inputs without sufficient training or safety gear may end up negatively affecting farmers' health or the environment. Market price support may ultimately result in environmental harms by encouraging overproduction or intensive monocropping.



**Recommendation: Design incentives in recognition of the different dimensions of responsible agricultural and food systems investment, so as to not blindly pursue one dimension (e.g. food security) at the expense of others (e.g. biodiversity).**

## Reconsidering and managing incentives oriented towards large-scale foreign investors

### *Risks of excessive focus on large-scale foreign investors*

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Incentives should not disproportionately benefit large-scale foreign investors to the detriment of other investors. As noted above, the majority of agricultural and food systems investment in low- and middle-income countries comes from domestic farmers, with FDI only providing a fraction of total investment in agriculture and food systems. Governments may find it to be a much better use of scarce resources to target incentives to address barriers faced by domestic farmers and SMEs operating upstream and downstream along the value chain (Syed and Miyazako, 2013).

Although responsible foreign investment can bring multiple benefits and contribute to a country's development goals, many negative impacts—including serious human rights abuses and severe environmental damage—have also arisen from large-scale foreign investments in agriculture and food systems. In light of the track record of such investments and their inherent risks, the consistency of large-scale foreign investments in agriculture and food systems with the principles espoused in the CFS-RAI Principles is not a given.



**Recommendation: Avoid placing an outsized emphasis on using incentives to attract FDI, and limit barriers that favour certain sized investors over others (e.g. minimum investment size requirements).**

### *Ways to ensure foreign large-scale investments are responsible*

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This is not to say that large-scale investments in agriculture and food systems have no place in a country's agricultural development plan. For example, certain types of crops—including cash crops like sugarcane and palm oil, as well as certain cereals—have agronomic characteristics that make large-scale production the more obvious choice (Chan, 2013). Yet even these crops do not necessarily require the allocation of large swathes of land; rather, large-scale investment using inclusive business approaches that permit smallholders to retain their land rights (such as through outgrower schemes) can also be an option.

To the extent that a country continues to include the attraction of large-scale foreign investment into the agricultural and food sector as part of its national development plan, any use of incentives oriented towards such investors should include the following considerations.

First, no investment must be allowed to contravene the CFS-RAI Principles to the detriment of human rights (e.g. violating local peoples' legitimate land tenure rights), the environment (e.g. polluting waterways), and the host country's sustainable development (e.g. tax evasion). This is true regardless of whether an incentive is offered.

To prevent such contraventions, governments should ensure that its domestic law protects human rights and the environment from potential investment-related harms. Safeguards can also be embedded at the approval stage, for example, by ensuring adequate due diligence and screening of potential investments,<sup>31</sup> and through the use of robust impact assessments. In addition, although investment contracts are not recommended (see Part II above), to the extent that investment contracts are used, they can explicitly incorporate additional safeguards that go beyond what is currently required by law, and can "mak[e] noncompliance a violation of legally binding contractual terms" (FAO, 2016).

Second, any incentive provided to a large-scale investment should support that investment's contributions to the goals contained in the CFS-RAI Principles. Such goals include increased food security and nutrition, sustainable and inclusive economic development and the eradication of poverty, women and youth empowerment, conservation and sustainable management of natural resources, and supporting diversity and innovation.

Policymakers and technical staff can seek to do this through the conditions (discussed later in this Part) that are attached to the incentives. For example, investments will be permitted accelerated depreciation on project-related assets if training is provided through the project to upskill women. Or, for example, an incentive will be provided to investors that integrate

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<sup>31</sup> It is valuable to research the social, labour, and environmental records of potential large-scale investors. One widely used tool to investigate companies for problematic behaviours is the Good Jobs First database, Violation Tracker: <https://www.goodjobsfirst.org/violation-tracker>.

inclusive business approaches (demonstrated by meeting clear and objective criteria). When attaching conditions, the incentives should be granted only upon proof that conditions were met, and are revocable if the investment breaches the CFS-RAI Principles. This could take the form of a provision in the relevant law offering the incentive, declaring that incentives may be revoked if any attached conditions are not met, or if the investment breaches the CFS-RAI Principles and no effort is made to remedy that breach.



*Recommendation: Enshrine adequate safeguards in legislation to protect human rights and the environment in the context of investment. Use additional measures, such as due diligence and screening, to assess whether an investment is likely to contribute to, or undermine, the realisation of human rights and achievement of development priorities.*



*Recommendation: Consider attaching conditions that support the achievement of CFS-RAI Principles goals to incentives offered to foreign large-scale investors, and make those incentives revocable in instances where conditions are not met.*

### *Regional governance and coordination are important*

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In the context of locational incentives, countries ideally would coordinate to not offer unnecessary incentives and would simply compete for FDI on the basis of competitive conditions like factor endowments, legal and institutional stability, adequate infrastructure, and political stability. In practice, however, countries' ability to coordinate effectively has been stymied the absence of "an effective supranational monitoring framework and powerful institutions to enforce it" (IMF *et al.*, 2015). Without such coordination, abstaining from unnecessary incentives is not easy, due to the pressure created when other countries offer incentives (particularly tax incentives).

Even if countries do seek to coordinate on either tax incentives or broader tax policy, potential risks may arise. One risk is that agreeing to eliminate tax incentives could shift competition into general tax policies, such as a reduction in overall corporate income tax rates. The second is that if only a subset of the relevant countries agree to coordinate, those countries who do not cooperate might benefit at the cost of those who do (IMF *et al.*, 2015).

Regional efforts to coordinate on harmful tax competition have experienced varying degrees of success to date (IMF *et al.*, 2015).<sup>32</sup> Nonetheless, options for regional cooperation do exist. As noted by the IMF, World Bank, UNCTAD, and OECD, a non-binding option would be a code of conduct agreeing not to use certain tax incentives, like the Code of Conduct for business

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<sup>32</sup> Example discussed: Southern African Development Community (SADC) Protocol on Finance and Investment and Guidelines for the application and treatment of tax incentives in the SADC region; East African Community (EAC) Code of Conduct; West African Economic and Monetary Union (WEAMU); Committee of Ministers of Finance of Central America, Panama, and the Dominican Republic (COSEFIN) "Declaration of Good Practices" discussions.



taxation in the European Union. A binding option could be a common legislative framework, like the state-aid rules in the European Union (IMF *et al.*, 2015). A more modest option would be to focus on “a common framework for reporting tax incentives and information exchange to encourage mutual learning” with the goal of enhancing transparency and enabling ex post assessment of tax incentives (Teijeiro, 2015).

In the interim, and to the extent that countries continue to offer investment incentives via contract (not recommended), publishing a list of available incentives on a regional website would provide greater transparency, with the goal of minimising pressure on government negotiators in contractual negotiations. By doing so, this disclosure could make it easier to avoid a regional race to the bottom, as government negotiators gain bargaining power by seeing what other countries offer, thus minimising companies’ ability to use opacity to their advantage (Charlton, 2003). There is a risk, however, that such transparency could function as a double-edged sword, if countries feel pressure to match other countries’ incentives based on what is published. This suggestion is made in conjunction with the recommendation that the optimal way to offer investment incentives is in national legislation (see discussion in Part II of this guide) and not at the individual contract level.

Despite the challenges, it will be critically important for governments to find ways to cooperate in order to stem the race to the bottom that leads to redundant incentive use. Abstaining from unnecessary incentives in a coordinated way can help governments to ensure that the objectives behind the incentives they offer are linked to their national priorities, as well as to regional development priorities.<sup>33</sup>



**Recommendation: Participate in regional efforts to curb redundant incentive use and to combat the “race to the bottom.”**

## Attaching conditions to incentives can be essential for promoting responsible and sustainable practices beyond what is required by law

Attaching conditions to incentives can be one way to use incentives to promote more responsible investment aligned with the CFS-RAI Principles. Using conditions, governments can encourage specific responsible and sustainable practices that go beyond what is required by law, while also ensuring that incentives are not provided when investments do not support responsible practices. For example, **payments for ecosystem or environmental services** are a popular mechanism for encouraging environmentally sensitive agricultural practices. They are essentially just a grant (or even a loan or loan guarantee) that is given to an investor provided the investor complies with an environmental condition or conditions:

Incentive (type: grant) + Condition (type: environmental)

<sup>33</sup> Regional coordination can and should extend beyond coordination on incentives to other aspects of aligning investment with the CFS-RAI Principles. This is explicitly acknowledged in the Association of South East Asian Nations Responsible Investment in Agriculture (ASEAN RAI) Guidelines on Promoting Responsible Investment in Food, Agriculture and Forestry, which highlight the importance of “promoting intra-regional assistance, experience sharing, and capacity building on issues related to responsible investment in food, agriculture, and forestry to strengthen ASEAN Member States governments’ capacity on legal, policy and implementation issues.” Principle 10.

Such payments can be particularly important for small-scale producers who tend to lack the capital to implement climate- and environmentally-sensitive changes into their practices, such as creating ponds for enhanced water storage (costs cover creation and any loss in agricultural production) (Smith *et al.*, 2013; One Planet and UNEP, 2019).

A condition may not be relevant in all instances of incentive use. Relevance depends on the goal the government is seeking to achieve. For example, if a government wants to encourage re-investment in an existing large-scale plantation but only if more environmentally-sound farming practices are employed, the incentive that may be offered to the investor could be coupled with a condition that the benefit only be conferred upon proof of cover cropping, planting hedge rows, or some other relevant practice(s). In this context, conditions, when coupled with the right type of incentive, can help filter the types of investments governments wish to encourage and shape agricultural practices to better fit sustainable food system outcomes.

In another scenario, however, a condition may not be necessary. For example, the government's goal may be for smallholders' incomes to increase through greater productivity, and so the government may offer a technological incentive in the form of a more environmentally appropriate plant or livestock variety. *In this case, if the farmer takes advantage of that incentive and invests accordingly, the outcome will be achieved (assuming the government has selected the correct variety), and the farmer's productivity should increase by virtue of farming with the improved variety; no condition would be needed.*

Importantly, conditions do not work if the incentive does not work, underscoring the need to offer incentives that will actually motivate investors in the manner intended.

Conditions are determined by the government's **goals** for the targeted investments, which in turn should be grounded in national development priorities more generally. The conditions most likely to be relevant for responsible agricultural and food systems investments are therefore those linked to environmental, social, health, and nutritional issues, as well as locational or other behavioural conditions. As discussed above in **Box 9**, however, certain aspects of these issues should instead be addressed in law, rather than through incentives.

For some incentives, particularly those targeting large-scale investors, **performance-based** approaches can be an effective way to ensure that incentives with conditions lead to desired outcomes. Under a performance-based approach, the incentive is contingent on demonstrated impact. This approach can be more likely to result in intended impact than when incentives are provided without a condition, or when they are provided based on an investor's practice or activity (rather than based on the impact) (OECD, 2020). However, a performance-based approach is often not appropriate for small-scale producers, who may not have enough capital to take certain actions that result in impact without upfront support, or who may not be able to afford to wait for that impact to manifest. In such instances, it is more appropriate to provide an incentive once a practice is modified or an activity undertaken (UNDP, n.d.).

Such nuances reinforce the need to ensure that incentive planning and design is participatory and needs driven, especially to identify the practical challenges confronted by the diverse range of small-scale producers who may be intended targets of the incentives.





**Recommendation:** Consider attaching environmental, social, health, behavioural, or other conditions to incentives in order to achieve desired investment-related impacts that align with national development priorities.

## Incentives may work best as part of a package

Investment incentives are but one potential mechanism in a raft of measures necessary to achieve responsible investment in agriculture and food systems. Beyond selecting the right incentive, and potentially coupling that incentive with a condition, the effectiveness of an incentive may be enhanced by packaging it with other measures. This is because providing incentives as part of a package can better support the investor in using the incentive(s) more effectively (Fiedler, 2020).

There are multiple ways that agricultural and food systems investment incentives can be packaged to enhance their effectiveness and their ability to support responsible investment. These include:

- Packaging multiple complementary incentives together. For example, under such an approach, a concessional loan to small-scale producers could be combined with training, mentoring, and coaching; in such a package, the financial incentive may be put to more effective use when the recipient also receives the complementary technical support incentives.
- Providing incentives against the backdrop of a sound regulatory regime that may also include disincentives, such as a taxes, fines, and prohibition of use. This, in essence, is strengthening the enabling environment alongside incentive provisions; but can also be viewed as combining the “stick” of disincentives (such as environmental laws that ban certain types of conduct or a land tax that discourages harmful practices) with the “carrot” of incentives.
- Coupled with complementary government investments, such as research into sustainable productions systems (FAO, n.d.).

Packaging may involve any one or more of the above. For example, price interventions and the provision of credit coupled with public investment in research and development and extension services, strong institutions, and investments in primary education and rural infrastructure (especially electrification and irrigation) have been shown to be successful in removing countries’ anti-agricultural biases (Laborde et al., 2019). Importantly, different incentives may be relevant at different stages and may seek to effect short- or long-term changes.

When it comes to incentives for **women, youth, or other historically marginalised groups**, providing a package is generally preferable over stand-alone incentives in order to achieve the expected results. This is true even if it means that a smaller number of beneficiaries will profit from the intervention due to constrained budgets. Of particular importance is the element of skills developments through training and coaching. In order to actively and meaningfully

participate in policy design, implementation, and monitoring and evaluation processes of new incentives, and then to take advantage of such an intervention, youth and women need the right skills. Their potentially limited advocacy, business, or technical skills can otherwise be significant constraints, preventing them from effectively defending their interests and from taking advantage of incentives available to help them develop and maintain a viable livelihood in agriculture. So, while access to a grant may be a precondition to enable youth and women to invest in agriculture and food systems, packaging that grant with additional services, like access to equipment or harvest facilities, access to business incubators, and ongoing training, coaching, and other advisory services, will empower them to develop, pilot, and implement projects that are economically viable and impactful (Fiedler, 2020). The following Nigerian and Mauritanian case studies provide practical examples of how incentives may be packaged.

### **Case Study: Nigeria Incentive-Based Risk Sharing System for Agricultural Lending**

Owned by the Central Bank of Nigeria (CBN) and instituted in partnership with the Federal Ministry of Agriculture and Rural Development and Nigerian Bankers' Committee in 2013, the Nigeria Incentive-Based Risk Sharing System for Agricultural Lending (NIRSAL Plc) aims to raise millions of Nigerian farmers above the poverty line by de-risking agricultural lending. Primarily, NIRSAL encourages financiers and investors to lend to the agribusiness sector by providing **Credit Risk Guarantees**, thereby sharing the risk and catalysing financial and investment flows into agricultural value chains, and increasing smallholder farmers' access to credit.

In addition to Credit Risk Guarantees, NIRSAL (NIRSAL, n.d.):

- offers **technical assistance** to producers, so that loans received are used more effectively;
- rates banks based on the effectiveness of their lending and social impact;
- offers banks incentives for building their lending capabilities; and
- facilitates the formation of new systems such as **producer cooperatives** and **transportation systems** that will cut costs for the transportation of produce.

Before NIRSAL's inception, 2 percent of bank lending in Nigeria was used for agricultural lending, as opposed to 6 percent in comparable developing countries like Kenya (Central Bank of Nigeria, 2012). Despite NIRSAL's efforts over the last decade, however, lending institutions remain reluctant to finance certain areas of the agricultural value chains (Abdulhameed, 2016). To date, NIRSAL has seen USD 500.7 million loans, and 677 projects, guaranteed, and estimates 400,000 jobs created as a result. Their goal is to increase agricultural lending to 7 percent of total lending in Nigeria by 2026 (Abdulhameed, 2019).



### Case Study: Mauritania, Union Nationale des Mutuelles d'Investissement et de Crédit Oasien et des zones pluviales (UNMICO)<sup>34</sup>

In Mauritania, a specific micro-finance institution—Union Nationale des Mutuelles d'Investissement et de Crédit Oasien et des zones pluviales (UNMICO)—provides *loans* to the agricultural sector. UNMICO has the merit of combining rural credit at low interest rates with **capacity development support** to ensure the economic viability of an investment, which is particularly important.

UNMICO manages local caisses (funds with a specific cash desk) in partnership with local economic agents (cooperatives, producer organisations, farmers and others) who will become co-owners (“sociétaires”) of the caisse and should gradually increase their managerial and financial responsibilities. The main objective of the caisses is the provision of short-term micro-loans, which constitute 80 percent of the loan portfolio.

Prior to setting up a caisse, UNMICO carries out feasibility studies and engages with local stakeholders to identify and prioritise key challenges, as well as their potential solutions based on a set of economic, technical, and sociocultural criteria.

Subsequently, UNMICO provides training to sociétaires and beneficiaries on various issues, including financial literacy and management, accounting practices, or management and governance of a caisse and other organisations. UNMICO also ensures regular follow-up and monitoring with each caisse and the beneficiaries to contribute to the durability of each project (UNMICO. n.d.).

Combining incentives into “inclusive, integrated packages” maximises efficacy and can support greater uptake of sustainable practices (FAO, 2018b). Yet selecting the right incentive or package of incentives relies on careful planning and design, as addressed in Part IV of this guide.



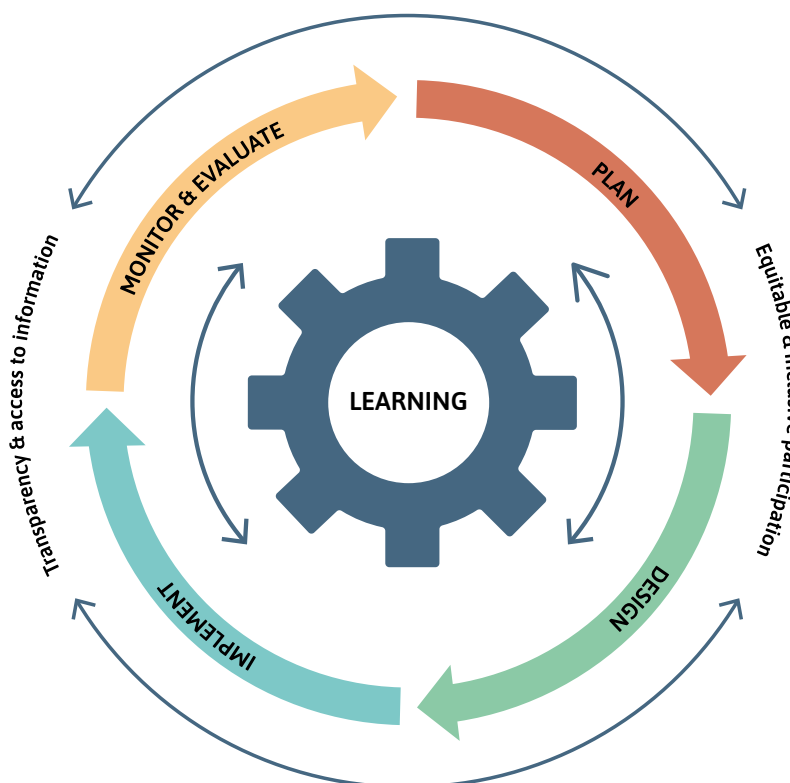
*Recommendation: Consider how incentives may be packaged—whether by packaging multiple complementary incentives together, providing incentives against the backdrop of a sound regulatory regime that may also include disincentives, or coupling incentives with complementary government investments—in order to better support target investors’ effective use of incentives.*

<sup>34</sup> This case study is adapted from: Fiedler, (2020).

# Part IV - Planning for, designing, implementing, monitoring, and evaluating incentives for responsible agricultural and food systems

This section provides guidance for policymakers and technical staff on all stages of incentives: from planning for a possible intervention that might take the form of an incentive, through to evaluating incentives that have been provided and making decisions based on learnings from the evaluations.

This guide suggests an adaptive approach to incentives. Such an approach can support informed decisions about the use and design of incentives; it also implies consistent efforts to monitor and evaluate incentives, and to adapt incentives based on learnings in order to increase the likelihood that incentives will support desired outcomes (FOS, 2017). This approach is strengthened through increased transparency and inclusive participatory processes. This section provides guidance for developing and managing incentives using the framework below (Webb et al., 2018).



## Planning for an appropriate intervention

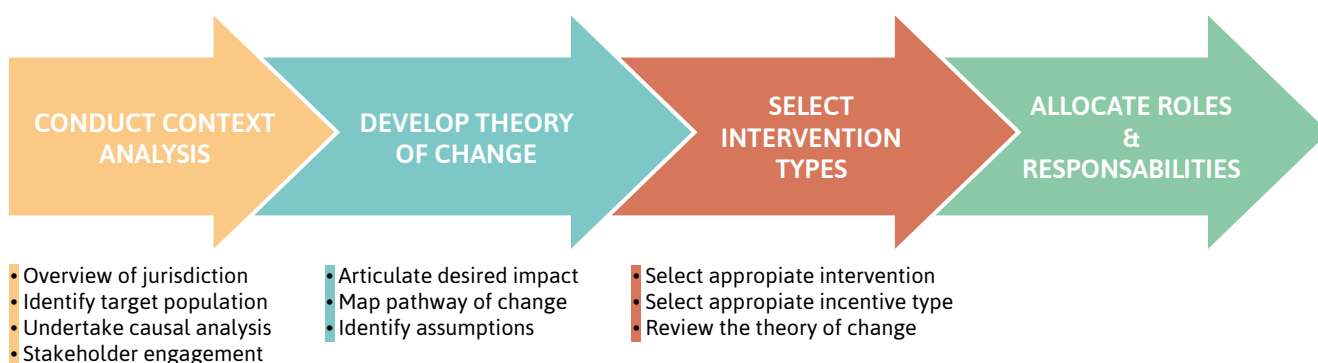
Before any specific investment incentives are designed, careful planning can help to clarify whether investment incentives are an appropriate intervention.

A starting point for this planning is to understand the government’s national development priorities and how they relate to the government’s long-term goals with respect to responsible investment in agriculture and food systems. This guide assumes that policymakers and technical staff considering the use of incentives already have some clarity regarding these priorities and goals, which may include, for example, goals to eradicate rural poverty, increase food security and nutrition among small-scale producers, and foster gender equality and empower youth in rural areas.

With an understanding of those general national development priorities and impacts, the first steps in planning for an intervention—one that might take the form of an incentive—are to identify the *needs* of investors in agriculture and food systems, the *barriers* to responsible investment in agriculture and food systems, the *problems* that the government is trying to address, and *what* the government is hoping to achieve with the intervention. These crucial steps will enable policymakers and technical staff to ascertain whether incentives are the most appropriate mechanism and, if so, how to design them effectively.

To support this assessment of whether an incentive is the right mechanism, governments can develop a **theory of change**. A theory of change is an “on-going process of discussion-based analysis and learning that produces powerful insights ... [and is] communicated through diagrams and narratives which are updated at regular intervals” (Vogel, 2012). A theory of change is particularly useful when planning an intervention that seeks to address complex and multi-causal challenges. It can be developed during the planning phase, but can also support the design, implementation, monitoring and evaluation of an incentive or other government measure.

This section describes the steps that policymakers and technical staff can take during the planning stage of an intervention that might take the form of an incentive, and discusses how a theory of change can be developed and used to support the planning process. While these steps are presented sequentially, the process does not necessarily have to be followed in a linear fashion. Rather, these steps can be viewed as a set of good practices that support both the effective planning for policy interventions that may include incentives and the reform of existing incentives (FOS, 2017).



## 1. Conduct a Context Analysis

Policymakers and technical staff considering the use of an incentive can start with a context analysis that seeks to understand and identify the characteristics and conditions of the setting for which the incentive is contemplated. This should include, most critically, the *needs* of investors in agriculture and food systems, which connote the barriers or unmet problems they face, and the underlying causes of those needs, so that an appropriate intervention can be developed. As such, participatory processes that include intended beneficiaries, such as small-scale producers or other investors, can be critical during this planning stage (see **Box 10**).

The methods employed to inform the context analysis will depend on the jurisdiction and on the availability of resources and capacity. Broadly speaking, they may include information and evidence gathered from: past policies; previous studies or social science theory (Stein, 2012); surveys, census data, or field visits; and, most critically, from investors themselves.

Ideally, the following elements should feed into the context analysis:

- **Overview of jurisdiction or subsector:** An overview provides a background on the events, practices, and policies that have shaped the current context in a jurisdiction or subsector. What are the leading economic, environmental, political, and social dynamics that have informed the current context? What issues, if any, have had a disproportionate impact on the context, e.g. natural disasters, economic crises, or political conflicts? What past measures have been implemented? Have interventions attempted to increase responsible investment in agriculture and food systems? What policies failed or succeeded, and why? (FAO, 2019b).
- **Identification of target population:** In the context of responsible investment in agriculture and food systems, the investors that may benefit from an intervention, such as an incentive, should be identified. These could include, for example, small- and medium-scale producers and micro/small enterprises, young agri-entrepreneurs, women farmers, or other marginalised populations. Given the diversity of investors and the desire to leave no one behind, it is critical to consider the particular challenges of specific groups, such as women, youth, and small-scale producers, who have different needs and will be affected differently by an intervention.



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## BOX 10: INCLUSIVE AND EQUITABLE PARTICIPATION

Using a participatory approach through which small-scale producers and other investors can actively participate in planning and decision-making processes fosters cooperation, facilitates consensus of results to be achieved, and provides more representative and meaningful insight to the given context (Maennling and Correa, 2020), which in turn increase the likelihood that outcomes will be defined realistically and achieved (Roberts and Khattri, 2012). In order to support equitable participation of marginalised groups, cultural norms and power dynamics should be taken into account (IIED, 2019). Based on this, specific efforts should be undertaken to enable the participation of women, youth, and indigenous communities, who often confront obstacles in effectively participating in decision-making processes relevant to investment or incentives due to factors such as power imbalances, institutional biases, and lack of access to relevant information.

Participatory approaches may vary, depending on the resources available, the potential scope of intervention, and other factors. Good practice suggests that:

- Governments should start with a well-informed plan (covering, for example, which investors to engage, which government agencies should be involved, the levels and methods of engagement; and time frame and resources required) (FAO, 2005).
  - Once engaged, investors and other stakeholders can be supported to assess the current situation and identify possible policy changes and interventions, using a range of tools and techniques (FAO, 2005).
  - Levels of engagement may range from consultations through to specific opportunities to collaborate on design. Formal institutionalised opportunities for policy dialogue—including through multi-stakeholder platforms—may be a particularly useful method to enable participation in ongoing planning and policymaking processes (Fiedler, 2020).
- 
- **Causal Analysis:** Understanding the causes of any identified problems or needs—as well as the drivers of those causes—is a critical part of developing a theory of change, and helps set the stage as the rationale for the intervention to be developed.<sup>35</sup> To undertake a causal analysis, start by identifying the **core problems** faced by a target population (potentially narrowed by factors such as location and subsector). These can be broad problems, e.g. high poverty levels or widespread food insecurity; or more narrow problems, e.g. decline in crop productivity. Are the problems identified by women and by men different?

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<sup>35</sup> Consider the following questions: What are the problems facing investors, and that block them from investing more, in a responsible manner? Who is affected by those problems? Who is particularly vulnerable? What are the consequences of the problem? What are the causes of the problem – individual capacities and/or relationships; financial resources; environmental changes; institutions; infrastructural systems; legal system? What are the barriers to change? What are the opportunities to overcome these barriers? Who else is working to address the problem(s)? What is not happening? (Noble, 2019).

Next, analyse the **underlying causes** of these problems. Ask “why” the problem exists, and keep asking until the possible reasons are exhausted (FAO, 2019b). Potential causes can range from structural factors, to economic, environmental, social, or political factors. In turn, identify the **drivers of those causes**. Are there problems that result from the gender-based division of labour or from inequitable access to resources? (FAO, 2005).

This analysis may also surface other factors, such as potential **opportunities** to help overcome some of the barriers identified, or potential **constraints** that may make overcoming some of the barriers challenging.

- **Stakeholder Engagement:** During the context analysis, policymakers and technical staff should use a framework for *identifying* those entities and individuals<sup>36</sup> that may affect or be affected by a potential intervention, including the impacts of any investments made because of the intervention. A strategy should be in place to engage these different groups, e.g. through a series of stakeholder workshops, in order to examine how the groups differ in their roles, *interests, priorities and concerns*, their *knowledge and skillset*, and how they can *contribute* to (or *obstruct*) the outcomes of an intervention. It is also helpful to analyse the *power distribution* among these groups, and to incorporate strategies to mitigate potential conflict or turn them into opportunities for collaboration (Caldwell, 2002). This stakeholder engagement should support participatory approaches to planning (see **Box 10**).

## 2. Develop the Theory of Change

Armed with the information collected during the context analysis, the theory of change itself can now be developed. The development of this theory of change should be done in partnership with the target population (and other key stakeholders, where appropriate), who bring specific knowledge and experience to help inform this effort. The resulting theory of change represents the group’s best understanding or hypothesis, at that particular point in time, of how changes are anticipated to happen so that activities (such as the provision of an incentive) would lead to desired impacts.

At its core, developing a strong theory of change requires the three steps below. Once developed, a theory of change can be represented in a visual diagram and/or described in a narrative summary (See **Annex I** for a detailed example).

- **Articulate the long-term desired impact:** Once the problems and needs have been identified, policymakers and technical staff can shift from focusing on the problems to focusing on the solutions (Hivos, 2015). This can be done by articulating in a statement:

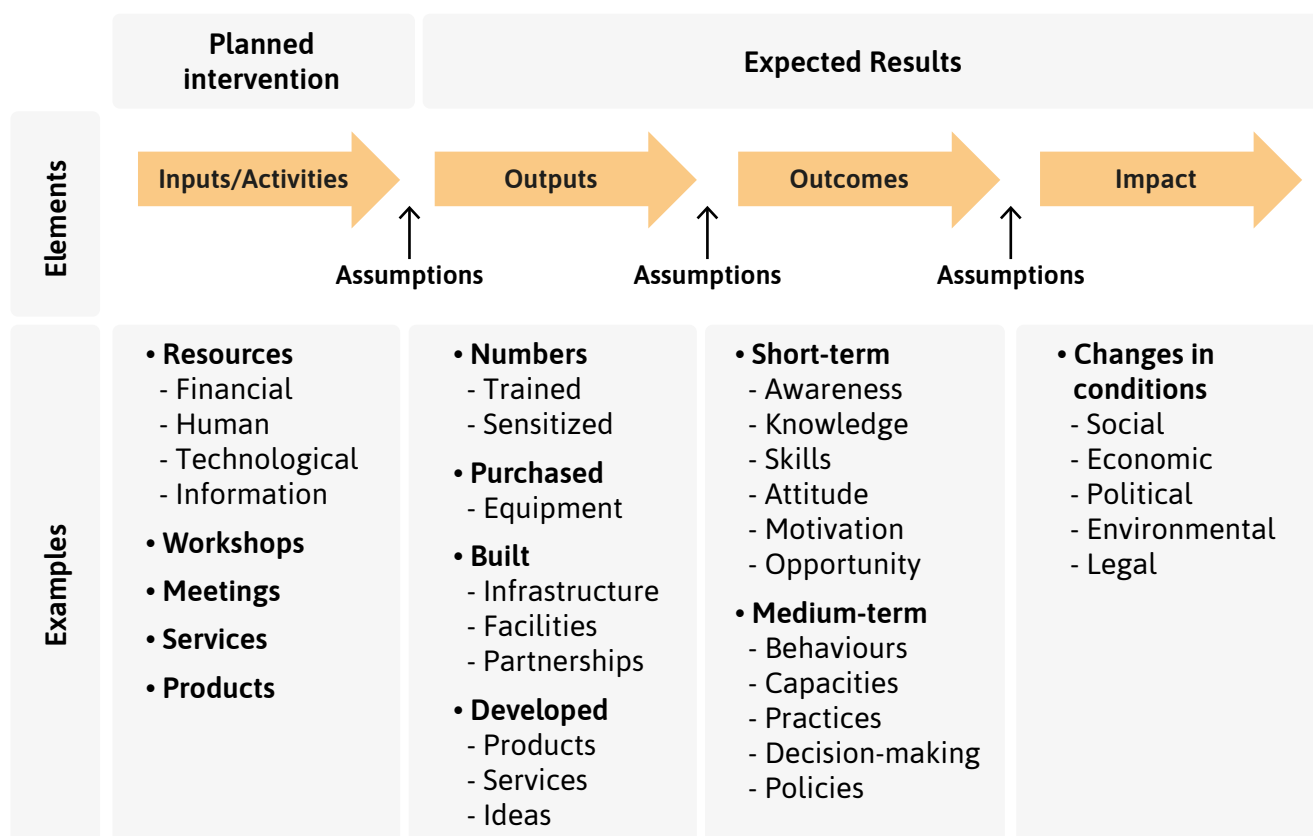
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<sup>36</sup> These may include national, sub-national and local governments, the private sector, financial institutions, target populations, legitimate tenure rights holders, the community at large, etc.



- the long-term desired impact that a potential intervention intends to address (“what”);
  - the target population that will benefit from the intervention (“who”); and
  - the purpose for the desired change (“why”).
- **Map the pathway of change:** Mapping a pathway of change is done by working backwards from the long-term desired impact, to the medium- and short-term outcomes, and to the outputs (or activities), asking at each level “what element is necessary and sufficient in order to achieve the change at the next level.” This can be organised in a chain of “if-then” statements, and should flow logically, e.g. if output X is achieved, then it is reasonably logical that outcome Y is attainable (Pringle and Thomas 2019). If one element does not logically link to the next, what else can be included? See **Figure 1** for elements to consider when developing a theory of change. By clarifying the linkages, the theory of change provides a rationale for the choice of activities (intervention), a justification of resources (input), and a framework to support the development of indicators and targets for the monitoring, evaluation and learning stage (See **Annex I** for details on selecting proper indicators and targets for each result expected in the pathway of change).
  - **Identify assumptions:** The linkages between each level identified on a pathway of change are only valid if certain conditions are met or in place. What evidence is there that each element leads to the next? If there is weak or no evidence, the link is an *assumption*. It is important to identify the assumptions made at each causal linkage. These may include assumptions about the target population’s reactions to a changed situation, the internal and external conditions that need to be in place at each level, and the causality assumed in the pathway, including the expectations about how or why the activity proposed will bring about the change envisaged (Hivos, 2015). Articulating these assumptions can improve the design of an incentive or other intervention, lead to more coordinated and focused action, enable adaptive planning, form a good basis for risk management, support more focused learning and evaluation, and increase credibility (Hivos, 2015).

Figure 1 - Elements of a Theory of Change



Adapted from source: IIED, (2019).

### 3. Select the intervention (and decide whether to offer an incentive)

The theory of change can help policymakers and technical staff explore different options—including the use of incentives—to try to find the most appropriate intervention for the problems identified and the impact sought. For example, the theory of change may uncover multiple interventions that could help to achieve a desired impact, as well as their relative strengths, weaknesses, and accompanying assumptions. Based on this information, policymakers and technical staff can:

- **Select an appropriate intervention:** Develop criteria to help select an intervention that could achieve the desired impact. Some common criteria include: the available budget; the desired impact and timescale to achieve the desired impact; sphere of control and influence (Hivos, 2015); social acceptability; community support; management, implementation and monitoring support and capacity; sustainability; technical feasibility; political sensitivity; level of risk (Caldwell, n.d.); and the potential to collaborate and coordinate with other government agencies, programmes, or institutions.



- Based on the criteria, select an appropriate intervention. As discussed above, incentives are just one option to be considered among many, and they are often not the most appropriate intervention. The theory of change, and criteria for selecting an intervention, however, can help in identifying when an incentive would be an appropriate mechanism for achieving the government's desired impact.
- **Select the appropriate incentive type, if an incentive is selected:** In cases where an investment incentive is identified as the most appropriate intervention, consideration should be given to the best type(s) of incentive(s) to provide—including whether to undertake complementary actions or to provide incentive packages (discussed above in Part III). The choice of incentive will depend on a number of factors, including: the desired impact of the incentive; the target beneficiaries of the incentive; the available budget; and the capacity available to administer and enforce it.
- **Review the theory of change:** Once the incentive (or other intervention) is chosen, the theory of change can be revisited to interrogate this choice. Is the theory of change for this incentive logical? Are there missing steps? Does any step lead to unintended consequences, positive or negative? Are gender inequalities, dynamics, and needs taken to account? To what extent do the outcomes work out differently for women and men, as well as for youth and older farmers or more established entrepreneurs? (Hivos, 2015).

#### 4. If an incentive is chosen, allocate roles and responsibilities for designing and implementing the incentive

If an incentive is chosen as the most appropriate intervention, the next step will be designing the incentive, as discussed in the section below. Prior to designing an incentive, it is critical to clearly allocate roles and responsibilities among relevant government entities. Each agency or authority anticipated to have a role should be identified, its role and responsibilities clarified, and sufficient resources allocated.

Problems may arise if roles are not clearly allocated. For instance, monitoring the effectiveness of a tax incentive may be a matter for the Ministry of Finance. However, the information on forgone revenue due to the tax incentive may be with the tax administration, while information about the impact of the incentive, such as the number of jobs created, may be with the sector regulator, and its compliance with conditions set out in a contract, such as environmental standards, with the environmental agency. The Ministry of Finance must be confident that the tax administration, sector regulator, and environmental agency have the legal right to collect the data, and are in fact collecting the data, that it needs for its role in evaluating the incentives (United Nations, 2018).

## Designing investment incentives

When designing an investment incentive, government officials should ensure that each incentive:

1. has a clear policy **objective** that aligns with national development priorities;
2. is appropriately **targeted** and has clear eligibility criteria;
3. can be easily and fairly **administered**;
4. will be granted at the right stage of the investment;
5. has a defined **time frame**; and
6. is specifically **budgeted** for.

Each of these elements is discussed in turn. **Annex II** provides additional notes on designing tax incentives for the limited contexts in which they are deemed appropriate.

### 1. Ensure the incentive has a clear objective that aligns with national development priorities

Each incentive should have a clear and strategic objective that aligns with national development priorities and sustainable development goals. The strategic objective may include a series of sub-objectives that will vary by jurisdiction depending on economic and political factors (Parilla and Liu, 2018). These objectives should take into account the needs identified during the planning phase, and should be supported by the theory of change developed at that time. This helps to ensure that the incentive is designed in a way that is logical.

Participatory processes during the design phase can also enable government to account for investor and other stakeholder needs when designing new incentives.

### 2. Decide on the appropriate level of targeting and use clear eligibility criteria

- Incentives can be tailored narrowly or more broadly, depending on the objective of the incentive. For example, eligibility criteria might include:
  - type of activity (e.g. R&D, production, market facilitation);
  - size of investor or investment (e.g. small-, medium-, large-scale);
  - identity of target beneficiary (e.g. marginalised groups; domestic or foreign investors; etc.);
  - specific location in need of investment; and/or
  - compliance with specified conditions, with objective and quantifiable performance criteria (e.g. linked to local employment; inclusive business approaches; climate-smart production practices; ecosystem services; etc.).

Targeting criteria should be selected carefully, keeping in mind the objectives, desired impact, and intended beneficiaries of the incentives. Targeting involves a deliberate balancing process. On the one hand, offering incentives too broadly may increase the likelihood of providing redundant incentives. On the other, narrowing criteria excessively may risk excluding investors whose investments could support the government's goals. This underscores the importance of carefully assessing the potential impacts and costs of particular incentives.

The eligibility criteria should be simple and clear. Carefully crafted criteria can help to ensure that targeted investors or investments are actually the ones who receive incentives. Clear criteria can also manage investor expectations. This, in turn, can help to avoid disputes with investors who expect to be eligible for a specific incentive based on broad or ambiguous language.

### **3. Minimise discretion in the granting of incentives**

Incentives can be awarded automatically or through a discretionary process that requires an application and approval.

Under an *automatic process* (sometimes referred to as *rules-based process*), an incentive provided for in the applicable law is automatically available to any potential beneficiary who meets the prescribed objective eligibility criteria. An automatic process should be used for any tax incentives offered. Automatic processes are also preferable when the incentive is targeted more broadly. The advantages of this method are its simplicity of administration, including the approval, implementation, and monitoring processes; savings on transaction costs; and the minimal discretion and increased transparency that reduce the potential for corruption (Tavares-Lehmann *et al.*, 2016).

A *discretionary process* requires that a potential beneficiary go through an approval process or allows an investor to negotiate on a case-by-case basis with the relevant agency or authority to obtain the incentive or incentive package. Discretionary processes may be more appropriate, for example, when an assessment of the potential beneficiary's ability to use the incentive effectively is required. And for governments with strong administrative capacity, discretionary processes may be less likely to result in redundant incentives, thereby reducing overall spending on incentives. However, the discretionary method is more likely to enable corruption, especially with respect to how objectively and thoroughly merit is assessed by the relevant administering agency. Given this greater potential for abuse, a discretionary process should still incorporate many non-discretionary elements, such as objective eligibility criteria, as well as criteria to determine set amounts/value of an incentive that an eligible investor can receive. Discretionary processes can also include several stages of approval, and should be subject to ongoing monitoring (Tavares-Lehmann *et al.*, 2016; Brennan and Ruane, 2016).

#### 4. Select the right timing: *ex ante* vs. *ex post*

Incentives may be granted before the investment is made (*ex ante* or front-loaded) or after the investment has met qualifying conditions or achieved expected results (*ex post* or back-loaded). *Ex ante* provisions are based on the expectation of future, unconfirmed performance by the beneficiary. While they are the preferred method by investors and producers, they can be undermined by investors who do not deliver the expected results or who invest only until the incentive ends. For domestic small-scale producers and especially for under-represented groups, such as women, youth, and so on, however, *ex ante* provision of incentives may be essential for investments to be made by them.

*Ex post* provisions are based on the compliance of conditions by the beneficiary of the incentive. For large-scale investors, incentives should be tied to meeting qualifying conditions and offered on an *ex post* basis. Conditions may be defined in terms of export targets, employment targets, the establishment of certain activities like R&D, use of environmentally-friendly technology, or other conditions aimed at achieving the jurisdiction's sustainable development goals. This performance-based approach helps governments to ensure that they only offer incentives to qualifying investors that meet any corresponding conditions and obligations; such an approach can be administratively easier for governments than attempting to use "claw-back" provisions when investors fail to meet their obligations tied to any incentives that were provided *ex ante* (Tavares-Lehmann *et al.*, 2016).

#### 5. Establish a clear timeframe: continuity and duration

An incentive can be offered as a **one-time event**, as in a matching grant or a training course, or **continuously** over a set number of years, as in a mentorship programme for youth in agriculture. For small-scale producers, continuous incentives can be attractive, although also risky: if they become overly reliant on non-institutionalised incentives, for example, they risk making decisions based on incentives that might be terminated prematurely.

The time frame during which an incentive is offered, and its results measured, should be specified. This may help investors, small or large, make more informed decisions. Specified time frames can also reduce the risk that the incentives programme is kept alive due to administrative or political inertia or despite its ineffectiveness.<sup>37</sup> For legislated tax incentives, for example, the inclusion of "sunset" clauses (where the legislation automatically expires after a specified number of years unless proactively extended) is considered good practice (see **Annex II**).

While some stability and continuity of incentives can support informed investor decision-making, governments should always retain appropriate flexibility to end incentives

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<sup>37</sup> Tax incentives, such as tax holidays, tend to remain in the statute books well after the original period for which they were granted and well after any benefit for such a policy has been exhausted. This creates a financial burden on the State without any benefit (Johnson *et al.* forthcoming).



programmes if deemed ineffective or if the incentives are no longer in line with their development priorities. This is particularly important to signal around incentives that might be relied on by foreign large-scale investors, who may seek to resort to investor-state dispute settlement proceedings when incentives are removed (see **Box 5**). In the case of incentives targeted at small-scale producers, however, provision should be made to ensure they are not excessively harmed by the revocation of such incentives. This may take, for example, the form of a staggered removal of the benefit incurred from the incentive, or adequate social protection to mitigate against harm.

## 6. Understand costs and disclose expenditure budget

Incentives need to be designed with due regard to a jurisdiction's available **budget**.

Understanding the costs of a potential incentive is critical for assessing whether the incentive is worth its costs, whether it is a sensible use of public resources,<sup>38</sup> and its implications for the government's ability to pursue its sustainable development goals.

When assessing the costs of an incentive, governments should also consider "hidden costs." There are many hidden costs of incentives; examples include opportunity costs, the cost of offering a redundant incentive, and the costs of inefficient allocation of capital (Thomas, 2007).

If a potential incentive is deemed worth its cost, the government must ensure that the associated budget includes sufficient funds for its implementation, administration, consistent monitoring, and evaluation, as well as funds for any anticipated services to be provided as part of the incentives package (e.g. training services that are offered alongside financial incentives). For incentives packages that might also be supported by entities outside the government, such as donors or philanthropic institutions, coordination between those actors to ensure secure and sufficient funding is vital (Fiedler, 2020).

As incentives can become extremely costly, statutory limits on spending for a specific incentives programme can discourage overuse (Johnson *et al.*, forthcoming).

In addition, the expenditure budget for all incentives and the amount of revenue forgone for tax incentives should be made **transparent and public**. Doing so increases public discussion and scrutiny of the costs of incentives (James, 2013), which can help the government in identifying appropriate incentives policies and use, and ultimately improve incentives-related outcomes.

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<sup>38</sup> For example, following tax expenditure calculations, the governments of Rwanda and Sierra Leone were on notice after those calculations revealed that more than a third of revenues were given up as incentives (James, 2013).

## Implementing investment incentives

After incentives have been designed, they are ready to be implemented. This includes:

- offering the incentive (e.g. in legislation, via non-institutionalised programmes, or otherwise);
- administering the incentive (including any required applications and approval processes, reviewing whether potential beneficiaries meet the eligibility criteria, and ensuring the incentive is provided to those deemed eligible);
- operating any programmatic components (e.g. operating youth mentorship programmes or training programmes for women producers);
- addressing grievances or disputes related to incentive implementation; and
- assessing whether an incentive should be adjusted or withdrawn (either from a specific recipient because of non-compliance with conditions, or generally in light of evaluation and learning).

The implementation phase of incentives is extremely context-specific. Given the vast range of incentives and investors considered under this guide, it is not possible to provide a detailed discussion on implementation in practice. Rather, this section focuses on three key elements of successful implementation of incentives for responsible investment in agriculture and food systems:

- Focusing on inter-institutional coordination and collaboration
- Providing transparency and access to information
- Addressing grievances

Each element is discussed briefly.

### 1. Ensure strong inter-institutional coordination and collaboration

A clear allocation of responsibilities for implementing investment incentives, coupled with strong **institutional coordination and collaboration** as needed, can improve efficiency and effectiveness among the entities charged with the various stages of implementing incentives. Processes that facilitate coordination between government entities can help to foster information exchange, can support an appropriate allocation of capacity and resources, and can help to address disagreements that may arise between entities.

### 2. Provide transparency and support access to information

Public disclosure of information in accessible formats is fundamental to ensuring investors and other stakeholders are reliably informed in a timely manner regarding available



incentives, as well as regarding incentives that governments have already provided.<sup>39</sup> Access to this information allows investors to make more informed decisions and supports public oversight of the use of public resources. Together with meaningful participation, information disclosure contributes to credibility, legitimacy, and trust (FAO, 2014c).

#### **i. Information on available incentives**

Timely and accurate information on available incentives and their objectives should be publicly accessible to all relevant stakeholders in an equitable and suitable manner, using appropriate communication channels. To make information available to small-scale producers, for example, communication channels may include using rural radio and posters; when targeting youth, television and social media may increase access (Fiedler, 2020).<sup>40</sup>

Clearly communicating information about available incentives has multiple benefits:

- Intended beneficiaries are more likely to be aware of and access the incentives.
- If done well, information disclosure and strong communications can help to reduce information asymmetries that would otherwise disadvantage certain intended beneficiaries (such as more disadvantaged youth in impoverished rural areas).
- The overall investment climate is strengthened, as investors—from small-scale producers to large enterprises—generally prefer clarity and certainty, which enables more informed decision-making.

#### **ii. Access to information about incentives already granted**

All incentives have associated costs. Disclosing these costs, and providing information about incentives that have been granted, can enable public scrutiny of whether incentives are aligned with jurisdictional goals and objectives.

At a minimum, governments should disclose:

- the costs of incentives programmes, and
- the details of any specific incentives negotiated with large corporate investors.

The costs of incentives include spending on specific programmes, as well as tax expenditures from tax incentives that reduce government revenue. **Annex II** discusses this further. Disclosing these costs helps policymakers, technical staff, and the general public better assess the effectiveness, impact, and value of the incentives.

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<sup>39</sup> Public disclosure of information is one element of transparency, which also includes access, comprehension, and use of information. For a discussion of key elements of transparency, see Szoke-Burke, (2021).

<sup>40</sup> CFS-RAI Principles, (2014) principle 9 stresses the need to share “information relevant to the investment, in accordance with applicable law, in an inclusive, equitable, accessible, and transparent manner at all stages of the investment cycle.”

Many investment contracts between large-scale investors and governments have included negotiated investment incentives. This is not recommended: as discussed above in Part II, if a government plans to offer any incentives to large-scale investors, such incentives should be provided for in law. However, for those investment contracts that do incorporate incentives, public disclosure is imperative. Governments should disclose these contracts—along with other important information, such as associated impact assessments, due diligence reports, and performance reports—to the general public. This can be done by disclosing such documents online, either on a government-hosted website or via the Open Land Contracts repository.<sup>41</sup> Governments should also take steps to ensure access by local communities (and their civil society partners) that stand to be affected by the underlying investment.

### 3. Be prepared to address disputes or grievances

Governments should be prepared to deal with disputes or grievances raised by investors regarding investment incentives. Such disputes might arise, for example, if the eligibility criteria are unclear and the government and investor disagree on whether the investor is entitled to a certain incentive, or if the government withdraws an incentive for non-compliance with conditions but the investor believes it was in compliance. While some grievances may be inevitable, careful design can help to minimise them, as discussed above.<sup>42</sup>

During the implementation phase, there should be a **clear process and allocation of roles and responsibilities for resolving disputes and addressing grievances**. This includes processes for addressing eligibility disputes, as well as for responding to feedback from beneficiaries.

For incentives that have a strong programmatic component (such as programmes that combine loans with training and mentoring services), governments should ensure there are **adequate grievance mechanisms** that allow beneficiaries to raise concerns. Good practice suggests that there should be:

- adequate information about the grievance mechanism;
- multiple ways to receive grievances (e.g. complaints box, call centre, grievance committees, etc.);
- opportunities to raise grievances both via the programme as well as through independent channels (such as an ombudsman); and
- sufficient and trained staff to address grievances that may be raised (Barca, 2016).

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<sup>41</sup> For instance, the governments of Liberia and Ethiopia have disclosed agricultural contracts and associated documents online. At the time of writing, OpenLandContracts.org hosts publicly available contracts from 25 countries.

<sup>42</sup> If governments are providing incentives to investors whose projects run a high risk of creating grievances on the part of third parties—such as a large-scale investment that might affect nearby communities—the government should require the investor to set up a project-level grievance mechanism. Such a mechanism should follow good practice: for example, it should be rights-compliant; ensure accessibility, safety, and privacy; address power imbalances; and complement but not preclude access to other judicial or non-judicial mechanisms. This guide takes the position, however, that investments with high risks of creating grievances are not good candidates for incentives.



## Monitoring, evaluation, and learning for investment incentives

Monitoring and evaluating incentives are critical for tracking and assessing their progress and impact. Learnings based on those efforts can help governments determine whether to continue offering certain incentives, whether to adjust any incentives proffered, and/or how to improve future incentives. It is good practice to develop a **Monitoring, Evaluation, and Learning (MEL)** plan at the design phase of an investment incentive.

More specifically, MEL should enable processes to assess whether incentives should be withdrawn or adjusted at two levels:

- whether an incentive should be withdrawn from an investor that is not complying with requisite conditions; and
- whether an incentive is moving toward achieving its intended objective given assessments of its effectiveness and costs, and if not, whether it should be adjusted or discontinued.

While monitoring compliance with conditions should be fairly straightforward, assessing whether incentives are able to fulfil their intended objective(s) and remain worth their costs may be more complicated. To support such an assessment, governments can draw on the specific indicators, selected at the planning stage of the incentive, that point to the targets expected of each output and outcome identified. In cases where indicators to monitor progress towards specific goals were not initially defined, or a theory of change not clearly developed, these can be retrospectively generated for MEL purposes, based on the expectations at the design phase, in order to track progress (IIED, 2019).

This section provides a very brief overview of MEL for incentives. **Annex III** provides more details on implementing a MEL plan; policymakers and technical staff tasked with designing, implementing, or monitoring and evaluating incentives can refer to **Annex III** for more specific guidance.

### Monitoring and Evaluation

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**Monitoring** is the continuous collection and tracking of data regarding ongoing incentives, which can be used to make informed decisions for policy management. **Evaluation** is an objective assessment of an ongoing or completed incentive programme to determine whether it is meeting or has met its goals.

When governments offer incentives with conditions, there should be a process for **monitoring and evaluating whether the investors who have received those incentives are complying with the conditions**. What this looks like in practice will depend on the type of incentive offered, the condition(s) imposed, how the investor demonstrates compliance with the condition(s), and what monitoring is feasible on the part of government.

In some cases, for example, the simplest approach may be to require that the investor certify that it has met the (objective and quantifiable) conditions, and to monitor using “spot checks”

and/or audits. To the extent that the government decides an investor is not in compliance, there should be a clear process for withdrawing the incentive (and, if needed, an effective mechanism to “claw back” the incentive already provided).

Beyond monitoring and evaluating specific investor compliance with incentive conditions, governments should also **monitor and evaluate incentives at the programme level**. This can support understanding of what works and what does not, and to probe into the reasons for these results (IIED, 2019). For example, were the assumptions made in the theory of change invalid, was the incentive offered inappropriate for the target population, or was the eligibility criteria too broad (or too narrow)? This understanding, in turn, can help governments ultimately make more informed decisions about what incentives they offer.

To do this, governments can develop a monitoring and evaluation plan linked to an incentives programme. The goal of monitoring is the collection of data that can be used for regular reporting, analysis, and assessment of the incentives at the evaluation phase. Broadly speaking, monitoring can seek to focus on whether incentives have been implemented as intended and/or whether the incentives are leading to expected results.

In developing the monitoring component of the plan, the following considerations (details of which are included in **Annex III**) should be kept in mind:

- what data to collect;
- entity (or entities) responsible for monitoring data;
- data source(s) to be used;
- data collection method(s) to be used;
- disaggregated data collection;
- frequency of data collection; and
- data reporting.

**Evaluation** is the assessment made based on the data collected during the monitoring phase. An effective evaluation can provide useful evidence that supports improvements or adjustments to incentives or that provides guidance for future incentives.

Various approaches may be used in conducting an evaluation. An appropriate evaluation approach will depend on a number of elements, including the purpose and scope of the evaluation, the criteria to be addressed, and the type of evaluation to be conducted (IIED, 2019). **Annex III** provides key issues to consider when determining the evaluation approach.

Some governments may find it easiest to seek an external evaluation of certain incentives or incentives programmes. External evaluations and recommendations can help provide insight into the benefits and drawbacks of the government’s current approach, and can help to guide strategic decision-making about whether to continue, adjust, or withdraw incentives.

## Applying Learnings

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Together, monitoring and evaluation drive learning, which is an ongoing process throughout the duration of each offered incentive. **Learning** can be used to make decisions about ongoing incentives; in particular, whether they need to be *adjusted or discontinued*. It allows for and encourages adjustments to be made to the design and implementation of an incentive in response to the information and knowledge generated through the monitoring and evaluation processes, as well as modifications in the design of an incentive in response to implementation challenges incurred. For example, adjustments can be made to the eligibility criteria of tax incentives or the conditions imposed if its redundancy ratio is greater than zero indicating a sizable loss of potential revenue, or if its social cost becomes much higher than its benefits.

Learning can help assess whether these challenges were preventable, and how to avoid such challenges in a similar future situation (IIED, 2019). In this way, learning can also be used in the design of new incentives.

However, if evaluations and the learnings from them suggest that an incentive is far from fulfilling its intended objective, is not worth its costs, and/or has become irrelevant, this might support a decision to discontinue the incentive. To the extent that governments decide to discontinue an incentive before the anticipated end date, they should seek to apply good practice, such as clearly communicating the planned phase-out and, potentially, providing parameters under which investors may continue to benefit from an incentive already granted to them.

Learnings are, of course, only useful if relevant officials are willing to consider them, and to adapt their approaches to incentives accordingly. Political and other factors can influence how governments think about incentives, whether and what they will offer, and how they will condition them. Too often, governments persist in using incentives despite evidence that they may not be effective or worth their costs. Pressure from investors, from other states, from citizens and other stakeholders can colour a government's calculations about what makes sense, while individual interests of decision-makers may also influence the shape that incentives take. It is not uncommon for evaluations of incentives to be omitted, or for government officials to overlook the recommendations made on the basis of evaluations and learnings.

Yet, if governments are serious about using incentives to increase and enhance responsible investment in agriculture and food systems that supports their development priorities, it is critical that monitoring and evaluations are undertaken, and that learnings are applied seriously. Effective MEL can make the difference between incentives that work and those that do not.

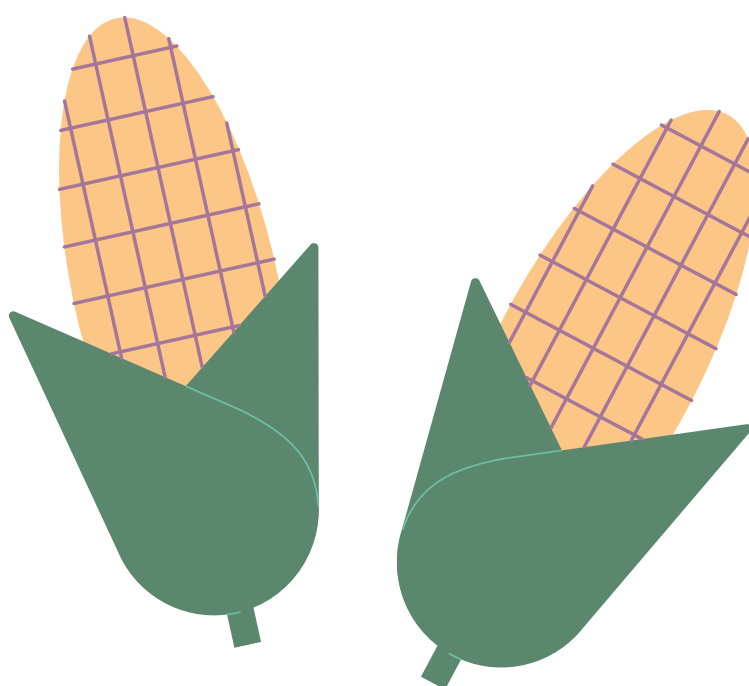
# Conclusion

This guide demonstrates that incentives can play a role in stimulating more responsible investment in agriculture and food systems, although they are not always the right tool for the job. Incentives are expensive, and should be used carefully. Incentives are not a substitute for improving the enabling environment, which is generally much more important for small- and large-scale investors alike.

When offering incentives, governments should prioritise incentives that support small-scale producer households and micro- and small-scale enterprises upstream and downstream, particularly youth and women. Supporting these investors can make a meaningful contribution to achieving national development priorities and the goals of the CFS-RAI Principles.

Incentives should be carefully planned for, with strong participatory processes and a view to gender and youth sensitivity in design. Through careful planning, governments can assess whether and, if so, how incentives should be used. Where incentives are deemed an appropriate policy response, design can be guided by clear objectives, with careful targeting, minimal discretion, appropriate timing and timeframe, and an adequate budget. Finally, the progress and impact of incentives should be tracked by monitoring and evaluating processes, while learnings based on those efforts can help to assess whether incentives should be withdrawn or adjusted.

Incentives require deliberate consideration and design if they are to be an effective mechanism for encouraging more and better quality investment in agriculture and food systems. It is hoped that this guide will serve as a useful tool in achieving that aim.



# Glossary

**Agriculture and food systems:** the range of activities required to produce, process, market, retail, consume, and dispose of agricultural goods. This includes not only food and non-food products, forestry, livestock and fisheries, but also the goods needed and produced along each step of these processes. Food systems involve a wide range of stakeholders and institutions.<sup>43</sup>

**CFS-RAI Principles:** (*Committee on World Food Security Principles for Responsible Investment in Agriculture and Food Systems*). A voluntary international instrument developed through an inclusive multi-stakeholder process that consists of 10 principles for achieving investments that are responsible, contribute to food security, and promote sustainable development.

**Community members:** local stakeholders who own or use the land underlying or near an investment project, or whose livelihoods and well-being may otherwise be affected by investment activities.

**Downstream activities:** the processing, marketing, retail, consumption, and disposal stages of production activities.

**Enabling environment:** the set of factors, conditions, and safeguards that encourage investment generally, and responsible investment specifically.

**Foreign direct investment (FDI):** an investment made by an individual or private sector enterprise from one (“home”) country into another (“host”) country.

**Investment:** the commitment of capital (whether financial, physical, intellectual, or other) to something with the expectation of accumulating additional income or benefits in the future.

**Investment climate:** the conditions (financial, socio-political, and economic) that affect the favourability of a given jurisdiction to investors considering it as an investment location, or that affect the decision-making around investments more generally. Similar to the “enabling environment.”

**Investment incentive:** a targeted measure provided by a government to or for the benefit of an investor (including small-scale producers) for a new or expanded investment with the goal of influencing the size, location, impact, behaviour, sector, or other character of such investment. They can broadly be categorized into five groups:

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<sup>43</sup> Adapted from the CFS-RAI Principles.

- **Financial incentives:** non-tax-based financial supports.
- **Technical and business support incentives:** can include facilitation services, technological packages, research and development, and extension services.
- **Tax (fiscal) incentives:** tax-based measures.
- **Regulatory incentives:** derogations from national or sub-national regulations or favourable regulatory terms offered to investors.
- **Other incentives:** measures that are categorised as incentives for the purpose of this guide but do not fit into the existing established categories listed above.

In addition to these categories of incentives types, investment incentives are sometimes described based on their underlying goal, in particular:

- **Behavioural investment incentives:** targeted measures provided by the government to or for the benefit of an investor to influence investor behaviour.
- **Locational investment incentives:** targeted measures provided by the government to or for the benefit of an investor to attract investment into a particular location.

**Investor:** for the purposes of this guide, refers to the wide range of individuals and private sector enterprises that invest in agriculture (including livestock and pastoralism), fisheries and aquaculture, and forestry, including investments in primary agriculture as well as those in upstream or downstream activities. Investors include both domestic and foreign investors, ranging from small-scale producers and micro-enterprises to large-scale corporate investors.

**Investment Promotion Agencies (IPAs):** public agencies that focus primarily on attracting inward foreign direct investment (FDI) into a country or sub-national region. Some IPAs may also focus on promoting or attracting domestic investments, and/or on other related mandates such as innovation promotion or export promotion.

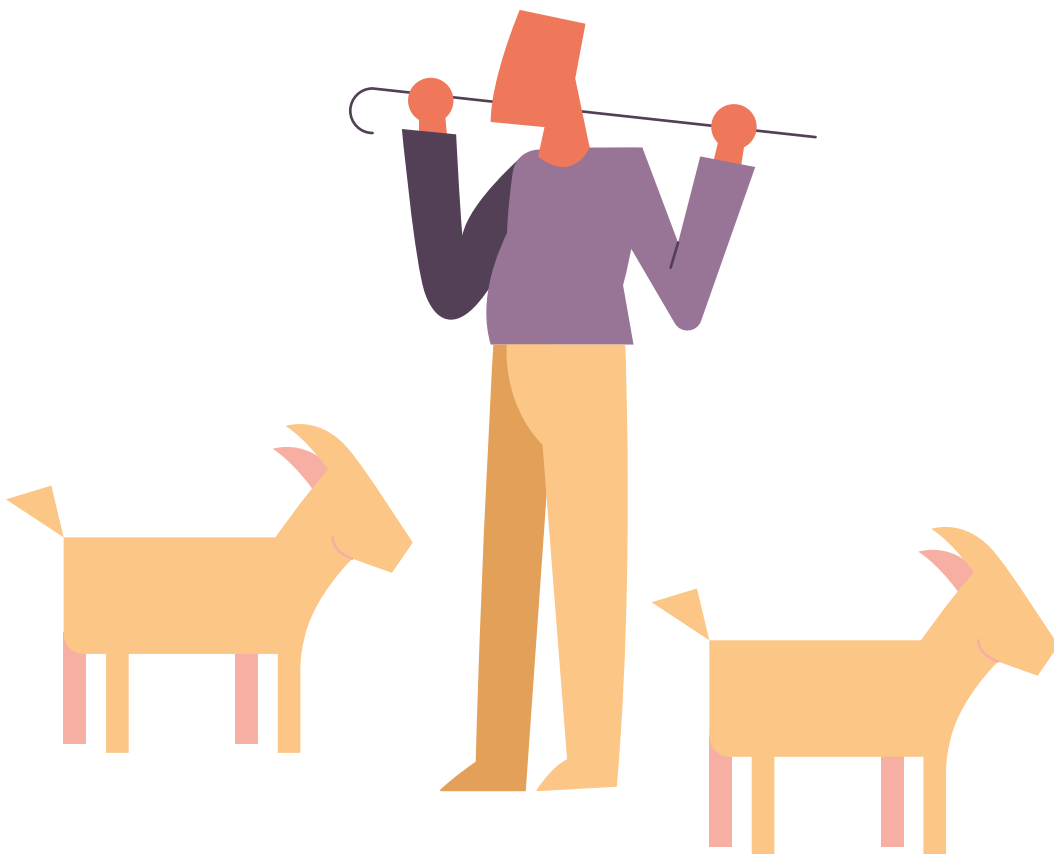
**Micro-, small-, and medium-sized enterprises (MSME):** while difficult to define across countries, within a country, these may be defined by number of staff employed and asset base.

**Responsible investment in agriculture and food systems:** a responsible investment in agriculture and food systems contributes to sustainable development, enhances food security and nutrition, and respects human rights.

**Small-scale producer:** includes family farmers, pastoralists and fishers, women and youth producing food, indigenous peoples, and post-harvest processors. While what is considered “small-scale” is context-specific and varies across countries, scale is generally identified by physical size (e.g. size of land being farmed) and/or economic size.



**Sustainable Development Goals (SDGs):** seventeen goals adopted unanimously in 2015 by UN Member States as part of the Agenda 2030 for sustainable development that lay out an integrated blue print to achieve socially inclusive, environmentally sustainable economic growth, and to end poverty, address climate change, strengthen global institutions, and promote peace.



# Annex I: Theory of change

## *Developing a theory of change*

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**Box 11**, below, provides the basic elements to include in the development of a theory of change, followed by an example of a theory of change narrative and its associated diagram.

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### **BOX 11: ELEMENTS TO INCLUDE IN A THEORY OF CHANGE**

A theory of change includes a number of elements, their causal relationships, and assumptions and risks that may influence the success or failure of achieving the expected goal at each level:

**Impact** is the long-term desired change to be achieved for a target population reasonably and causally attributed to the intervention. Positive impacts should be aligned with national development priorities.

**Proximate outcomes** may be added, where relevant, if the desired impact cannot be measured directly.

**Outcomes** are the short- and medium-term goals expected to be achieved as a result of the completion of the outputs. They describe changes in institutional and behavioural capacities or performance of beneficiaries due to the outputs.

**Outputs** describe the changes in skills or abilities and capacities of beneficiaries, or the availability of new products and/or services that are achieved from the completion of activities within a specified time period.

**Activities** define how the intervention will be carried out – the actions, processes, or strategies that will be implemented to produce the desired outputs.

**Inputs** are the financial, human, technological, and information resources used to deliver activities.

**Assumptions** are the necessary (internal or external) conditions that must be in place or events that must occur for goals to be achieved at each level of the theory of change.

**Risks** are potential circumstances fully or partially beyond the control of the theory developed, such as social, political, or economic factors that may affect the ability to achieve expected goal(s) at any level of the model.

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## ☆ Example of a theory of change narrative

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### **The problem, goals, and proposed incentives**

In a farming community, located in a climate change hotspot, the majority of the population is experiencing severe food insecurity. There is a significant gap between potential agricultural productivity and actual agricultural productivity, i.e. yield gap, which climate variability is likely to exacerbate. After a comprehensive context analysis, aided by local farmers and representatives from the community, a theory of change is developed. In order to close the yield gap (strategic objective) and contribute to improving food security (desired impact), and at the same time, avoid dangerous cropland expansion and negative environmental impacts, it is decided that a series of training courses (incentive) be offered and implemented, targeting local small-scale producers (target population). The training courses would focus on the adoption of climate-smart agricultural (CSA) practices, including the use of improved crop varieties, residue management, crop diversification, laser land leveling, and zero tillage with residue retention. The theory of change that was developed predicts that if the majority of local small-scale producers attend these training courses and acquire new skills and knowledge, they will apply these skills systematically and sustainably, which in turn will improve productivity and close the yield gap, and therefore contribute to an increase in food security.

### **Identifying missing steps**

During the participatory process, consideration is given to missing steps in the theory of change, from the potential intervention to the desired impact. One significant missing step is that the beneficiaries of the incentive, equipped with the relevant CSA knowledge and skills, must be able to purchase the related and necessary CSA technology in order to put those skills into practice. This may include the equipment needed to achieve laser land leveling, which enhances water use efficiency compared to unlevelled fields, and zero tillage with residue retention, which conserves soil moisture, reducing evaporative loss of moisture, thus requiring less water than conventionally tilled fields (Khatri-Chetri *et al.*, 2016). Without the ability to pay for these initial capital requirements, the farmers' application of CSA practices may not lead to the increased agricultural productivity that the incentive is intended to achieve. This realization may lead to a reconceptualization of the theory of change by, for instance, adding a crucial step at the start of the model whereby a financial incentive (through subsidies and/or loans) is offered by public financial institutions to these farmers to help them purchase the necessary CSA technology.

### **Applying a gender lens to the incentives**

Consideration should also be given to any unintended consequences of the theory developed. One such consequence that may arise from the implementation of the incentives is the danger of leaving behind women producers, who play a critical role in the production of food crops. To ensure that women producers benefit equally from the CSA training courses and have equal access to financial resources required to put their newly acquired skills into practice, gender-sensitive measures need to be adopted that take into account the needs of, and constraints

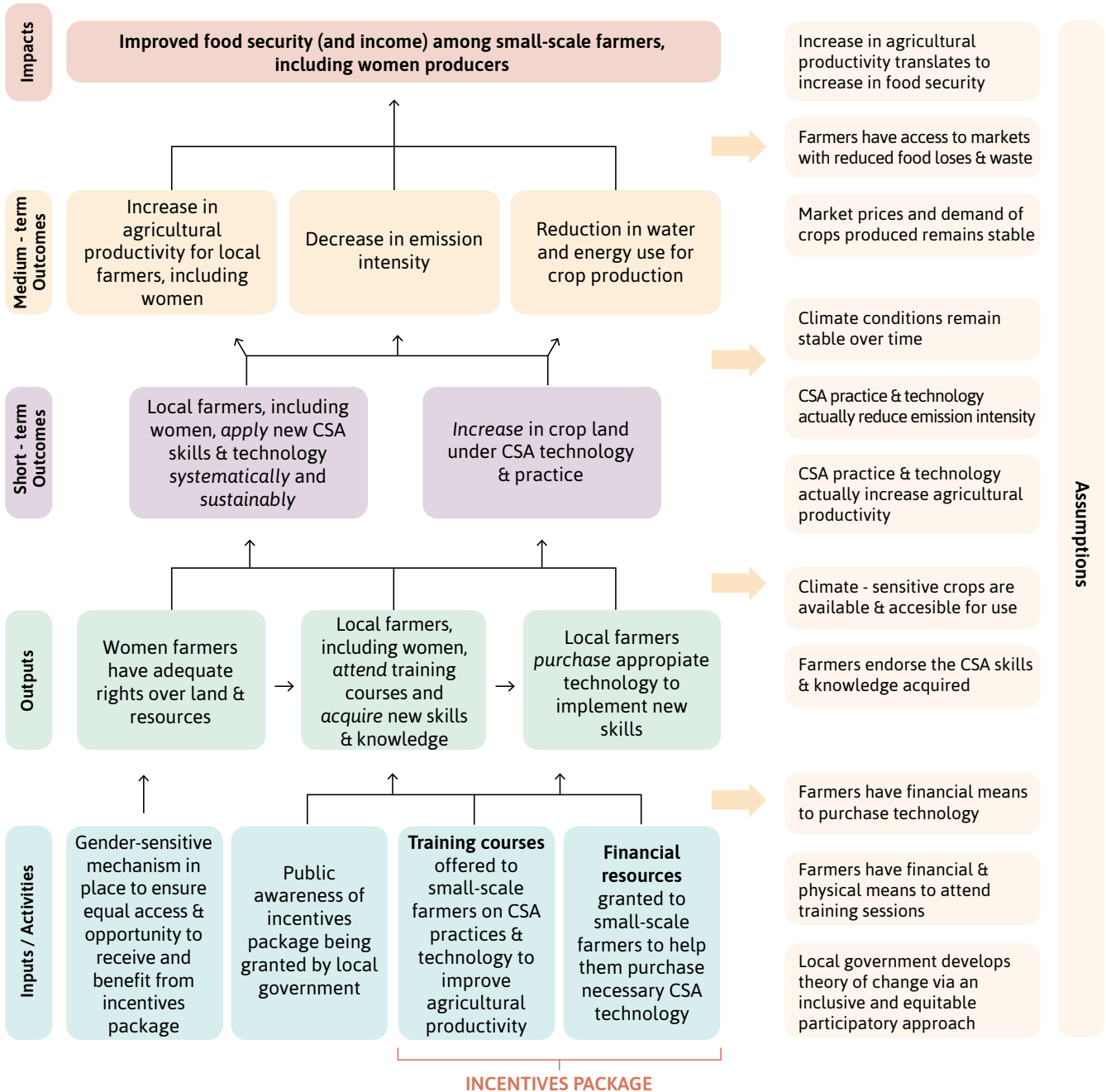
faced by, women in the community. For example, the training courses may be taught by a set proportion of female trainers who are sensitive to gender differences in agricultural practices, crops traditionally grown by women, and illiterate farmers. In addition, the training courses may be taught during school hours or include the provision of childcare services to ensure the attendance of women producers. In terms of the financial support provided to farmers to purchase the CSA technology, the existence of discriminatory practices of financial institutions often means that women have poorer access to credit since loan agreements require collateral, like land or asset ownership, which are usually registered in men's names (Vorley *et al.*, 2012). To support women's equal access to credit, the government may adopt policies that urge financial institutions to implement gender-sensitive loan mechanisms and procedures or to allocate a proportion of credit sources to women producers.

### **Risk analysis**

In addition to the missing steps and unintended consequences, the assumptions made and any associated risks that they may carry are examined. In a case where an assumption is seen to represent a more substantial risk, policymakers and technical staff may adjust the intervention, re-design the incentives, develop a contingency plan, or establish a risk management plan to monitor and address conditions as needed (Roberts and Khattri , 2012). If, for instance, the jurisdiction is located in an area prone to frequent floods or drought, the training courses could include strengthening capacities of key stakeholders to mitigate and respond to disasters, environmental challenges, and climate crises (FAO, 2019a). See **Figure 2**.



Figure 2 - Theory of change visual



## Using the theory of change developed to inform MEL

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The theory of change developed at the planning stage established the logic hierarchy (from inputs to impact) that an incentive is hypothesised to follow. Policymakers and technical staff designing an incentive should establish complementary detail to the logic developed to help track progress towards achieving the desired impact. The details, discussed below, will form the basis of the **Monitoring, Evaluation, and Learning (MEL)** stage of an incentive.

A first step is to work out the **indicators** and **targets** associated with each of the expected results anticipated in the theory of change. **Indicators** are quantitative or qualitative measures that enable one to assess the degree to which activities, outputs, outcomes and impacts have been achieved. Indicators define in measurable terms the performance required at each level of the theory of change in order to reach the next desired level. For instance, using the theory of change example above, several outcome indicators may be selected to measure the change in agricultural productivity over time, including measures of soil health, crop diversity, and/or seed quality used. On the other hand, a single indicator may be sufficient to measure an expected result, like the number of small-scale producers that attend the training sessions (an output indicator).

**Targets** are the desired level of performance, or magnitude of change, expected at a specific point in time for each indicator (IIED, 2019). In other words, targeting is the act of putting numbers and dates on indicators.<sup>44</sup> An outcome target using the example above could be: by 2025, emission intensity, in particular from agricultural activities, will be reduced by 50 percent. Targets can be quantitative or qualitative, depending on the indicator, and should satisfy the SMART criterion (specific, measurable, achievable, relevant, timely) to have the greatest potential for achieving the expected results at each level of the theory of change.

In order to understand the rate of change over time of an indicator and the likelihood that a target will be met, **benchmarks** can be established. Benchmarks are the expected levels of achievement of an indicator at specified points in an incentive cycle. When such benchmarks are not met, policymakers and technical staff may wish to adjust the design or implementation of an incentive, the indicators and/or targets selected, or decide to withdraw or discontinue an incentive altogether.

Finally, **baseline data** should be set for each indicator. Baseline data is the status of the indicator at the start of a project or incentive and serves as the reference point for comparison, i.e. to measure progress or achievements against the situation that prevailed before the implementation of an incentive. This data may be collected during the planning stage of the incentive as part of the context analysis.

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<sup>44</sup> CFS-RAI Principle 10 recognises the need to “defin[e] baseline data and indicators for monitoring and to measure impacts.” In addition, “[s]tates are encouraged, in consultation with all relevant stakeholders, especially the most vulnerable, and as appropriate with national human rights institutions, to establish monitoring, assessment, and reporting systems ...” See: FAO, (2016), 23.

It is important to address and integrate issues and differences relating to gender and age into these elements in order for disaggregated data to be collected and reported for all expected results. This is especially critical when differentiated gender impacts might occur and be relevant. Other demographic data, where relevant, should also be disaggregated to understand the different way targeted groups benefit (or not) from the incentives offered.

If resources—such as time, money, knowledge, and/ or skills—are limited, focus on a small core set of critical results, and then develop indicators for which data collection is realistic: available in a timely way and neither too burdensome nor too costly. It is also wise to establish:

- how the data for the indicators and targets will be tracked and analysed;
- how often the measurements will occur;
- the source of data;
- who will be responsible for the data collection;
- how the data will be collected;
- whether the data will be checked for quality; and
- the financial resources to be used (IIED, 2019).

Clarifying these elements at the planning stage and in conjunction with the theory of change can greatly facilitate the MEL stage. Policymakers and technical staff can gradually strengthen these tools as the incentives are implemented and monitored.



# Annex II - Designing tax incentives

As noted in Part II of the guide, evidence suggests that tax incentives, as they are generally used, may not be worth their costs or even effective. Some of this research is highlighted below in **Box 12**.

In light of this evidence, policymakers and technical staff should carefully consider whether it is necessary to offer tax incentives in the agricultural and food systems context. In many cases, it may not be. In the event that they are still offered, effective and efficient use of tax incentives requires that they be carefully designed, with a view to improving their transparency and governance, and systematically monitored and evaluated to facilitate informed decision-making (IMF *et al.*, 2015). This Annex provides guiding principles relevant to the design of tax incentives.

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## **BOX 12: DOUBTS ABOUT THE EFFECTIVENESS AND VALUE OF TAX INCENTIVES**

Investment incentives and their impacts are difficult to quantify, yet researchers have sought to measure the impact of various tax incentives through both econometric and qualitative studies. When assessing incentive impacts, one primary question is effectiveness—i.e., do they induce the desired investment or behavioural change. Even if some level of effectiveness is proven, another question is whether incentives “are worth the costs and trade-offs they imply,” as they may reduce governments’ ability to spend on important public goods and services (Tavares-Lehmann *et al.*, 2016).

### **Econometric Studies**

Econometric studies have drawn varied conclusions regarding tax incentives. For example, an analysis by a World Bank economist (James, 2013) found that econometric studies of investment incentives (not specifically focused on agriculture and food systems) showed the following results:

- “Investments are not strongly influenced by lower tax rates in countries with weak investment climate.” *James, (2013)*.
- “Investments in developed countries respond strongly to incentives.” *de Mooij and Enderveen, (2003), Desai, Foley, and Hines, (2004)*.
- “Investments have responded to incentives in some developing countries, but the elasticity was smaller than [in] developed countries.” *Klemm and Van Parys, (2009)*.
- “Export-oriented investments—especially mobile ones—are more sensitive to tax incentives.”<sup>45</sup> *Grubert and Mutti, (2004), Rolfe and White, (1992), Wells, (1986)*.
- “Investment incentives create significant distortions by encouraging inefficient investments.” *Hassett and Hubbard, (2002)*.

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<sup>45</sup> One downside of this effectiveness vis-a-vis mobile firms is that such firms may be more likely move to other jurisdictions when offered more attractive incentives there. This can limit the benefits to the original jurisdiction, and also exacerbate a “race to the bottom” in offering incentives.



- “Low inflation is the best investment incentive.” *Hassett and Hubbard, (2002)*.
- “Temporary incentives have bigger short-run impact than permanent ones.” *Hassett and Hubbard, (2002)*.

To add to those conclusions:

- Increased FDI flows do not necessarily increase total investment as they can displace local investment. *Klemm and Van Parys, (2012)*.
- Even in the context of export-oriented investments, the ultimate impact on a country’s economic output can be limited in spite of all FDI incentives offered. *FAO, (2013a)*.

### **Interview-Based Studies**

Qualitative studies based on firm-level information have helped to shed light on investment decision-making and the effect of tax incentives. The same World Bank study that reviewed econometric studies also reviewed qualitative studies available at the time, finding that studies show that redundancy levels (whereby incentives are provided even though investors would have invested without the incentives) “are quite high for investors in almost all the countries,” with the main exception being exporters, for whom “tax incentives are far more important.” The review also found that investment incentives “did not affect the level of investment for most investors” (James, 2013). In particular, the review of qualitative studies showed that tax incentives are “particularly redundant for investments oriented toward domestic markets and those based on natural resources ... unique to a country” (James, 2013), which arguably can include certain large-scale agricultural plantations such as rubber and bananas (Tavares-Lehmann *et al.*, 2016).

These conclusions align with the research results of other international institutions. According to the IMF, investment surveys reveal that “tax incentives usually do not top the list of investment factors in developing countries.” In addition, the United Nations Industrial Development Organization 2010 business survey of 7,000 companies in 19 sub-Saharan African countries ranked incentives packages 11th out of 12 location factors, with this importance falling over time. By contrast, transparency of the legal framework ranked much higher and grew in importance, leading to the conclusion that investors “seem to care much more about deficient legislation and onerous regulations than about the availability of tax incentives” (IMF *et al.*, 2015).

Two agriculture-specific, interview-based studies that reach similar conclusions—finding that tax incentives have not stimulated agricultural/agribusiness investments in Ethiopia and Ghana—are discussed above in Part II.

### **Profit- versus cost-based tax incentives**

To the extent that tax incentives are worth using, research has shown that cost-based tax incentives may have a greater chance of stimulating investment. By lowering the cost of capital, cost-based incentives “make a greater number of investment projects more profitable at the margin—that is, may generate investments that would not otherwise have been made.” By contrast, the effect of profit-based tax incentives may be to “forego government revenue in

order to make even more profitable investment projects that would be profitable, and hence undertaken, even without the incentive” (IMF *et al.*, 2015). This is especially the case where there exist location-specific factors, including “natural resources, agglomerations, or local markets” (IMF *et al.*, 2015; Mansour, 2019). However, as with any incentive, each particular type of tax incentive requires close examination in the context in which it would be offered to understand potential efficacy and to assess whether it is worth the costs.

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To the extent that tax incentives will be offered, governments are encouraged to adhere to the guiding principles enumerated below, in conjunction with the more general principles in this guide. Many of the below principles are adopted directly from the OECD’s Principles to Enhance Transparency and Governance of Tax Incentives for Investment in Developing Countries (OECD, 2013).

### **1. Tax incentives should aim to contribute to a country’s development goals, which should be aligned with the CFS-RAI Principles**

If governments decide to offer tax incentives for investment in agriculture and food systems, such incentives should be used narrowly to address specific market failures or obstacles to responsible investment. More generally, they should contribute to a country’s national development priorities, which should be aligned with the CFS-RAI Principles. As such, the benefits they generate should support sustainable development goals, and should also exceed their associated costs.

To try to understand whether the tax incentives’ quantifiable benefits would outweigh the associated costs, governments can use a financial model, i.e. a cost benefit analysis (CBA). A well-designed CBA can help mitigate several potential problems associated with tax (and other) incentives:

- by quantifying expected costs, a jurisdiction can avoid overcommitting its resources to investors;
- the process of comparing costs with benefits over time gives the jurisdiction the opportunity to understand more specifically whether and how an investment is likely to improve or enhance sustainable development in that jurisdiction;
- the CBA can be used to build support for high-quality, responsible investments and to steer the jurisdiction’s interest away from lower-quality opportunities; and
- the expectations set as a result of the CBA can be used after the fact to monitor and evaluate the actual outcomes of the investments made under the incentive to determine whether net benefits were achieved (Harpel, 2016).

Despite these benefits, there are limits to what governments can accomplish with CBAs. Some governments do not have the technical tools to develop and run sophisticated models. Others do not have sufficient and adequate data. Even if the tools and the data are available, the analysis may be subpar: incorrect assumptions, incorrect use of the tools



or application of the data, or similar factors may limit its usefulness (UN and CIAT, 2018). Finally, CBA's focus on quantifiable elements may obscure some of the likely impacts, benefits, and costs of incentives, despite their relevance for sustainable development goals.

Nevertheless, it is important for governments planning to offer new tax incentives (as well as for those that are evaluating existing incentives) to seek to estimate the costs and the benefits of the intended or ongoing incentives. While specific guidance on how to conduct a good CBA is beyond the scope of this guide, additional guidance on the topic, including a prototype model, is available in a recent UN document on "Design and Assessment of Tax Incentives in Developing Countries" (UN and CIAT, 2018).

## **2. Publicly disclose all tax incentives for investment in agriculture and food systems—as well as their objectives—within a governing framework**

A tax incentive should be granted only when its objective aligns with the development strategy of the jurisdiction. Governments should make explicit the policy objectives of the incentives; the justification for the use of each incentive (e.g. employment creation, R&D, technology transfer); and the expected costs and intended benefits of the incentives. This information should be made in a public statement that is regularly updated. The statement allows for the government to be held accountable for the incentives, as well as provide the basis for assessing the performance of the incentives, and identifying any overlap, duplication or inconsistency with other programmes.

## **3. Tax incentives should be prescribed in the law and ratified through the law-making body**

Tax incentives, including their eligibility criteria, should be consolidated under the tax law. This reduces the likelihood of conflicting or overlapping provisions, increases transparency, and empowers the tax administration to administer them effectively with due respect to the public interest. It also ensures that the incentives have been subject to the legislative process, having passed appropriate parliamentary and public scrutiny (OECD, 2015). If provided, tax incentives should be simple to both apply for and to administer.

## **4. The authority to enact tax incentives should be with the Ministry of Finance**

Tax incentives should be enacted and consolidated under the authority of the Ministry of Finance. By consolidating them under a single body, inconsistencies in policies can be avoided, transparency can be increased, and discretionary power can be limited. Where tax incentives are administered and enforced by a different agency (e.g. tax administration) or different levels of government, these entities should coordinate so that the efficiency and transparency of their efforts is maximised.

## **5. Process for applying for tax incentives should be based on clearly defined and objective eligibility criteria**

Once enacted in the relevant tax laws and accompanying regulations, tax incentives should be provided to any investors who meet the eligibility criteria prescribed under the law, without the need to negotiate with the granting authority (IMF *et al.*, 2015). This

helps promote transparency and accountability, and encourages investor certainty, so long as the eligibility criteria is clearly defined and objective (Johnson *et al.* forthcoming). Granting incentives in this way can then be largely automatic once the taxpayer satisfies the stipulated conditions of the criterion.

The eligibility criteria should include minimum conditions to be met in order to be eligible for the tax incentive. These include basic steps an investor must take (such as the requirement to file a tax return, or to provide a statement detailing the duty or exemptions availed in the prescribed period) (OECD, 2013), as well as criteria used to target investors and investments that meet certain conditions inherent to the investment that the government is seeking to attract (such as the size of the project or investment made, type of activity conducted, home state of the investor, or location of the investment) (Tavares-Lehmann *et al.*, 2016). Given the potential of SMEs and small-scale producers to contribute to sustainable development and inclusive economic growth, and considering the risk of crowding out their investments, it may be preferable in many cases to avoid imposing conditions based on the size of the project.

In addition, eligibility criteria can hinge on requirements that investors behave in ways that the host country considers particularly conducive to responsible investment. These types of conditions may target, for example, investors that: comply with environmental or labour standards that are above and beyond those required by the law; exclusively use climate-smart technology and practice; generate a certain number of permanent, well-compensated jobs; or integrate an inclusive business model that sources produce from small-scale producers or involves them as shareholders in a joint venture. Providing tax incentives upon proof that such conditions have been met allows jurisdictions to target investors that invest responsibly, with the aim of achieving sustainable development goals.

## **6. Cost-based vs. profit-based tax incentives**

When tax incentives are offered, cost-based tax incentives are more likely to serve government goals than profit-based ones. A profit-based incentive lowers the tax rate for any amount of profit earned by an investor. Thus, the value of the incentive is a direct function of the company's profits, which results in the incentive favouring firms with high profits and therefore least in need of an incentive to invest (Andersen *et al.*, 2017). A profit-based incentive is also more likely to be redundant. A cost-based incentive is independent of the profit level of a company and instead focuses on lowering the cost of capital, which increases the chances that project is profitable; cost-based incentives thus are more likely to stimulate investment that would not have occurred without such incentives. Cost-based incentives are also encouraged because tax revenue loss is more predictable, and they are less likely to be abused (Andersen *et al.*, 2017).

## **7. Ensure that certain safeguards are included to minimise the potential for abuse**

There are multiple ways that investors have sought to abuse tax incentives, in particular by engaging in various practices that make them appear eligible to receive incentives even though they should be excluded from eligibility. These practices include, for example,

transforming into new entities (when the incentive is not available for existing firms), “roundtripping” or restructuring as foreign entities (when the incentive is not available to domestic firms), and engaging in transfer pricing or similar practices that seek to inaccurately allocate profit to a tax exempt/privileged entity or activity (UN and CIAT, 2018).

Understanding the likely ways in which specific tax incentives can be abused can help governments both in selecting the appropriate incentives that are least likely to be abused, as well as in including safeguards, when possible, to minimise such abuse (UN and CIAT, 2018).

#### **8. Ensure tax incentives are time-bound**

The legislation that provides tax incentives should have a built-in sunset provision, which means that the legislation will expire at a certain time, unless proactively renewed by the legislature. By doing so, the government can seek to ensure that investment incentives neither outlive their usefulness nor become a line-item that is difficult to repeal because of entrenched interests.

#### **9. Monitor and evaluate performance, relevance and compliance**

Tax incentives are not always effective at meeting the government’s goals: they may have been designed poorly at the outset, or they may simply outlast their usefulness as economies evolve and a country’s needs and goals change. While sunset provisions provide one mechanism for ending inefficient or redundant incentives, there is also a need to build in mechanisms for monitoring and evaluating the effectiveness of ongoing incentives.

The monitoring and evaluation of tax incentives should consider, for example, whether they are incentivising new investment, whether it is helping to meet the stated development goal(s), whether it continues to be relevant, and whether investors have complied with the conditions tied to the incentive. The results of such periodic reviews should inform decision-making on the continuation or withdrawal of the tax incentive. The review criteria and results should also be reported publicly.

Separately, tax authorities should also periodically carry out audits of investments where tax incentives have been granted to ensure that they are not misused, e.g. tax avoidance or evasion, and impose penalties if misuse occurred.

#### **10. Collect data systematically to support the statement of tax expenditures and to monitor individual tax incentives**

While the periodic analysis of tax incentives is data- and resource- intensive, such analysis is necessary for providing transparent public statements, budgeting, calculating amount of revenue forgone, and tracking of behavioural responses by businesses. The analysis should include a record of the beneficiaries of tax incentives, their duration, individual taxpayer data, behavioural responses both good (e.g. employing local youth) and bad (e.g. aggressive tax planning), and the costs in forgone revenue. This kind of analysis may require the introduction of new mechanisms and tools in some countries, and sufficient funds should be allocated to ensure that adequate analyses can be done.

# Annex III - Monitoring, evaluation and learning

## Monitoring

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Monitoring is the routine and continuous collection and tracking of data to provide the relevant government agency, the management team, and key stakeholders of an ongoing incentive with indications of the extent of progress (or lack of) and achievement of expected results, and progress in the use of allocated funds. The goal of monitoring should be the collection of data, stored in an information system, that can be used for regular reporting, analysis, and assessment of the incentive at the evaluation phase.

Broadly speaking, monitoring can focus on an assessment of the expected results at the outcome and impact levels, or whether incentives have been implemented as intended and are leading to expected outputs. The following considerations should be kept in mind when developing a monitoring plan.

### 1. What data to collect

A fundamental first step is deciding what data needs to be collected. **Data collection** is the process of systematically gathering quantitative and/or qualitative data for the purposes of monitoring, evaluating, and learning. The **indicators** from the theory of change developed at the planning stage can be used for this purpose, or it may be necessary to develop sub-indicators that feed into the existing ones (IIED, 2019). The data collected for each indicator are monitored against **baselines**, on the one hand, and **targets**, on the other, at each stage of the theory of change developed. Baseline data, which is the situation before the incentive is implemented, must also be collected before the implementation of the incentive to measure change toward targets. Without the baseline data, it is difficult to measure the progress made as a result of an incentive.

Consideration should be given to the time, effort, and resources required for data collection (University of Arkansas Division of Agriculture n.d.). Government ministries and agencies should be encouraged to share data among relevant sectors and key stakeholders for the promotion of widespread learning and transfer of knowledge (IIED, 2019).

### 2. Entity responsible for monitoring data

Identify the **entity or entities responsible** for collecting, analysing, reporting, and communicating the data (IIED, 2019). Including key stakeholders beyond government authorities (e.g. beneficiaries of the incentives, and/or farming cooperatives and organisations) can strengthen monitoring efforts, as well as subsequent evaluation and learning efforts.

### 3. Identify the source of data

The **source of data** that will be used for each indicator must also be identified. Data can be collected through an existing source (secondary data) or a new one (primary data). There are advantages and disadvantages to both. Secondary data sources include any relevant data already collected, government agencies and authorities, and/or academia. These sources can provide relevant information for MEL purposes, such as official statistics, national account data, national household surveys, or on external factors that may affect the implementation and progress of the incentives (USAID, 2019). Primary data sources are collected specifically for the purposes of the incentive (and therefore are more costly), such as recording the number of beneficiaries attending a training course (output data); or recording the proportion of small-scale farmers' use of sustainable practices during site visits (outcome data).

### 4. Identify the data collection method to be used

The monitoring plan should also include the **data collection method** for each indicator, i.e. the procedure for how data are collected. This method can be quantitative or qualitative. When selecting a method for data collection, a number of factors need to be kept in mind, including the cost of the method chosen, the appropriateness of the method given local context and traditions, and the level of rigour necessary (USAID 2019). In addition, it may be necessary to adapt the data collection method for a particular indicator in the face of unforeseen challenges (IIED, 2019).

Some commonly used quantitative methods include:

- recording data through administrative actions, e.g. recording the number of farmers who purchased specified technology using the subsidies provided;
- electronic data collection, e.g. beneficiaries record actions into a mobile app;
- surveys, e.g. questions asked of beneficiaries regarding their knowledge after completion of the training courses; and
- observations, e.g. trained observer recording total farmland coverage using new practices in a given jurisdiction (USAID, 2019).

Some commonly used qualitative methods include:

- interviews, e.g. an interviewer asks a beneficiary about her knowledge, experience and perception of certain practices;
- focus group discussions, e.g. moderator leads a discussion among a group on their perception about the sustainability of certain practices; and
- observations, e.g. trained observer attends training course to make observations informed by her interactions with beneficiaries during the activity (USAID, 2019).

## 5. Use of disaggregated data

**Data should be disaggregated** for each indicator, where necessary, by demographics that will inform the decision-making process regarding the breadth of reach at each stage of the incentive. For example, if incentives are targeting youth farmers, it is important to monitor how the incentives are affecting farmers of different age categories; if the incentives are geared toward empowering small-scale farmers, it is critical to monitor how the incentives may be impacting women and men differently. Disaggregated data can improve understanding of the progress made toward the expected results by providing details of the experiences of a subset of the beneficiaries monitored by that indicator. Without such data, it is not possible to assess whether the incentives have been effective at benefiting the target beneficiaries, or to identify any potential unintended consequences on other groups (FAO, 2018a).

## 6. Frequency of data collection

The **frequency of data collection** for each indicator will need to be considered. This will depend on the *specific indicator* being measured. Monitoring an output indicator, like attendance at a training course, will be a one-time recording of the number of attendees. However, monitoring an impact indicator, like a change in farmers' income after the introduction of improved seed to increase productivity, might need to be collected annually, at the end of the farming season, and only after allowing time for its distribution, adoption, and improved yield. The frequency of data collection will also depend on the method being used. For instance, in-person observations or in-depth interviews by trained personnel are more resource- and time- intensive and therefore may occur once at the end of an incentive cycle, whereas electronic collection of data by beneficiaries could occur on a weekly basis (USAID, 2019).

## 7. Data reporting

The regular **reporting of data** can help track the success (or failure) of incentives as it will feed into the analysis of the data at the evaluation phase. It will also help generate and share lessons learned across government levels and agencies. Without this final step, the resources devoted to data collection will largely be wasted.

## Evaluation

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Evaluation is the systematic and critical assessment of an ongoing or completed project, programme or policy, its design, implementation and/or results. It uses data collected through monitoring, as a starting point, to provide information about what works, what does not, and probes into the reasons for these results (IIED, 2019).

There are many reasons why an evaluation may be conducted: to determine the efficiency of an incentive; to examine whether an incentive has fulfilled its intended objective(s); or to assess the sustainability of an incentive. An effective evaluation should also provide useful evidence to contribute to learning processes that can be used to improve an incentive or to provide





guidance for future interventions, and to strengthen accountability for development results. The following provides the main principles to consider when determining the evaluation approach to MEL, i.e. the methodology used to conduct an evaluation. It largely follows the approach adopted by the International Institute for Environment and Development (IIED), (2019), which has been adapted for the purposes of this guide.

### 1. The scope and purpose of the evaluation

An evaluation uses the monitoring data generated to track the expected results of an intervention, like an incentive, or project. To perform a meaningful evaluation, the **purpose of the evaluation** has to be clearly defined, e.g. to assess performance, to support improvement, for accountability purposes, or for knowledge building, etc. (Better Evaluation n.d.). The **scope of the evaluation** provides more detail (e.g. timeframe, necessary resources, etc.) and clarifies what will and will not be included.

### 2. Entity to conduct the evaluation

Who should conduct the evaluation depends on multiple factors, including the objective of the evaluation, how complex it will be, and the level of independence required. Depending on these factors, either internal evaluators or external evaluators may be more appropriate.

Internal evaluators may undertake, for example, a context analysis in a jurisdiction during the development of an intervention; a process evaluation to better understand how an incentive is operating on the ground; or a cost-benefit analysis to assess the revenue forgone of a tax incentive. While the use of **internal evaluators** is cost-effective, external evaluators have the advantage of being viewed as more impartial and independent. “Impartiality contributes to the credibility of evaluation and the avoidance of bias in findings, analyses and conclusions” (OECD DAC, 2010). For instance, **external evaluators** may be best positioned to conduct an impact evaluation at the end of an incentive cycle.

### 3. Develop key evaluation questions with relevant stakeholders

**Key evaluation questions** should be formulated early in the process to help clarify the specific objectives of the evaluation, and to inform the development of the methodology. **Relevant stakeholders**, whose interests or rights are (directly or indirectly) connected to the specific purpose of the evaluation, can be involved early on in the process and given the opportunity to identify issues to be addressed and evaluation questions to be answered (OECD DAC, 2010).

### 4. Collect additional data, if necessary

Some evaluation questions may require **additional data** to provide insight that can aid in learning new lessons about a situation. For example, while monitoring data may provide evidence of the number of women producers that have actively engaged in climate-smart agricultural practices supported through a training course, policymakers and technical staff may be interested to know what key factors led to this level of engagement, e.g. was it the training courses coupled with the grants provided to purchase the specified technology;

was it the increase in work time afforded to women because of accessible childcare services provided; was it the change in the land tenure system that allowed women to receive bigger grants to invest in agriculture; etc. This information can impact future allocation of resources to achieve more transformational or cost-effective outcomes (IIED, 2019).

## 5. Identify the appropriate evaluation criteria

Once the evaluation questions have been formulated, consideration should be given to the evaluation criteria to use as the basis of the assessment (IIED, 2019). The OECD Development Assistance Committee's (DAC) evaluation criteria, revised and published in December 2019, provides one of the most commonly used sets of evaluation criteria, known as the DAC criteria (see **Box 13**). The application of these criteria—or any additional ones—depends on the evaluation questions and the objectives of the evaluation.

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### **BOX 13: DAC EVALUATION CRITERIA**

**Relevance:** The extent to which an incentive's objectives and design respond to the intended beneficiaries' or jurisdiction's needs, the region's, country's or global priorities, and/or the priorities and policies of development partners and donors, and continue to do so if circumstances change. A relevant incentive will clearly demonstrate the theory of change logic developed and any causal relationships identified (IIED, 2019).

**Coherence:** The extent of the compatibility of the incentive with other interventions in a country, sector or institution. A lack of coherence can lead to duplication or cancellation of efforts, which can undermine overall progress.

**Effectiveness:** The extent to which the incentive achieved, or is expected to achieve, its objectives and results. It can also be used as an aggregate measure of (or judgment about) the merit or worth of an activity, i.e. the extent to which an incentive has attained, or is expected to attain, its strategic objective(s) efficiently, in a sustainable fashion, and with positive institutional development impact.

**Efficiency:** The extent to which the incentive delivers, or is likely to deliver, results in an economic and timely way. "Economic" is the conversion of inputs into outputs, outcomes and impacts, in the most cost-effective way possible. The goal is to achieve the desired results at each level in the least costly way possible. "Timely" delivery means delivery of results within the intended timeframe, or a timeframe reasonably adjusted to the demands of the evolving context.

**Impact:** The extent to which the incentive has generated, or is expected to generate, significant positive or negative, intended or unintended, higher-level effects. Impact addresses the ultimate significance and potentially transformative effects of the incentive. It seeks to identify the social, environmental and economic effects of the incentive that are longer-term or broader in scope than those already captured under the effectiveness criterion.

**Sustainability:** The extent to which the net benefits of the incentive continue, or are likely to continue, after the incentive cycle. This includes an examination of the financial, economic, social, environmental, and institutional capacities of the systems needed to sustain net benefits over time. It involves analyses of resilience, risks and potential trade-offs.

Adapted from source: OECD DAC (2019) and OECD DAC (2010).

## 6. Evaluation types

There are several **types of evaluations** that can be conducted, depending largely on the evaluation purpose, objective, and questions. **Table 7** includes several common evaluation types.

**Table 7 – Common Evaluation Types**

Evaluation Types	When to use	What it shows	Why it is useful
<b>Formative Evaluation</b> <b>Evaluability Assessment</b> <b>Needs Assessment</b> <b>Context Analysis</b>	During the development of a new incentive.  When an existing incentive is being modified or is being used in a new setting or with a new population.	Whether the proposed incentive is likely to be needed, understood and accepted by the population you want to reach.  The extent to which an evaluation is possible, based on the goals and objectives.	It allows for modifications to be made to the plan before full implementation begins.  Maximises the likelihood that the incentive will succeed.
<b>Process Evaluation</b> <b>Monitoring of Incentive</b>	As soon as incentive implementation begins.  During operation of an existing incentive.	How well the incentive is working.  The extent to which the incentive is being implemented as designed.  Whether the incentive is accessible and acceptable to its target population.	Provides an early warning for any problems that may occur.  Allows implementing team to monitor how well the incentive plans and activities are working.
<b>Outcome Evaluation</b> <b>Objectives-Based Evaluation</b>	After the incentive has made contact with at least one person or group in the target population.	The degree to which the incentive is having an effect on the target population's behaviours.	Tells whether the incentive is being effective in meeting objectives.
<b>Economic Evaluation:</b> <b>Cost-Effectiveness Evaluation,</b> <b>Cost-Benefit Analysis,</b> <b>Cost-Utility Analysis</b>	At the beginning of an incentive.  During the operation of an existing incentive.	What resources are being used for an incentive and their costs (direct and indirect) compared to outcomes.	Provides relevant government agency and managers a way to assess cost relative to effects. "How much bang for your buck."
<b>Impact Evaluation</b>	During the operation of an existing incentive at appropriate intervals.  At the end of an incentive.	The degree to which the incentive meets its ultimate goal (desired impact).	Provides evidence for use in policy and funding decisions.

Adapted from source: National Center for HIV/AIDS, Viral Hepatitis, STD, and TB Prevention (n.d.).

## Learning

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To maximise the utility of lessons learned, the information and knowledge generated through the monitoring and evaluation processes should be analysed to identify any challenges faced, how those challenges were overcome, and whether in hindsight those challenges were preventable. The lessons learned about the way(s) to avoid such challenges in a similar future situation is important in the learning process (IIED, 2019). **Sharing lessons learned** is also important, and mechanisms should be developed for disseminating the information to relevant stakeholders and beyond.

When learning is effectively incorporated into a MEL plan, such learning can help policymakers and technical staff inform, adjust, and improve current and future incentive design and implementation, and/or withdraw or discontinue an incentive. This cycle of monitoring, evaluating, and learning by adjusting and improving incentives is centred on an iterative process of making decisions based on that learning (Williams and Brown, 2014). It allows for and encourages adjustments to be made in response to changing circumstances, including politics, law, environment, socioeconomics, and so on; new information surfaced; or when targets and indicators are not performing as expected or if they become irrelevant (IIED, 2019).

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