

The following inputs are placed for due considerations and possible inclusion in the role of up coming Governing Body:

- ✓ Contribution to evolution of “Standardized Baselines” for select sectors taking into account the technological trajectories of each country, pace of penetration of technologies contributing to emission reductions with the involvement of designated focal points, AP & AT members and experts drawn from specific sectors of concern.
- ✓ Facilitation of environmental justice delivery based on “common but differentiated responsibilities” ensuring non-discriminatory nature , maintaining environmental integrity and protecting State Sovereignty to iron out the ripples that are up coming on account of funds & technology flow in return of carbon credits. Jurisprudential theories of our laws in many countries mainly confine to “Policing this societies acts” and describing penalties. The traditional Courts of Law for criminal and social justice in most of the countries are currently rendering environmental justice.
- ✓ Capacity building of designated focal points with involvement of AP / AT members covering quality of data collection & management, involvement in standardized baselines in particular besides other requirements for JI projects.
- ✓ Creation of openings for other market mechanisms.
- ✓ Keeping watch on “Nationally appropriate mitigation actions of various developing countries ” and JI projects.

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