Convention on Biological Diversity (CBD)

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The Convention on Biological Diversity (CBD), known informally as the Biodiversity Convention, is a multilateral treaty.

The Convention has three main goals including:

- a. the conservation of biological diversity (or biodiversity);
- b. the sustainable use of its components; and
- c. the fair and equitable sharing of benefits arising from genetic resources.

In other words, its objective is to develop national strategies for the conservation and sustainable us e of biological diversity. It is often seen as the key document regarding sustainable development.

The Convention was opened for signature at the Earth Summit in Rio de Janeiro on 5 June 1992 and entered into force on 29 December 1993.

It has two supplementary agreements, the Cartagena Protocol and Nagoya Protocol.

1. Cartagena Protocol

- The Cartagena Protocol on Biosafety to the Convention on Biological Diversity is an international treaty, also known as the Biosafety Protocol, was adopted in January 2000.
- The Biosafety Protocol seeks to protect biological diversity from the potential risks posed by living modified organisms (LMOs) resulting from modern biotechnology.
- The Biosafety Protocol makes clear that products from new technologies must be based on the precautionary principle and allow developing nations to balance public health against economic benefits.
- It is a legally binding protocol as part of CBD and is related to "Biosafety measures" i.e. Biosafety concerns related to import & export of Living Modified Organisms (LMOs) and commodities made from them.
- There are two major components of Cartagena Protocol viz. Advanced Informed Agreement (AIA) Procedure and Biosafety Clearing House

- a. Advanced Informed Agreement (AIA): AIA under the Cartagena Protocol ensures that the countries are provided with the information necessary to make informed decisions before agreeing to the import of Living Modified Organisms into their territory.
- b. Biosafety Clearing House: Biosafety Clearing House facilitates the exchange of information on living modified organisms and to assist countries in the implementation of the Protocol.

Rights of parties of Cartagena Protocol

Every country, which is a party to Cartagena Protocol on Biosafety as the following rights:

- To be told in advance if they are importing something that contains LMOs or commodities made of LMOs. This is done via the Advanced Informed Agreement.
- If they don't want to accept such imports, they will inform the world community via communicating the Biosafety Clearing House.
- All commodities which may contain LMO elements should be clearly labeled by exporters.
- The exporter of such commodity must inform the importing country in advance the shipment will contain LMOs. The importer must authorize such shipment.
- Importing country has both opportunity and the capacity to assess risks involving the products of modern biotechnology.
- The protocol allows the countries to ban import of LMOs

The Biosafety Protocol makes clear that products from new techn ologies must be based on the precautionary principle and allow developing nations to balance public health against economic benefits. It will for example let countries ban imports of a genetically modified organism if they feel there is not enough scientific evidence the product is safe and requires exporters to label shipments containing genetically modified commodities such as corn or cotton

2. Nagoya Protocol

The Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity is a supplementary agreement to the Convention on Biological Diversity.

It provides a transparent legal framework for the effective implementation of one of the three objectives of the CBD: the fair and equitable sharing of benefits arising out of the utilization of genetic resources.

Its objective is the fair and equitable sharing of benefits arisin g from the utilization of genetic resources, thereby contributing to the conservation and sustainable use of biodiversity.

The Nagoya Protocol was adopted in 2010 and is a legally binding protocol. It addresses the problem source countries of genetic resources by recognizing their right to get a share in benefits reaped by foreign bioprospectors.

Rights of parties to Nagoya protocol

A source country has right to benefit from any commercial application of its bioresources. Such benefits may include:

- Share in Cash profits
- Sample of what was collected
- Participation or training of national researchers.
- Transfer of biotechnology

The Nagoya Protocol reaffirms that a sovereign country has full rights on its genetic resources and use of its bioresources should be done only by mutual consent. It provides legal certainty and transparency and also covers Traditional Knowledge

Obligations of parties to Nagoya protocol

Under the Nagoya Protocol, there are certain requirements or obligations, which each country is required to fulfill:

- Every country should create clear and unambiguous legal framework around access of its genetic sources. This framework should have clear laws, rules, procedures etc.
- Every country should make clear that its consent is taken
 while terms on which monetary or nonaccessing its
 bioresources and monetary benefits are to be shared. The
 terms should be mutually agreed and both the contracting
 parties must have access to justice.

AICHI TARGETS

The 'Aichi Target' adopted by the Convention on Biological Diversity (CBD) at its Nagoya conference.

In the tenth meeting of the Conference of the Parties (COP), a revised and updated Strategic Plan for Biodiversity was agreed and published. This document included the "Aichi Biodiversity Targets". The strategic plan includes the following strategic goals:

Strategic Goal A: Address the underlying causes of biodiversity loss by mainstreaming biodiversity across government and society

Strategic Goal B: Reduce the direct pressures on biodiversity and promote sustainable use.

Strategic Goal C: To improve the status of biodiversity by safeguarding ecosystems, species and genetic diversity

Strategic Goal D: Enhance the benefits to all from biodiversity and ecosystem

Strategic Goal E: Enhance implementation through partic services ipatory planning, management and capacity building

Importance of CBD

CBD is a land mark in international law on environment because:

- For the first time it recognized that the conservation of biological diversity is "a common concern of humankind" and is an integral part of the development process.
- It covers all ecosystems, species, and genetic resources.
- It links traditional conservation efforts to the economic goal of using biological resources sustainably.
- It sets principles for the fair and equitable sharing of the benefits arising from the use of genetic resources, notably those destined for commercial use.
- It also covers the rapidly expanding field of biotechnology, addressing technology development and transfer, benefitsharing and biosafety

National Biodiversity Strategies and Action Plans (NBSAP)

A National Biodiversity Strategies and Action Plan is a process by which countries can plan to address the threats to their biodiversity.

NBSAP are the principal instruments for implementing the Convention at the national level (Article 6). The Convention requires that countries prepare a national biodiversity strategy and to ensure that this strategy is included in planning for activities in all sectors where diversity may be impacted (positive and negative).

National Reports: In accordance with Article 26 of the convention, parties prepare national reports on the status of implementation of the convention.

In India:

The National Environment Policy, 2006, seeks to achieve balance and harmony between conservation of natural resources and development processes and also forms the basic framework for the National Biodiversity Action Plan.

The objectives of the NBAP are broadbased and relate to current perceptions of key threats and constraints to biodiversity conservation and are as follows:

- 1. Strengthening and integration of in situ, onfarm and ex situ conservation
- 2. Augmentation of natural resource base and its sustainable utilization; Ensuring inter and intra-generational equity.
- 3. Regulation of introduction of invasive alien species and their management
- 4. Assessment of vulnerability, and adaptation to climate change and desertification
- 5. Integration of biodiversity concerns in economic and social development
- 6. To prevent, minimize and abate impacts of pollution

- 7. Development and integration of biodiversity databases
- 8. Strengthening implementation of policy, legislative and administrative measures for biodiversity conservation and management
- 9. Building of national capacities for biodiversity conservation and appropriate use of new technologies
- 10. Valuation of goods and services provided by biodiversity and use of economic instruments in the decision making processes
- 11.International cooperation to consolidate and strengthen bilateral, regional and multilateral cooperation on issues related to biodiversity.