

SFM Plan 2017-2022

Appendix 2: 2021 Detailed Indicator & Results

Mid Island Forest Operation TFL 39 Block 2





Table of Contents

| SFM Criteria, Values, Objectives, Indicators & Targets | 4 |
|---------------------------------------------------------|----|
| Performance Reporting | 5 |
| Indicator 1.1.1: Ecosystem by Type | 6 |
| Indicator 1.1.2: Forest Area by Species | 10 |
| Indicator 1.1.3: Age Class | 13 |
| Indicator 1.1.4: Forest Strategy Retention | 16 |
| Indicator 1.1.A: Forest Influence | 19 |
| Indicator 1.2.1: SAR Habitat Protection | 22 |
| Indicator 1.2.2: SAR Habitat Modelling | 25 |
| Indicator 1.2.3 & 2.1.2: Regeneration of Native Species | 28 |
| Indicator 1.3.1: Trees Planted | 30 |
| Indicator 1.4.1: Cultural Features | 32 |
| Indicator 1.4.2: Sites of Significance | 34 |
| Indicator 2.1.1 & 4.1.2: Free Growing | 38 |
| Indicator 2.1.3: Permanent Access (PAS) | 40 |
| Indicator 2.1.4: Harvest Level | 42 |
| Indicator 2.1.A: Regeneration Delay | 45 |
| Indicator 3.1.1: Soil Disturbance | 48 |
| Indicator 3.1.2: CWD | 51 |
| Indicator 3.2.1: Watersheds | 53 |
| Indicator 3.2.2: Water Features | 58 |
| Indicator 4.1.1: Carbon | 61 |
| Indicator 4.2.1: DFA Changes | 66 |
| Indicator 5.1.1: Benefits | 68 |
| Indicator 5.1.2: Open & Respectful Communication | 70 |
| Indicator 5.2.1: WFP Support | 74 |
| Indicator 5.2.2: Training | 76 |
| Indicator 5.2.3: Employment | 79 |
| Indicator 5.2.A: Recreation Trails & Sites | 83 |
| Indicator 6.1.1: MIFLAG Satisfaction Survey | 86 |
| Indicator 6.1.2: MIFLAG Meetings | 88 |
| Indicator 6.1.3: MIFLAG Website | 91 |
| Indicator 6.1.A: MIFLAG Representation | 93 |
| Indicator 6.1.B: Outreach & Education | 95 |



WFP Mid Island DFA

Sustainable Forest Management Plan

| Indicator 6.1.C: Research | 97 |
|---------------------------------------------------------------------|-----|
| Indicator 6.1.D: Herbicides | 101 |
| Indicator 6.2.1: Safety Committee | 104 |
| Indicator 6.2.2: SAFE Certification | 107 |
| Indicator 7.1.1: Treaty | 109 |
| Indicator 7.1.2: Open & Respectful Communication with First Nations | 112 |
| Indicator 7.2.1: MIFLAG & First Nations | 116 |
| Indicator 7.2.2: Large Cultural Cedar | 119 |
| Indicator 7.2.3: First Nation Special Sites | 122 |
| Indicator 7.2.A: First Nation Donations | 124 |



SFM Criteria, Values, Objectives, Indicators & Targets

This section of the SFM Plan describes Mid Island Forest Operation's SFM Values, Objectives, Indicators and Targets. As appropriate, an acceptable variance is provided for the performance level of each target and a forecasted future condition is provided for each indicator. This section is organized according to the Criteria for Sustainable Forest Management, which was developed by the Canadian Council of Forest Ministers and adapted for the Canadian Standards Association's Sustainable Forest Management standard (CAN/CSA-Z809-16).

As further explanation of the organization of this section:

- The Criteria (e.g., below: 1.0 Conservation of Biological Diversity) and Critical Elements (e.g., 1.1 Ecosystem Diversity) and their accompanying statements are derived from Defining Sustainable Forest Management: A Canadian Approach to Criteria and Indicators (Canadian Council of Forest Ministers, Ottawa, 1995).
- The subsidiary Values, Objectives, Indicators, Targets, Acceptable Variances and Forecasts were developed for this plan during discussions among MIFLAG members, Mid Island Forest Operation staff and other Western Forest Products' staff.

As used in this plan:

- Values are DFA characteristics, components, or qualities considered by the advisory group to be important in relation to a CSA SFM element or other locally identified element.
- Objectives are broad statements describing a desired future state or condition of a value.
- Indicators are variables that measure or describe the state or condition of a value.
- **Targets** are specific statements describing a desired future state or condition of an indicator. Where possible, targets are clearly defined, time-limited and quantified.
- Acceptable Variances specify the range of performance results (+ and/or relative to
 the Target) that is deemed to be an acceptable outcome. A result outside this range
 does not always indicate unacceptable performance. (For example, it could reflect: the
 impact of an uncontrollable event, such as a natural disaster; the fact that the Target
 was based on poor quality or inadequate data; or the effects of a responsible choice
 between two competing Objectives.) A result outside the Acceptable Variance range
 does, however, require review, assessment and, possibly, a revision of either the
 objective, target or management practices.
- Forecasts are explicit statements of the expected future condition of an indicator.
- Legal References are provided where they exist.



Performance Reporting

On an annual basis, the SFM Plan is updated to include performance reporting information. Most indicators are reported on an annual basis from January 1- December 31st. The monitoring report (Appendix 2) is completed by WFP Mid Island Forest Operation planners. The indicator results are presented to the Mid Island Forest Lands Advisory Group (MIFLAG) for review in the spring of each year.

Internal audits also evaluate the quality, validity, and meaningfulness of the locally determined indicators and all targets.

Management Review

A management review of the SFM requirements is completed annually as part of WFP's Environmental Management System Management Review process. The review considers all aspects of the SFM process, including the SFMP Plan, annual results, the public participation process, audit findings (internal and external) and corrective/ preventative action plans. The Management Review is scheduled each spring to ensure the sustainable forest management process is functioning properly and being fully implemented.

Summary of Results

For 2020, the Mid Island Forest Operation was in conformance with the target for 40 of 41 reported indicators (97.6%). One indicator did not meet the target but met the variance: 1.1.A Forest Influence. Two indicators were not reported in 2020: 1.2.2. SAR Habitat Modelling, and 3.2.1 Watersheds.

Parking Lot

The Parking Lot is intended to defer topics where consensus is not reached, but further discussion is desired. Parking Lot items are reviewed annually. There are no items currently in the parking lot.





Indicator 1.1.1: Ecosystem by Type

Element: 1.1 Ecosystem Diversity

Conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA. Establish forest plantations only in afforestation projects.

| Value | Objective | Indicator | Target | Variance |
|----------------------------------------|-----------------------------------------|------------------------|-----------------------------------------------------------------------------------------------------|----------|
| Ecosystem types found on the DFA | Sustain ecosystem types over time | Ecosystem area by type | The ecosystem representation (%) by area for each type (BEC subzone) changes < 1% on a 5-year basis | 0.5% |

History

New Core Indicator under CSA Z809-08 (relates to old indicator 2). No change in CSA Z809-16

The indicator target was modified at the February 21, 2019 meeting from % change in area to % change in ecosystem representation. This target will help to conserve ecosystem diversity at the stand and landscape level and will better measure the variety of ecosystems versus mapping changes. The variance will be 0.5% for all zones.

Justification

In conservation biology, ecosystem representation ensures that ecologically distinct ecosystem types are represented, especially in the non-commercial land base. This is a priority for the BC Conservation Data Centre (CDC). The CDC has developed red and blue lists, highlighting ecological communities that have particular threats, declining trends, or restricted distributions. Red and blue listed ecosystems can be either naturally rare or depleted due to human activities. Ecological communities on the red and blue list are often plant associations of the Biogeoclimatic Ecosystem Classification (BEC) system.

The CSA Z809 Standard recommends that representative ecosystem types should be summarized at a scale that is ecologically relevant and useful for management and suggests that the biogeoclimatic subzone level may be the most relevant scale in British Columbia. By using BEC for reporting, the results can also be compared to the CDC red and blue lists and management strategies for rare ecosystems.

The MIFLAG wants to sustain ecosystem types through time using biogeoclimatic subzones. The target is <1% change in ecosystem representation (%) for each subzone on a 5-year basis, with a 0.5% variance. The subzone reporting splits out area for old seral stages from early, mid and mature series because successional and stand developmental stages are important to CDC listing criteria.



Current Status & Interpretation

| BEC | Seral Stage | 2017 HA | 2021 HA | 2017% | 2021% | Difference |
|--------------------|--------------------|----------|----------|--------|--------|------------|
| CWHmm1 | Early, Mid, Mature | 4576.6 | 4582.9 | 85.9% | 86.0% | |
| | Old | 748.7 | 743.7 | 14.1% | 14.0% | |
| | Total | 5325.3 | 5326.6 | 4.2% | 4.2% | 0.01 |
| CWHmm2 | Early, Mid, Mature | 133.1 | 131.9 | 59.2% | 58.7% | |
| | Old | 92.0 | 92.6 | 40.8% | 41.3% | |
| | Total | 225.1 | 224.5 | 0.2% | 0.2% | 0 |
| CWHvm1 | Early, Mid, Mature | 38624.1 | 38936.8 | 77.9% | 77.9% | |
| | Old | 10946.4 | 11069.5 | 22.1% | 22.1% | |
| | Total | 49570.5 | 50006.3 | 39.0% | 39.2% | 0.2 |
| CWHvm2 | Early, Mid, Mature | 20732.2 | 21456.5 | 54.0% | 56.0% | |
| | Old | 17626.0 | 16851.6 | 46.0% | 44.0% | |
| | Total | 38358.2 | 38308.1 | 30.2% | 30.1% | 0.1 |
| CWHxm2 | Early, Mid, Mature | 19848.6 | 19795.2 | 93.7% | 93.6% | |
| | Old | 1339.3 | 1343.7 | 6.3% | 6.4% | |
| | Total | 21187.9 | 21138.9 | 16.7% | 16.6% | 0.1 |
| MHmm1 | Early, Mid, Mature | 2448.0 | 2895.8 | 19.5% | 23.2% | |
| | Old | 10092.5 | 9569.0 | 80.5% | 76.8% | |
| | Total | 12540.5 | 12464.8 | 9.9% | 9.8% | 0.1 |
| Grand Total | | 127207.5 | 127469.2 | 100.0% | 100.0% | |

The target is met. The difference in ecosystem representation changed by less than 1% for each BEC subzone. The ecosystem representation has remained very consistent through time. However, there were small but noticeable changes in the seral stage representation in the MHmm1. The 'old' seral representation decreased by 3.7%, which led to a 3.7% increase in the 'early, mid, mature' seral stage. There were minimal changes in representation for the other subzones.

Biogeoclimatic Subzones

The CWHxm2 is located south of Sayward and north of the CWHxm1 and represents 23% of the DFA. It is included in Natural Disturbance Type (NDT) 2 where a more frequent fire history results in a greater mix of age classes under natural conditions, with less dominance of age classes 8-9 compared with the wetter variants. A significant forest harvesting history over the past century has resulted in extensive areas of younger second growth dominating much of the subzone. All 15 site series are either red (7) or blue (8) listed in this variant under CDC. As a result, the CWHxm2 ranks high for the management of rare ecosystems. 26% of the CWHxm2 is in the non-classified land base (NCLB) and is unlikely to be logged. Only 1% of the THLB is >250years, so there is limited opportunity to increase the protected area, specifically targeting rare ecosystems. Recruitment of older seral stages in rare site series will need to occur.

CWHmm1 is restricted to the leeward side of the Vancouver Island Ranges at middle elevations (450-750m). The CWHmm1 is also included in the NDT2, but it tends to have a higher natural proportion of age class 8 and 9 than the CWHxm2. Significant harvesting has occurred, limiting the older age classes. Due to the lack of older age classes, all except 2 site series are red-listed or blue-listed. This variant is high priority for the management of rare ecosystems.

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Mid Island has 5366ha of the CWHmm1, with 14% >250 years and 24% of the area located in the NCLB. There may be opportunity to increase the reserved area of older age classes during the establishment of new murrelet and goshawk reserves.

The CWHmm2 is the higher elevation variant above the CWHmm2 on the leeward slopes of eastern Vancouver Island. The CWHmm2 is rare for the DFA; however, it only represents 0.07% of the full extent of the variant in the Coast Forest Region. The impact of road construction or old growth logging is minimal at the regional level. Furthermore, 20% of the DFA mm2 is located within the NCLB and 41% remains old growth.

The CWHvm1 is the most extensive variant in the DFA, extending from sea level to 600m+ in elevation. Old forests dominate the natural CWHvm1 landscape which is included in NDT 1. However, significant harvesting has occurred and only 22% old growth remains. Of the 14 site series, six are blue listed and one is red listed. Opportunities for Mid Island to contribute to the provincial conservation of rare ecosystems in the CWHvm1 is high due to its abundance on the DFA (39%). 27% of the CWHvm1 is currently located within the NCLB.

The CWHvm2 is the montane variant occurring above the CWHvm1 (600m+) and covers a significant area (30% of DFA). Old seral stages dominate the natural CWHvm2 (NDT1) landscape. There is a comparatively more recent harvesting history, so a larger old forest component remains (45% >250years). 30% of the CWHvm2 is located in the NCLB, and 71% of the NCLB is >250years. 5/11 of the vm2 site series are blue-listed; however, these rare ecosystems should be sufficiently protected within the NCLB and the extensive old growth. There will also be opportunities to locate high quality element occurrences of specific blue-listed site series in reserves being planned for the preservation of habitat for murrelets under SARA.

The MHmm is the forested subalpine subzone occurring above the CWH throughout the DFA. At Mid Island, 45% of the MHmm1 is in the non-classified land base and is unlikely to be logged, and 80% of the MHmm1 remains as old growth. Mid Island's area of the MHmm1 will help contribute to the provincial conservation/management of rare ecosystems in the subzone. It ranks low in priority for the management of rare ecosystems.

Strategies & Implementation

At the landscape level, there are many reserve types that encompass and thereby protect rare ecosystems, including old growth management areas, wildlife habitat areas, ungulate winter ranges, ecological reserves, and parks. At the stand level, there are wildlife tree retention areas, riparian reserve zones, and reserves to protect special resources. WFP's Stewardship and Conservation Plan also focuses on in-block retention, thereby contributing to rare ecosystem protection. Prescribing foresters pay attention to plant communities listed by the BC CDC when designing in-block reserves and wildlife tree patches.

The CDC has developed red and blue lists for plant communities. The red and blue lists highlight ecological communities that have threats, declining trends, or restricted distributions that indicate they require special attention. Red and blue listed ecosystems can be either rare or depleted and thereby rare due to human activities (land conversion). WFP intends to locate high quality element occurrence (EO) reserves to protect these rare ecosystems. WFP expects the bulk of the EO reserves to be established within existing permanent reserves or in additional reserves planned to accommodate required habitat for murrelets and goshawks under SARA. Reserve targets for each subzone are set in the Management of Rare Ecosystems within Western Forest Products' Vancouver Island and Sunshine Coast Forest Operations report by Allen Banner, Terence Lewis, and Del Meidinger.



Forecasts

It is not anticipated that the overall ecosystem representation of the DFA will change significantly over the short-term, though the proportion of old growth will decrease given WFP's efforts to harvest the full profile and meet sustainability metrics.

WFP will continue to strive to meet Indicator 2.1.3 for permanent access structures, which will help minimize the impact of road construction. Additions or deletions to the DFA could impact the ecosystem representation and are tracked in Indicator 4.2.1.

In the long term, climate change will have a significant impact on ecosystem representation. The projection of future climate zones and vegetation change will be an ongoing task facilitated by modeling and direct measurement of change.

Monitoring

The indicator is reported annually. Corporate completes a GIS analysis to report on the hectares of productive forest by BEC zone. Ecosystem composition is calculated for the current year, and then compared to ecosystem composition from 5 years prior. The changing baseline allows for slow shifts due to climate change.





Indicator 1.1.2: Forest Area by Species

Element: 1.1 Ecosystem Diversity

Conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA. Establish forest plantations only in afforestation projects.

| Value | Objective | Indicator | Target | Variance |
|----------------------------------------------------|---------------------------------------------------------------------|--------------------------------------------|---------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Species composition of forests on the DFA | The overall species composition of the DFA remains stable over time | Forest area by type or species composition | The species composition by area (ha) remains within 2% on a 5-year basis. | Species that represent less than 5,000ha of the DFA are reported for informational purposes only; species that represent >5,000ha on the DFA may vary by +/- 2% |

History

New Core Indicator under CSA Z809-08 (relates to old Indicator 5 and 6). No change in CSA Z809-16.

The target was revised at the March 15, 2018 MIFLAG meeting, from change in area by species to change in species composition by area. Due to frequent corporate spatial updates, the total area was changing annually, and it was impossible to determine whether the change in area by species was due to management practices or GIS projects.

Justification

The target aims for stable species composition over time to conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA.

The target is loosely based on the timber supply analysis and historical reporting of 2009 SFM Plan Indicator 5. From 2005 to 2009, the average difference in species composition was 1.84%. The 2% deviation from the baseline allows for subtle species shifts for climate change or due to poor survival (ex. elk related challenges reforesting Cw and Yc). The variance related to minor species was developed in 2014 due to the increased use of browse resistant species, such as Western white pine and Sitka spruce.



Current Status & Interpretation

Difference in Species Composition by Area from 2017-2021

| Year | Balsam (%) | Cedar (%) | Cypress (%) | Fir (%) | Hemlock (%) | Pine (%) | Spruce (%) | Deciduous (%) |
|------------|------------|-----------|----------------|---------|----------------|----------|------------|------------------|
| 2021 | 19.9 | 5.6 | 6.0 | 14.6 | 51.6 | 0.3 | 0.4 | 1.6 |
| 2017 | 19.9 | 5.5 | 6.2 | 14.6 | 51.3 | 0.2 | 0.5 | 1.7 |
| Difference | 0 | 0.1 | -0.2 | 0 | 0.3 | 0.1 | -0.1 | -0.1 |

Area per Species by Year

| | | Species | | | | | | | |
|------|----------------|------------|-----------------|----------|-----------------|-----------|-------------|-------------------|---------|
| Year | Balsam (Ha) | Cedar (Ha) | Cypress (Ha) | Fir (Ha) | Hemlock (Ha) | Pine (Ha) | Spruce (Ha) | Deciduous (Ha) | Total |
| 2021 | 25,666 | 7,174 | 7,717 | 18,758 | 66,465 | 429 | 531 | 2,020 | 128,760 |
| 2020 | 25,261 | 7,057 | 7,712 | 18,597 | 66,625 | 425 | 523 | 2,135 | 127,336 |
| 2019 | 25,295 | 6,857 | 7,849 | 18,407 | 65,603 | 501 | 513 | 2,159 | 127,185 |
| 2018 | 25,269 | 7,019 | 7,898 | 18,921 | 65,486 | 562 | 557 | 2205 | 127,917 |
| 2017 | 25,326 | 6,948 | 7,892 | 18,585 | 65,438 | 299 | 620 | 2,217 | 127,325 |

The target is met. The maximum increase of species composition was Hemlock (0.3%), while the maximum decrease was Cypress (-0.2%). A general lack of cypress seed source availability has led to a recent reduction in prescribing cypress for planting. However, in 2021 the company put together a successful cypress seed collection program that will encourage continued inclusion of cypress in planting prescriptions when ecologically suitable

Overall, relatively browse resistant species are replacing highly desirable ungulate species on the land base. Hemlock increased by 0.3% in 2021 which equals a 1.7% increase since 2019 while the proportion of cedar and cypress has decreased by 1% in the same timeframe. Cedar and cypress experience high mortality without caging or shelters, when planted in moderate to extreme elk use areas. Caging is not feasible at a large scale due to snow press and the high cost (~\$4500/ha). In order to meet minimum stocking standards in these extreme elk use areas, reforestation is occurring with western hemlock on high elevation, Cedar/cypress suitable sites. Despite the challenges of establishing cedar and cypress, the total area has seen little change year over year.

Unfortunately, it is difficult to draw a direct comparison between this indicator reporting and the TSR analysis. The TSR analysis summarizes based on leading species. For this indicator, the species composition is calculated based on leading, secondary and tertiary representation in stand types by area. For example, if a forest inventory polygon is 50% Fdc, then 50% of the polygon area is attributed to Fdc.



NOTE: The total area represents the productive forest area that is "stocked" and excludes the areas harvested, but not yet planted or stocked.

Strategies & Implementation

WFP conducts reforestation activities consistent with legal requirements and approved stocking standards. The stocking standards specify the ecologically and commercially suitable species permitted for each ecosystem type and site series. Regeneration and free growing milestones ensure cutblocks are regenerated in accordance with approved stocking standards.

A species shift will occur through time due to extreme elk pressure. Elk target in order of preference: western redcedar, cypress, douglas fir, hemlock, balsam, spruce, pine, and alder. The species composition will become skewed to less palatable species due to differences in survival and planting prescriptions that aim for good stocking to meet legal requirements.

To reduce the impact, Mid Island plants high components of cedar and cypress in heli blocks where very high slash levels discourage elk use. Historically Mid Island has also used cages and other variations of tree shelters for approximately 10ha/year in low elevation, easy access areas to provide future supply to First Nations. In moderate elk hazard areas, we obstacle plant a well distributed 10% of Cw/Yc in most blocks.

Forecasts

The target is expected to be achieved.

With the 5-year comparison period, the target allows for small shifts in species composition over the long term. This is necessary to account for climate change since the range and suitability of species will change. Mid Island has already started to adapt planting prescriptions. For example, the range of mountain hemlock is expected to decrease, so the division is planting high elevation hemlock instead on these sites. The performance of western hemlock is expected to decline in the xm2, so the division is planting and relying more heavily on Douglas fir and Western white pine. The range and performance of red alder is expected to expand and improve, so the division is continuing to implement a hardwood management strategy. There have been increased efforts by the company to identify and locate healthy and resilient cypress tree to source high quality seed that is sustainable for the establishment of future cypress seedlings.

Monitoring

The indicator is reported annually. Corporate completes a GIS analysis to report on the hectares of productive forest by species. The species composition is calculated based on leading, secondary, and tertiary representation in stand types by area. For example, if a forest inventory polygon is 50% Fdc, then 50% of the polygon area is attributed to Fdc.

The species composition is compared between the current reporting year's data and data from 5 years prior. The comparison year changes annually, allowing for slow shifts in species due to climate change or pests.



Indicator 1.1.3: Age Class

Element: 1.1 Ecosystem Diversity

Conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA. Establish forest plantations only in afforestation projects.

| Value | Objective | Indicator | Target | Variance |
|--------------------------------------------|--------------------------------------------|-----------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| The distribution of age classes on the DFA | Maintain old forest of each ecosystem type | Forest area by seral stage or age class | Amount of old forest and forest managed for recruitment of old forest characteristics in the noncontributing land base by ecosystem type is ≥ the targets defined in the Landscape Unit Planning Guide | 0% |

History

New Core Indicator under CSA Z809-08 (relates to old indicator 1 and 4). No change in Z809-16.

In 2019, the objective and target were modified to align with WFP's Stewardship and Conservation Plan. The old indicator was based on incorrect calculations and was impossible to meet due to the natural ageing process of a forest.

Justification for the Target

Seral stage is a key characteristic of forest ecosystems. Ecosystem conservation assumes that by maintaining the structure and diversity of ecosystems across the landscape, the habitat needs of various species will be provided. As a result, it's important to maintain old growth forests.

Old growth forests are climax ecosystems often characterized by relatively tall, old trees and high structural diversity. In the Landscape Unit Planning Guide, old seral stage (old growth) is defined as >250 years for the CWH and MH BEC zones.

The Guide includes targets for old seral stage distribution for the CWH and MH. It recommends several targets by BEC zone based on biodiversity emphasis. For an intermediate biodiversity emphasis, the guide recommends >9% for the CWHmm1, mm2, and xm2, >13% of the CWHvm1 and vm2, and >19% for the MHmm1 of the forested area to be in old seral stages.

For simplicity, the indicator will be measured for the entire TFL, not by landscape unit. Some biogeoclimatic zones do not meet the old seral targets due to historic logging and fire history, so area <250 years has been protected as recruitment area. These areas are included in the calculation. The calculation will be ((productive forest area >250 years and OG recruitment area in NCLB) / (productive forest area of TFL 39 Block 2)) x 100, for each BEC subzone.

There will be no variance.



Current Status & Interpretation

| | | % Area in NCLB (>250 years or Recruitment | | | | |
|----------|--------------|-------------------------------------------|-----------|-----------|--|--|
| BEC Unit | Target (%) * | <250 years | >250years | Total (%) | | |
| CWHxm2 | >9 | 20.6% | 4.9% | 25.5% | | |
| CWHmm1 | >9 | 14.2% | 9.2% | 23.4% | | |
| CWHmm2 | >9 | 4.9% | 15.1% | 20.0% | | |
| CWHvm1 | >13 | 13.3% | 14.4% | 27.7% | | |
| CWHvm2 | >13 | 8.5% | 21.3% | 29.8% | | |
| MHmm1 | >19 | 4.8% | 40.5% | 45.3% | | |

^{*}Using the Intermediate Biodiversity Emphasis

| BEC Unit | <250years in NCLB (ha) | >250years in NCLB (ha) | TFL 39 Block 2 (ha) |
|----------|------------------------|------------------------|---------------------|
| CWHxm2 | 4,349 | 1,028 | 21,139 |
| CWHmm1 | 757 | 491 | 5,327 |
| CWHmm2 | 11 | 34 | 225 |
| CWHvm1 | 6,671 | 7,189 | 50,006 |
| CWHvm2 | 3,258 | 8,156 | 38,308 |
| MHmm1 | 598 | 5,048 | 12,465 |
| TOTALS | 15,364 | 21,879 | 127,186 |

The target is met for all BEC subzones. The total area in the NCLB for each BEC subzone exceeds the old seral target.

The CWHxm2 is the only BEC subzone that does not meet the old forest target without including the recruitment area. Due to this subzone being so easily accessible with relatively gentle terrain, there is a long history of forest harvesting, meaning the CWHxm2 is now reliant on recruiting old growth going forward. The CWHxm2 also has a natural disturbance type characterized by infrequent stand-initiating events and was affected by the Sayward fires of 1922 and 1938. It will take 170 years for this zone to fully meet the target without recruitment area.

All other BEC subzones meet the old forest target without recruitment area, within the NCLB.

Strategies & Implementation

Old Growth Management Areas (OGMA) identified through landscape unit planning serve as foundation blocks to ensure representative occurrences of ecosystem types in the older seral stages are conserved for the long term. Landscape unit planning is complete across the DFA, and all OGMAs are legally established. Other protected areas contributing to old growth targets include: wildlife habitat areas, parks, ungulate winter ranges, wildlife tree patches, riparian reserves, etc. The Western Wildlife and Biodiversity Program also provides age and structural diversity using a retention silvicultural system, which involves stand level retention targets.



Forecasts

The target will be met.

Monitoring

The Area Forester requests data from the Senior Biologist or MIFO GIS Analyst. Productive forest is used to calculate the representation. The Area Forester summarizes the seral stage breakdown by BEC subzone, split between THLB and NCLB.

For the interest of the PAG, the breakdown can also be summarized by landscape unit.





Indicator 1.1.4: Forest Strategy Retention

Element: 1.1 Ecosystem Diversity

Conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA. Establish forest plantations only in afforestation projects.

| Value | Objective | Indicator | Target | Variance |
|-----------------------------------|---------------------------------------------------------|------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| Existing forests on the DFA | A portion of the existing forest is retained on the DFA | Degree of within stand structural retention | For retention blocks, minimum stand level retention is 10% in Enhanced Basic (EB), 15% in Enhanced Dry (ED) and General Basic (GB) and 20% in General Dry (GD) and Special (S) | -3% |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan Indicator 7 and related to old Indicators 3 and 8). No change in Z809-16.

The target was revised at the March 15, 2018 MIFLAG meeting to match with historic reporting, which only included retention blocks.

Justification

Stand level retention helps capture important features that provide habitat heterogeneity including downed wood, tree cavities, large trees, and large dead snags. Retention of these structures in the managed forest matrix is important to provide stand structural heterogeneity across the landscape to promote a diversity of habitats; maintain unharvested refugia in large disturbed areas; assist some species to repopulate the regenerating ecosystem over time; and provide for a degree of connectivity throughout the managed landscape to facilitate movement of species populations.

This indicator is derived from the WFP Stewardship and Conservation Plan. The strategy has stand level retention targets ranging from 10-20% for all retention blocks, by Vancouver Island Land Use Plan (VILUP) zones.

The variance is -3% to allow operational flexibility to accommodate terrain challenges, windthrow hazard, economic conditions, etc. The variance would still ensure 7% retention in the Enhanced Basic, which is the minimum Wildlife Tree Retention Area % to meet the Forest Stewardship Plan and Forest Planning and Practices Regulation.





Current Status & Interpretation

| ., | Resou | | | ne/ Variant Target (%) | | Target | Variance Met | |
|------|-------|----|-----|---------------------------|----|--------------|--------------|--|
| Year | ED | EB | GD | GB | S | Met (Y/N) | (Y/N) | |
| | 15 | 10 | 20 | 15 | 20 | (1/14) | | |
| 2021 | 40 | 30 | 39 | 23 | 29 | Y | Υ | |
| 2020 | 39 | 48 | 20 | N/A | 24 | Y | Υ | |
| 2019 | 49 | 47 | 20 | 33 | 21 | Y | Υ | |
| 2018 | 42 | 45 | N/A | 29 | 78 | Y | Υ | |
| 2017 | 21 | 46 | 40 | 32 | 30 | Υ | Y | |

N/A= no harvesting occurred

The target was met. The targets were greatly surpassed in the Enhanced Dry, Enhanced Basic, and General Dry zones, and still well above targets for the General Basic and Special RMZs for all blocks.

Strategies & Implementation

Using a 5-year rolling average, WFP manages >50% of its total harvest area under retention systems. The retention system target varies by WFS zone, from >30% to >90%. Under this system, there are stand level retention targets, ranging from 10 to 20%.

Retention for each block is planned based on the required protection of different resources (e.g. riparian, wildlife, cultural) and engineering or economic constraints. If the minimum level of retention is not met to protect these resources, additional area is retained to meet the Western Stewardship and Conservation Plan stand level retention targets.

For many planned blocks, significant adjacent area is already protected due to riparian reserves, old growth habitat areas, wildlife habitat areas, and ungulate winter ranges. These protected areas are often included in block level retention as reserves and WTRAs. Including these areas in block retention does not cause a further loss of the operability of the land base and greatly increases retention totals.

Definitions:

ED= Enhanced Dry, EB= Enhanced Basic, GD= General Dry, GB= General Basic, S= Special Where dry= CWHxm2 or mm1 and basic= CWHmm2, vm1, vm2, MHmm1

Retention system means a silvicultural system that retains individual trees or groups of trees to: maintain structural diversity over the area of the cutblock for at least one rotation; leaving more than half the total area of the cutblock within one tree height from the base of a tree or group of trees, whether or not the tree or group of trees is inside the cutblock. Retention can be dispersed throughout a cutblock as single trees or aggregated groups of trees.



Forecasts

The target is anticipated to be achieved based on historic performance and its priority at the corporate level. The WFP Stewardship and Conservation Plan revised stand level retention targets in 2020 by 5% for each zone, which will lead to a further increase in retention levels.

As of Jan 2018, the total area under forest influence will not include the area of Wildlife Tree Retention Area (WTRA) or long-term retention (LTR). To continue meeting the target, more area will need to be retained internally to generate higher forest influence. As a result, the stand level retention levels should remain high.

Monitoring

A crystal report is generated annually with the combined area of reserves and WTRAs and the combined area of NAR and roads for all blocks logged in the reporting year. The retention % is calculated for all retention system blocks and summarized by WFS Zone. The retention % is the total leave area divided by the WFS Area (Gross-Leave).



Indicator 1.1.A: Forest Influence

| Element: 1.1 | Ecosystem | Diversity |
|--------------|-----------|-----------|
|--------------|-----------|-----------|

Conserve ecosystem diversity at the stand and landscape levels by maintaining the variety of communities and ecosystems that naturally occur in the DFA. Establish forest plantations only in afforestation projects.

| Value | Objective | Indicator | Target | Variance |
|------------------|-----------------------------------------------------------|---------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------|
| Forest influence | Forest influence is maintained throughout harvested areas | The % of total harvested area using a retention silviculture strategy on a 5-year rolling average | Enhanced Basic >=50% Enhanced Dry >= 60% General Basic >= 60% General Dry >= 70% Special >= 90% | <=15% of the target on a 5-year rolling average for each zone |

History

This objective was carried over from the 2009 SFMP (Indicator 8). It is not a core indicator.

The indicator was revised at the February 2019 meeting. It was no longer possible to calculate the old indicator due to corporate data entry standardizations. The revised target still captures the intent of the original indicator since a retention system requires that "more than half the total area of the cutblock be within one tree height from the base of a tree or group of trees."

Justification

Coastal BC has a diversity of forest ecosystems and species; therefore, forest management practices must vary in response to that diversity. No single harvesting or silvicultural system is appropriate everywhere.

Variable retention helps achieve that diversity. It is an overall approach to harvesting and silvicultural systems that retains trees and associated habitat for purposes other than timber management and traditional silviculture goals. Variable retention can be implemented with a wide range of harvesting systems. Various levels of retention can be used with different types, amounts, and spatial patterns of structure. Retention can be dispersed throughout a cutblock or aggregated in larger groups and patches, depending upon the objectives.

A retention system is a specific silvicultural system designed to meet the goals of variable retention. It was originally defined in the BC Operational Planning Regulations (March 1999) and has 3 requirements: 1) retention of trees distributed across the cutblock; 2) trees are left for the long term (one rotation minimum); 3) distribution of leave trees achieves >50% forest influence.

The retention targets of this indicator correspond to the corporate WFP Stewardship and Conservation Plan. The Plan outlines different retention silviculture system targets by VILUP zone. In the Enhanced Management Zone, where the emphasis is on timber production, the retention system will be used on 50% of the harvested area. In the General Management Zone, where the emphasis is on integrated resource management, the retention system will be used on 60% of the harvested area. In the Special Management Zones (SMZ), where specific environmental, recreational, and cultural/heritage values have been identified, a retention system will be used on 90% of the harvested area. Also, for the SMZ, the VILUP Higher Level Plan Order specifies, "applying a variety of silvicultural systems, patch sizes, and patch shapes

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WFP Mid Island DFA Sustainable Forest Management Plan

across the zone, subject to a maximum cutblock size of 5ha if clearcut, clearcut with reserves, or seed tree silvicultural systems are applied, and 40ha if shelterwood, selection or retention silvicultural systems are applied."

The targets are 10% higher for dry zones (dm, xm, mm1) due to the extensive logging history and poor representation in reserves. Stand-level retention is being used to compensate for deficiencies in landscape-level representation.

The variance is to allow for operational flexibility to accommodate terrain challenges, windthrow hazard, economic conditions, etc.

By utilizing retention systems extensively across the landscape, WFP will ensure high levels of forest influence are maintained.

Current Status & Interpretation

| WFS Zone | Actual 2021 (%) | 5 Year Rolling Average (%) | Target Achieved | Variance Achieved |
|------------------------|--------------------|-------------------------------|--------------------|----------------------|
| Enhanced Basic (>=50%) | 64 | 81 | Υ | N/A |
| Enhanced Dry (>=60%) | 100 | 81 | Υ | N/A |
| General Basic (>= 60%) | 87 | 74 | Υ | N/A |
| General Dry (>=70%) | n/a | 57 | N | Yes |
| Special (>=90%) | 100 | 100 | Υ | N/A |

5-years Gross Hectares

| WFS Zone | Clearcut with Reserves (ha) | Retention (ha) | Total (ha) |
|----------------|--------------------------------|----------------|------------|
| Enhanced Basic | 544 | 2,382 | 2,926 |
| Enhanced Dry | 187 | 782 | 969 |
| General Basic | 289 | 812 | 1,101 |
| General Dry | 61 | 82 | 143 |
| Special | 0 | 292 | 292 |
| TOTAL | 1,081 | 4,350 | 5,431 |

The retention silviculture system targets were met for 2021 blocks. However, the indicator measures the 5-year rolling average, and the variance was not met for the General Dry during that period. It averages 57%, 13% below the target. However, only 2.6% of MIFO logging occurred in the General Dry between 2017 and 2021, so the impact was minimal (off by 39.2ha).

Overall, 78.6% of the harvest area between 2017 and 2021 used a retention silviculture system, which ensures >50% forest influence across the Mid Island Forest Operation.

Strategies & Implementation

Management strategies are described in the Western Stewardship and Conservation Plan.

Using a 5-year rolling average, WFP manages >50% of its total harvest area under retention systems. WFP targets the retention system on blocks that have high levels of required protection (eg. riparian, wildlife, cultural) and engineering or economic constraints. If further retention area is required, the engineers consider biologic control points like big trees/vets, safe wildlife trees, rare ecosystems, riparian areas, rock outcrops, karst, and mature deciduous. The control points are used to optimize layout, though their spatial distribution is also considered to ensure >50% forest influence is achieved.



Forecasts

Mid Island remains committed to meeting the WFP Stewardship and Conservation Plan.

The forest influence calculation changed in January 2018 to exclude the area of Wildlife Tree Retention Area (WTRA) or long-term retention (LTR). To continue meeting the target, more area will need to be retained, and the retention will need to be better distributed throughout the block. As a result, it will be more challenging to meet the definition of a retention system. While Mid Island should continue to meet the target or variance, the total number of hectares managed under a retention system is expected to decrease closer to the targets.

Monitoring

The Corporate Senior Biologist creates an annual report summarizing the total hectares logged over the previous 5 years under a clear-cut with reserve and retention system by WFS Zone. The percent area using a retention system is calculated for each zone and compared to the zone's target.





Indicator 1.2.1: SAR Habitat Protection

| Element: | 1.2 Species Diversit | y |
|----------|----------------------|---|
|----------|----------------------|---|

Conserve species diversity by ensuring that habitats and forest conditions for the native species found in the DFA are maintained through time, including habitats for known occurrences of species at risk.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------------------------------------|--------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------|-------------------|
| The habitat for focal species, including species at risk exist on the DFA | Ensure habitat for focal species, including species at risk, is protected on the DFA | Degree of habitat protection for selected focal species, including species at risk | Area (ha) of UWR and WHA remains the same or increases from year to year | Decrease by 1% |

History

New Core Indicator under CSA Z809-08 (relates to old indicator 9). No change in Z809-16.

Justification

The target is based on legal requirements under FRPA and the government initiatives underway through Land Use Planning processes and strategies such as the Identified Wildlife Management Strategy. The variance is meant to help account for fluctuations due to spatial issues (e.g. map base or scale) and natural disturbance factors.

"Habitat, in terms of both quantity and quality, is a key component of the health of species and animal populations" (CSA Sustainable Forest Management, 2008). Forest management can have both positive and negative effects for wildlife and their habitat. It is important to ensure forest habitat necessary for the survival of species is available for use in the short-term and long-term. Habitat reserved for focal species also contributes to the habitat needs of many other wildlife species.

Ungulate Winter Ranges are areas identified as critical to the survival of local populations of ungulates during severe winters. On Vancouver Island, black-tailed deer and Roosevelt elk need areas with suitable forest and topographical features that are able to provide shelter, forage and snow interception. Roosevelt elk are on the BC provincial blue-list and have a BC Conservation Framework Priority of 2 (BC Species and Ecosystems Explorer, 2010) as well as having local and cultural importance. Black-tailed deer are not considered a species of concern, but have local importance for food, economic opportunity and recreation.

Marbled Murrelet are small seabirds that nest inland, with the majority of nests being found on large, high boughs in old conifers, up to 30 km inland. Much work has been done along the coast to identify and rank suitable nesting habitat for Marbled Murrelet. Marbled Murrelet are listed as Threatened on Schedule 1 of the Federal Species at Risk Act (SARA), provincially blue-listed, listed on the Forest and Range Practices Act (FRPA) Category of Species at Risk and considered Identified Wildlife, and have a BC Conservation Framework Priority of 1 (BC Species and Ecosystems Explorer, 2010). Identified Wildlife are considered to be sensitive to habitat alteration associated with forest and range practices and are considered to be at risk (endangered, threatened, vulnerable or regionally important).

Northern Goshawks are a relatively large forest dwelling hawk. They need a closed canopy forest with an open understory for nesting and foraging. The coastal subspecies is listed as Threatened on SARA Schedule 1, provincially red-listed, listed on the Forest and Range



Practices Act (FRPA) Category of Species at Risk and are considered Identified Wildlife, and have a Conservation Priority of 1.

Current Status & Interpretation

| Туре | Status | 2018 | 2019 | 2020 | 2021 | Target Met (Y/N) | Variance Met (Y/N/NA) |
|---------|-----------|------|------|--------|--------|------------------------|-----------------------------|
| | Legal | 4941 | 4941 | 4941.9 | 4941.9 | | |
| UWR | Proposed | 0 | 0 | 0 | 0 | Υ | N/A |
| | Voluntary | 0 | 0 | 0 | 0 | | |
| | Legal | 4400 | 4400 | 4412.1 | 4411.7 | | |
| MAMU | Proposed | 63 | 63 | 63.3 | 63.3 | N | Υ |
| | Voluntary | 17 | 20 | 20.1 | 7.2 | | |
| | Legal | 335 | 542 | 542.1 | 542.1 | | |
| Goshawk | Proposed | 207 | 204 | 439.7 | 443.5 | Υ | N/A |
| | Voluntary | 509 | 555 | 345.3 | 414.1 | | |
| Red | Legal | 12 | 12 | 11.9 | 11.9 | | |
| Legged | Proposed | 0 | 0 | 0 | 0 | Υ | N/A |
| Frog | Voluntary | 0 | 0 | 0 | 0 | | |

The target was not achieved in 2021 for MAMU, but the variance was met. This was due to a small (-0.38ha) decrease in our legally established MAMU habitat area. The change comes from two separate OGMA adjustments that were completed in 2021.

There was an increase of voluntary and proposed WHA area for goshawks in 2021. The more noticeable increase in voluntary area is mainly due to an active nest being located in the field, that then had a wildlife leave area (WLA) established around it. Once they are developed, these WLA internal reserves often become candidates for WHAs later on.

Strategies & Implementation

In general, the management strategy for this indicator includes:

To spatially designate and legally establish Wildlife Habitat Areas. WFP has a mix of legally established and proposed areas. The intent is to move proposed areas through the process to become legally established.

When it is necessary to build roads through or harvest adjacent to one of these reserves, WFP attempts to minimize the impact and provides replacement habitat of similar quality, if necessary.

Species at Risk training is delivered to the operations to aid staff in identifying and working around Species at Risk.

Northern Goshawk Management Protocol has been developed to guide operations managing forest activities around nests. Known nests will be monitored for activity when forest management activities are planned nearby.



When other habitat is encountered that is actively used by a focal species including a species at risk, the site undergoes evaluation for potential candidacy as a permanent reserve.

Forecasts

The government is planning on establishing significant marbled murrelet and goshawk WHAs and OGMAs, so the area of legal UWR and WHA is expected to remain the same or increase in the future.

Monitoring

Corporate Forestry is responsible for coordinating GIS Analysis and reporting on this indicator. Reserves are mapped spatially in a layer of the GIS. Changes in boundaries are tracked by Corporate Forestry. All habitat supply will be monitored spatially relative to the target every year. Nests are documented when they are located, and appropriate management strategies are developed within site-level plans.





Indicator 1.2.2: SAR Habitat Modelling

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|----------|--------|--------|-------------|----|
| Element: | 1 2 5 | necies | DIVERSI | TV |
| | | | | |

Conserve species diversity by ensuring that habitats and forest conditions for the native species found in the DFA are maintained through time, including habitats for known occurrences of species at risk.

| | 3 · · · · · · · · · · · · · · · · · · · | | | | | |
|----------------------------------------------------------------------------|-------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------|--|--|
| Value | Objective | Indicator | Target | Variance | | |
| The habitat for focal species, including species at risk, exist on the DFA | Ensure habitat for focal species, including species at risk, exist on the DFA | Degree of suitable habitat in the long term for selected focal species, including species at risk | The number of species with habitat modelling completed stays the same or increases over time and the amount of suitable habitat for species where habitat modelling exists stays the same or increases (on a 5yr basis) | Decrease by 1% | | |

History

New Core Indicator under CSA Z809-08 (relates to old indicator 9). No change in Z809-16.

Justification

While ecosystem conservation is the coarse-filter approach to biodiversity management, species diversity is the fine-filter approach. For most species, forest managers only have the ability to manipulate habitats, not species populations. Legal protection can help preserve habitat or elements of the habitat for species in decline or at risk of extinction (species at risk). To account for the degree of habitat protection provided for selected focal species, including species at risk, forest managers need to recognize short-term habitat needs, particularly for critical and core habitats, and consider existing protection plans for species at risk (see Indicator 1.2.1). For the longer term, forest managers can use habitat supply models when they exist and are reasonable in order to assess the long-term availability of habitat suitable for selected focal species.

The intent of this indicator is to report on the amount of suitable habitat for focal species (currently available or projected in the long term) retained on the DFA through modelling. It can include modelling completed by WFP or other parties, such as government agencies. The variance is intended to allow fluctuations due to spatial or forest cover updates and natural disturbance factors. The variance will not cover changes to the model; instead the baseline will need to be reset.

The Marbled Murrelet is a small seabird that nests on large boughs high in old conifers, up to 30km inland. Marbled Murrelets are listed as Threatened by the Committee on the Status of Endangered Wildlife in Canada (COSEWIC) and are provincially Blue-listed under the Conservation Data Centre. Suitable nesting habitat for the Marbled Murrelet has been mapped across its range using low-level aerial surveys, air photo interpretation, and the British Columbia model. Western Forest Products has used this information and mapping for habitat modelling on TFL39.





Current Status & Interpretation

| Year | Species Modelling | | | Target Met | Variance Met | |
|---------------|----------------------------|------------------------------------------------------------------------|--------------------|---------------|-----------------|----------|
| | Complete | | Current | Long Term | (Y/N) | (Y/N) |
| 2022 | | No | reporting until 20 | 23. | | |
| 2018 | MAMU Nesting Habitat | Potentially Suitable Habitat in legal WHA, UWR, OGMA and NCLB | 22,069.21 | 37,588.77 | Y | Y |
| 2013- 2017 | MAMU Nesting Habitat | Potentially Suitable Habitat in legal WHA, UWR, OGMA and NCLB | 20,483.2 | 36,652.4 | base | e line |
| 2010 | MAMU Nesting Habitat | Potentially Suitable Habitat in legal WHA, UWR, OGMA and NCLB | 16,289.9 | 20,838.6 | referer | nce info |

This indicator is scheduled to be updated and reported on in 2023.

Strategies & Implementation

As reliable habitat modelling tools and parameters become available for different species, WFP will apply them to its land base to guide the evolution of management prescriptions.

Western's Stewardship and Conservation Plan around variable retention will leave a legacy of mature and old forest attributes.

The long-term strategy is to spatially designate and legally establish Wildlife Habitat Areas, Ungulate Winter Range and Old Growth Habitat Areas to address habitat needs for multiple species. WFP has a mix of legally established and proposed areas. The intent is to move proposed areas through the process to become legally established. Proposed reserves will be managed as if established.

Forecasts

The quantity of potentially suitable habitat is forecasted to increase. The federal recovery strategy (Environment Canada 2014) set a population objective that requires retention of nesting habitat at 70% (or greater) of 2002 amounts by 2032 province-wide. The government of British Columbia is committed to maintaining specified amounts of nesting habitat on provincial Crown land within each conservation zone. For the West and North Vancouver Island conservation district, there is a 68% habitat retention threshold. The combination of nesting habitat that is (or will be) protected through existing land use planning, plus nesting habitat in the non-contributing land base, does not achieve the minimum habitat threshold and habitat within the harvestable lands is required to achieve these thresholds for Crown land. At least 80% of the minimum habitat threshold for Crown land will be spatially protected (mapped) in the West and North Vancouver Island conservation region. As a result, the total amount of currently suitable nesting habitat is expected to increase. Furthermore, the projected habitat is expected to increase as stands age and grow taller in the reserves and in the non-operable land base.



The Provincial Northern Goshawk Recovery Team has completed a habitat suitability index model for the Northern Goshawk. They modelled areas within which critical habitat for breeding or foraging is found. However, they are expected to continue with updates, possibly using Lidar in the near future. As a result, it would not create a proper baseline for this indicator. More information and maps can be found in the 2018 Recovery Strategy for the Northern Goshawk *laingi* subspecies (*Accipiter gentilis laingi*) in Canada report.

Monitoring

Corporate Forestry is responsible for coordinating GIS Analysis and reporting on this indicator.

The general monitoring measures are as follows:

Potential habitat supply will be monitored spatially relative to the target every 5 years. Non-contributing land-base will be recalculated with new Timber Supply Analyses

Potential suitable habitat is modelled using parameters from the Marbled Murrelet recovery team in two steps:

- 1) Area is considered "Most Likely" suitable if ≥250years old and ≥28.5m tall.
- Area is considered to potentially become suitable habitat if ≤250years and ≥28.5m tall or ≥18m site index.

For modelling, long term is defined as twice the average life expectancy of the predominate trees in a DFA, up to a maximum of 300years. Given the long-life expectancy of coastal forest species, 300 years is considered long term for the marbled murrelet modelling.



Indicator 1.2.3: Regeneration of Native Species

&

Indicator 2.1.2: Regeneration of Native Species

Element: 1.2 Species Diversity

Conserve species diversity by ensuring that habitats and forest conditions for the native species found in the DFA are maintained through time, including habitats for known occurrences of species at risk.

| | | The state of the s | | |
|--------------------------------------|-----------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------|----------|
| Value | Objective | Indicator | Target | Variance |
| Native tree species on the DFA | Native tree species are maintained on the DFA | Proportion of regeneration comprised of native species | Native species comprise at least 90% of the regeneration established annually on harvested areas | None |

History

New Core Indicator under CSA Z809-08. Core Indicator under CSA-Z809-16, but has been moved from Criterion 2 to Criterion 1 (previously Indicator 2.1.2).

Justification

The target is based on legal requirements under FRPA and the associated Chief Forester's Standards for Seed Use. However, the target accounts for slight variations where approved by government (e.g., planting of non-native noble fir in higher elevations where research indicates it is acceptable).

Current Status & Interpretation

| Year | Planted | % Native Species | Target Met (Y/N) |
|------|-----------|------------------|---------------------|
| 2021 | 977,170 | 98.7 | Υ |
| 2020 | 1,158,741 | 100.0 | Υ |
| 2019 | 1,047,428 | 98.7 | Υ |
| 2018 | 1,070,638 | 100.0 | Υ |
| 2017 | 1,553,199 | 99.7 | Y |

This target was met. In 2021, Just under 1 million trees were planted. The following species were used: Western Hemlock (57.32%), Douglas fir (21.23%), Cypress (10.51%), Mountain Hemlock (3.91%), Western Red Cedar (2.73%), Amabilis Fir (2.76%), Noble Fir (1.33%) and Sitka Spruce (0.21%). No Western White Pine or Red Alder was planted in 2021.

Strategies & Implementation

Noble fir is non-native to Canada. It is found at higher elevations in Washington, Oregon, and California. It has been approved for planting in British Columbia at higher elevations where research projects have indicated good performance and survival. The CIFO Forest Stewardship Plan includes stocking standards with Noble fir for these sites, with a 20% limit in the planting prescription to mitigate risk.



Forecasts

It is anticipated that the target will be achieved as it relates to legal requirements (FRPA, the Chief Foresters Standards for Seed Use, and CIFO's approved Forest Stewardship Plan stocking standards). Ecologically suitable sites for Noble Fir are not widely available, so there is minimal risk of exceeding the target.

Monitoring

The indicator reports on the spring and fall planting program species composition. It is assumed that all naturally regenerated trees are native species due to the lack of non-native seed sources on the DFA.

The Area Forester produces a Crystal Report annually. It reports on the total planted trees by species and block and calculates the total species composition.



Indicator 1.3.1: Trees Planted

| Element: 1.3 Genetic Diversity | | | | | | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------|----------------------------------------------------------------------------------------------|----|------|--|--|--|
| Conserve genetic diversity by maintaining the variation of genes within species and ensuring that reforestation programs are free of genetically modified organisms. | | | | | | | |
| Value | Target | Variance | | | | | |
| Maintain the genetic diversity on the DFA | Genetically modified organisms are not introduced in the DFA | The percent of the total trees planted annually that includes genetically modified organisms | 0% | None | | | |

History

New Core Indicator under CSA Z809-08.

Basis for the Target

The target aligns with the current legal requirements: no genetically modified organisms are currently permitted (Chief Foresters Standards for Seed Use, which prevents genetically modified seeds or vegetative material to be 'registered').

Current Status & Interpretation

This target was met for 2021 as no genetically modified organisms are planted. Only seedlings from registered seedlots are planted on the DFA.

| Year | Planted | % Genetically Modified | Target Met (Y/N) |
|------|-----------|------------------------|---------------------|
| 2021 | 977,170 | 0 | Υ |
| 2020 | 1,158,741 | 0 | Υ |
| 2019 | 1,047,428 | 0 | Υ |
| 2018 | 1,070,638 | 0 | Υ |
| 2017 | 1,553,199 | 0 | Υ |

All of the seedlots utilized for planting are registered seedlots in BC and thus are not genetically modified in any way (genetically modified seedlings are not approved for registration or use in BC).

Strategies & Implementation

All seed destined for crown land reforestation must be registered with the Ministry of Forests. Registration at the Tree Seed Centre (TSC). The TSC ensures that seedlots meet the applicable collection criteria specified in the Chief Forester's Standards for Seed Use. These standards include minimum requirements for genetic diversity and physical quality for BC and several northern US species and sources. The information is also used to guide transferability of seedlots to maximize forest productivity. Registration information and data integrity is maintained in the on-line web-based Seed Planning and Registry System (SPAR).



The only strategy in place related to this indicator is to only use seedlings from seedlots registered for use in BC in reforestation programs (legal requirement under FRPA and the Chief Forester's Standards for Seed Use). Alternatively, natural regeneration is also used to enhance restocking of cutblocks.

The seedlot number of all stock planted in the DFA is entered in silviculture records.

Forecasts

Currently, it is not anticipated that BC laws will change to allow for genetically modified organisms to be used to regenerate the forests. The Chief Foresters Standards for Seed Use and applicable amendments are posted at the following location: http://www.for.gov.bc.ca/code/cfstandards

Monitoring

The Planning Department maintains the silviculture records through the entry of activity information in CENFOR. Planting specific data is also recorded within the Plant Wizard database and the provincial SPAR database for seeds and seedlings.



Indicator 1.4.1: Cultural Features

Element: 1.4 Protected Areas & Sites of Special Biological or Cultural Significance

Respect protected areas identified through government processes. Co-operate in broader landscape management related to protected areas and sites of special biological or cultural significance. Identify sites of special geological, biological, heritage or cultural significance within the DFA and implement management strategies appropriate to their long-term maintenance.

| Value | Objective | Indicator | Target | Variance |
|--------------------------------------------------|------------------------------------------------------------------------------------|----------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| Sacred and culturally important sites on the DFA | Provide protection for identified sacred and culturally important sites on the DFA | Protection of sites of special significance. | 100% of identified sacred and culturally important sites (i.e. archaeological sites) are managed according to measures jointly developed by WFP and First Nations | None |

History

New Core Indicator under CSA Z809-08. Core Indicator under CSA Z809-16 (previously Indicator 1.4.2).

Justification

The target is based on legal requirements under the Heritage Conservation Act, FRPA, and the results/strategies for Cultural Heritage Resources in the Forest Stewardship Plan. The target and the variance reflect the requirement to mitigate or control potential effects on identified culturally important sites through protection and/ or management prescriptions.

Current Status & Interpretation

| Year | Archaeological Sites Identified | # Sites Protected | # Sites Managed | Target Met (Y/N) |
|------|------------------------------------|-------------------|-----------------|---------------------|
| 2021 | 1 | 1 | 1 | Υ |
| 2020 | 0 | 0 | 0 | Υ |
| 2019 | 0 | 0 | 0 | Υ |
| 2018 | 0 | 0 | 0 | Y |
| 2017 | 0 | 0 | 0 | Y |

An Archaeological Impact Assessment report was completed in 2021 on two sites of potential cultural significance. One of the two sites has been recorded as an official archaeological site under the Heritage Conservation Act. This site was initially buffered



with a 5m site boundary as per the BC Archaeology Branch Standards and was subsequently buffered by 70m on all sides by WFP.

Strategies & Implementation

The government has completed Archaeological Overview Assessments (AOA) to categorize the DFA into areas based upon archaeological site potential and the need for an archaeological impact assessment (AIA).

As required, AIAs are completed to identify and evaluate archaeological resources within the proposed development areas. AIAs identify and assess all impacts on archaeological resources that might result from the development and recommend alternatives for managing unavoidable adverse impacts.

In most cases, AIAs are conducted jointly with representatives from the applicable First Nation. In addition, copies of the AIA report are referred to the First Nation for review and comment. Mid Island Forest Operation also maintains open communication with First Nations regarding harvesting and road construction activities (i.e., meetings, email communications, etc.). Through this process, First Nations are provided with communication tools to respond to/ approve the management options that are proposed within the AIA report for management of the identified features.

WFP has a Standard Operating Procedure for Cultural Heritage Resources to guide planning activities in the identification, protection and management of features.

For the purposes of this indicator, 'protected' refers to protection of the feature from harvesting. 'Managed' could have a broader meaning including: buffer zones, special prescriptions to protect the feature during activity, or the modification/harvesting of a feature (provided First Nation approval and appropriate permits are in place).

Forecasts

It is anticipated that the target will be achieved. Currently, management strategies are jointly developed through WFP and First Nation participation in the AIA field work, open communication via phone, letter, and email communications, and the referral of the AIA report to First Nations for review.

In the event any First Nation expresses any concerns with the existing process, alternatives may need to be developed (e.g. Protocol Agreements).

Monitoring

The Area Forester reports on the number of cultural/archaeological sites identified during layout or harvesting for the year and provides a general summary of the implemented management strategies. Effectiveness of the management strategies is monitored during post-harvest assessments.



Indicator 1.4.2: Sites of Significance

Element: 1.4 Protected Areas & Sites of Special Biological or Cultural Significance

Respect protected areas identified through government processes. Co-operate in broader landscape management related to protected areas and sites of special biological or cultural significance. Identify sites of special geological, biological, heritage or cultural significance within the DFA and implement management strategies appropriate to their long-term maintenance.

| Value | Objective | Indicator | Target | Variance |
|----------------------------------|------------------------------------------------------------------------------|-----------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------|----------|
| Protected areas on the DFA | Respect and maintain protected areas on the DFA through government processes | Proportion of identified sites with implemented management strategies | 100% of identified sites (i.e. SMZ 11, karst, bear dens, nests) have implemented management strategies | None |

History

New Core Indicator under CSA Z809-08 (relates to old indicator 11). In 2014, Recreation Areas was removed from this indicator as there is now a separate Recreation Indicator 5.2.A.

Core Indicator under CSA Z809-16. Indicator number has been revised from 1.4.1 to 1.4.2 under new standard.

Justification

For this indicator, identified sites will be: karst, bear dens, blocks in the SMZ, and the following nests: goshawk/ eagle/ peregrine falcon/ gyrfalcon/ osprey/ heron/ burrowing owl.

Protected areas identified through government processes (WHAs, OGMAs, and UWRs) are tracked in Indicators 1.2.1 and 1.2.2. Identified recreation features, pursuant to s.5 of the 2006 GAR, are tracked under Indicator 5.2.A. Sites of archaeological significance are tracked in Indicator 1.4.1. They will not be tracked under this indicator.

Current Status & Interpretation

| Year | # of Identified Sites | # of Cutblocks | # of Management Strategies Implemented | Summary of Implemented Management Strategy | Target Met (Y/N) |
|------|-----------------------------|-------------------|----------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------|
| 2021 | 39 | 20 | | -Bear dens (4 blocks): 5 internal block dens, 2 external block dens all retained as per HISMZ 11 (2 blocks): Under retention systemGoshawk Nests (4 blocks): 6 nests found and buffered as per HI. | Y |



| | | | | Karst (10 blocks): 24 karst features identified. WFP | |
|------|----|----|----|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| | | | | Karst Management Standard adhered to and recommendations applied. | |
| 2020 | 12 | 7 | 7 | -Bear dens (4 blocks): 3 dens were in reserves or outside of the block, 3 dens were retained within the NAR, and 3 were felled, all in accordance with the HI. 5 dens required an assessment, and it was completed prior to road construction commencement. -SMZ 11 (2 blocks): Under retention system -Goshawk Nest: The nest was buffered. A survey was conducted in late February, prior to start-upRare Plant: Identified and reserved | Υ |
| 2019 | 12 | 6 | 6 | -Karst: cut from block, machine free zones, testing ground, cleaning -Bear dens: Retained, surveys prior to activity -Goshawk: Buffered, surveys prior to activity | Y |
| 2018 | 25 | 12 | 19 | -Karst (2 blocks)- Machine free zones, windfirming, and 6 recommendations from karst specialist -SMZ 11 (4 blocks)- 1 <5ha, 3 under retention strategy -Bear den (6 blocks)- Dens within reserves or to be left standing where safe, except 11297 (r/w) -Goshawk (2 blocks)- Operational timing restrictions, review of goshawk SOP, awareness of potential activity | Y |
| 2017 | 24 | 11 | 11 | -Karst (3 blocks) - features cut out from block, machine free zones, and cleaningNorthern goshawk nest (1 block): Operational timing restrictions, review of goshawk SOP, awareness of potential activity, second survey prior to logging commencement -SMZ 11 (5 blocks): All under retention strategy -Bear dens (2): Dens to be left standing | Υ |

Three blocks were within 800m of the same 2 stick nests found during layout. There were no detections of any Goshawk activity, despite several surveys being done in the area. The nests were buffered. 4 other nests were found adjacent to a new block but were all found to be inactive. All 4 nests were buffered for harvesting and a Goshawk WHA was established that is anchored to the UWR adjacent to the block- the block was re-engineered around the newly designed WHA. Prescriptions followed the Coastal Northern Goshawk Management Standard and crews reviewed the goshawk SOP.

In 2021, there were 7 discovered bear dens relating to blocks where harvesting took place and was completed. 5 dens were in reserves or retention and outside of the block, while 2 dens were retained within the NAR- 1 of which was found during harvesting and left functional after a brief operational pause at discovery. Prescriptions followed the



WFP Bear Den Standard, which had important updates in 2021 to better align with den management guidelines set out by Artemis Wildlife Consultants.

24 karst features were identified during the layout phase of 10 different blocks where harvesting was complete in 2021. WFP planners and karst assessment specialists applied the WFP Karst Management Standard for all work done in areas where karst had been identified. Individuals who perform this work are always expected to follow the karst management guidelines and checklists associated with this standard. Common specialist recommendations for the management of karst include machine-free zones, windfirming, stream and ditch cleaning, removal, and more.

Two cutblocks were harvested in the Special Management Zone. Both blocks were under a retention silviculture system.

Strategies & Implementation

WFP provides training to its staff and contractors to facilitate the identification of species at risk (animals and plants), nests, sensitive ecosystems, bear dens, and karst.

For karst features, WFP's Karst Management Standard and Guidelines are followed. The standard includes management practices to protect and maintain feature quality and/or contents from the potentially adverse effects of surface activities.

The management strategies for the coastal northern coastal goshawk are derived from the goshawk management standard. It provides direction to WFP's forest professionals on managing primary forest activities around Coastal Northern Goshawk nests to minimize the risk of nest and territory abandonment. The Standard covers identification, survey requirements, operational timing restrictions, and buffer zones.

Section 34 of the Wildlife Act prohibits the destruction of an eagle, peregrine falcon, gyrfalcon, osprey, heron, or burrowing owl nest. WFP retains nests as wildlife trees and works to maintain retention surrounding the nest.

Forestry crews map the location of bear dens trees during layout, whether active or not. Bear den trees are considered for retention within reserve areas, or as individual wildlife trees, where safe to do so. WFP has released a new bear den standard.

The post-harvest assessment verifies that all instructions/strategies were implemented

Forecasts

The target should be met in future years.

Monitoring

The Area Forester reports on the number and type of high value features within 100m of new logging. The block file (harvest instructions, harvest instructions map, assessment) is reviewed for management strategies specific to the feature. Post-harvest assessments



are completed to verify their implementation.



Indicator 2.1.1: Free Growing

&

Indicator 4.1.2: Free Growing

Element 2.1: Forest Ecosystem condition and productivity

Conserve forest ecosystem productivity and productive capacity by maintaining ecosystem conditions that are capable of supporting naturally occurring species. Reforest promptly and use tree species ecologically suited to the site.

| Value | Objective | Indicator | Target | Variance |
|-----------------------------|----------------------------------|-----------------------|------------------------------------------------|----------|
| Resilient forest ecosystems | Maintain ecosystem processes and | Reforestation Success | The annual number of hectares not meeting free | None |
| | ecosystem conditions | | growing deadlines is zero | |

History

New Core Indicator under CSA Z809-08 (carried forward from the 2009 SFM Plan Indicator 20). Indicator number changed from 2.1.1a to 2.1.1 to correct the numbering. Previously Indicator 4.1.2. No changes in CSA Z809-16.

Justification

The target and variance are tied to future yield assumptions in the Timber Supply Review associated with the DFA and legal requirements under FRPA (WFP FSP, FRPA s.29 and FPPR s. 16 and 44 (1)(b)). Prompt reforestation with ecologically suitable species is necessary to ensure the Long-Term Harvest Level (LTHL) of the DFA.

Current Status & Interpretation

| Year | Total Ha Due | Ha Not Meeting Target | % Not Meeting Target | Target Met (Y/N) |
|------|-----------------|-----------------------------|----------------------------|---------------------|
| 2021 | 220.6 | 0.0 | 0.0 | Υ |
| 2020 | 401.5 | 0.0 | 0.0 | Υ |
| 2019 | 768.4 | 0.0 | 0.0 | Υ |
| 2018 | 574.1 | 0.0 | 0.0 | Y |
| 2017 | 1021.8 | 0.0 | 0.0 | Υ |

This target was met. All 220.6 ha with a 2021 free growing milestone met their obligations in advance of the due date.

Strategies & Implementation

Milestone obligations for Free Growing dates are established within the Forest Stewardship Plan (approved stocking standards based on ecosystem types). Timelines are set in motion upon harvest start dates.



Planting with appropriate species and brush control are the primary management tools that ensure free growing commitments are met on time. The Area Forester conducts surveys to ensure the success of reforestation.

Forecasts

The target is a legal requirement, so it should be consistently met.

Monitoring

Openings are regularly assessed in the field to ensure milestone obligations are met and reported to government.

The Area Forester generates milestone reports from the MFLNRO RESULTS database quarterly to ensure blocks with upcoming milestones are prioritized for surveys.

The same report is used to summarize compliance with milestone obligations for this indicator.

2.1.2 missing



Indicator 2.1.3: Permanent Access (PAS)

Element: 2.1 Forest Ecosystem Condition and Productivity

Conserve forest ecosystem productivity and productive capacity by maintaining ecosystem conditions that are capable of supporting naturally occurring species. Reforest promptly and use tree species ecologically suited to the site.

| Value | Objective | Indicator | Target | Variance |
|--------------------------------------------------|-----------------------------------------------------------|--------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------|----------|
| Conserve productive capacity of the DFA | The integrity of the DFA is maintained over time | Additions and deletions to the forest area | The average percent of forest area harvested each year in the DFA that is converted to permanent access structure does not exceed 6.5% | 0.5 |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan Indicator 21). Indicator moved from Element 2.2 to 2.1 under CSA Z809-16 (previously Indicator 2.2.1).

Justification

Based on FPPR Section 36, permanent access structures may not exceed 7% of the cutblock, unless there is no other practicable option having regard to the size, topography, and engineering constraints of the cut block or the safety of the road user. Permanent access structures (PAS) may exceed 7% of the cutblock if the road is necessary to provide access beyond the cutblock.

At the March 15, 2018 MIFLAG meeting, the target was increased from 6 to 6.5%. The MIFLAG expressed that they wanted WFP to continue to exceed legislated standards, but also acknowledged the increase in challenging terrain and the performance trend from the previous 6 years.

The target is focussed on deletions to the DFA rather than additions. Only deletions have an impact on forest ecosystem productivity. Refer to indicator 4.2.1 for information relating to additions and deletions to the forest area.

Current Status & Interpretation

| Year | Access as % of TAUP | Target Met (Y/N) | Variance Met (Y/N) |
|------|---------------------|---------------------|-----------------------|
| 2021 | 6.9 | N | Y |
| 2020 | 5.9 | Υ | N/A |
| 2019 | 5.2 | Υ | N/A |
| 2018 | 5.6 | Υ | N/A |
| 2017 | 6.0 | Y | N/A |

^{*}The target for PAS increased from 5 to 6% in 2011 and 6 to 6.5% in 2017.

For 2021 the logged blocks PAS averaged 6.9%. The target of 6.5% was exceeded by 0.4% but stayed within the 0.5% variance.



PAS exceeded the legislative 7% minimum in 18 blocks, as per allowable rationales in the FPPR Section 36. The reasons were outlined in their respective signed cutblock site plan or amendments.

Strategies & Implementation

WFP needs to balance logging productivity, road user safety, road building costs with the target of limiting permanent access structures to 6.5%. Appropriate yarding systems are applied to minimize road construction, and the Grade SOP states, "to avoid exceeding limits for soil disturbance, restrict ditch excavation and overburden stripping to the minimum width necessary for a safe road running surface."

Forecasts

WFP will continue to strive to minimize PAS wherever possible. It is anticipated that the average PAS will range between 5-7%. Despite the target of 6.5%, FRPA does allow permanent access structures to exceed 7% of the cutblock if there is no other practicable option having regard to the size, topography, and engineering constraints of the cutblock. Given the increase in challenging terrain, wider roads with more switchbacks are expected to allow for safe hauling. Safety needs to remain WFP's number one priority.

Monitoring

The Area Forester reports on the annual TAUP, PAS hectares and PAS % for the cutblocks harvested each year using the CENFOR database.

PAS is calculated using a 5.6m road buffer on all roads. It is adjusted to account for large landings or quarries. This average road width was determined from a sample of 30 blocks in 2014. A weighted average of their road buffers by TAUP was calculated and adjusted down by a factor of 0.92 based on 2014 as-built PAS surveys. The accuracy of this road buffer was verified using Lidar and field assessments in December 2017.





Indicator 2.1.4: Harvest Level

Element: 2.1 Forest Ecosystem Condition and Productivity

Conserve forest ecosystem productivity and productive capacity by maintaining ecosystem conditions that are capable of supporting naturally occurring species. Reforest promptly and use tree species ecologically suited to the site.

| Value | Objective | Indicator | Target | Variance |
|-----------------------------------|----------------------------------------------------------------|---------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------|
| Sustainable harvesting on the DFA | The harvest level on the DFA is sustainable over time | Proportion of the calculated long-term sustainable harvest level that is actually harvested | i)The annual harvest level is within 50% of the AAC ii) The cumulative volume harvested does not exceed the AAC authorized for the 5-year cut control period | i) One out of five years in the cut control cycle may exceed +/-50% of the AAC ii) +10% |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan Indicator 22). Indicator moved from Element 2.2 to 2.1 under CSA Z809-16 (previously Indicator 2.2.2).

Justification

The Chief Forester ensures sustainable harvesting by determining the annual allowable cut (m3/year) that can be harvested within a management unit. To provide operational flexibility, 5 year cut control periods apply. There are no minimum or maximum harvest levels for a given year; however, the maximum amount that can be harvested over 5 years without penalty is 110% of the 5-year AAC. Overharvest volumes are carried forward into the next cut control period. The licensee pays 2x stumpage on any volume over 110%. This discourages licensees from logging more than the sustainable volume.

Target i) ensures a steady flow of fibre, so jobs are maintained, while allowing for variations in harvest levels to account for market fluctuations. However, it does not ensure a sustainable harvest level is maintained with respect to the environment.

As a result, a second target was developed at the March 15, 2018 MIFLAG meeting. Target ii) helps ensure the sustainable harvest level is not exceeded over a 5-year period. A 10% variance was selected to align with the Cut Control Regulation.



Current Status & Interpretation

| Year | AAC (m³) | Harvested (m³) | Average Harvest as % of AAC | Target Met (Y/N) | Variance Met (Y/N) |
|-----------------------|-------------|-------------------|-----------------------------------|---------------------|-----------------------|
| Cut Control 2019-2023 | 4,522,700 | - | - | - | - |
| 2021 | 904,540 | 803,703 | 88.9 | Υ | Υ |
| 2020 | 904,540 | 852,353 | 94.2 | Y | Y |
| 2019 | 904,540 | 434,435 | 48.0 | N | Y |
| Cut Control 2014-2018 | 4,956,012 | 5,214,612 | 106.3 | N | Υ |
| 2018 | 904,540 | 959,757 | 106.1 | Υ | Υ |
| 2017 | 904,540 | 1,096,144 | 121.2 | Υ | Y |
| 2016 | 1,011,866 | 1,342,141 | 132.6 | Υ | Υ |
| 2015 | 1,067,533 | 896,650 | 84.0 | Υ | Υ |
| 2014 | 1,067,533 | 919,920 | 87.7 | Υ | Υ |

^{*}Numbers adjusted back to 2014 for consistency with corporate reporting. Harvested volumes needed to include waste to be compared to AAC

In 2021, Mid Island was able to meet target i). 88.9% of the AAC was harvested.

Target ii) is based on the cumulative AAC for the 5-year cut control period, ending in 2023. As a result, this will be reported on in 2024.

Strategies & Implementation

WFP wants to achieve harvest levels as close to the AAC as possible each year. There is a desire to maintain steady harvest levels to retain high quality employees and contractors. Harvest levels may exceed the AAC annually, as long as overall cut control requirements are met. Under harvests may occur during economic downturns, but they need to be minimized since undercut volumes may be awarded to other parties.

Corporate Forestry completes a timber supply analysis which determines the long-term harvest level (LTHL). The harvest rate is dependent on the state and growth rates of the existing forest, the silviculture intensity, and harvest constraints. The provincial Chief Foresters considers this rate when determining the AAC.

Forecasts

WFP plans to meet the targets or variances over the new cut control period and in future years.

MIFO wants to avoid a third consecutive undercut and target i) allows the company to harvest up to 1,356,810 m3 in 2022. It is unlikely this harvest volume will be achieved in 2022, meaning levels will be within the ±50% of the AAC, so target i) should be met.

There is a sizeable undercut (623,129m³) entering the fourth year of the cut control period. It will be challenging to capture this volume, so it is highly unlikely the cumulative AAC will be exceeded. Target ii) should be achieved in 2023.



Monitoring

Corporate provides harvest volume data using the MFLNRO Harvest Billing System scale reports. The LTHL is calculated by Corporate Forestry during the Timber Supply Analysis. AAC is used as a surrogate.



Indicator 2.1.A: Regeneration Delay

Element: 2.1 Forest Ecosystem Condition and Productivity

Conserve forest ecosystem productivity and productive capacity by maintaining ecosystem conditions that are capable of supporting naturally occurring species. Reforest promptly and use tree species ecologically suited to the site.

| Value | Objective | Indicator | Target | Variance |
|--------------------------------------|--------------------------------------|----------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------|
| Timelines of regeneration on the DFA | Harvested areas are reforested | Reforestation performance on harvested areas | i) All blocks meet the legal regen delay period (6 years) | None; unless biological or environmental |
| | | | ii) Average regen delay performance across all blocks with regen delay due is 90% of the regen delay period (i.e. better than the legal requirements) | rationales are provided on a site- specific basis |

History

Carried forward from the 2009 SFM Plan Indicator 12. This indicator is not a core indicator.

During the November 20, 2021 MIFLAG meeting, the group approved splitting the target into 2 parts. The reason was to clarify that WFP would continue to meet the 6-year legal requirement for all individual blocks, as well as meeting our internal average goal of 90%. Whereas it was formerly written to only meet the average, which could include a small subset of blocks over the 6-year legal requirement, which is not the intent.

Justification

Regeneration delay is the elapsed time after harvest commencement before an area becomes occupied by a specified minimum number of acceptable, well-spaced trees. The regen delay period is set in the stocking standards of the forest stewardship plan. For the 2017 Central Island Forest Operation Forest Stewardship Plan, the regen delay period is 6 years for all BEC zones and site series. However, in the Chief Forester's reference guide for forest development stocking standards, the recommended regen delay period varies from 3 to 7 years, depending on the site series. To account for some of the lower limits, the indicator target requires the regen delay period to be 10% shorter than the FSP requirement.

Current Status & Interpretation

| Year | Hectares | Legal Requirement (years) | Target 90% of Requirement (years) | Average Achieved (years) | Ha of Regen Delay Missed | Target Met (Y/N) | Variance Met (Y/N) |
|------|----------|---------------------------------|--------------------------------------------|--------------------------------|-----------------------------------|------------------------|--------------------------|
| 2021 | 1731.1 | 6 | 5.4 | 3.1 | 0 | Υ | Υ |
| 2020 | 1651.6 | 6 | 5.4 | 3.4 | 0.0 | Υ | N/A |
| 2019 | 1854.4 | 6 | 5.4 | 2.8 | 31.1 | N | N |



| Year | Hectares | Legal Requirement (years) | Target 90% of Requirement (years) | Average Achieved (years) | Ha of Regen Delay Missed | Target Met (Y/N) | Variance Met (Y/N) |
|------|----------|---------------------------------|--------------------------------------------|--------------------------------|-----------------------------------|------------------------|--------------------------|
| 2018 | 1612.7 | 6 | 5.4 | 2.3 | 0.0 | Υ | N/A |
| 2017 | 1028.2 | 6 | 5.4 | 1.8 | 0.0 | Υ | N/A |

The target was met.

Regen delay was due on 1731.1 ha in 2021. The legal regen delay is 6 years for these hectares, so a 90% target would involve meeting regen delay within 5.4 years. The average regen delay period at MIFO in 2021 was 3.1 years.

Three standard units did exceed the 5.4-year target by 0.07, 0.07, and 0.18 years. These blocks still met the legal regen delay period of 6 years.

It's important to note that seedlings were established on these sites in advance of their declaration dates. This is reflected in the average age from the regen declaration survey.

This upward trend in regen delay period would be expected to continue with an increased usage of a natural regeneration regime. The regen delay assessment survey occurs 4 years post-harvest. If there are not satisfactorily restocked areas, they are fill planted in the subsequent season. At the operational level, this is leading to improved outcomes, but it does extend the administrative regen delay period due to the survey timing.

Strategies & Implementation

Government and WFP databases are compared to ensure that SUs approaching their time limit for regeneration are given planting priority.

Timely planting with appropriate species is the primary management tool for meeting reforestation commitments. Foresters supervise the planting projects to ensure high quality planting and to check the health of the seedlings. Both factors can have significant impacts on seedling performance and survival.

To ensure reforestation success and to generate long term value, the following areas are planted:

- -moderate/high brush hazard
- -non-retention blocks greater than 40ha
- -public concerns: sensitive visuals, recreation use, community watersheds
- -CWHmm1/mm2
- -less than 600m elevation
- -access issues
- -helicopter logged blocks
- -where Cw or Fdc are suitable and will maintain good survival

Natural regeneration is becoming more widely used, but it is restricted to well drained north aspect blocks with high forest influence in the CWH vm1, vm2, and MHmm1, above 700m.



These areas experience very high levels of natural infill and are not expected to require extensive fill planting, thereby shortening the window to achieve silviculture regen delay.

Based on a 2017 survey analysis of blocks regenerated with naturals, there will be minimal impact on timber supply regen delay (measured from harvest completion vs commencement). The majority of WS trees filled in within 0.7 years of harvest completion. The TSR Management Plan 9 assumes 1-year RD for all BEC zones, so the implementation of the natural regen strategy will cause no timber supply impacts.

Forecasts

It is anticipated that the target will be achieved given the operation's historic performance and the link to legal requirements.

Furthermore, our reporting system changing will remain a contributing factor in potential increases in Regen Delay declarations. Until 2016, regen delay was declared based on planting quality surveys. Now, we are waiting to declare the standard units until after the survival survey if there are performance risk factors (ex. elevated elk, weevil, or brush hazard or suspect stock health). This will lead to a more accurate measurement of the regen delay period, but it will lead to an increase in the indicator. The impact of this change is ongoing but is not expected to prevent us from continuing to meet this target.

Monitoring

Planting, stocking, or survival surveys are completed on all blocks to ensure milestone obligations are met and reported to the government. Regen delay is declared using the data from one of these surveys.

The Area Forester generates a CENFOR report (Regen Delay by Year) and/or uses the MoFLNRO RESULTS database to summarize compliance with milestone obligations. A weighted average is calculated for 'Regen Met'.



Indicator 3.1.1: Soil Disturbance

| Element: 3.1 Soil Quality and Quantity | | | | | |
|---------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|------------------------------|---------------------------------------------------------------------------------------------|----------|--|
| | Conserve soil resources by | maintaining soil qu | uantity and quality. | | |
| Value | Objective | Indicator | Target | Variance | |
| Productive capacity of forest soils on the DFA | Harvest operations are conducted such that the productive capacity of forest soils on the DFA is maintained | Level of soil disturbance | The annual % of harvested openings in which soil disturbance levels exceed the plan is zero | None | |

History

New Core Indicator under CSA Z809-08. (carried forward from 2009 SFM Plan Indicator 18).

Core Indicator under CSA Z809-16 indicator number did not change.

Justification

The objective ensures that site productivity is maintained and that impacts to other resource values are prevented or mitigated.

Based on FPPR, soil disturbance means disturbance to the soil in the net area to be reforested in a cut block because of temporary access structures, compacted areas, or gouges, ruts, and scalps.

Defined in the Forest Planning and Practices Regulation (FPPR), sensitive soils have a high or very high risk of displacement, surface erosion, or compaction due to slope gradient, texture class, moisture regime, or organic matter content.

The target and variance are based on legal requirements established in FPPR Section 35 for sensitive soils. The soil disturbance limit is 5% for sensitive soils, 10% for non-sensitive soils and 25% for roadside areas. The limit is outlined in the site plan for each standard unit.

As per FPPR Section 35(4)(b), an agreement holder may exceed the CSP limits for the construction of temporary access structures if the site is rehabilitated before the regeneration date to meet the specified limits.



Current Status & Interpretation

| Year | # of Post-Harvest Assessments Completed | # of Openings & % of blocks Exceeding Soil Disturbance Limit | Target Met (Y/N) |
|------|-----------------------------------------------|--------------------------------------------------------------------|---------------------|
| 2021 | 27 | 0 | Y |
| 2020 | 28 | 0 | Y |
| 2019 | 23 | 0 | Υ |
| 2018 | 28* | 0 | Y |
| 2017 | 62 | 0 | Y |

The target was met. Post-harvest assessments were done on 27 harvest complete blocks within the DFA. During each post-harvest assessment, an ocular assessment was completed to determine if soil disturbance was within its limits. All blocks were deemed to be within the CSP limits.

Strategies & Implementation

The EMS and SOPs provide guidance to avoid soil disturbance, including:

- Identify sensitive soils in the planning stages through field work (limits are recorded in Site Plans)
- Assign the appropriate harvest method (ground based, cable, aerial) for the soil conditions
- Assign the appropriate equipment to the soil conditions (hoechuck vs. skidder)
- Use woody debris to insulate soil disturbance
- Curtail operations during wet weather
- Complete EMS Cutblock Inspections and Post-Harvest Inspections to ensure compliance with the plan and to access soil disturbance levels.
- Prescribe rehabilitation measures where soil disturbance levels exceed the desired levels

The Falling and Bucking Department SOP includes, "Supervisors will confirm that visual checks to monitor soil disturbance are being done by operators concurrent with mechanical falling and processing activities."

FPPR 35. (4)(b)(ii) allows soil disturbance to be exceeded by 5% for temporary access structures if the area is rehabilitated before the regeneration date. WFP aims to rehabilitate any soil disturbance in excess of limits while completing post-harvest activities like piling and ditch cleaning. To meet fire abatement standards, piling generally occurs within 1 year of harvest completion, so rehabilitation happens well in



advance of regen delay (6 years from harvest commencement).

Areas of soil disturbance within 100m of an invasive species site are grass seeded promptly with weed free seed or planted

Forecasts

Due to past performance and the long history of implementation of the EMS and SOPs, we anticipate that the target will be achieved.

Monitoring

Soil disturbance is assessed through a visual review during cutblock inspections and post-harvest inspections. Post-harvest inspections are required on every block within 6 weeks to 6 months of the final cutblock inspection. If soil disturbance exceeds limits or if concerns are noted, an action item is created in the EMS tracking system with rehabilitation measures, a deadline and the assigned person to complete the task.

The Area Forester reviews the post-harvest assessments and the EMS tracking items annually, looking for any references to soil disturbance.



Indicator 3.1.2: CWD

| Element: 3.1 Soil Quality and Quantity | | | | | | |
|-------------------------------------------------------------------|-------------------------------------------|--------------------------------|------------------------------------|------------------------|--|--|
| Conserve soil resources by maintaining soil quality and quantity. | | | | | | |
| Value Objective Indicator Target Variance | | | | | | |
| Productive capacity of forest soils on the DFA | Soil degeneration on the DFA is prevented | Level of downed woody material | > 15 m ³ per hectare | -5.0 m³ per hectare | | |

History

New Core Indicator under CSA Z809-08. Minor revision in Z809-16.

Justification

Dead wood is an important component of a healthy forest ecosystem. Coarse woody debris is a major input of organic matter to forest soils, critical for forest function, structure, and productivity.

The 15m³ target relates to the waste benchmarks in the Provincial Logging Residue and Waste Measurement Procedures Manual. The waste benchmarks vary, from 10m³/ha to 35m³/ha, depending on stand maturity and harvest method. The waste benchmark means the volume of avoidable waste that can be left on a harvested area without being subject to a monetary waste assessment. The benchmark ensures sufficient coarse woody debris is left given its importance in nutrient and organic matter dynamics of forest ecosystems.

Furthermore, FPPR Section 68(1) requires a minimum of 4 logs per hectares, each being a minimum of 5m in length and 30cm in diameter at one end, to be retained on a cutblock.

Current Status & Interpretation

| Year | Downed Woody Material (m³/ha) | Target Met (Y/N) | Variance Met (Y/N) |
|------|----------------------------------|---------------------|-----------------------|
| 2021 | 46 | Υ | N/A |
| 2020 | 52 | Υ | N/A |
| 2019 | 59 | Υ | N/A |
| 2018 | 63 | Υ | N/A |
| 2017 | 62 | Υ | N/A |

^{*}In 2019, fixed reporting for previous years to reflect downed woody debris post-burning

Total waste levels averaged 54.9 m3/ha in 2021 for blocks with waste and residue submitted to the government. However, the volume needs to be reduced to account for pile burning. Piles represent approximately 22% of MIFO's total waste levels. Mid Island typically burns 75% of piles. Smaller piles and blocks with minimal piles that do not require hazard abatement are not burned. As a result, pile burning does not affect the achievement of the target.

$$54.9 - (54.9*0.22*0.75) = 54.9 - 9.1 = 45.8 \rightarrow 46 \text{ m}^3/\text{ha}$$

Following fire abatement, 2021 cutblocks averaged 46m³/ha. As a result, with regular harvesting practices, there will be sufficient downed woody debris to meet the target.



Strategies & Implementation

Coastal stands often have significant levels of downed and dead standing woody material at various levels of decomposition. Harvesting operations add to these levels by leaving non-merchantable wood on site. Intentional broadcast burning of woody material has been eliminated as a site preparation tool. However, non-merchantable wood is piled and burned depending on the fire hazard assessment to abate fire hazard and prevent the loss of plantable ground. This does not impede WFP's ability to achieve CWD targets.

Forecasts

Levels of coarse woody debris fluctuate with market conditions, the proportion of conventional vs heli logging, and the proportion of old growth vs second growth harvesting. It is expected that a similar volume of downed woody debris per hectare will remain in 2022. There is continued emphasis on good fibre utilization in recent years, apparent in the downward trend in the reported residue volume.

Monitoring

The Waste Coordinator reviews waste data submissions for the calendar year and divides the total waste volume by the harvested area of the associated cutblocks. The volume of wood consumed by pile burning is subtracted from the waste total.



Indicator 3.2.1: Watersheds

| | Element: 3.2 Water Quality and Quantity | | | | | | |
|----------------------------------|---------------------------------------------------------------------|-------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------|----------|--|--|--|
| | Conserve water resources by maintaining water quantity and quality. | | | | | | |
| Value | Objective | Indicator | Target | Variance | | | |
| Water quality and quantity | Management operations do not endanger water quality and quantity | Proportion of watershed or water management areas with recent stand-replacing disturbance | Proportion of watershed units in the target condition (A,B) is improving over time (Mid-Island Watershed Assessment Report 2010) | None | | | |

History

New Core Indicator under CSA Z809-08.

Justification

A Watershed Assessment was completed for TFL 39 by G. Horel, P. Eng. (GM Horel Engineering Ltd.) in 2009/ 2010. The report includes recommended indicators and targets, in addition to recording the current status of the watersheds in the DFA. The assessment report defined four categories of overall watershed 'health': A – stable or consistent with natural; B – improving, may have sites that are still disturbed; C – moderately disturbed; and D – severely disturbed. The report outlines expected timelines to improve the rating for each watershed.

Current Status & Interpretation

| Year | # of Watersheds in A, B | Area of Watersheds in A, B | Target Met |
|------|-------------------------|----------------------------|----------------|
| | Category | Category as a % | (Y/N) |
| 2010 | 38/44 (86%) | 116,735/142,812 (82%) | Report in 2023 |

The indicator will be reported in 2023. The reporting corresponds to the planned update and release of the Watershed Assessment Report in 2022.

Unfortunately, an interim report has not been feasible due to the availability of the hydrologist.



Status of Watersheds in TFL 39 Block 1 (2010 Horel report)

| Watershed Trend | | Wa | itershed Name | | |
|-----------------------------------------------------------------|---------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------|---------------------------------------------------------------------------------|-----------------------------------------------------------------|---------------------------------------------------|
| (D) Highly Disturbed | Lower Adam Big Tree Salmon Remainder | | | | |
| (C) Moderately disturbed; or improving but still of concern | | | North Memekay Kunnum | Nisnak | |
| (B) Improving, may have sites that are still disturbed | Stewart/ Consort White Lower White Upper Elk North | Upper Memekay Spirit Lake Grilse | Canyon Little Memekay Middle Memekay Upper Adam | Compton Montague Kim | |
| (A) Stable, or consistent with natural | Elk South | Upper Amor de Cosmos Cooper Lower Memekay Springer Rooney | Gerald/ Moakwa Kokummi Stove Kay Stowe Kylee Newcastle Salmon-H | Nora Wagar Marilou Norberg Dewey/ Nicole White-B | Newcastle CWS K012-3 K031-1 Dalrymple |
| Fisheries Rank | (1) High to very high fish capacity; large or potentially large anadromous runs | (2) Important resident fishery or moderate anadromous capacity | (3) Small but significant anadromous capcity; or some resident fish | (4) Limited fisheries capacity. Few resident or anadromous fish | (0) No data |



Strategies

A Watershed Indicators Report was completed for TFL 39 Block 2 by G. Horel (GM Horel Engineering Ltd.) in 2009/2010. The objectives of the report were:

- To propose indicators to evaluate watershed condition and trends, and track the effectiveness of forest management strategies
- To identify candidate sites for possible riparian, in-stream restoration and road deactivation projects; and
- To characterize physical watershed conditions as the basis for developing forest management strategies (management strategies were not part of this project).

In June 2011, a Watershed Management Strategies report was completed for TFL39 Block 2 by G. Horel, P. Eng. (G.M. Horel Engineering Ltd.). This report provides management strategies to address key concerns identified in the Watersheds Indicators Report.

To improve the watershed trend for Class C and D watersheds, the following strategies are being implemented:

- -Where streams in a watershed unit have been impacted by landslide in postcode blocks, rate of cut limits are applied for harvest on steep terrain (until 2018).
- -The TRMS, windthrow strategy, rainfall shutdown guidelines, and standard practices for road construction are followed throughout TFL 39-2.
- -Terrain stability assessments are completed where required, as dictated by the TRMS.
- -The TFL 39-2 Watershed Management Strategies Report is reviewed for all blocks during the Hydrological Note to File, and relevant strategies are applied.
- -A watershed assessment is required for areas of special consideration: a community watershed, a fisheries sensitive watershed, or a large block (>40ha not greened up) in the Enhanced Forestry Zone. The hydrological assessment identifies and addresses potential sources of hydrological risk.



Implementation

In 2021 WMS were applied to 20 blocks while 38 TRMS checklists and 2 TSAs were completed. There were 12 blocks identified as areas of special concern and required a hydrological assessment. The table below summarizes the reasons for the hydrological assessment, the watershed, and the watershed trend.

| Block | Reason | Watershed | Watershed Trend |
|-------------------------|-------------|-----------------------|-------------------------------------------------------------|
| 30790 | >40 ha, FSW | Upper Adam | Improving, may have sites that are still disturbed |
| 30791 30805 40302 | >40 ha | Upper Adam | Improving, may have sites that are still disturbed |
| 30532 | >40 ha | Montague | Improving, may have sites that are still disturbed |
| 20787 | >40 ha | Nisnak | Moderately disturbed; or improving but still of concern |
| 40293 | >40 ha | Upper Adam/ Elk North | Improving, may have sites that are still disturbed |
| 40795 | >40 ha | Newcastle/ K041-1 | Stable, or consistent with natural |
| 50257 | >40 ha | N/A | N/A |
| K01532 K01535 | >40 ha, FSW | Middle Memekay | Improving, may have sites that are still disturbed |



Recommendations from the Watershed Management Strategy report were followed for the above blocks.

A hydrological assessment was performed for block 40795, which resides in the Newcastle, and K041-1 watersheds. K041-1 is listed as fisheries rank 0, but there was not enough data to assign it a watershed trend in the 2011 report by G. Horel.

A hydrological assessment was performed for block 50257, which resides in an area with a currently unidentified watershed. However, standard approved actions were prescribed such as windfirming, avoiding fish reaches, and employing erosion control measures on all in-block streams to maintain natural drainage patterns and mitigate sedimentation.

Based on the Hydrological Indicator Report, the primary concern for post-code management is landslides. However, over the course of 2021 no landslides occurred across the Mid-Island division.

Forecasts

WFP Mid Island will continue to implement recommendations from the WMS and Terrain Management Strategy Report (TRMS) to improve watershed outcomes.

Monitoring

Until the Watershed Management Strategies report is updated, the Area Forester will report on the implementation of the strategies to achieve the target: watershed management assessments, terrain stability assessments, and TRMS reports. The Area Forester will also report on the number of new slides.



Indicator 3.2.2: Water Features

| | Element: 3.2 Water Quality and Quantity Conserve water resources by maintaining water quality and quantity. | | | | | | |
|----------------------------|--------------------------------------------------------------------------------------------------------------|----------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------|--|--|--|
| Value | Objective | Indicator | Target | Variance | | | |
| Water quality and quantity | | activities, consistent with prescriptions to | 100% of forest management activities are consistent with prescriptions; measured as zero non-conformances identified through the following EMS Inspections: • Road Construction/ Reconstruction/ Deactivation • Post-Harvest | None; Identified non- conformances are addressed through mitigative actions | | | |

History

New Core Indicator under CSA Z809-16.

Justification

Extensive research has been completed on the effects of forest management activities on water quality and quantity. Regulations, guidelines, and best management practices have been developed based on this research. Western's Harvest and Road Instructions documents are guided by these regulations, SOPs, and standards to minimize and mitigate impacts to water quality and quantity.

Assuming all instructions are followed, the impacts to water quality and quantity should be minimized. As such, the target is for 100% prescription implementation, measured as zero non-conformances through the EMS Inspection process.

NOTE: A non-conformance relates to the organization's Management System, including operating procedures, policies, standards or guidelines. A non-compliance relates to legal requirements, including acts, regulations, permits, and licenses.

Current Status & Interpretation

In 2021, road inspections were completed for 40 blocks. There are no outstanding ITS action items from 2021 that require further action.

In 2021, harvesting was completed on 36 blocks within the DFA. Post-harvest assessments completed in 2021 led to 4 conformance issues. All 4 ITS action items listed in the table below that were created from these assessments were completed in a timely manner during 2021, and before their due dates. There were no non-conformances as a result.



| Year | Blocks Logged | ITS Items | Status | Non- Conformance |
|------|------------------|------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------|---------------------|
| | | Blk 20767: Clean ditches and culverts | Completed November 8 th , 2021 | No |
| | | Blk 21550: Complete grass seeding of ditch along road ~100m either side of where stream crosses the road. | Completed April 23 rd , 2021 | No |
| 2021 | 2021 36 | Blk 40297: Complete hand cleaning of 3 streams & complete grass seeding along ditches in the vicinity of creeks | Completed April 8th, 2021 | No |
| | | Blk K01800: Complete hand cleaning of a stream within the block to remove introduced debris a machine was not able to reach. | Completed August 23 rd , 2021 | No |
| 2020 | 29 | Block 30783 requires grass seeding on exposed soils that may enter streams | Scheduled for spring Grass Seeding | No |

Strategies

Detailed block assessments are completed in advance of harvesting to address FRPA values, including water. These assessments include: terrain risk management, terrain stability, watershed management, rate of cut, windthrow, and riparian management.

Harvest and Road Instructions provide strategies for managing water quality and quantity. The instructions are largely based on acts and regulations and Western's Standard Operating Procedures and Standards. The Grass Seeding Standard and Rainfall Shutdown Standard help support the Environmental Management System in response to erosion and sediment transport. The WFP Grade and Falling/Yarding SOPs provide specific measures for managing water quantity and quality. There are special requirements for operating within community watersheds as well.

Implementation

Western Forest Products completes extensive training with their supervisors and crews related to water quality and quantity. All supervisors complete EMS Level 2 and Spill Training. All crews complete EMS Level 1 and review all SOPs relevant to their jobs, including the Grade, Falling & Bucking, Yarding, and Loading SOPs. The crews are also provided with field cards with their relevant SOPs.

To ensure all acts, regulations, SOPs, and guidelines are followed, Mid Island carries out formal and informal inspections and assessments. They represent the primary means to monitor and measure features and/or conditions of operations that can have an adverse effect on the environment. They also represent a key means by which compliance with legal requirements is evaluated. Formal inspections and assessments are documented on forms, while informal ones may involve a diary notation.

As per WFP's Environmental Management System, road construction inspections are required once per road project at completion and post-harvest assessments are required on all cutblocks, ideally within 6 weeks of the "final" block inspection, but no longer than 6 months after.



The Issue Tracking System, otherwise known as the EMS Issue List module in Cenfor, is the principal storage medium for tracking the results of formal inspections. Mid Island is responsible to ensure the information pertaining to internal inspections and to government agencies enforcement activities is tracked in ITS and is kept up to date.

Post-harvest activities like seasonal deactivation, trail rehabilitation and stream cleaning occur in conjunction with piling. Piling is scheduled and tracked for all blocks in the Cenfor Activities window. A piling schedule is maintained by the Quality Control (QC) Supervisor. If issues are found during the post-harvest assessment, they are documented in the piling schedule and are communicated to the Quality Control Supervisor verbally and in email. These findings help drive the piling priority list for the QC Supervisor to prevent any future non-conformances.

Forecast

This target should be met.

All Road and Harvest Instructions are signed off by a forest professional and are peer-reviewed by one to two forest professionals depending on risk. As a result, it is unlikely that any prescriptions would be unsuitable for managing water quantity or quality.

Furthermore, crews are trained extensively on their SOPs and are expected to understand and follow the project instructions. If the instructions are not followed, the non-conformance should be identified and addressed during the many scheduled inspections (road inspection, in progress road inspection, harvest inspection, in progress harvest inspection, post-harvest inspection).

Monitoring

The Area Forester will generate the EMS Issue Summary, filtered to conformance issues from Post-Harvest and Road Inspections. The Area Forester will review all ITS items to determine if they relate to water management. The Forester will check the status of all items to determine if they should be considered a non-conformance with respect to WFP's guidelines and SOPs.



Indicator 4.1.1 Carbon

| Element: 4.1.1 Carbon Maintain the processes that take carbon from the atmosphere and store it in forest ecosystems. | | | | | |
|-----------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------|----------------------|---------------------------------------------------------------------------------------|----------|--|
| Value | Objective | Indicator | Target | Variance | |
| The uptake of carbon | The rate of carbon uptake by the managed forest is consistent over time. | Net carbon uptake | The net carbon uptake of the forest is positive, measured using a five - year average | None | |

History

New Core Indicator under CSA Z809-08. No change in Z809-16.

Justification

The net carbon uptake on the DFA is simply defined as the difference between the total carbon uptake on the DFA by its growing stock, minus the net carbon removed from the DFA through harvest operations and the total carbon emitted by fuel consumption or burning (operationally caused fires). The target is based on the concept that regeneration objectives should balance with the harvested area of the DFA, resulting in a 'constant' measure of net carbon uptake.

The five-year average for the target and the variance is meant to help account for fluctuation in yearly cut levels due to market conditions and license obligations under provincial legislation.

| | | | CO2e | (tonnes) | | | Target | Variance Met |
|----------------------------------------------------------|----------|----------|----------|----------|----------|---------------|--------|-----------------|
| Description | 2017 | 2018 | 2019 | 2020 | 2021 | 2017- 2021 | Met | |
| Carbon uptake (from growing stock TFL 39/2) | 683,128 | 683,128 | 682,996 | 664,923 | 659,827 | 674,800 | | |
| Carbon removed (to short-lived products ¹) | -441,660 | -349,767 | -171,151 | -338,233 | -366,921 | -333,546 | | |
| Fuel consumed (harvest & transport) | -15,131 | -12,096 | -5,749 | -11,651 | -12,646 | -11,455 | Y | N/A |
| Debris burned (debris disposal/ operational fires) | -48,448 | -70,001 | -16,177 | -38,481 | -65,839 | -47,789 | _ | |



| Net carbon Uptake 177,888 251,264 489,918 276,558 214,421 282,009 |
|----------------------------------------------------------------------------------------------------------------------|
|----------------------------------------------------------------------------------------------------------------------|

Current Status & Interpretation

¹Short-lived products refer to paper, cardboard, and firewood as a percentage of volume harvested.

The 5-year average for net carbon uptake was positive, so the indicator was met. All descriptor's emission totals fell within an acceptable range, close to 5-year averages, except for debris burned. Due to another very successful burn program, emissions from debris burning saw a noticeable increase compared to 2020 totals. Despite the heat dome that took place in the summer of 2021 the weather conditions allowed for a safe and productive program, crucial for wildfire abatement.

To calculate performance of this indicator, the following applies:

- The net carbon uptake on the DFA is simply defined as the difference between the total carbon uptake on the DFA by its growing stock, minus the net carbon removed from the DFA through harvest operations and the total carbon emitted through fuel consumption during forest management operations or debris burning (prescribed or operationally caused).
- Net carbon uptake can be expressed using the following parameters:
 - Carbon uptake (from growing stock)
 - Carbon removed (to short-lived products)
 - Fuel consumed (harvest & transport)
 - Debris burned (debris disposal/operational fires)
 - Net carbon uptake
- Carbon uptake is estimated from forest growth and the carbon density of wood. Forest growth on the DFA is calculated through the harvest projection model by applying yield curves or growth estimates from the latest applicable timber supply analysis to the productive forest. For simplicity, no growth is assumed for "old-growth" age classes greater than 139 years of age. This estimated annual growth (in m3) is multiplied by the average carbon density estimates (kg/m3) by species to obtain the carbon uptake in tonnes of carbon.
- A portion of the volume harvested remains sequestered in long-life products such as building lumber and furniture. A factor of the total volume is used to determine the carbon removed to short-lived products.
- The carbon removed is calculated based on the log volume production for each species. The annual log production (in m3) is multiplied by the average carbon density estimates (kg/m3) by species to obtain the gross carbon removed. This is then multiplied by a factor of 60% to estimate the tonnes of carbon removed to

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WFP Mid Island DFA Sustainable Forest Management Plan

short-lived products. For simplicity, only stem-wood volume is considered in the calculation which is consistent with the results of yield curves.

- The known fuel consumption is matched to the operational log production. When
 contractors independently purchase fuel, their consumption is assigned the
 average calculated rate (in L/m3) for the remaining of the operation's log
 production to estimate the total amount of fuel they consumed. The sum of fuels
 consumed (in L) is then multiplied by the average carbon density by fuel types (in
 t/L) to obtain the tonnes of carbon emitted through fuel consumption.
- Finally, the carbon emitted through forest practices such as debris burning or through other operationally caused fires is estimated by multiplying the approximate volume of wood consumed (in m3) by the average carbon density estimates (kg/m3).

Strategies & Implementation

The primary strategy for ensuring a consistent net carbon uptake on the DFA is prompt and effective reforestation or regeneration of harvested areas that aims to establish free growing stands of healthy trees of mixed species in sufficient numbers and within set time frames. The foresters aim to create resilient forests that will be less susceptible to pests and diseases. This is primarily achieved through a combination of natural regeneration and the planting of seedlings shortly after harvest is completed.

In certain circumstances, additional treatments/ strategies may be required in support of this core strategy to achieve its goal, including:

- Fertilization at the time of planting to help initial seedling growth and establishment ahead of competing brush.
- Physical protection of seedlings against browsing pressures form deer and/or elk.
- The use of improved seed for planted seedlings that have increased growth performance and/or insect or disease resistance.
- Brushing treatments to relieve young trees form competition
- Broadcast fertilization of stands to stimulate growth when funding is available.
- Forest fire preparedness & response that aim at the prevention of fires and the prompt control and extinguishment of those that occur.
- Where fire hazard is low, distribution of slash versus piling to reduce burning activities
- Modernizing or upgrading of equipment that results in improved fuel



efficiencies

Forecasts

The results for the Mid Island DFA indicate that there is ample growing stock on the DFA to maintain a net positive carbon uptake, assuming normal harvest levels are maintained.

Different harvest level scenarios were tested to determine the impact of logging on carbon uptake. If substantially more than the AAC is harvested to compensate for a year of undercut, the net carbon uptake could become negative. However, the target is calculated over a 5-year period, similar to cut control, so it would still be possible to meet the target.

Monitoring

The Corporate Certification Forester coordinates the calculation of the Net Carbon Uptake using Cengea and the GIS database.

Several parameters need to be monitored or maintained for the DFA:

- growing stock inventory over time;
- volume harvested annually;
- species profile of the harvested volume;
- age (i.e. old growth vs. 2nd growth) profile of the harvested volume;
- annual fuel consumption (gasoline, diesel fuel, aircraft fuel) based on a factor applied to the annual harvest in M3 (see description of process below);
- annual area burnt in operationally caused forest fires;
- annual area burnt in broadcast silviculture fires;
- total number of debris piles burned annually for silviculture or fire abatement reasons and their average size.

The parameters listed above are entered in a spreadsheet built to calculate the carbon values emitted. It includes conversion factors extracted from recognized and credible international research literature. These factors include carbon density (CO2e) of wood by species in tonnes/m3, carbon density of various fuel types in tonnes/L and proportion (%) of wood harvested that is stored in short-lived products.

Fuel consumption is calculated based on a factor derived from an average of all 5 WFP CSA DFA's from data gathered for the 2012 – 2016 reporting periods. The factor is applied to the annual M3 of harvest as reported for the CSA reporting period. This includes diesel, gasoline and avgas consumption. This factor will be reviewed and revised



every 5 years to account for changes in harvest types, technology and equipment. The current factor is 16.67 kg of carbon per M3 of harvest. The rationale for using a factor is that fuel accounts for a relatively low portion of the carbon produced; already uses factors for contractors as they do not report fuel consumption; and has not seen significant fluctuations over the time it has been calculated (2009 – 2016).





Indicator 4.2.1: DFA Changes

| Element 4.2 Forest Land Conversion Protect forest lands from deforestation. Encourage afforestation where ecologically appropriate. | | | | | | | |
|--------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------|--------------------------------------------|----------------------------------------------------------------------------------------------------|--------------------------------------------------------------------|--|--|--|
| Value | | | | | | | |
| The conversion of forest land to other uses | Avoid excessive conversion of forest lands into other uses | Additions and deletions to the forest area | Forest area in the DFA converted to other uses is less than <0.01% of the DFA over a 5-year period | Some changes to the DFA are outside of the control of WFP | | | |

History

New Core Indicator under CSA Z809-08. Old Indicator 2.2.1b changed to 4.2.1 in 2014 to reflect the correct Element number.

This indicator appears as a duplicate in Z809-16 under both 2.1 and 4.2. It also appears under 2.1.3, but MIFLAG has assigned a different target under 2.1.3.

The target was updated at the March 15, 2018 MIFLAG meeting to allow a small amount (15ha over 5 years) of land conversions for operational developments (landfills, quarries, dryland sorts, etc).

Justification

The target is intended to represent additions and withdrawals from the DFA that are completed by WFP or by the government (e.g., land conversion for infrastructure such as dryland sorts). It captures conversions of forest lands to other uses. It is not intended to focus on spatial updates or tenure changes.

Current Status & Interpretation

| Year | Total Area of the DFA (ha) | Area Converted to Other Uses over 5- year period | % DFA converted to other uses | Reason for Change | Target Met (Y/N) | Variance Met (Y/N) |
|-------|----------------------------|--------------------------------------------------------|-------------------------------|----------------------------|------------------------|--------------------------|
| 2021 | 156,149 | 0 | 0.0% | n/a | Υ | Υ |
| 2020 | 156,151 | 0 | 0.0% | n/a | Υ | Υ |
| *2019 | 156,150 | 1.2 | 0.00077% | Mowi hatchery construction | *Y | *N |

The target was met for 2021. The 2-hectare discrepancy from 2020 is due to small TFL boundary revisions. No areas of the DFA were converted to other uses.

*The reporting from 2019 was incorrect. The Mowi hatchery construction led to a 1.2ha dirt pile being placed overtop of Block 22045. Mowi was planning on expanding their license to include this area. However, this will not be feasible. As a result, WFP reforested the site in Fall 2020,





and it will continue to remain in the TFL as productive land.

Strategies & Implementation

All Crown land in a tree farm license is designated as "Provincial Forest" land. This designation limits the ability of the company to convert the land to other uses. The *Land Act* establishes that land can be converted for easements or rights of way, or for other purposes if the Chief Forester deems those uses to be compatible with uses described in the *Forest and Range Practices Act* (*Provincial Forest Use Regulation*).

In general, WFP wants to maintain or increase the DFA through land or tenure purchases. However, some losses are required for capacity expansion (eg. landfill or dryland sorts). The DFA may also be changed due to government take back areas.

Forecasts

In 2018, the SUP permit was approved for S26295, a 4.7ha wood waste site for the Kelsey Bay dryland sort. This area remains forested for now but will be converted when the adjacent S25717 wood waste site is filled. The target should still be met once it's developed.

No other land conversion is planned.

Monitoring

The corporate Properties and Permit department reports on the total area of the DFA and any tenure changes or transfers. Land conversion areas (landfills, dryland sorts, large quarries) under SUP are subtracted from the DFA shapefile area. The area converted to other uses over the previous 5 years is summed in the column "Area Converted to Other Uses in the DFA over a 5-year period".



Indicator 5.1.1: Benefits

Element: 5.1 Timber and Non-Timber Benefits

Manage the forest sustainably to produce a mix of timber and non-timber benefits. Support a diversity of timber and non-timber forest products and forest-based services.

| Value | Objective | Indicator | Target | Variance |
|------------------------------------------|-----------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| Timber and non- timber benefits | Timber and non- timber benefits are supported | Documentation of the diversity of timber and non-timber resources, including products and services produced in the DFA. | Track annual spending in the following areas: contract services, WFP crew labour, payments to government, purchases and misc. in relation to the annual harvest | None |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan Indicator 28) Minor revision to indicator in CSA Z809-16 (no material change).

Justification

The distribution of Mid Island Operation's primary costs provides a measure of the operation's overall contribution to local, regional and provincial economies. The target is based on previous SFM Plan Indicator 28.

The value of non-timber forest products is not tracked by WFP. However, the annual number of agreements for non-timber forest products is reported in Indicator 5.1.2.

Current Status & Interpretation

| Vasu | Volume Harvested (m³) | Total Spending (\$) | Local Spending & Wages (\$) | | Local Wood Sales (\$) | | Target Met | |
|------|--------------------------|------------------------|-----------------------------|----------------|-----------------------|---------|---------------|-------|
| Year | | | Sayward | CR Area | Courtney/ Comox | Sayward | CR | (Y/N) |
| 2021 | 772,557 | 76,384,294 | 2.3M (3%) | 30.4M (40%) | 3.7M (5%) | 0.06M | 2.4M | Υ |
| 2020 | 803,139 | 68,005,816 | 2.4M (3%) | 30.8M (46%) | 3.3M (6%) | 0.04M | 1M | Υ |
| 2019 | 470,838 | 44,936,941 | 1.3M (3%) | 17.4M (39%) | 1.5M (3%) | 0.05M | 1.3M | Υ |
| 2018 | 926,597 | 71,001,693 | 1.5M (2%) | 36.3M (53%) | 1.6M (2%) | 0.03M | 2.8M | Υ |
| 2017 | 1,096,144 | 67,871,662 | 1.6M (3%) | 37.3M (59%) | 2.1M (3%) | 0.02M | 3.4M | Υ |

^{*}Volumes adjusted in Feb/2018 report for all years to reflect Corporate Volume of Timber Harvested for TFL 39 Block 2, including billable waste

In 2021, the Mid Island Forest Operation spent just over 76 million dollars. The total volume harvested decreased by 3.8% from 2020 and total spending increased by 12.3%. The spending breakdown was: 45.9% contract services, 15.8% miscellaneous, 18% own crew labour, 13.7% purchasing, and 6.6% payments to government.



Strategies & Implementation

Information from the financial accounting system is collected monthly to report on the operation's primary costs to produce logs at tidewater.

<u>Contract Services</u> covers payments to full phase (stump to dump) logging contractors, single phase contractors, forestry and engineering contractors, general service contractors such as janitorial, electrical, and carpenters, etc. as well as consultants and professional services. These costs include the supply of labour, equipment and materials costs required to execute the contract work and invoiced as one "job".

Own crew labour includes the gross payment of wages paid to both salary and hourly employees without deduction for statutory or contractual deductions. It includes all benefits costs paid by the employer for statutory and contractual benefits including WorkSafe BC Assessments. Payments made to cover employees under the Employee and Family Assistance Program (EFAP) and costs related to EFAP programs are not included.

<u>Payments to Government</u> include only direct payments for stumpage and royalty fees, logging waste residue payments, timber taxes and fees allocated by Head Office properties department (municipal and regional district property taxes, foreshore leases, etc.), and amounts charged to licenses (e.g. radio licenses, highway crossing permits, etc.). Payments made to government do not include: Goods and Services Taxes, provincial sales taxes, provincial motor fuel taxes, federal excise taxes, payroll related taxes (employee income tax with holdings) and assessments for EI or CPP, corporate income taxes, or corporate capital taxes, etc.

<u>Purchasing</u> includes all supplies, materials and services purchased that don't fit into a category listed above. Some of the services in this category would include insurance coverage, road use charges, association dues, donations and repair supplies and services.

<u>Miscellaneous</u> is a category that includes any costs not captured in other categories. It includes, but is not limited to nor reconciles to the following: depletion on timber, road amortization, silviculture liability change, inventory change/allocations, depreciation and machine cost allocations.

Forecasts

WFP will continue to report out on spending.

Monitoring

Spending is reported in Mid Island's financial statement and during each financial month end. The Area Forester coordinates reporting (with assistance from Accounting).



Indicator 5.1.2: Open & Respectful Communication

Element: 5.1 Timber and Non-Timber Benefits

Manage the forest sustainably to produce a mix of timber and non-timber benefits. Support a diversity of timber and non-timber forest products and forest-based services

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------|-----------------------------------------------|-------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------|
| Timber and non- timber benefits | Timber and non-timber benefits are supported. | non-timber respectful communications with | i) 100+ agreements in place for alternate uses (e.g., minor forest products, firewood, lesser vegetation, road use agreements, boughs, Sayward Futures Society etc.) | i) -10 Agreements/ Contracts |
| | | | ii) All communications with forest dependent businesses, forest users and local communities, related to integrating nontimber forest uses into forest management planning are recorded and reported out annually and, where disagreement occurs, all efforts of conflict resolution are documented. | ii) None |

History

New core Indicator under CSA Z809-16. Target ii) was added.

Justification

Social and ecological benefits need to be considered during the development of forest management plans. Possible uses and benefits to consider include

- Outdoor activities:
- Timber and forest cover;
- · Hunting, fishing, and trapping activities;
- Ecotourism;
- Cultural and heritage resources
- Ecological goods and services, and
- Other non-timber forest products



Target i) reflects MIFLAG's desire for diversity in the local economy. It focuses on areas not already covered by other elements, indicators, or targets. The indicator relates to non-timber products and support for other forestry-dependent businesses. The target was raised from 75 to 100 in 2016 due to the high number of permits issued to the public for firewood.

CSA Z809-16 considers open and respectful communication with forest dependent businesses, forest users, and local communities to be evidence of genuine support for other social and ecological benefits within the DFA. Target ii) requires communication related to integrating non-timber forest uses into forest management planning to be summarized for MIFLAG review. If there are disagreements, all conflict resolution efforts will be documented.

Current Status & Interpretation

i) Agreements

| Year | Agreements | Target Met (Y/N) | Variance Met (Y/N) |
|------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------|-----------------------|
| 2021 | Commercial/ Private Firewood- 91 Lesser Vegetation- 1 | N Total: 92 | Y |
| 2020 | Commercial/ Private Firewood- 144 Boughs- 4 Lesser Vegetation- 1 | Y Total: 149 | N/A |
| 2019 | Commercial/ Private Firewood- 163 Shake and Shingle- 1 Boughs- 1 Lesser Vegetation- 1 | Y Total: 166 | N/A |
| 2018 | Commercial/ Private Firewood- 198 Shake and Shingle- 1 Boughs- 1 Lesser Vegetation- 1 Road Use Agreements- 3 | Y Total: 204 | N/A |
| 2017 | Commercial/ Private Firewood- 256 Shake and Shingle- 1 Boughs- 1 Road Use Agreements- 7 | Y Total: 265 | N/A |
| 2016 | Commercial/ Private Firewood- 167 Minor Forest Products- 1 Waste and Residue Chipping- 1 Shake and Shingle- 1 Boughs- 1 Lesser Vegetation- 1 Road Use Agreements- 5 | Y Total: 177 | N/A |

Western Forest Products Inc.

WFP Mid Island DFA Sustainable Forest Management Plan

The target was not met for 2021 but there were still 92 permits given out in total, meaning the variance of -10 agreements/contracts was met. The reduction in permits acquired in 2021 is attributed to Covid-19, as well as the resulting office closure to sales which has been the traditional means of obtaining permits at Mid-Island.

In addition to providing permits, WFP supports other forest users and non-timber benefits.

For example, Mid Island supports local apiarists. Mid Island provides maps, road updates, and site recommendations to several commercial bee keepers each year.

WFP's resource road infrastructure also provides access to BC's backcountry, creating opportunities for recreation, tourism, and commercial harvesting of wild edible mushrooms, salal, or boughs. It also makes Mid Island an attractive hunting destination. MIFO rarely deactivates or blocks roads and has no locked gates. WFP Mid Island provides a georeferenced 20-year plan overview map on the MIFLAG website to aid forest users. WFP has also released a Central Island Recreation Overview map at wfproadinfo.com, which will benefit hunters and other forest users.

Mid Island has the highest concentration of Roosevelt elk in British Columbia. On Vancouver Island, more than 15,000 applications are submitted annually by resident hunters for approximately 200 hunting opportunities. According to the 2021-2022 British Columbia Limited Entry Hunting Regulations Synopsis, the following zones overlap with Mid Island: 1-10 A, B, C, D, G, and H. Based on Koontz and Loomis (2005), resident and non-resident elk hunters spend \$440 and \$1,800 respectively per trip in local communities. This spending does not include direct license revenue, guide outfitter fees, indirect economic benefits, or regional impacts.

ii) Communication Tracker

All communications related to the integration of non-traditional timber forest uses into forest management planning were recorded in the "MIFO 2021 External Communication Ledger." The communications related to this indicator are summarized below.

| Interest group | Issue Raised | Action | Status |
|------------------|------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------|----------|
| Member of public | Concerns regarding condition of Dalrymple rec site | This site is on IT Private land and is not something that WFP manages, but an email was sent out and no further follow-up is required. | Resolved |
| Hunter/ Trapper | Wanting an updated planned harvest map to identify future trapline locations | Jack Reynolds to provide Planned Harvest Map- available for pick up week of Feb 22. | Resolved |
| Apiarist | Looking for bee pasture locations | Silviculture team gave permission and advice on the most suitable fireweed sites available | Resolved |



| Local caving group | Interest in karst resources in the Upper Adam, Tlowils Lake areas/ Concerns about karst management/ New resource discoveries | JR had a good conversation with the main contact. He's part of a small caving community on Hornby who spends time throughout the year in the area. They've discovered a number of new resources and would like to share info with WFP and learn about what activities we have on the | Ongoing- committed to spring meeting |
|--------------------|------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------|
| | | go. | |

Strategies & Implementation

WFP engages in many activities that support/ strengthen the local economy and foster a cooperative relationship with the community and local business owners. This includes agreements for firewood, boughs, salal, etc.

All communication regarding the integration of non-timber forest uses into the forest management planning will be documented, saved, and reported out annually. Any conflicts that arise and the efforts to resolve these conflicts will be chronicled by the Area Planner.

Forecasts

WFP maintains a long history of cooperation with local business owners, forest users, and the local communities. It is anticipated that WFP will continue to provide agreements for minor products and non-timber forest products, and good road access to support hunters, foragers, fishermen, campers, etc.

All Planners will continue using the External Communication Ledger.

Monitoring

The Area Forester reviews the central file and reports on the number of agreements in place for alternate uses.

The Area Planner will summarize all communications with forest dependent businesses, forest users, and local communities regarding the integration of non-timber forest uses into forest management planning. The Area Planner will provide a record of all efforts of conflict resolution if disagreements occur.



Indicator 5.2.1: WFP Support

Element: 5.2 Communities and Sustainability

Contribute to the sustainability of communities by providing diverse opportunities to derive benefits from forests and by supporting local community economies.

| Value | Objective | Indicator | Target | Variance |
|--------------------------|-----------------------------|--------------------------------------------------------------------------------------------------------|----------------------------------------|----------|
| Community sustainability | Support community stability | Level of participation and support in initiatives that contribute to community sustainability | List number of organizations supported | None |

History

New Core Indicator under CSA Z809-08 (related to 2009 SFM Plan Indicator 37). Minor revision to indicator in CSA Z809-16 (no material change).

At the March 15, 2018 MIFLAG meeting, the target was altered to protect confidential information. The number of organizations will be reported in this report, and the actual organizations will be reported out orally during the annual MIFLAG indicator review meeting.

Justification

This indicator reflects WFP's donations to support community sustainability. The indicator was revised in 2018 to exclude program and student support, already covered in the Public Outreach and Communication Indicator.

Benefits from the forests to local communities can also be tracked under Criterion 5, 6, and 7.

Current Status & Interpretation

| Year | Organizations | Target Met (Y/N) |
|------|----------------------------------------------------------------------------------|---------------------|
| 2021 | 3 Campbell River organizations 1 Comox organization | Y |
| 2020 | 5 Campbell River organizations 3 Sayward organizations 1 Cape Mudge organization | Y |
| 2019 | 12 Campbell River organizations 2 Sayward organizations | Y |
| 2018 | 9 Campbell River organizations 3 Sayward organizations | Y |
| 2017 | 12 Campbell River organizations 2 Sayward organizations | Y |



In 2021, much of the community support and donations that WFP made available were provided to School District 72 of Campbell River, and the Sayward PAC. The details of those donations are captured within 'Indicator 6.1.B: Outreach & Education', as a 2018 revision saw the removal of program and student support from this indicator.

Strategies & Implementation

WFP selects community projects that will impact the greatest number of individuals possible.

WFP donates to non-profits that align with their Community Investment Objectives which:

- Focus on healthy living, culture, or forestry education in local communities
- Promote the sustainable use of wood building materials
- Enhance public-use of the working forest promote understanding of forest management

Forecasts

It is anticipated that WFP will continue to support local non-profits based on historical performance. The level of donations will vary through time depending on the health of the forest industry.

Monitoring

The operations accountant provides a list of supported organizations.



Indicator 5.2.2: Training

Element: 5.2 Communities and Sustainability

Contribute to the sustainability of communities by providing diverse opportunities to derive benefits from forests and by supporting local community economies.

| Value | Objective | Indicator | Target | Variance |
|--------------------|----------------------------|-----------------------------------------------------------------------|-----------------------------------------------------------------------------------|----------|
| Employee skills | Develop employee skills | Level of participation and support in training and skills development | Employee receives at least 1 day of training per year (based on an average) | None |

History

New Core Indicator under CSA Z809-08. Minor revision in CSA Z809-16 (no material change).

Justification

Training and skills development are important for both the employees and organization. For the individual, training can increase motivation, engagement, productivity and competency. It creates opportunities for career development and helps improve safety. For the employer, training reduces employee turnover, increases profits, and deepens the talent pool. Western Forest Products ensures that its personnel are qualified with appropriate training and/or work experience and have opportunities to gain new knowledge.

Current Status & Interpretation

| Year | # of Employees | Average Person Days of Training | Target Met (Y/N) |
|------|----------------|---------------------------------|---------------------|
| 2021 | 132 | 3.9 | Υ |
| 2020 | 140 | 2.5 | Υ |
| 2019 | 154 | 2.2 | Υ |
| 2018 | 142 | 2.0 | Υ |
| 2017 | 155 | 2.6 | Υ |

This target is met. WFP employees averaged 3.9 training days in 2021. It was calculated using a proportional average based on the number of employees in each job category and their respective training days. The noticeable increase in training days was impacted in large part by a previously untracked apprenticeship training program that certain WFP workers attend for a minimum of 4 weeks a year. This program will now be recorded going forward thanks to efficiencies for tracking training overseen by the division's Operations Administrator.

Western Forest Products ensured that all employees in each job category had knowledge of their roles and responsibilities in achieving conformance with the SFM policy and requirements (EMS/SOP Review).



| Training | Hours |
|------------------------------------------|----------------|
| Start up – Safety, EMS, SOPs, SWPs, etc. | 330.00 |
| Western Learning | 14.50/each |
| First Aid (L1, TE, & L3, AED) | 520.00 |
| Ambrosia Beetle Training | 7.00 |
| Blasting Certification | 16.00 |
| Big Tree Standard Training | 3.00 |
| Communicable Disease Prevention Review | 21.00 |
| Confined Space Entry Training | 8.00 |
| CVIP Inspector Course | 8.00 |
| Drone Training | 8.00 |
| | 2.50 |
| EMS 2 (Train the Trainer) | 7.00 |
| ERAP Review | 76.50 54.00 |
| Forklift Training | 11.00 |
| Professional Development | 4.50 |
| QC Training - Outgoing Quality | 51.50 |
| Rocks in Logs Awareness Training | 56.00 |
| S100 refresher training | 130.00 |
| JOHSC Training | 53.00 |
| Safety - General (Misc courses) | 23.00 |
| Spill Response (Woods, DLS) | 16.00 |
| Supervisor Due Diligence | 6.00 |
| BCFSC Training | 60.00 |
| Transportation of Dangerous Goods | 640.00 |
| TL LOTO Training | 24.00 |
| Apprenticeship Training | 16.00 |
| Karst Assessor Training | 24.00 |
| LCC Identification Field Training | 36.00 |
| Silviculture Survey Training | |
| Resource Road Driver Training | |

Strategies & Implementation

This target is intended to measure the average number of person days of completed training per year in the category of safety, environment and professional development.

WFP provides numerous training and skill development opportunities for employees and contractors under the existing Environmental Management System, Safety System and the Sustainable Forest Management Plan. In addition, there are certain training courses that are legally required such as Transportation of Dangerous Goods, Blasting, Crew Boat Operator, Fork Lift Operator, First Aid, etc.



Forest professionals and accountants are expected to undertake professional development activities in order to maintain competency in their areas of practice. WFP provides opportunities to meet these requirements throughout the year.

Forest professional are only allowed to practice in professional forestry fields where training and ability have made them professionally competent. If job-related knowledge is lacking, the forest professional must acquire it through reading, training, and consulting with peers and specialists, etc. In order to meet these requirements, which are covered in the ABCFP annual self-assessment form, forest professionals are encouraged to attend training events.

Accountants also have professional training requirements. Registered accountants are required to report 120 hours of training over a 3-year cycle, with a minimum of 20 hours per year. 60 hours need to be verifiable, including 4 hours of professional ethics training, and 60 hours can be non-verifiable.

In 2018, WFP launched Western Learning, an online learning management system. Western Learning will allow WFP to simplify, standardize and streamline learning and development processes, including the enrollment, tracking, and reporting of that completed training for all salaried employees.

Forecasts

Given the rollout of Western E-Learning, it is expected that the average training days will increase for planners, maintenance supervisors and production supervisors as WFP improves the functionality of the program.

Due to the extreme fire weather and impacts of COVID-19 during 2021, group training and First-Aid courses were limited, however, the target was still met and we believe the average amount of training will increase in 2022 with a fully operational calendar year.

Monitoring

There have been technical challenges with the training database since 2016. It no longer has accurate training records with hours for each employee. Until a new tracking system is rolled out, some assumptions had to be made in order to calculate this indicator. The Area Forester used the Western Learning training records with company wide time averages. The Area Forester compiled training record forms and average hours for other types of courses or training opportunities. The Area Forester calculated training averages for each employment category using a sum product calculation, considering % attended and average course hours. The Area Forester then calculated an operational training average with a sum product calculation, using average training hours and % of total employees by category.



Indicator 5.2.3: Employment

Element: 5.2 Communities and Sustainability

Contribute to the sustainability of communities by providing diverse opportunities to derive benefits from forests and by supporting local community ec

| Value | Objective | Indicator | Target | Variance |
|------------|--------------------|-----------------------------------------------|----------------------------------------------------------------------------------------------------------------|--------------------|
| Employment | Provide employment | Level of direct and indirect employment | Actual direct and indirect employment is greater than or equal to (0.0005*volume harvested), measured annually | -10% employment |

History

New Core Indicator under CSA Z809-08. No changes in Z809-16. The target was updated for 2019 to better reflect direct and indirect employment as a function of volume harvested.

Justification

Forestry has been an influential industry in Campbell River and Sayward's economies for decades and continues to be an economic driver. Campbell River has a diverse pool of trades, forestry specialists, contract loggers, truckers, and silviculture workers with around 1,195 people employed in the forest industry. Approximately 7% of Campbell River's workforce is employed by the forest sector, 4.4% higher than the provincial average (Statistics Canada, 2016). Likewise, 33.3% of Sayward's workforce is employed by agriculture, forestry, fishing and hunting (Statistics Canada, 2017).

Both communities are considered forestry dependent and rely on stable employment in the forest industry. This indicator provides a measure of WFP's ability to generate employment from the DFA over the long term. For direct employment, it includes staff, union, and contract jobs for the Mid Island Forest Operation-Timberlands, including harvesting/falling, planning and administration, log hauling and trucking, road building, silviculture and other miscellaneous jobs. For indirect employment, it includes suppliers of goods and services to the forest industry.

The target is now tied to billable volume harvested plus waste to account for the decreasing AAC. The target of 0.0005 direct and indirect jobs/m3 was selected based on a 2013-2018 Mid Island baseline (see below). The coefficients ranged from 0.00051 to 0.00073 jobs/m3. The target was based off the lowest rate to allow for inevitable productivity gains with technological advancements. The variance allows 10% less actual jobs than calculated with the coefficient to account for economic downturns.

| Year | Volume (m³) | Direct + Indirect Jobs | Jobs/m³ |
|------|-------------|------------------------|---------|
| 2018 | 1,050,072 | 687 | 0.00065 |
| 2017 | 1,101,575 | 799 | 0.00073 |
| 2016 | 1,324,684 | 747 | 0.00056 |
| 2015 | 1,280,945 | 653 | 0.00051 |



| 2014 | 1,179,225 | 654 | 0.00055 |
|------|-----------|-----|---------|

NOTE: It is not possible to split out exposure hours by license agreement. For this indicator, exposure hours and total volume is for the DFA plus any wood purchased by WFP and managed by the Mid Island Forest Operation (Ex. Nanwakolas- A92017 and A94386).

Current Status & Interpretation

| Year | TFL39-2 | A94386 | TOTAL | Exposure Hours (Direct- WFP & Contract) | Indirect Exposure Hours | Actual Jobs (direct + indirect) | Required Jobs | Target Met (Y/N) | Variance Met (Y/N) |
|------|-----------|---------|-----------|--------------------------------------------------|-------------------------------|------------------------------------------|------------------|---------------------|-----------------------|
| 2021 | 825,136 | * | 825,136 | 512,371 | 358,660 | 605 | 413 | Υ | N/A |
| 2020 | 852,581 | 127,492 | 980,073 | 497,916 | 348,547 | 588 | 490** | Υ | N/A |
| 2019 | 421,764 | 143,913 | 565,677 | 320,175 | 224,122 | 378 | 282 | Υ | N/A |
| 2018 | 768,703 | 263,369 | 1,050,072 | 581,515 | 407,061 | 687 | 525 | Υ | N/A |
| 2017 | 1,101,575 | | 1,101,575 | 677,054 | 473,938 | 799 | 551 | Υ | N/A |

Reported direct exposure hours= 512,371

Indirect exposure hours= 512,371 * 0.70 = 358,660

Combined hours= 871,031

Direct/ Indirect jobs= 871,031/ 1440 = 604.88 (605) jobs

The target is met for 2021. The Mid Island Forest Operation generated 605 full time equivalent direct and indirect positions. This was higher than the required number using the employment coefficient.

After a few compounding factors lead to low harvest volumes in 2019, there has been renewed stability in harvest volumes and employment numbers the last couple years. However, in 2021 there was still a slight increase in the actual jobs provided by 3.4%. Additionally, a push to prevent an undercut during the current cut control period could lead to a further increase in hiring.

Forestry license A92017 was previously recorded in the data table but the license expired in 2018, and the column has now been removed.

^{*} Volume for forestry license A94386 is captured within the TFL 39-2 column.

^{**} The 2020 "Required Jobs" column had a negligible calculation error and was fixed. This had no impact on the target set as the 588 actual jobs still far exceeded the required jobs total of 490.



Strategies & Implementation

Employment is largely linked to harvest level. Western's strategy involves setting operational levels that align with market demand, while remaining within AAC cut control limits. Target i) of 2.1.4 Harvest Level provides incentive for maintaining stable harvest levels throughout the cut control period, while acknowledging the cyclical nature of the forest industry.

Employment is also guided by contractual agreements between the union and contractors under Bill 13.

Forecasts

There are various factors that influence timber harvesting employment coefficients over time. The percentage of timber that is harvested through conventional methods vs helicopter logging affects the types of timber harvesting jobs and may affect the number of jobs involved.

The percentage of old growth vs second growth timber affects the total number of jobs per 1000m3. Second growth timber is typically more uniform in size and located on flatter terrain, which results in more labour efficient harvesting methods. For example, most of the falling is done by feller buncher with little hand falling, and yarding is largely completed with hoe chucking rather than grapple yarding.

The baseline was set using direct employment data from 2013-2018. There were heli programs for 2 years; otherwise, all volume was logged through conventional methods. The proportion of second growth logging from 2013-2017 was higher than the 20-year plan or harvest profile. Mid Island intends to meet the sustainability metrics and reduce second growth volume to <20% going forward, so the actual employment coefficient may increase with less efficient harvesting methods.

To prevent an undercut after 2019's low production, harvest levels rose in 2020 and 2021, and will continue to rise through 2022. As a result, employment levels have increased, and this indicator should continue to meet the target.

Monitoring

The Planning Administrator reports the exposure hours for the Mid Island Forest Operation using the data collected for WFP's Safety Program (Medical Incident Rate and Severity Rate). The PricewaterhouseCoopers' employment multiplier of 0.7 is used to calculate the indirect employment (PwC, 2017). The combined direct and indirect exposure hours are divided by 1440 hours (180 days*8 hours) to determine total full-time equivalent employment (FTE). This is compared to the estimated employment level using Mid Island's employment coefficient of 0.0005 jobs/m3 (set using a 2013-2018 baseline) and total billed volume harvested and waste. The volume levels are reported by corporate forestry through HBS and reflect all volume logged by the Mid Island



Forest Operation, including partnerships or wood purchases.

The indicator is considered met if the actual employment level meets or exceeds the calculated level. The variance allows 10% less jobs than calculated.



Indicator 5.2.A: Recreation Trails & Sites

Element: 5.2 Communities and sustainability

Contribute to the sustainability of communities by providing diverse opportunities to derive benefits from forests and by supporting local community economies.

| Value | Objective | Indicator | Target | Variance |
|----------------------------------------------------------------------|-----------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------|----------|
| Economic development in local communities through tourism in the DFA | Protection of defined recreation trails and sites in the DFA | All GAR recreation features and the following defined sites/trails are not damaged or rendered ineffective: 1)Spirit Lake Recreation Site 2)Mount Kitchener trail | All GAR or defined sites/trails are not damaged or rendered ineffective as a result of harvesting or road construction | None |

History

This indicator was developed by the MIFLAG in 2014. Previously, MIFLAG included important recreation areas as part of Indicator 1.4.1 Sites of Significance. MIFLAG wanted to manage and protect additional recreation sites and trails and decided to create a separate recreation indicator. A sub-committee was formed to develop this indicator and target.

In 2018, the indicator was revised to include all GAR recreation sites and trails on the land base, instead of a limited list. Based on WFP's recreation database, only 2 features are not covered under GAR: the Spirit Lake Recreation Site and Mount Kitchener trail. These features will also be covered under the indicator.

Justification

Recreation sites and trails play an important role in the domestic tourism sector by providing economic opportunities for rural communities. BC's trails and recreation sites provide safe and enjoyable public recreation opportunities for local citizens and visitors and promote an active lifestyle for a healthier population.

Recreation resource features within the Campbell River Forest District were identified pursuant to s. 5 of the Government Actions Regulations on April 12, 2006. The horse trail and associated sites were also captured in a recent recreation review under GAR. As per FPPR s. 70, forest activities may not damage or render these identified recreation resource features ineffective. Two recreation features (1 site, 1 trail) were not captured in the 2006 Campbell River Forest District Recreation Resource Features Locator maps. These features were defined in the indicator and must also meet the target.





Current Status & Interpretation

| Year | # of Operations Conducted in Vicinity | Recreation Site ID | # of Sites Managed/ Protected | Target Met (Y/N) |
|------|---------------------------------------------|---------------------------------------------------|-------------------------------------|------------------------|
| | 1 | Pine Marten Horse Camp (GAR) | 1 | Υ |
| | 1 | Salmon Brewster Trail (GAR) | 1 | Υ |
| 2021 | 1 | Santa Maria Lake Trail (GAR) | 1 | Υ |
| | 1 | Sgt. Randally (GAR) | 1 | Υ |
| | 1 | Rooney Lake (GAR) | 1 | Υ |
| 2020 | 1 | Spirit Lake Rec Site | 1 | Υ |
| 2019 | 1 | White River Rec Polygon (GAR) | 1 | Υ |
| 2019 | 1 | Haihte Lake Polygon (GAR) | 1 | Υ |
| | 1 | White River Rec Polygon (GAR) | 1 | Υ |
| 2018 | 1 | Haihte Lake Rec Polygon (GAR) | 1 | Υ |
| | 1 | Mount Kitchener | 1 | Υ |
| | 1 | Stewart Lake Rec Site (GAR) | 1 | Υ |
| | 1 | White River Rec Polygon (GAR) | 1 | Υ |
| | 1 | Salmon River Rec Polygon (GAR) | 1 | Υ |
| 2017 | 1 | Mount Kitchener | 1 | Y |
| | 1 | Nita Lake (GAR) | 1 | Υ |
| | 3 | Memekay Lakes Rec Polygon (GAR)- #001,002,0034 | 3 | Υ |

The target was met for 2021.

Block 21550 is located across the road from the Santa Maria Lake outhouse and trail entrance. The hauling route travelled past this recreation feature and a note was added to the harvest instructions to avoid any and all disturbance to the trailhead. After work was finished in the area, the parking area and roadway were cleaned up.

The southeastern sliver of block K01790 is partially adjacent to the old growth management area that buffers the site of Sgt. Randally. The road near this site was occasionally used for hauling, but an otherwise very minimal amount of work was done in this area, so no specific instructions were necessary related to the protection of this feature.

Block 40523 was developed nearby to Rooney Lake but across Highway 19 North, situating it well out of the way of any operational activity. The query for this indicator highlights any recreation sites or features that fall within 100m of blocks with a harvest completion date that year. In some instances, this means direct adjacency that would require block specific harvest instructions- however, the buffer created by the wide highway creates sufficient protection of Rooney Lake from any operational activities in the block.

This indicator reports blocks based on the harvest completion date. Block 12541 overlaps with the Salmon Brewster trail and is immediately adjacent to the Pine Marten Horse Camp, which was logged in 2020. However, harvest completion was in January 2021, so it is being reported in this year's report. There were special instructions in the Harvest Instructions to minimize impact to the trail, and a plan was created during the post-harvest assessment for further cleanup. Cleaning and further maintenance of the trail was undertaken and completed in 2021,



and a new informational sign identifying both WFP and the Back Country Horseman of BC will be installed near the site in 2021.

Strategies and Implementation

"protection of defined recreation trails and sites" is defined as follows:

- 1. For the Salmon-Brewster Horse Trail:
 - That WFP will follow the "<u>Management Principles for the Salmon-Brewster Equine</u>
 <u>Trail and Campsites</u>" dated Oct 20, 2011 (updated November 13, 2012) by FLNRO
 - WFP will follow the legal Order and Objectives, and the management intent and expectations of the Order

For other features: WFP will keep the sites and trails open and accessible, except for temporary closures due to logging activity.

Forecasts

To ensure the safety of the public, there may be temporary closures of recreation sites or trails. WFP will work with the applicable groups to ensure communication is maintained and impacts are minimized or mitigated. In some cases, trails may be required to be re-located (consistent with the Management Plan provisions).

Due to the change in wording of the indicator to include all GAR recreation features and the additional defined recreation sites and trails, there may be more reportable blocks in the future.

Monitoring

All GAR recreation features and the defined site/trails from the indicator target are buffered by 100m in ArcGIS. All blocks with harvest completion for the year of the report that overlap with the feature or buffer zone are identified. The management strategies in the recreation assessment are reviewed with recreation technicians from the Ministry of Forest Lands and Natural Resource Operations. All prescriptions are included within the block's Harvest and Road Instructions and followed through with a Post-Harvest inspection to ensure the management prescription was maintained.



Indicator 6.1.1: MIFLAG Satisfaction Survey

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| Stakeholder/First Nations participation satisfaction | CSA public participation at this table is responsive, communicative and representative of stakeholder and First Nations' values. | Level of participant satisfaction with the public participation process | MIFLAG completes an annual Satisfaction Survey; overall satisfaction score is ≥80%; discuss results within 2 meetings and propose action items to improve (where applicable) | None |

History

New Core Indicator under CSA Z809-08 (relates to old Indicator 34). The target was revised in April 2015 after much discussion with the MIFLAG group. The previous version "80% of 80%" was confusing to some. The new target is straightforward and includes other key components such as a prompt review of the issues and concerns.

This indicator was moved from Element 6.4 (previously Indicator 6.4.1) to 6.1 under CSA Z809-16.

Justification

Participant processes work best when participants are satisfied with how the process is running. Therefore, process conveners and facilitators need to know how participants are feeling about the means and protocols of engagement. A quantitative survey can be a gauge of participant satisfaction.

MIFLAG has determined that an overall score of ≥80% represents achievement of satisfaction.

Current Status & Interpretation

| Year | Satisfaction Survey Completed (Y/N) | Level Satisfaction | Target Met (Y/N) |
|------|-------------------------------------------|---------------------------------------------------------------------------------------------------------------|---------------------|
| 2021 | Yes | Survey completed by 5 members with 97% satisfaction. The results were reviewed at the January 2022 meeting. | Y |
| 2020 | Yes | Survey completed by 9 members with 100% satisfaction. The results will be reviewed at the May 2021 meeting. | Υ |
| 2019 | Yes | Survey completed by 7 members with 100% satisfaction. The results will be reviewed at the May 2020 meeting. | Y |
| 2018 | Yes | Survey completed by 9 members, with 97% satisfaction. The results were reviewed at the February 2019 meeting. | Y |
| 2017 | Yes | Survey completed by 7 members (95% satisfied). The results were reviewed with group in January 2018 meeting | Y |

Western Forest Products Inc.

WFP Mid Island DFA Sustainable Forest Management Plan

The target was met for 2021. Five surveys were completed with a 97% satisfaction rate. There were 12 excellent, 18 good, 9 satisfactory ratings, and 1 poor rating. There were no unsatisfied ratings.

"Organization", "Fairness", and "Informative" were rated highest (2 excellent, 2 good, 1 satisfactory each). "Representation" was the most divisive (1 excellent, 1 good, 1 satisfactory, 1 poor). Low survey turnout is reflective of the program as identified in some of the long answer responses on the 2021 survey as well.

A lack of representation and member discussion has been identified and there are concentrated efforts underway to revitalize membership within MIFLAG. Navigating Covid-19 has provided continuous challenges with hosting virtual meetings, to maintaining existing members and welcoming new ones.

Strategies & Implementation

WFP and MIFLAG have demonstrated a strong and committed working relationship over the last several years (>10). In general, feedback from MIFLAG is provided throughout regular meetings and field trips. This helps ensure the target is met (ie. issues are addressed as they occur).

A satisfaction survey is completed with the MIFLAG on an annual basis. The objective of the survey is to seek official feedback from MIFLAG members on their general satisfaction with the process and to identify areas for improvement. In response to the survey, an action plan is created to address concerns.

Forecasts

WFP will continue to work to address the concerns of MIFLAG in constructive, inclusive ways. It will be important to rebuild relationships after the Covid-19 pandemic. WFP performed a gap analysis near the end of 2021 for MIFLAG to identify how representation could be revitalized at MIFLAG going into 2022 and onwards.

Monitoring

Each excellent, good or satisfactory rating gets a point. A score is calculated for each element of the survey across participants. Ex. 6 of 8 responses were S/G/E for Food, therefore 6/8= 75%.

These element scores are then averaged to provide an overall survey score of % satisfied.





Indicator 6.1.2: MIFLAG Meetings

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|-------------------------------|---------------------------------------------------------|---------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------|
| Public participation capacity | Develop/improve public participation capacity over time | Evidence of efforts to promote capacity development and meaningful participation in general | MIFLAG - schedule and arrange the opportunity for members to attend 1 field trip and 2 presentations each calendar year | Meetings may be suspended due to Public Health Orders and/or infectious diseases such as COVID-19 |

History

New Core Indicator under CSA Z809-08.

Under CSA Z809-16, this indicator has been moved from Element 6.4 into 6.1 (previously Indicator 6.4.2).

During the March 15, 2018 MIFLAG meeting, the target was reduced from 2 field trips down to 1 field trip due to lack of MIFLAG attendance. However, whenever desired by the MIFLAG, a second field trip will be scheduled.

Due to COVID-19 field trips for 2020 and 2021 were cancelled and all meetings were held remotely via Microsoft Teams.

During the November 20, 2021 MIFLAG meeting, the group approved adopting a variance that allowed for suspension of individual MIFLAG meetings due to public health orders and/or infectious diseases such as COVID-19.

Justification

Within the Advisory Committee process, presentations from outside experts are a key component for advancing knowledge and capacity of participants, and to facilitate educated evaluations and decisions regarding forest resource management issues. Field trips provide opportunities to better understand the issues discussed during the meetings. The target amounts were deemed to promote capacity development.





Current Status & Interpretation

| Year | Field Trips/ Presentations | # | Target Met (Y/N) | Variance |
|------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---|------------------------|----------|
| | Field Trips: No field trips in first half of 2021 due to COVID-19 concerns. September 9 th – Karst Field trip cancelled due to low interest | 0 | | |
| 2021 | Presentations: Jan - WFP's new Reforestation Prescription Standard with Taisa Brown May – Annual SFMP Indicator Report Review with Sarah Germain Sep - WFP's Monitoring Program & CSA Audit Results presentation Oct – All PAG Virtual Meeting Nov – WFP Water Program presentation with Steve Check | 5 | N | Y |
| | Field Trips: No field trips in 2020 due to COVID-19 | 0 | | |
| 2020 | Presentations: Jan – Old Growth Management with John Deal and Stuart Glen June – Draft MIFO PMP 2020-2025 with Taisa Brown Sept – The State of BC's Forests: A Global Comparison with Dr. John Innes Oct – Climate Change, Wildfires, Carbon Modelling with Ben Boghean, Annette Van Niejenhuis, and Marie-Eve Leclerc Nov – Provincial OG Update, Big Tree Retention Standards, C2 & C5 with John Deal | 5 | Y | n/a |
| | Field Trips: 1 field trip to Sayward in June (post-harvest assessments, fire hazard, waste and residue, wood waste site, brushing) | 1 | | |
| 2019 | Presentations: April- John Deal on Biological Diversity December- Shannon Janzen on OG Management (cancelled due to low attendance) | 1 | Υ* | n/a |
| | Field Trips: 1 field trip to PRT Nursery | 1 | Υ | |
| 2018 | Presentations: January- Jonathan Armstrong on Sustainability Metrics, May-Tyson Berkenstock on Wetlands, August- Annette Van Niejenhuis on Climate Change Seed Transfer, September- John Deal on Western's Forest Strategy and Habitat Planning, November- Steve Platt on LiDAR | 5 | Y | n/a |
| | Field Trips: 1 field trip in July (herbicide/karst/sedimentation); 1 field trip with 2 PAG Members and WFP to review sedimentation management | 2 | Y | n/a |
| 2017 | Presentations: February- Mike Doknjas on visuals, Dave Mogensen on karst, September- Glynnis Horel on watersheds, November- Jordan Benner on monumental and large cedar, Jack Reynolds on the WFP Big Tree Policy. | 5 | Y | II/a |

A field trip could not be held in the first half of 2021 due to Covid-19 and provincial health orders. It was not possible to meet in person. The karst field trip planned for September was cancelled due to low interest, but also largely coincided with Covid-19 apprehension. The field trip was scheduled and arranged with the opportunity to attend, so the target was technically met. The newly added variance has been included to satisfy the unpredictable circumstances of Covid-19.



There were 5 presentations including the annual indicator review. The presentations covered many provincially important topics like wildlife, reforestation, water management, and Indigenous partnerships.

Strategies & Implementation

Ideas for field trips and presentations are tracked during meetings in a MIFLAG action tracker. The list is reviewed often and utilized when developing the annual meeting plan.

Forecasts

As Covid-19 health orders are relaxed, WFP is willing to explore a socially distant field trip again in 2022 if the group is comfortable doing so. However, due to transportation, it would likely need to occur in Campbell River's regional forests.

Monitoring

The meeting minutes are reviewed for educational opportunities provided to the MIFLAG.



Indicator 6.1.3: MIFLAG Website

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|----------------------|----------------------------------------|------------------------------------------------------------------------|--------------------------------------------------------------------------------|----------|
| Relevant information | Relevant information is provided | Availability of summary information on issues of concern to the public | Current SFM Plan and 100% of MIFLAG minutes are posted to the website | None |

History

New Core Indicator under CSA Z809-08.

Under CSA Z809-16, this indicator moved from Element 6.5 into 6.1 (Previously Indicator 6.5.2).

Justification

The MIFLAG website has been recognized as a transparent means of communicating issues to the public and their resolution. It can help provide public awareness of the process and its progress.

Current Status & Interpretation

| Year | SFM Plan Version Posted | # Meeting Minutes Posted | MIFLAG Website Review Completed | % Completed | Target Met (Y/N) |
|------|----------------------------------------------------------------------------------|--------------------------------|------------------------------------------|----------------|------------------------|
| 2021 | Version 5.0 (January 2017); 2020 Indicator Results. | 5/5 | Yes | 100 | Υ |
| 2020 | Version 5.0 (January 2017); 2019 Indicator Results. | 6/6 | Yes | 100 | Υ |
| 2019 | Version 5.0 (January 2017); 2018 Indicator Results. | 3/3 | Yes | 100 | Υ |
| 2018 | Version 5.0 (January 2017); 2017 Indicator Results; 2016 Indicator Results | 5/5 | Yes | 100 | Υ |
| 2017 | Version 4.0 (April 2011) | 6/6 | Yes | 100 | Υ |

^{*}Previous unpublished meeting minutes from 2015 July and September were ratified and posted to the website.

This target is met. The following were posted in 2021: 2020 Indicator Report and the meeting minutes for January, May, September, October, and November. The SFM Plan 2017-2022 remains posted on the website.

Strategies & Implementation

All meeting, workshop and field trip minutes are posted to the miflag.org website once ratified by MIFLAG. Other key documents for MIFLAG are also posted on the MIFLAG website.



General concerns of the MIFLAG are addressed through indicator development, MIFLAG meeting discussions, workshops, presentations etc. The MIFLAG website is the main vehicle for communicating this information with the public (maintained by WFP).

The MIFLAG website was redesigned and fully updated in 2019.

Forecasts

It is anticipated that the target will be achieved based on consistent historical performance (since 1999).

Monitoring

MIFLAG website contents are reviewed annually.



Indicator 6.1.A: MIFLAG Representation

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|-------------------------------------|---------------------------------------------------|--------------------------------------------------------|--------|----------|
| Diverse representation on PAG | A diversity of sectors are represented in the PAG | Report on the list of active members and their sectors | N/A | N/A |

History

This Indicator is a MIFLAG Indicator, carried forward from the 2009 SFM Plan, Indicator 31 (not a core indicator).

It is carried forward from the 2016 SFM Plan and has moved from Element 6.4 to 6.1 consistent with the new standard structure (previously indicator 6.4.A)

Basis for the Target

This indicator tracks the active participants of the Mid Island Forest Lands Advisory Group. It provides an indication of the level of diversity in meaningful input from the local community into SFM planning on the DFA.

Current Status & Interpretation

| Name | Representation |
|------------------|----------------------------------------|
| John Andres | Member at Large |
| Sandra Barnes | Campbell River Environmental Committee |
| Colin Filliter | Small Contractor Representative |
| Richard Glover | Sayward Fish and Game |
| Maureen Hunter | Member at Large |
| Norm Kirschner | Village of Sayward |
| Brenda Mann | FLNRORD |
| Lynn Nash | Seniors Representative |
| Mary Ruth Snyder | CR Chamber of Commerce |
| Guy Wright | K'omoks First Nation |

MIFLAG continues to represent a broad array of interests across the defined forest area.

The Terms of Reference and CAN/CSA-Z809 Standard outline the expectation for active members to regularly attend meetings and stay informed and up to date on the issues being discussed. As a result, MIFLAG members who did not attend a 2021 meeting were not counted in this indicator. In 2021, two members (Quinn Kenny & Leigh Stalker) departed MIFLAG to pursue career goals. Christine Kuizema left the group due to a career change.



Strategies & Implementation

Participation in MIFLAG is open to all interested members of the public, interested stakeholders and sector representatives. Public members agree to participate in MIFLAG as individual members of the public and are not representing any particular interest group, while stakeholder and sector representatives can and should represent their constituent's views and concerns as a whole. Stakeholder and sector representatives need to ensure their constituents are kept informed of the work of MIFLAG.

Nominations for specific individuals to be active members of MIFLAG can be made by existing members, the Chair or WFP. The nominations will be discussed with the MIFLAG.

The Area Forester and MIFLAG Facilitator are responsible for supporting and monitoring participation in the advisory group. Attendance is recorded in the meeting minutes, and a MIFLAG membership list is maintained and posted on the MIFLAG website.

Forecasts

WFP will continue to report on the list of active members and their sectors. WFP will continue to promote diversity in the representation of MIFLAG members.

Monitoring

The Area Forester reviews the meeting minutes to determine the active members for the year.



Indicator 6.1.B: Outreach & Education

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|------------------------------------------|-----------------------------------------------------------------|----------------------------------------------------------------|---------------------------------------------------------------------------|----------|
| Public education and communication | A continuous public education and communication program exists. | Number of people reached through educational outreach | Report on the outreach and education opportunities completed or supported | None |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan indicator 37).

Not a Core Indicator under the CSA Z809-16 (but has been carried forward from the 2016 SFM Plan and has moved from Element 6.5 to 6.1 to reflect the new standard organisation (previously Indicator 6.5.1)).

The target was revised November 2017 to remove reference to a separate Communications Plan document. All elements of the plan were incorporated into the indicator.

Justification

This indicator is a measure of Mid Island's success at meeting its commitments for public education, outreach, and communication. It includes categories such as:

Forest tours

Public education (presentations, open houses, school visits, support for students),

Public communication (MIFLAG meetings/tours, career fairs, public outreach events, articles)

Current Status & Interpretation

| Year | Tours & Public Education | Public Communications |
|------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------|
| 2021 | -Presentation to 'Women in Forestry' at NIC about working in silviculture -Presented to NIC RFT and certificate students about forestry planning -Financial support for Carihi Forestry Program through CRFEA -Financial support for Robin William's Forest Education Program | -5 MIFLAG meetings or special presentations |
| 2020 | -Carihi Forestry Program: Site plan field tour (Nov) -Financial support for Carihi Forestry Program through CRFEA -Financial support for Robin William's Forest Education Program | -6 MIFLAG meetings or special presentations -Presentation to CR City Council on local forestry issues and support |

MIFO provided a financial donation to the Campbell River Forestry Education Association (CRFEA). The CRFEA provides support to the Carihi Forestry Education program. WFP also financially supported Robin William's Forest Education Program, which reaches students from several classes per semester.





Mid Island hosted 5 MIFLAG meetings or special presentations.

There was a clear decrease in public outreach and education in 2021 due to Covid-19. At most times of the year it was not possible to lead external tours or do events in the community given the provincial health orders.

Strategies & Implementation

WFP engages in several activities that involve educational outreach to the community, including the MIFLAG website and meetings, open houses for consultation, field tours, career fairs, and support for students.

Forecasts

As the Covid-19 pandemic slows to and end, it is anticipated that high levels of public outreach and education will continue. However, the total number may decline at Mid Island given the departure of the previous MIFLAG lead and the addition of the Manager of Regional Initiatives position. Opportunities to support school programs, tours, and career fairs are being directed to this full time corporate public outreach coordinator first.

Monitoring

The Area Forester maintains records and reports on the number of completed elements on an annual basis for the SFMP.



Indicator 6.1.C: Research

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------------------------|----------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------|----------|
| Research across all divisions is supported by WFP | WFP supports research across all divisions, including the deployment of non-herbicide alternatives | The list of active Corporate research projects and the related categories (i.e., alternatives to herbicides, ecosystem management, operational, etc.) | Annual report summary | None |

History

This indicator and target are carried forward from the 2009 SFM Plan (Indicator 35 and 38).

This is not a Core Indicator under Z809-16 but has been carried forward from the 2016 SFM Plan as a MIFLAG indicator and has been moved from Element 6.5 to 6.1 consistent with the new standard organisation (previously Indicator 6.5.A).

Justification

This indicator tracks WFP's continued involvement in research and development. Corporate Forestry facilitates the transfer of "Best Practices" from company research to operational planning staff. Planning staff can make better informed decisions for Sustainable Forest Management using these "Best Practices".

Current Status & Interpretation

| Year | Research Project | Target Met (Y/N) |
|------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------|
| 2021 | Variable Retention Adaptive Management (3) Species at Risk (4) Resiliency (3) Regeneration and Growth (3) Seed and Seedling Production (2) Growth and Yield (1) Forest Inventory (2) Remote Sensing (4) Harvest and Logistics Planning (1) | Υ |
| 2020 | Variable Retention Adaptive Management (2) Species at Risk (3) Resiliency (3) Regeneration and growth (3) Seed and Seedling Production (2) Growth and Yield and Lidar (2) Harvest and Logistics Planning (1) | Υ |



| Year | Research Project | Target Met (Y/N) |
|------|--------------------------------------------|---------------------|
| | Variable Retention Adaptive Management (2) | |
| | Species at Risk (3) | |
| 2019 | Resiliency (3) Regeneration and growth (4) | Υ |
| 2019 | Seed and Seedling Production (2) | l l |
| | Growth and Yield and Lidar (7) | |
| | Harvest and Logistics Planning (2) | |
| | Variable Retention Adaptive Management (2) | |
| | Species at Risk (6) | |
| 2018 | Resiliency (3) | Υ |
| 2010 | Regeneration and growth (4) | I I |
| | Seed and Seedling Production (5) | |
| | Growth and Yield and Lidar (4) | |
| | Variable Retention Adaptive Management (3) | |
| | Species at Risk (5) | |
| 2017 | Resiliency (5) | Y |
| 2011 | Regeneration and growth (4) | ' |
| | Seed and Seedling Production (5) | |
| | Growth and Yield and Lidar (5) | |

WFP supported 23 research projects across its tenures. 11 of these projects were monitored, measured, or reported on in 2021. Weakening of various constraints and restrictions as a result of the pandemic allowed for an increase in research, monitoring, and reporting to be done compared to 2020. This includes works officially published in 2021, that WFP had supported in previous years.

Strategies & Implementation

The Company supports and engages in forest research and monitoring that leads to improved forest management practices. WFP's objectives include sustaining timber supply and economic values, ecological values and processes, and sustaining social values. The strategy is to:

Identify knowledge gaps and recommend basic and applied research needs;

Engage with government, academic, and private agencies that have capacity and mandate to undertake applicable research;

Support (with letters, in-kind resources, and leverage funding) research funding proposals for projects of particular or strategic interest to WFP tenures;

Cooperate with research organizations in conducting basic and applied research; and Test and develop practicable applications and use of published research that are relevant to Western Forest Products' management goals and responsibilities.

Significant areas of research include

• Forest Ecology – The objectives of the forest ecology research program are to determine the effects of management activities on forest ecosystem functions and components, and to improve our ability to predict ecosystem response. The outcome is development and implementation of ecologically sound silviculture prescriptions.

Western Forest Products Inc.

WFP Mid Island DFA Sustainable Forest Management Plan

- Silviculture The silviculture research program focuses on examining silvicultural
 practices for regeneration and growth. Objectives of this research are to maintain and
 enhance timber supply where economically viable to do so. Various trials- some being
 monitored after 30 or more years from establishment- examine species selection,
 genetic gain for volume and pest tolerance, stock types, mechanical site preparation,
 vegetation control, and fertilization.
- Forest Growth and Yield & Light Detection and Ranging (LiDAR) The aim of this
 program is to quantify forest inventory and growth rates across the range of site
 conditions on the company's tenures. The company has invested in LiDAR to improve
 inventory estimates and aid in planning. This investment has been further employed to
 examine forest ecology knowledge gaps.

Research supported or implemented by the Company occurs across its tenures:

In many cases, the findings apply broadly to sites in multiple tenures. The following is a listing of active and ongoing forest management research and monitoring projects in which the company is a lead or major partner; it covers all company tenures and divisions. Those projects which were monitored, measured, or reported on in 2021 are <u>underlined</u>. Funding sources apart from the Company (WFP) include Natural Science and Engineering Research Council of Canada (NSERC), Land Based Investment Strategy (LBIS), Operational Tree Improvement Program (OTIP), Ministry of Forests, Lands, Natural Resource Operations, and Rural Development (MFLNRO), Canadian Wood Fibre Centre (CWFC) and GenomeBC (and GenomeCanada).

Forest Ecology: Variable Retention Adaptive Management (VRAM)

- Lewis Lake (R885), Moakwa (R1164), Port McNeill (R817), Tsitika (R917), Horseshoe Lake (R949), Goat Island (R1009), Memekay (R1163), Klanawa (R1217) Forest Structure Experimental Sites
- Avian communities, carabid beetles, terrestrial gastropods, small streams
- Retention Monitoring (2021 Symmetree \$WFP)

Forest Ecology: Species at Risk

- Northern goshawk site monitoring (2021 Manning and others \$WFP)
- Bear den monitoring (2021 \$WFP)
- Owl population monitoring and Autonomous Recording Unit testing
- Breeding birds: Population trends and habitat association

Silviculture: Resiliency

- Climate change strategies and mitigation
- <u>Climate-based seed transfer CoAdapTree (2021 UBC Aitken et al WFP, \$GenomeBC)</u>
- Western redcedar genomic selection pest tolerance



Silviculture: Regeneration and growth

- SCHIRP installation, Transition trials, Kennedy Lake trials, Demonstration trials, *Vaccinium* trials
- Western redcedar western hemlock fertilization trials (2021 \$LBIS)
- Planting trials stock types, fertilization-at-plant, species selection

Silviculture: Seed & Seedling Production

- Cone & Seed insect management (2021 WFP, Mosaic, MFLNRORD)
- Douglas-fir nursery trials (2021 Noshad \$OTIP)

Growth and Yield

VRAM Regeneration performance

Remote Sensing – Forest Inventory

- Light Detection and Ranging (LiDAR) Enhanced Forest Inventory Project
- <u>LiDAR derived area-based inventory TFL 37 (2021 FLNRORD Forest Analysis and Inventory Branch \$FLNRORD)</u>

Remote Sensing – Old Forest

 Examine structure and condition of Old Forest in the Kitasoo/Xai'xais territory with LiDAR (2021 – UVic Darimont)

Remote Sensing – Wildlife Habitat

 Characterize Marbled Murrelet habitat spatially and structurally using LiDAR (2021 – UBC Coops \$NSERC)

Harvest and Logistics Planning

- Transportation logistics optimization (2021 UBC Sowlati, \$WFP, \$Mitacs)
 - o Paper accepted for publication by Canadian Journal of Forest Research

Forecasts

Continued allocation of resources to support applicable research is expected.

Monitoring

Corporate forestry tracks research support and provides an annual summary to the division.





Indicator 6.1.D: Herbicides

Element: 6.1 Fair and Effective Decision Making

Demonstrate that the SFM public participation process is designed and functioning to the satisfaction of the participants and that there is general public awareness of the process and its progress.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------|------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------|
| The use of herbicides in the DFA is limited | The use of Vegetation management in the DFA is | i. The percentage of the DFA brushed using chemical herbicides on an annual basis | ≤0.15% | ≤0.05% |
| | herbicide methods | ii. No chemical herbicides are applied within the identified Herbicide Exclusion Zone (HEZ) in the Sayward Valley (refer to map below) and within 20m of the Salmon-Brewster Horse Trail | Zero chemical herbicides applied within HEZ and within 20m of the Salmon Brewster Horse Trail | Chemical herbicide treatment is permitted for invasive plants |

History

This is not a Core Indicator under Z809-16. It was carried forward from the 2016 SFM Plan as a MIFLAG indicator. It has been moved from Element 6.5 to 6.1, consistent with the new standard organization (previously Indicator 6.5.B).

Consensus was reached on this indicator at the February 2019 meeting.

Justification

Brush control is essential for the establishment of new plantations and achieving free growing obligations. There are several ways to manage vegetation: manual, mechanical, biological, cultural, and chemical. Integrated vegetation management uses a combination of these approaches. MIFLAG wants Western Forest Products to limit its herbicide use and emphasize non-herbicide methods.

This indicator will eliminate the use of herbicides in the Herbicide Exclusion Zone and around the Salmon Brewster Horse Trail, two high value areas for the MIFLAG and Sayward residents. It will also limit overall use of herbicides to ≤0.15% of the DFA (~230ha), on an annual basis. Lastly, it will track manual brushing treatments and alternative approaches to help reduce herbicide usage.

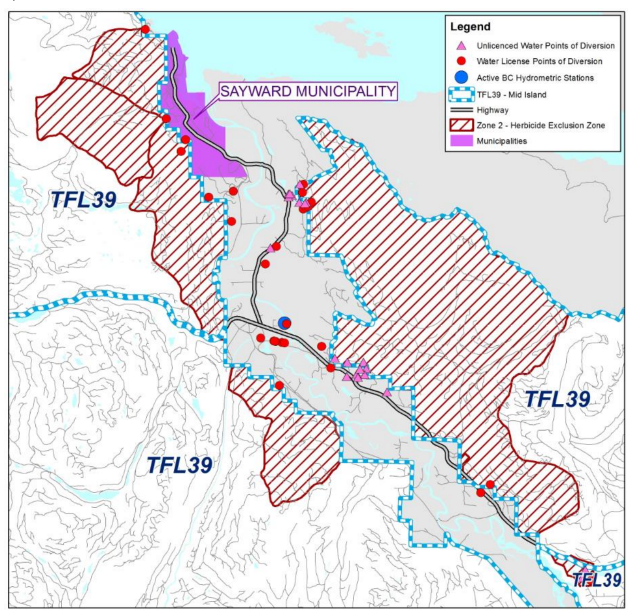
Herbicide Exclusion Zone

A Herbicide Exclusion Zone (HEZ) was mapped based on consultation with MIFLAG members and Sayward residents through an open house meeting. Minor additions were made in 2020 during the PMP review process, including the Mowi Hatchery site.

Biological herbicides are permitted within the HEZ.



Chemical herbicides are allowed to treat invasive species with no practical alternative treatment options in the HEZ.



Current Status & Interpretation

| Vasu | Proactive Hardwood | Non- Herbicide | Hernicide Treatments | | Chemical | Target Met (Y/N) | Variance Met | | |
|------|-----------------------|--------------------|----------------------|----|----------|---------------------|------------------------|---|-------|
| Year | Management (ha) | Treatments (Ha) | На | L¹ | Kg | as a % of DFA | Treatments in HEZ (ha) | | (Y/N) |
| 2021 | 0.0 | 30.4 | 44 | / | 375 | 0.028 | 0 | Y | Υ |
| 2020 | 0.0 | 104.8 | 0.0 | / | 0.0 | 0.000 | 0 | Y | Υ |
| 2019 | 4.1 | 74.0 | 0.0 | 1 | 0.0 | 0.000 | 0 | Y | Υ |
| 2018 | 6.5 | 25.7 | 0.2 | / | 1.9 | 0.000 | 0 | Υ | Υ |



| 2017 | 57.6 | 48.0 | 189.8 | 1 | 1175.7 | 0.121 | 0 | Υ | Υ |
|------|------|------|-------|---|--------|-------|---|---|---|
|------|------|------|-------|---|--------|-------|---|---|---|

¹ Litres of herbicide refers to the total volume of product

Both targets were met.

Renewal of the PMP meant herbicides were used again in 2021 on the TFL.

A small portion of the herbicide program included use on invasive scotch broom that had overestablished itself at the WFP shop yard.

Ten blocks were manually brushed (girdling and manual cutting) in 2021, totalling 30.4 ha of non-herbicide treatments in the TFL.

Larger stock types (412A) and high densities (1200sph) were planted on all conifer sites with high or very high brush potential based on the Land Management Handbook #28.

Strategies & Implementation

Western Forest Products exclusively prescribes non-herbicide brushing treatments in the HEZ and within the vicinity of the Salmon Brewster horse trail and the Mowi fish hatchery. Outside of these areas, WFP prescribes a mix of treatment types to ensure the target (0.15% of DFA) is not exceeded.

Chemical treatments can be more cost effective in dense treatment areas and can reduce the likelihood of a re-treatment vs manual treatments.

Non-chemical treatments can be more viable where there is an abundance of riparian areas or for creating plantable spots in advance of a replant. Non-herbicide treatments are also preferred for certain species like bracken fern, fireweed, and cherry.

Overall, Mid Island attempts to reduce its brushing by:

- only treating hardwoods/vegetation where it can cause significant seedling mortality
- only treating hardwoods/vegetation where necessary to meet free growing milestones
- not treating brush >3.0m from crop trees
- planting red alder on ecologically suitable sites with extreme brush hazard
- planting large stock, fertilizing at time of planting, or planting shade-tolerant species on high brush hazard sites

Forecasts

WFP intends to meet the target. The Area Forester will monitor brushing levels to ensure herbicide applications do not exceed the target or occur within the herbicide exclusion zones.

MIFO plans to continue the herbicide program in 2022 while also utilizing manual cutting, girdling, and other strategies to avoid reliance on one method of vegetation management. The program will continue be outside of the HEZ and will remain below the 0.15% target. An overview map is posted on miflag.org, and was shared with the CR Mirror and the Sayward website along with the Notice of Intent to Treat (NIT). Prescription details will also be communicated to First Nations and the MIFLAG.

operations



Indicator 6.2.1: Safety Committee

unions

| | Element: 6.2.1 Safety Committee | | | | | | |
|-------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------|----------|--|--|--|
| Demonstrate that the organization is providing and promoting safe working conditions for its employees and contractors. | | | | | | | |
| Value | Objective | Indicator | Target | Variance | | | |
| Worker Safety Program | Maintain a worker safety program in cooperation with workers and | Evidence of co-operation with DFA-related workers to improve and enhance safety standards, procedures, and outcomes in all DFA-related workplaces and | Minimum of one Joint Health and Safety Committee meeting per month during active | None | | | |

History

New Core Indicator under CSA Z809-08. Minor changes under CSA Z809-16, and the indicator has been moved from Element 6.3 to 6.2 (previously Indicator 6.3.2)

affected communities

Justification

A joint health and safety committee supports Western Forest Product's duty to ensure a healthy and safe workplace. The joint committee brings together representatives of the employer and the workers (hourly), to identify and help resolve health and safety issues in the workplace.

The joint committee has the following specific duties and functions, as per WorkSafe BC:

- Identify situations that may be unhealthy or unsafe for workers, and advise on effective systems for responding to those situations
- Consider, and promptly deal with complaints relating to the health and safety of workers
- Consult with workers and the employer on issues related to occupational health and safety, and the occupational environment
- Make recommendations to the employer and the workers for the improvement of the occupational health and safety, and the occupational environment of workers
- Make recommendations to the employer on educational programs promoting the health and safety of workers and compliance with Part 3 of the Workers Compensation Act and the regulations, and to monitor their effectiveness



- Advise the employer on programs and policies required under the regulations for the workplace, and to monitor their effectiveness
- Advise the employer on proposed changes to the workplace, including significant proposed changes to equipment and machinery, or the work processes that may affect the health or safety of workers
- Ensure that accident investigations and regular inspections are carried out as required
- Participate in inspections, investigations and inquiries as provided in Part 3 of the Workers Compensation Act and Section 3 of the Regulation Through these duties and functions, a Health and Safety committee works to improve and enhance safety standards, procedures, and outcomes.

Current Status & Interpretation

| Year | # of HSC Meetings | Target Met (Y/N) |
|------|-------------------|---------------------|
| 2021 | 11 | Υ |
| 2020 | 9 | Y |
| 2019 | 6 | Y |
| 2018 | 10 | Y |
| 2017 | 10 | Y |

The target was met for 2021. The Joint Health and Safety Committee had 11 meetings, one per active month. The operation was inactive in July due to a heat shutdown related to high fire weather indices.

Covid-19 policies in 2021 proved to be far less restrictive than in recent months and a well-managed WFP communicable disease plan allowed for a more complete year of operational activity to take place. However, the extreme heat in the summer made way for some small precautionary operational shutdowns.

Strategies & Implementation

Mid Island Forest Operation employs more than 20 workers, so a joint Health and Safety Committee is required by WorkSafe BC. The committee is required to have more than four members, with at least half of the members to be worker representatives (don't exercise managerial functions). Mid Island's committee includes WFP, union, and



contractor representatives. The committee meets on a regular basis- monthly, during active operations.

Safety performance is a key measurable for MIFO. Improvements in safety are supported by the EH&S Team, corporate polices, standards, hazard reports, work procedures etc. Locally, MIFO manages safety utilizing an OHS Program, emergency response procedures and by maintaining a "SAFE" company certification with the BC Forestry Safety Council. Continual improvement is a key component of the WFP Safety System, WorkSafe BC requirements and the Forest Safety Council SAFE Company certification requirements.

Forecasts

It is a WorkSafe BC requirement for joint Health and Safety Committees to meet regularly, at least once a month. As a result, the target should be met.

Monitoring

The Area Forester coordinates reporting of the number of joint Health and Safety Committee meetings held each year.



Indicator 6.2.2: SAFE Certification

Element: 6.2 Safety

Demonstrate that the organization is providing and promoting safe working conditions for its employees and contractors.

| Value | Objective | Indicator | Target | Variance |
|------------------|----------------------------------------|-------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------|----------|
| Worker Safety | Maintain a worker safety program | Evidence that a worker safety program has been implemented and is periodically reviewed and improved. | WFP and Contactors (with active signed contracts) are SAFE Certified or in the registration process. | None |

History

New Core Indicator under CSA Z809-08. No changes under CSA Z809-16, but the indicator has been moved from Element 6.3 to 6.2 (previously Indicator 6.3.3.)

Justification

Western Forest Products requires contractors to maintain SAFE Certification. SAFE Certification is an industry-wide initiative designed to assist companies in improving their safety performance and to evaluate company safety programs to industry standard. It takes commitment, completion of training, and a safety management system (with successful audit) to become a SAFE certified company. SAFE certification has a three-year cycle, with a certification or recertification audit in year 1 and maintenance audits in year 2 and 3. The audits provide evidence that a worker safety program has been implemented with periodic reviews and corrective action logs.

Current Status & Interpretation

| Year | SAFE Compai | ny Certification | Target Met |
|------|-------------|-------------------------------------------|------------|
| | WFP | Contractors (SAFE Cert Status Current) | (Y/N) |
| 2021 | Yes | Yes | Υ |
| 2020 | Yes | Yes | N* |
| 2019 | Yes | Yes | Υ |
| 2018 | Yes | Yes | Y |
| 2017 | Yes | Yes | Υ |

In 2021, Western Forest Products and 45/45* contractors with active contracts at Mid-Island were SAFE certified or in the regisration process.

*One of WFP's main contractors was up to date in the SAFE certification registration process, but decided to expand their business during the year and pursued advanced certifications. They originally registered as an owner-operator but have since expanded the business and increased the number of employees past 3, requiring registeration as a SEBase (Small Employer- Base



Audit Standard) employer. This requires further training and an audit on a minimum of 6 months of work documentation.

Strategies & Implementation

WFP's contractors implement and maintain their own safety programs to meet the requirements of the SAFE Company certification. Prior to commencing work for WFP, a review is completed to ensure each contractor is currently SAFE Company certified.

The Mid Island Forest Operation is responsible for implementing their safety program and continuing to meet the requirements of SAFE Company certification.

In 2018, Corporate launched an enhanced Health and Safety Management System. It has 13 key elements including 52 corporate safety standards encompassing everything from the right to refuse unsafe work to working in confined spaces. The System complies with ISO45001 and U.S. Voluntary Protection Program health and safety standards.

Western Forest Products also developed the Western Safety Accreditation program in 2018 to measure proactive health and safety performance. In 2021 the overall company average score increased to 94.8% from 92.6%, while Mid Island's score increased to 97.9% from 96.6%. WSA scoring consists of four proactive safety key performance indicators: Health and Management System inspections, Operation Annual Safety Improvement plans, corrective action completion rates, and safety leadership training completion.

Mid Island Forest Operation also implemented the following: -Western Life Saving Rules - Contractor Health and Safety Improvement Plans for underperforming contractors - Standardized Health and Safety orientation for employees, contractors, and visitors -Use of Personal Field Level Hazard Assessments -Leader Health and Safety Training -Health and Safety Compliance Training.

Forecasts

It is anticipated that the target will be met as current corporate policies include support of the BC Forest Safety Council SAFE certification program.

Monitoring

Certification is confirmed when contracts are prepared. In addition, the contract administrator reviews active contractors quarterly to ensure their SAFE certification is current- not expired or revoked. The administrator checks on the BC Forest Safety Council website, under the link "who is safe certified?" If they are not on the list, the administrator checks to see if they are on the "audit submitted" list. If they are not on either list, the administrator follows up directly with the contractor. The contract administrator also maintains an internal tracking sheet with contractor SAFE Certification status and WSBC account standings (active, clearance, and whether or not their account is delinquent).



Indicator 7.1.1: Treaty

Element: 7.1 Aboriginal and Treaty rights.

Recognize and respect Aboriginal title and rights, and treaty rights. Understand and comply with current legal requirements related to Aboriginal title and rights, and treaty rights.

| Value | Objective | Indicator | Target | Variance |
|-----------------------------|--------------------------------------------|-------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------|----------|
| Aboriginal title and rights | Aboriginal title and rights are understood | Evidence of a good understanding of the nature of Aboriginal title and rights | Report on the progress of interim measures, agreements and/ or treaties for First Nations in the DFA. | None |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFM Plan Indicator 39). Moved from criterion 6 to criterion 7 in CSA Z809-16 (previously Indicator 6.1.1).

Justification

The target was designed to review the current status of interim measures agreements or treaties completed for First Nations in the DFA. Treaties and interim measures agreements are issued under the Constitution Act and the Indian Act (Federal). Once agreements are in place, the target will be re-visited to address evidence of a good understanding of the agreements.

Regardless of the status of the negotiations, it is important for forest professionals to understand applicable Aboriginal title and rights, and treaty rights, as well as the Aboriginal interests that relate to the DFA. Engagement with Aboriginal Peoples and communities, results in contributions towards specific management and operating plans as well as supporting meaningful relationships with leadership.

WFP's corporate Sustainable Forest Management Statement outlines the importance of recognizing and respecting First Nations' treaty rights and title and respecting asserted aboriginal interests.





Current Status & Interpretation

| Year | First Nation | Treaty Stage | # of Treaties Complete | # of Interim Measures Agreements Completed | Compliance (%) | Target Met (Y/N) |
|------|--------------|--------------|---------------------------|-----------------------------------------------------|----------------|---------------------|
| 2021 | Wei Wai Kum | 5 | 0 | 0 | n/a | |
| | We Wai Kai | 5 | 0 | 1 | n/a | |
| | K'omoks | 5 | 0 | 1 | n/a | Υ |
| | Tlowitsis | 5 | 0 | 1 | n/a | |
| | Kwakiutl | n/a | 0 | 1 | n/a | |
| 2020 | Wei Wai Kum | 5 | 0 | 0 | n/a | |
| | We Wai Kai | 5 | 0 | 0 | n/a | |
| | K'omoks | 5 | 0 | 0 | n/a | Υ |
| | Tlowitsis | 4 | 0 | 0 | n/a | |
| | Kwakiutl | n/a | n/a | n/a | n/a | |
| 2019 | Wei Wai Kum | 5 | 0 | 1 | n/a | |
| | We Wai Kai | 5 | 0 | 2 | n/a | Υ |
| | K'omoks | 5 | 0 | 1 | n/a | Ĭ |
| | Tlowitsis | 4 | 0 | 0 | n/a | |
| 2018 | Wei Wai Kum | 4 | 0 | 0 | n/a | |
| | We Wai Kai | 4 | 0 | 1 | n/a | Υ |
| | K'omoks | 5 | 0 | 0 | n/a | Ĭ |
| | Tlowitsis | 4 | 0 | 0 | n/a | |
| 2017 | Wei Wai Kum | 4 | 0 | 0 | n/a | |
| | We Wai Kai | 4 | 0 | 0 | n/a | Υ |
| | K'omoks | 5 | 0 | 1 | n/a | Ĭ |
| | Tlowitsis | 4 | 0 | 0 | n/a | |

This target is met.

Laich-Kwil-Tach Council of Chiefs is negotiating an agreement in principle in the BC treaty process on behalf of its three member bands, including the We Wai Kai Nation (Cape Mudge Band) and the Wei Wai Kum Nation (Campbell River Band). They are in Stage 5- Final Agreement Negotiations.

The Tlowitsis Nation is negotiating a treaty independently through the BC treaty process. As of 2021 they have advanced from Stage 4 and are now in Stage 5- Final Agreement Negotiations. The Tlowitsis Nation has received a 'Transition to Stage 5 Memorandum of Understanding' for this completed agreement.

The K'omoks First Nation is negotiating independently with Canada and British Columbia through the BC treaty process. They are in Stage 5- Final Agreement Negotiations.

The Kwakiutl First Nation is negotiating land and resource issues with the Province outside the BC treaty process. The Nation wishes to pursue claims around the Kwakiutl Douglas Treaty. The Kwakiutl is party to a 2015 Letter of Intent on Consultation with the Provincial Government. It lays out a framework for consultation and partnership building.

Western Forest Products Inc.

WFP Mid Island DFA Sustainable Forest Management Plan

In 2021, an announcement was made on a planning and reconciliation agreement between four member Nations of the Nanwakolas Council and Western Forest Products. This includes an agreement to defer harvest of approximately 2,500 hectares of ancient, rare and other priority old growth for two years in support of Province's Old Growth Strategy.

The Nanwakolas agreement covers 100% of the ancient and remnant trees in 1,068 hectares identified by the Old Growth Technical Advisory Panel (TAP) within the TFL. Another 1,506 hectares of priority large, remnant and ancient forests have been deferred through other bilateral initiatives between Nanwakolas and Western, including a Large Cultural Cedar Protocol, TFL ecosystem mapping and an addition to the H'kusam area, originally deferred in the fall of 2020.

Strategies & Implementation

MIFO and MIFLAG will continue to work with First Nations and monitor treaty negotiations. In the future, once treaties are established, MIFO will implement measures to understand and comply with treaty settlements that are imposed on the DFA.

Forest professionals can demonstrate an understanding and respect for Aboriginal title and rights by:

- Using Aboriginal knowledge
- Recognizing Aboriginal Peoples' expertise
- Identifying and respecting Aboriginal forest values and uses
- Developing a meaningful and effective working relationship with Aboriginal Peoples
- Seeking acceptance of forest management plans on the basis of Aboriginal communities having a clear understanding of the plans

Forecasts

As agreements/ treaties are completed, MIFLAG will re-visit this indicator and establish a new target that can reflect understanding and knowledge of rights and title and the agreements defining them.

WFP will continue to demonstrate an understanding and respect of Aboriginal rights and title through the consultation process.

Monitoring

The area forester reviews https://www2.gov.bc.ca/gov/content/environment/natural-resource-stewardship/consulting-with-first-nations/first-nations-negotiations/first-nations-a-z-listing.

The forester reports on the treaty stage and newly completed agreements for each First Nation.



Indicator 7.1.2: Open & Respectful Communication with First Nations

Element: 7.1 Aboriginal and Treaty Rights

Recognize and respect Aboriginal title and rights, and treaty rights. Understand and comply with current legal requirements related to Aboriginal title and rights and treaty rights.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------------|----------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| On-going open and respectful communications | On-going open and respectful communications with Aboriginal communities to foster meaningful engagement. | Evidence of ongoing open and respectful communications with Aboriginal communities to foster meaningful engagement, and consideration of the information gained about their Aboriginal title and rights through this process. Where there is communicated disagreement regarding the organizations forest management activities, this evidence would include documented efforts towards conflict resolution. | i. Report summary of annual communication of WFP information sharing processes with First Nations (MP, FSP, PMP, SFMP) ii. Report summary of on-going communication (i.e., meetings, call logs, emails) iii. Where disagreement occurs and is made known, the disagreement and all efforts of conflict resolution are documented. | None |

History

New Core Indicator under CSA Z809-08 (carried forward from 2009 SFMP Indicator 26 and 40). Moved from criterion 6 to criterion 7 in CSA Z809-16 (Indicator 6.1.2 is now Indicator 7.1.2), with some significant revisions to focus on ongoing communication rather than a focus on input into plans.

Justification

Meaningful relationships with Aboriginal Peoples require engagement and consultation regarding forest management decisions and incorporation of Aboriginal values into forest management. This contributes towards shared decision making.

Information sharing of the TFL Management Plan, Forest Stewardship Plan and Pest



Management Plan are all required under legislation.

The Forest Planning and Practices Regulation requires the proponent to make reasonable efforts to meet with the First Nations to share, explain, and discuss information regarding the Forest Stewardship Plan and to determine whether the First Nation has cultural heritage resources that may be impacted. The proponent must consider all written comments from the First Nation and describe any changes made to the Plan to address these comments.

The Integrated Pest Management Act (IPMA) requires proponents to consider and address any potential impacts related to asserted aboriginal interests or treaty rights that are brought to the proponent's attention by a First Nation, or by the proponent's own research if no response is received.

Tracking the info sharing process and documenting all communications with First Nations will demonstrate WFP's commitment to open and meaningful dialogue and consideration of Aboriginal title and rights.

Current Status & Interpretation

| Year | Info Sharing Summary | Target Met (Y/N) |
|------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------|
| | The annual Nanwakolas (K'omoks, Wei Wai Kum, Tlowitsis) infoshare on November 15, 2021 included a cover letter, summary of blocks, overview map, and shapefiles with new projections. WFP also offered to meet in person if Covid-19 allowed, to review and discuss the proposed blocks and/or any concerns they may have with the proposed development. The infoshare was also sent to the MFLNRO. | |
| | The Wei Wai Kum, Province of BC, and WFP are still involved in ongoing consultation on the renewal of TFL 39. Until the process is complete, the Wei Wai Kum will not approve any further development within the TFL. | |
| 2021 | The annual We Wai Kai (Cape Mudge) infoshare on November 15, 2021 included a cover letter, summary of blocks, overview map, and shapefiles with new projections. WFP also offered to meet in person if Covid-19 allowed, to review and discuss the proposed blocks and/or any concerns they may have with the proposed development. The infoshare was also sent to the MFLNRO. | Y |
| | On November 13, 2021, The We Wai Kai Nation responded to Mid Island 2021 annual info share. The We Wai Kai requested Large Cultural Cedar surveys and an Arch recon walk for various blocks included in this information share. | |
| | The Kwakiutl First Nation were notified of proposed developments on May 10 th and June 21 st , 2021. The proposed developments were within the notification area, while none were located | |



within the Special Management Area. The notification included a cover letter, summary of blocks, overview map, and shapefiles with new projections.

:CIFO_planning\Engineering\First Nations_MIFO Info Sharing\Info Sharing Documents\FN Info Sharing packages\9_2021\2021 Annual

The 5-year Forest Stewardship Plan (FSP) for the period of 2022-2027 was info-shared to Nanwakolas on September 1st, 2021, and received approval early in 2022.

Cifo_planning\Engineering\FDP + FSP\MIFO 2022-2027

The 5-year Pesticide Management Plan (PMP) previously info-shared to Nanwakolas, We Wai Kai, and Kwakiutl on June 15th, 2020, received final approval in 2021.

Cifo_planning\Forestry\Forestry_MIO\BASIC Silviculture\Brushing and Weeding\Pest Management Plan\2020-2025 MIFO PMP\PMP

- i) This target was met for 2021. All efforts for info sharing are included in the table above.
- ii) All correspondence with First Nations has been saved and filed, however, a specific MIFLAG communication log was not maintained throughout 2021. With the introduction of the Planning and Indigenous Relationships Forester in 2021, some of the workflow has been altered and the indicator may need some updates to wording to better align with current practices, while still meeting the intent of the target.
- iii) There were ongoing disagreements around the automatic renewal of TFL 39. Legislation makes the TFL renewal automatic, so this issue is being addressed by the MFLNRO and WFP corporate.

Strategies & Implementation

The Province of British Columbia has a duty to consult and where required, accommodate First Nations whenever it proposes a decision or activity that could impact treaty rights or aboriginal rights (including title) - claimed or proven. Proponents are often in a better position relative to the Province to exchange information about their decision requests and directly modify plans to mitigate any concerns. Mid Island sends out info shares to all First Nations with traditional territory overlapping with the DFA and to the Ministry of Forest Lands Natural Resource Operations and Rural Development on their annual logging plans.

Consultation must be meaningful with the intention of reasonably addressing the claimed or proven aboriginal rights. Accommodation may be necessary if a proposed activity will adversely impact an Aboriginal Interest or if there is likely an infringement of a proven aboriginal right or title or treaty right. Accommodation involves seeking compromise to address concerns;



however, it does not require a duty to agree.

Target iii) attempts to capture efforts to accommodate. Where disagreements occur, efforts at conflict resolution will be made and documented. All communications with First Nations (eg. Phone calls, letters, emails, meetings) will be recorded in the FN Info Sharing tracking folder.

Forecasts

Plan referrals for TFL MPs, FSPs, and PMPs are legally required. In addition, legislation requires a written record of comments received, as well as any changes to address concerns/comments.

Mid Island will continue sharing logging plans on an annual basis.

Referral of the SFMP is not legally required, but it is necessary under the CSA Standard.

Monitoring

The Planning Forester documents Forest Stewardship Plans, PMPs and the SFMP reviews that occur with First Nations. A summary of First Nations information sharing and reviews is maintained in the CENFOR database.

Corporate Forestry completes and documents information sharing in relation to the TFL Management Plan.





Indicator 7.2.1: MIFLAG & First Nations

Element: 7.2 Respect for Aboriginal forest values, knowledge and uses.

Respect traditional Aboriginal forest values, knowledge, and uses as identified through an Aboriginal input process.

| Value | Objective | Indicator | Target | Variance |
|---------------------------------------|----------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| Aboriginal Capacity Development | Develop/improve aboriginal participation capacity over time | Evidence of efforts to promote capacity development and meaningful participation for Aboriginal individuals, communities and forest-based companies | Each First Nation with traditional territory in the DFA is invited to participate in the MIFLAG and review the SFM Plan annually at the First Nations office/ territory; on-going communication is maintained. Report summary of efforts to promote capacity development for Aboriginal individuals, communities and forest-based companies | None |

History

New Core Indicator under CSA Z809-08. Moved from criterion 6 to criterion 7 in CSA Z809-16 (previously Indicator 6.4.3 with some minor revisions).

Justification

Aboriginal participation in the SFM process provides an additional opportunity to have meaningful consultation. It can provide another avenue to identify, address, and protect Aboriginal rights, uses, cultural resources, and values. The target is designed to help build a trusting and respectful relationship with First Nations.

Many Aboriginal communities view the forestry sector as a means to achieve economic self-sufficiency. However, a lack of capacity can be a barrier impeding the flow of benefits from resource development to Aboriginal peoples. A focus has emerged on providing Aboriginal peoples with the education, training, and skills to capture employment and business opportunities in the forest industry.

This indicator will report on WFP's efforts to promote capacity development and to provide opportunities for participation and input in the certification process.



Current Status & Interpretation

| Year | First Nation | # of Invitations to Participate & Review the SFM Plan | # of Meetings Held at First Nations office | On-Going Communication | Target Met (Y/N) | |
|------|----------------|----------------------------------------------------------------|-----------------------------------------------------|---------------------------|---------------------|--|
| | Nanwakolas | 1 | 0 | | | |
| | Kwakiutl | 1 | 0 | | | |
| 2021 | Cape Mudge | 1 | 0 | Yes | Yes | |
| 2021 | Campbell River | 1 | 0 | 162 | 165 | |
| | K'omoks | 1 | 0 | | | |
| | Tlowitsis | 1 | 0 | | | |
| | Cape Mudge | 1 | 0 | | | |
| 2020 | Campbell River | 1 | 0 | Yes | Yes | |
| 2020 | K'omoks | 1 | 0 | res | res | |
| | Tlowitsis | 1 | 0 | | | |
| | Cape Mudge | 1 | 0 | | | |
| 2019 | Campbell River | 1 | 0 | Yes | Yes | |
| 2019 | K'omoks | 1 | 0 | 162 | | |
| | Tlowitsis | 1 | 0 | | | |
| | Cape Mudge | 1 | 0 | | | |
| 2018 | Campbell River | 1 | 0 | Yes | Yes | |
| 2010 | K'omoks | 1 | 0 | res | res | |
| | Tlowitsis | 1 | 0 | | | |
| | Cape Mudge | 1 | 0 | | | |
| 2017 | Campbell River | 1 | 0 | Voo | Voc | |
| 2017 | K'omoks | 1 | 0 | Yes | Yes | |
| | Tlowitsis | 1 | 0 | | | |

This target was met. At the beginning of 2021, all First Nations were sent an email and letter inviting them to designate a representative to attend MIFLAG meetings. WFP also offered to provide a presentation to each Council and to hold a regularly scheduled meeting (due to COVID - remotely) in each community.

Mid Island also supported aboriginal capacity development in 2021 by emailing 5 job postings to the local band offices and providing silviculture work for Spirit Lake Silviculture. Spirit Lake had a total of 2,866 exposure hours which is an increase of 1,106 hours, or 159.1%, from 2020.

Strategies & Implementation

WFP extends invitations to the First Nations in the DFA to participate in the MIFLAG on an annual basis. On-going communication occurs with additional meeting invites, distribution of meeting minutes, and phone calls.

WFP is committed to working with local First Nations to promote capacity development. WFP posts all available jobs at local First Nation band offices, attends Aboriginal Career Fairs, provides job shadowing opportunities, and regularly uses a First Nation silviculture crew for work on the DFA.



Since 2020, WFP has dramatically increased ongoing communications with First Nations on available opportunities within the company. On a weekly or sometimes bi-weekly basis, the WFP human resources team provides an updated accounting of job postings to our Indigenous Engagement Coordinator, that are further passed along to all First Nations whose territory we work within or near.

In September 2021, Western formally became "PAR Committed", which means WFP officially began participating in The Canadian Council Of Aboriginal Business, Progressive Aboriginal Relations (PAR) Certification process. PAR is a certification program that confirms corporate performance and success in goals and milestones in Aboriginal relations at the Bronze, Silver or Gold level as determined by independent third party verification.

Forecasts

WFP has initiated newly concentrated efforts to revitalize the MIFLAG and develop more diverse representation amongst its members. This includes an emphasis on encouraging participation by First Nations on the MIFLAG. WFP will continue to extend meeting invitations, send meeting minutes, and offer opportunities for input. WFP is always willing to hold a MIFLAG meeting in their respective community or do a presentation to council (due to COVID – remotely until restrictions are appropriate to meet in person).

WFP will continue to encourage capacity development by promoting aboriginal employment, job shadows, and skill development opportunities. WFP is continuing to fund the Fundamentals of Forestry program.

Monitoring

The WFP Representative for MIFLAG reviews correspondence files to report on the efforts to engage First Nations in MIFLAG and/ or review of the SFM Plan, with focus on discussions held at the First Nation's office. The representative reviews meeting minutes for attendance.

The Planning Administrator reports on the number of job postings sent to the First Nation band offices and the number of exposure hours from Spirit Lake Silviculture. The Area Forester tracks the number of student opportunities provided.

The WFP Representative for MIFLAG receives an update from the Director of Indigenous Relations on corporate initiatives to promote capacity development.



Indicator 7.2.2: Large Cultural Cedar

Element: 7.2 Respect for Aboriginal forest values, knowledge and uses.

Respect traditional Aboriginal forest values, knowledge, and uses as identified through an Aboriginal input process.

| | mpat proceed. | | | | | |
|-------------------------|-----------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------|--|--|
| Value | Objective | Indicator | Target | Variance | | |
| Aboriginal knowledge | Aboriginal knowledge provided is used and respected | Evidence of understanding and use of Aboriginal knowledge through the engagement of willing Aboriginal communities, using a process that identifies and manages culturally important resources and values | i. 100% of requests by First Nations for field visits to planned cutblocks are completed ii. Report on on-going status and results of the implementation of the LCC Strategy (e.g., number recorded, number protected, number used by First Nation) | None | | |

History

New Core Indicator under CSA Z809-08. Moved from criterion 6 to criterion 7 in CSA Z809-16 (previously Indicator 6.2.1).

Justification

This indicator intends to capture WFP's efforts to build relationships with First Nations through meetings and field visits to planned cutblocks. These visits provide opportunities to address concerns and issues the First Nations may have identified through the information sharing process. Furthermore, the field visits may capture other valuable resources to First Nations, such as large cultural cedar.

Large cultural cedar (LCC) are defined as cedar logs greater than 100cm dbh with no rot, twist or defect, that are suitable for either house logs, totem logs or canoe logs. An agreement between WFP and Nanwakolas was implemented to train appropriate WFP employees to accurately identify LCCs. This training was completed with traditional carvers from Cape Mudge First Nation, Campbell River First Nation, and Tlowitsis First Nation. With the completion of this training, the First Nations are confident that the agreed-upon WFP representatives have the ability and knowledge to confidently mark and record LCCs. LCC have been recorded in all cutblocks and adjacent areas to cutblocks since 2014- originally by timber cruisers. Location of these LCCs are shared with the First Nations at time of cutblock information sharing (Step 6 Process).

The term "Monumental cedar" is no longer used. However, records in Cenfor have not been changed, so an inventory of monumental cedar remains in the system.





Current Status & Interpretation

| Year | Field Visits (Requested/ Completed) | Large Cultural Cedars (LCC) | Target Met (Y/N) |
|------|-------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------|
| 2021 | 9/9 (+24 LCC Surveys) | LCC: Identified- 480; Current Inventory- 2115; Protected Inventory- 905; Harvested- 123 Monumental: Identified- 0; Current Inventory- 131; Harvested- 0 | Υ |
| 2020 | 5/5 (+25 LCC Surveys) | LCC: Identified- 19; Current Inventory- 1635; Protected inventory- 613; Harvested- 19 Monumental: Identified- 0; Current Inventory- 131; Harvested- 0 | Υ |
| 2019 | 8/8 (+35 LCC Surveys) | LCC: Identified- 83; Current Inventory- 1616; Protected inventory- 600; Harvested- 7 Monumental: Identified- 0; Current Inventory- 131; Harvested- 0 | Υ |
| 2018 | 5/5 (+ 38 LCC Surveys) | LCC: Identified- 101; Current Inventory- 1533; Protected inventory- 518; Harvested-107 Monumental: Identified- 0; Current Inventory- 146; Harvested- 0 | Υ |
| 2017 | 26/26 (+59 LCC Surveys) | LCC: Identified-77; Current Inventory-1431; Protected inventory- 493; Harvested-11 Monumental: Identified – 0; Current Inventory – 146; Utilized by First Nations – 0; Harvested- 11 | Υ |

In 2021, there were 9 First Nations walks and 24 LCC surveys. 480 large cultural cedar were identified in 23 blocks.

In 2021, 480 large cultural cedars were identified, and the current inventory increased to 2115-with 905 in the protected inventory.

Strategies & Implementation

Mid Island follows the Cultural Heritage Resources SOP which contains steps on First Nation field walks, LCC and CMT identification, documentation, and management practices. WFP has a strong history of completing field walks and resolving issues and concerns by First Nations.

Trained First Nation members conduct Large Cultural Cedar (LCC) surveys according to the agreed upon criteria developed with Nanwakolas and local First Nation carvers. LCC surveys are completed on all proposed blocks that have an old growth cedar component or by request from the Nanwakolas Council. Locations and quality observations of LCCs are recorded and stored in the WFP data base. The locations are marked on the block maps shared during the Step 6 referral process.

Forecasts

WFP and the Nanwakolas Council have entered a new Information Sharing Protocol as of November 16th, 2020 that contains changes in how Large Cultural Cedars (LCC) will be managed in TFL 39 moving forward. This new protocol aims to further strengthen and enhance already existing LCC management through systematic surveying of blocks directly by Nanwakolas trained or approved qualified surveyors, alongside more detailed LCC classification criteria and retention targets (see table below).



| Туре | Cultural Use | Status | Diameter | Length | Retention |
|--------|-----------------------------------------------------------|--------------------|-----------|--------|-----------|
| Type 1 | Community canoes, large totem poles, large big house logs | Very Rare | ≥150cm | 12m | 100% |
| Type 2 | Chief canoe, medium totem poles, medium big house logs | Rare | 120-149cm | 7m | 50% |
| Type 3 | Small totem poles, small big house logs | Moderately Rare | 100-119cm | 5m | 25% |

Additionally, this protocol establishes strategies that will aid in the future recruitment of Cedars as well as the continued stewardship of identified standing LCCs by establishing a 1 tree length reserve zone and a ½ tree length management zone (based on LCC height) around retained LCCs. Having these buffer zones will help mitigate windthrow risk while also better maintaining the ecological conditions around retained LLCs. The priority for LCC management is to ensure that continued long term access to these high quality and culturally significant trees is maintained for present and future generations.

Monitoring

The Area Forester reports on the number of requested and completed field visits each year.

The GIS department determines the current LCC inventory, the number protected, the amount newly identified, and if any were harvested over the year using the GIS database.



Indicator 7.2.3: First Nation Special Sites

Element: 7.2 Respect for Aboriginal forest value, knowledge and uses.

Respect traditional Aboriginal forest values, knowledge, and uses as identified through an Aboriginal input process.

| Value | Objective | Indicator | Target | Variance |
|-----------------------------------------------------------------|----------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------|----------|
| Areas where culturally important practices and activities occur | Areas where culturally important practices and activities occur are managed for or protected | Level of management and/or protection of areas where culturally important practices and activities occur | Report on management and/ or protection of knowledge, values, and sites that are identified through the process described in 7.1.2 | None |

History

New Core Indicator under CSA Z809-08. Moved from criterion 6 to criterion 7 in CSA Z809-16 (previously Indicator 6.1.3).

Justification

Aboriginal rights are practices, customs, or traditions integral to the distinctive culture of the First Nation. Some examples of aboriginal rights are hunting, fishing, and gathering plants for traditional medicines and spiritual ceremonies. Aboriginal rights can be connected to a particular piece of land. The intention of the target is to incorporate Aboriginal rights and interests into the SFMP and forest management planning, through the management or protection of knowledge, values, and sites of cultural significance (hunting, fishing, and gathering).

Current Status & Interpretation

| Year | # First Nations Special Sites Identified | Sites Managed (%) | Target Met (Y/N) |
|------|---------------------------------------------|----------------------|---------------------|
| 2021 | None identified | N/A | N/A |
| 2020 | None identified | N/A | N/A |
| 2019 | None identified | N/A | N/A |
| 2018 | 1 Elk wallow area | 100 | Υ |
| 2017 | None identified | N/A | N/A |

This target is met.

No sites were identified in 2021 during info sharing, phone calls, or meetings.



The H'Kusam Forest continues to be protected by a 199.2ha old growth management area (OGMA). The H'Kusam Forest is a regionally significant area of pre-contact First Nations' forest use and sensitive cultural sites and features. WFP helped initiate the discussions and applied for the OGMA establishment in 2013.

Although Indicator 1.4.1 'Cultural Features' notes one site brought under management during an Archaeological Impact Assessment (AIA) in 2021 which related to First Nation traditional use, this site is protected under the Heritage Conservation Act which precludes it from counting towards this indicator.

Strategies & Implementation

The intent of Indicator 7.2.3 is to protect or manage for general areas of the DFA that have been identified by First Nations as providing hunting, fishing, gathering, or other cultural practice opportunities. For First Nations to be comfortable sharing confidential information, WFP needs to continue developing relationships with First Nations built on trust and respect. WFP is taking the following steps:

- Encouraging First Nation participation in MIFLAG
- Annual info sharing- including the Nanwakolas Information Sharing Protocol
- Phone calls and meetings (and offering to hold them in First Nation's offices)
- First Nation recon walks for LCCs
- Inventory and protection of LCCs
- Log donations
- Assurance of the protection/ security of any shared information

Forecasts

The target is expected to be met. WFP will document all important sites to ensure they are considered during forest management planning. WFP will keep the information secure and confidential.

Monitoring

The Area Forester reports on the areas of the DFA that First Nations have identified as culturally important (while respecting confidentiality of information where requested). For example, an area of the DFA may be identified as important for berry picking. WFP would record and track the general area of importance to the Nation while respecting the confidentiality of the site-specific location.



Indicator 7.2.A: First Nation Donations

Element: 7.2 Respect for Aboriginal forest values, knowledge and uses.

Respect traditional Aboriginal forest values, knowledge, and uses as identified through an Aboriginal input process.

| Value | Objective | Indicator | Target | Variance |
|-------------------------------------------|----------------------------------------------------------------------|-----------------------------------------------------------------------|--------------------------------------------------------------|----------|
| Culturally important resources and values | Old Growth cedar continues to be available to First Nations | The annual volume of old growth cedar made available to First Nations | Report on the volume of wood made available to First Nations | None |

History

This is not a core indicator.

MIFLAG indicator carried over from the 2009 SFM Plan Indicator 29. In 2017, this indicator was moved from Criterion 6 to Criterion 7 to fit with the new CSA Z809-16 standard (previously Indicator 6.2.A).

Justification

The target acknowledges aboriginal rights. Old growth western red cedar logs are important to First Nations for traditional, cultural, and ceremonial purposes.

Current Status & Interpretation

| Year | Volume of Cedar/ Cypress (m³) | Target Met (Y/N) |
|------|-------------------------------|---------------------|
| 2021 | 76.67 | Y |
| 2020 | 37.75 | Y |
| 2019 | 24.37 | Υ |
| 2018 | 28.11 | Y |
| 2017 | 124.5 | Y |

The target is met. In 2021, Mid Island donated 76.67 m3, a value of \$33,820.75 to First Nations. The volume reported does not include wood made available for carvers from the waste piles at the dryland sort.



Strategies & Implementation

When a First Nation individual requires a log for cultural purposes, a written request (with log specifications) by a member of Band Council is submitted to Corporate (Corporate Forestry Donation Requests and MFLNRO Free Use Permits). Then, the operation finds a suitable log at the dryland sort or assists the individual in finding a suitable standing tree for them to harvest. The volume is scaled and recorded at the point of delivery. The volume is recorded and tracked by the dryland sort administrator and special products administrator.

Forecasts

WFP has a long history of providing volume to First Nations. WFP is committed to fulfilling all reasonable requests for cedar and cypress volume from First Nations with traditional territory in the DFA. It is therefore anticipated that the target will be achieved.

Monitoring

The Area Forester coordinates reporting of the annual volume of cedar and cypress provided to First Nations in the DFA (assistance may be provided by Dryland Sort personnel or Corporate Forestry).