A NEW WAY OF LAW MAKING
Building legal preparedness for more effective responses for sustainable development

Lack of focus on law, justice and empowerment was a missed opportunity in the MDGs framework. With new global development goals converging in the integrated 2030 Agenda for Sustainable Development, it is time to rethink the way we design laws to achieve transformational change.

CHALLENGES AHEAD
Current legal frameworks are proving inadequate to meet the ambitions of the new global agenda, due to:

- Lack of political stability or will
- Incoherent, overlapping frameworks
- Too many regulatory gaps
- Need to decentralize governance
- Lack of monitoring and enforcement mechanisms

BUILDING 'LEGAL PREPAREDNESS' IS THE WAY FORWARD

IT'S MOVING BEYOND ...

- Siloed laws aimed at single problems
- Reliance on short-term legal expertise
- Laws copying international treaties
- Hasty legal reforms
- Seeing laws as technical solutions
- Short-term focus on legal drafting

... AND INSTEAD COMMITTING TO

- Crosscutting legal vision
- Building capacity of national lawyers
- Laws adapted to local realities
- Inclusive law making
- Building political leadership
- Adaptive long-term legal reforms
THREE-STAGE PATH TO BUILDING LEGAL PREPAREDNESS

1. KNOWING WHERE TO START
   - Outlining overarching goals
   - Assessing existing frameworks and their effectiveness
   - Understanding stakeholders' perspectives

2. CHOOSING THE RIGHT APPROACH
   - Assessing capacity and resources available
   - Identifying an achievable legal approach
   - Developing a road map validated by key stakeholders

3. MAKING LAWS WORK
   - Designing a legal implementation work plan
   - Building capacity and legal awareness
   - Monitoring, evaluating, adapting

SELECTING THE RIGHT LEGAL APPROACH

CONSTITUTION
- Raises societal awareness when large-scale change is urgently needed
- Sets new national aspirations and vision
- **TIP:** Useful to recognize new societal norms

LEGISLATION
- Directs government action to lead large-scale change
- Establishes a mix of responsibilities and incentives to start action
- **TIP:** Useful to coordinate government-led change

RULE MAKING
- Offers a flexible approach to implementation and enforcement
- Sets out processes tailored to specific actors and sectors
- **TIP:** Useful when experience of institutions and people needs to grow

CUSTOMARY LAW
- Recognizes long-standing cultural norms and traditions
- Engages indigenous peoples and local communities
- **TIP:** Useful to build buy-in and locally suited approaches

A STORY OF LEGAL EVOLUTION

2008: A conflict led to a culture of distrust between the Argentinian government and actors within the agricultural sector. It highlighted a need to create a shared vision for the future of the whole agricultural sector, with the contribution of all involved actors.

The Argentinian Government embarked on a participatory process to shape this vision. More than 500 meetings with 7,000 people were held, with views collected from agricultural producers, scientists, farmworkers, industry groups, academics, international agencies, agriculture schools and small-scale farmers.

2009: As a result, a 10-year Strategic Plan for Agrofood and Agrobusiness was developed (Plan Estratégico Agroalimentario y Agroindustrial Participativo y Federal 2010-2020.) It called for a transformative shift away from producing primary products to an emphasis on adding value at source, for better jobs, sustainability and food security.

2014: A law (Ley VIII N° 68 - Ley de Fomento a la Producción Agroecológica) gave legal grounding to the concept of ‘agro-ecological production’, solidifying the integration of the environmental and agriculture sectors.

An innovative aspect of the 2014 law was to create a participative certification system, aimed at complementing the more traditional and centralized certification system for organic produce in place since 2001. It recognizes the role of farmers as local resource managers – engaging them as actors for both agriculture and biodiversity.