

Institutional Framework for Land Governance in Haiti: overview of the different actors in Haitian land rights administration and the need of reforms

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## Countless legislation on land rights administration

- Constitution 1987, revised in 2012
- Rural Code, 1962
- Decree of September 22, 1964 Private State Domain
- Decree-law of Nov 27 1969 Notary profession
- Decree of February 26, 1975 Regulates surveying
- Decree of September 28, 1977 Conservation Fonciere and Registration
- Decree of November 23, 1984 ONACA's mission, attributions and organization
- Decree of November 30, 1984- Cadastral Process
- Decree Sept 28 1987 organizing the DGI
- Decree of August 22, 1995-Organisation of the Judiciary
- Etc.



# Multiple actors in land administration

Private professions	<ul> <li>Public institutions</li> </ul>	•	Ministries
	- DGI-Conservation Fonciere et Enregistrement	-	MEF
	- DGI-Service du Domaine		
- Official surveyors	- Courts of Peace	-	MJ
- Notaries	- Civil Courts		-
	- ONACA	-	MTPTC
	- INARA	-	MARNDR
	- CIAT	-	PM



# Different roles in land rights administration

- ☐ Administration of transfer of land rights
- Document verification and authorization to survey
- Surveying of land parcels
- Authentication of transactions on land/real estate
- Registration and transcription of transactions on land
- Resolution of land disputes/conflicts
- Administration of leases on State land
- Donation/distribution of State Land
- ☐ Creation of the cadaster and update of tenure information
- ☐ Land tenure reform



# **Commissioned Surveyors (arpenteurs)**

- Ministry of Justice
- Commissioned by President for a particular commune
- Takes oath before Civil Court
- Mandate: delimitation, area calculation, demarcation of private land upon request by private sellers (an obligation)
- + informally, dispute resolution
- Produces: Plan d'arpentage,
   Proces verbal d'arpentage.
- Number varies per commune
- Must liaise w/ Courts, (notaries),
   DGI, ONACA.







## **Notaries**

- Ministry of Justice
- Commissioned by President for life for a particular commune
- Takes oath before Civil Court
- Mandate: authenticates land transactions (delivers an authentic act), delivers certificate of inheritance (acte de notoriete).
- Produces: Notary Act
- Number varies per commune
- Must liaise w/ DGI, (arpenteurs), ONACA.



# **DGI - Conservation Fonciere et Enregistrement**

- Ministry of Economy and Finance
- One DGI office per commune (enregistrement) and one per jurisdiction (conservation).
- Mandate: registers real estate and transcribes documents.
- Produces: registry and transcription books
- Must liaise w/ Surveyors and notaries (enregistrement), notaries (conservation).





#### **DGI – Service du Domaine**

- Ministry of Economy and Finance
- Communes, jurisdiction, and central office
- Mandate: processes demands of lease of state land and surveys leased parcels & parcels donated by the President.
- Produces: procés verbal d'arpentage, "cadaster" of leases of private State
   Domain
- Must liaise w/ surveyors



### Courts

## Court of Peace (Tribunal de Paix)

- Jurisdiction: commune
- Judges possession cases (possessoire); conciliation
- Executes CC decisions, can order expulsions, lease terminations

## Civil court (Tribunal Civil de Premiere Instance)

- Jurisdiction: communes concerned
- Judges property cases (petitoire) and appeals on possession cases
- Controls Authenticity of documents and authorizes surveys (dean assisted by official commissioned by the government)
- + Tribunaux fonciers (attached to CC of Saint Marc & Gonaives)

Judiciary is the only legally competent to intervene in resolution of land tenure conflicts.



## **ONACA**

- Autonomous entity
- Ministry Public Works, Transports and Communications
- One office in Port-au-Prince and must have decentralized offices.
- Mandate: establish Haiti's cadaster; execute, supervise & control cadastral operations; update cadaster; keep all documents related to the cadaster
- Delivered Certificates of cadastral Immatriculation
- Must liaise w/ surveyors, notaries, DGI.







#### **INARA**

- Ministry of Agriculture
- Constitution 1987, Created by decree in 1995
- Responsible for carrying out an agrarian reform to the benefit of those who cultivate the land
- But framework law has never been approved.
- Operating in the frame of the 1995 decree, and of a Presidential Order of 1996 authorizing it to take possession of litigious parcel that have belonged to the State

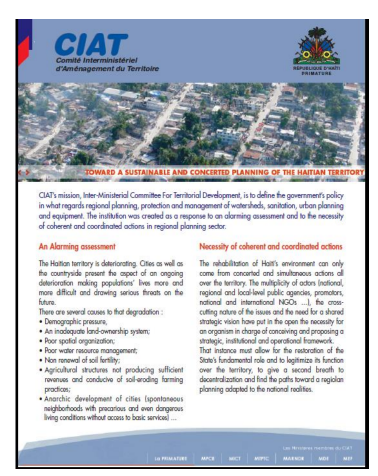






#### CIAT

- Presided by Prime Minister
  - MICT
  - MEF
  - MPCE
  - MARNDR
  - MTPTC
  - MDE
- Ensures the revision of the legal and institutional framework for land use planning.





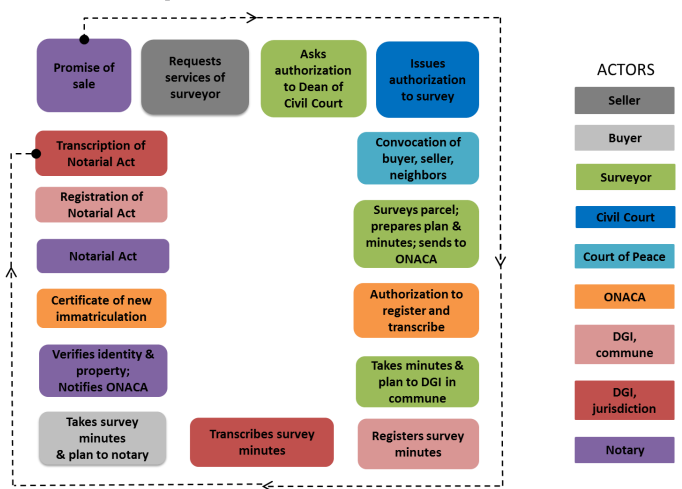
### **CNIGS**

- Autonomous entity
- Ministry of Planning and external cooperation
- Office in Port-au-Prince
- Produces and diffuses reliable and up-to-date geographical information on Haiti's territory
- Produce and update geospatial databases of reference
- Manages Constinuously Operated Reference Stations network/HaitiPOS





# Main steps to register a "sale by genuine deed" without complications in an area with cadaster





# Leasing of lands of the State Private Domain

- Demand to central office of Service du Domaine
- Survey par DGI surveyors
- Feuille cadastrale
- Payment of taxes is managed by DGI's communal offices (except in case of leases of very large areas).
- Law in 1995 suspended payment of leases on State Lands



# Level of effort to register a "sale by genuine deed" (Haiti Property Law Working Group – Manual I)

- 17 steps
- 4 to 8 institutions and 2 professionals
- 14 to 16 documents
- 6 months to 2.5 years
- Up to 25% of the purchase value





- Regulations are outdated
- Real prices are very high/prohibitive (up to 25-40% of purchase price)
- Actors/institutions lack the means to fulfill their mandates
  - Financial resources/budget
  - Human resources
  - Capacity and schools
  - Technology
  - Facilities, equipment, basic materials



# Historical Obstacles to full & accurate delimitation & registration (2/2)

- Lack/absence of institutional coordination; confusion on roles
- Professions are not/poorly organized
- Poor/no supervision/quality control in general
- No registry/lost/poorly kept/disorganized/not backed up archives
- Lack of identification documents
- Lack of clear policy of use/allocation of State Lands





- Lack of clear rights (juridical status of parcels is unknown)
  - Parcels with no documentation
  - Incomplete or improper documentation
  - Duplicate documentation and risk of competing claims
  - Inaccurate information
- Lack of publicity of rights (juridical status not registered)
  - Parcels not registered
  - Improper or incomplete registration
  - Poor quality of registry
- Irregular documentation
  - Surveys operated by non-commissioned surveyors
  - No authorization
- Encourages use of "actes sous seign prive", less secure?
- Unresolved land conflicts





## Recent and ongoing progress and efforts

- Draft bill of law on ONACA and the cadaster
- Draft bill of law on the profession of surveyor
- Creation of notaries syndicat
- Dialogue with surveyor and notary professions
- Initial institutional diagnostics/analysis
- Institutional strengthening activities
- Pilot testing clarification of tenure in urban and rural areas
- Training/information dissemination





### **Further needs**

- > Increased efforts but much more needed
- ➤ Need to better understand & anticipate social practices to invent adapted/adequate solutions that can be used/implemented
- > Need to connect informal and formal systems



# Questions on land rights administration

- Are there other major obstacles to land rights administration in your sector?
- Which obstacles do you think are the largest? which are the easiest to solve? Which may be the more difficult to tackle?
- Do you know interesting examples of how these obstacles where tackled? What do you think of the strategy used, was it successful?
- Do you think it is more relevant to (i) invent alternative ways to secure tenure, (ii) reform & strengthen the land rights administration system, or (iii) both of the latter? In general or under particular circumstances?





## **Suggested readings**

- A How-To Guide for the Legal Sale of Property in Haiti Property Law Working Group, Manual I (June 26, 2012), and Manual II.
- La securite fonciere et ses garants. FAO and IDB, 1998.
- Land Tenure Security Project in Rural Areas. IDB Grant Proposal.