

RESEARCH AGREEMENT

between

WORLD COFFEE RESEARCH

And

MOUNTAIN PROVINCE STATE POLYTECHNIC COLLEGE

This Research Agreement (the "Agreement") is between **World Coffee Research** (hereinafter "WCR"), a California nonprofit mutual benefit corporation with its principal office located at 10940 SW Barnes Road #334, Portland, Oregon, 97225 USA and **Mountain Province State Polytechnic College** (herein after "MPSPC") with its principal office located at Poblacion, Tadian, Mountain Province, Philippines. WCR and MPSPC are identified on an individual basis as "Party" and on a collective basis as "Parties."

WHEREAS, WCR is conducting an international research program entitled "International Multi-Location Variety Trial ("IMLVT") and continues to implement a network of international variety experimental and demonstration trials to evaluate coffee genetic material on a broad, worldwide geographical basis,

WHEREAS the IMLVT contributes to a global study comparing genotypic information with the environmental conditions under a consistent set of protocols for cultivating and propagating coffee varieties, collecting data and analyzing data,

WHEREAS WCR, through relationships with suppliers, assembled 31 high performing varieties to be tested at research institutions around the world through variety experimental and demonstration trials,

WHEREAS WCR and MPSPC, seek to conduct an adjunct study with certain IMLVT varieties to identify suitable coffee varieties for particular growing regions in the Philippines, to strengthen institutional coffee sector and local organization capabilities, and to transfer knowledge and technology to farmers,

NOW THEREFORE, the Parties agree as follows:

Article 1. Statement of Work

1.1 MPSPC agrees to perform the work, research tasks and deliverables identified in **Appendix A**, entitled "Statement of Work: PhilCAFE Variety Trial," attached to and forming a part of this Agreement ("Project") in accordance with the protocols listed in **Appendix B** ("Protocols").

1.2 WCR agrees to support MPSPC's data analysis and may share findings with the IMLVT network, should they be of interest.

1.3 Except as provided in Article 3, the Project can only be changed by a written amendment to this Agreement signed by both Parties.

Article 2. Materials

2.1 The Project involves the evaluation of the coffee varieties identified in **Appendix C**, which may be amended from time to time, ("Material"). This Agreement hereby provides the terms and conditions to govern the use and evaluation of the Material.

2.2 Material shall be used only for the established research purposes in accordance with the Project and



Protocols of this Agreement.

2.3 Material may not be used for any commercial purpose whatsoever without written consent of WCR.

2.4 Material shall be used in an appropriate safe manner in compliance with all applicable national, federal, state, and local laws, regulations and guidelines. Material or its derivatives may be consumed by humans after material is cultivated.

2.5 In no event shall WCR be liable for any use by MPSPC of the Material or any loss, claim, damage or liability, of whatsoever kind or nature, which may arise from or in connection with this Agreement or the use, handling, storage or consumption of the Material.

Article 3. Governance and Key Personnel

3.1 Each Party shall identify a Project Leader who is authorized to make decisions in the name of the Party to the extent permitted by the provisions of this Article 3. Each Party may appoint or change the Project Leader at its own discretion by written notice in accordance with the provisions of Article 6. Written communications, including provisions regarding the Project or of a technical nature shall be made through the Project Leaders or their delegates.

3.2 Project Leaders may consult and with mutual agreement implement changes in the Project. Such changes shall be documented in writing. Any changes that would materially change the Budget can only be implemented by a written amendment to this Agreement signed by both Parties. Protocols can only be changed with consent of WCR in its sole discretion.

3.3 The Project Leaders on behalf of WCR are **Solène Pruvot-Woehl**, IMLVT Project Leader (solene@worldcoffeeresearch.org), and **Donnel Tiedra**, Philippines Country Agronomist (donnel@worldcoffeeresearch.org), who shall act as WCR's technical representatives for the Project.

3.4 The Project Leader on behalf of MPSPC is **Dr. Alver W. Claudio** who shall act as MPSPC's technical representative for the Project (Bulantog@gmail.com), and who shall also direct and supervise Project performance under this Agreement.

3.5 All communications between the Parties, including invoices and reports, shall be in the English language.

Article 4. Period of Performance

The period of performance for this Agreement commences on **06/01/2021** and terminates on **06/30/2023** ("Term"). Extensions of the Term for one or more additional one-year periods are at the sole discretion of WCR.

Article 5. Reports and Deliverables

5.1 MPSPC shall provide the data, deliverables and reports set forth in **Appendix D** and in the manner provided therein and in accordance with the protocols outlined in **Appendix B**.

5.2 MPSPC shall provide a Final Report no later than 60 days after the Term ends and shall include (i) an explanation of the result of all approved changes made from the initially approved Project (including milestones) and unanticipated problems and (ii) identify all innovations developed and results produced as a result of the Project during the Term.

5.3 Either Party may identify and provide a full explanation for any delays within the Term that prevent



milestones from being achieved or deliverables received by a writing to the Project Leader. Such explanation shall include a plan to complete a milestone or submit a deliverable with an anticipated date of completion.

Article 6. Notices

6.1 Formal notices provided under this Agreement must be in writing in the English language and delivered by (i) certified mail, return receipt requested; (ii) hand delivery; (iii) facsimile with receipt of a successful transmission confirmation; (iv) email with confirmation of receipt; or (v) delivery by a reputable overnight courier service. In the case of delivery by facsimile or email, the notice must be followed immediately by a copy of the notice being delivered by a means provided in (i), (ii), or (v). The notice will be deemed given on the day the notice is received. In the case of notice by facsimile or email, the notice is deemed received at the local time of the receiving machine, and if not received, then the date the follow-up copy is received. Notices must be delivered to the following addresses or at such other addresses as may be later designated in writing.

For WCR

For MPSPC

Administration Communications	Administration Communications
Kristin Franklin	Dr. Annie Grail F. Ekid
Contracts and Grants Manager	Vice President for Research Development and Extension
10940 SW Barnes Road #334 Portland, OR 97225	Poblacion, Tadian, Mountain Province, Philippines
Email: kristin@worldcoffeeresearch.org	Email: vicepresidentforrde@yahoo.com

6.2 Copies of Notices shall also be provided:

for WCR to Kristin Franklin by email to Kristin@worldcoffeeresearch.org; and

for MPSPC to Dr. Annie Grail F. Ekid by email to vicepresidentforrde@yahoo.com.

6.3 Either Party may change its contact persons and addresses identified above by notice given in accordance with this Article.

Article 7. Data Ownership and Use

Data produced in the course of the Project is owned by MPSPC subject to WCR’s right to use it in accordance with the terms of this Agreement. All data relating to Materials and the Project may be obtained and used by WCR at any time for any purpose.

Article 8. Publicity

A Party shall not use the name of the other Party or the names of any of that Party’s directors, officers, or employees in any publicity, advertising, or news release without the prior submission of a written request to and approval thereof by the other Party.

Article 9. Confidential Information

9.1 Prior to but no later than the date on which this Agreement is fully executed, each Party shall designate in a writing provided to the other Party all confidential or proprietary information that a Party



wishes to contribute to the Project for research use (“Confidential Contribution”). From time to time, each Party shall have the right to amend its Confidential Contribution list, by adding to it or removing a designation from it, and shall have the right, within thirty (30) days of its disclosure, to summarize in writing and designate such disclosure as a Confidential Contribution. For the purpose of keeping such information confidential, each receiving Party shall make a reasonable effort not to disclose that information to third parties or release it for publication without the prior written consent of the disclosing Party at any time. This Agreement and its details are considered Confidential. Accordingly, each Party shall have the right to disclose the existence of the Project but not publicly reveal the details of this Agreement.

9.2 Each Party shall use that level of care to prevent the use or disclosure of the other Party's Confidential Contribution as it exercises in protecting its own Confidential Contribution.

9.3 Confidential Contributions shall be maintained in confidence in accordance with this Article for 5 years from the effective date hereof.

9.4 Neither Party is obligated to keep information received from the other Party confidential if that information: (a) was already in the possession of the receiving Party as evidenced by written documentation bearing a date that is prior to the date of receipt by the receiving Party of information; (b) appears in issued patents or printed publications; (c) is now or later becomes generally available to the public on a non-confidential basis through no fault of the receiving Party; (d) is disclosed to the receiving Party by third parties having a *bona fide* right to make those disclosures; or (e) is ordered produced or disclosed by a court or administrative body of competent jurisdiction or otherwise required by law.

Article 10. Publications

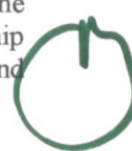
10.1 Each Party wishes that the results of the Project are publishable and agrees that the researchers engaged in the Project will be permitted to present at symposia, national, international, or regional professional meetings, and to publish in journals, thesis or dissertations, collectively “Publications,” or otherwise of their own choosing, the methods and results of the Project, provided all reasonable steps are taken to prevent the disclosure of confidential information of a disclosing Party and WCR has confirmed in writing delivered to MPSPC that it has taken the steps that it wishes to take to protect the results or Intellectual Property developed during the Project. The Parties shall provide a copy of any proposed Publication at least 30 days in advance of the submission for publication or presentation to the other Party. Each party shall have 30 days after receipt of the proposed disclosure to review for patentable subject matter or disclosure of Confidential Contributions and to request delay of the Publication to consider and potentially file for Intellectual Property rights. If request for delay is not received within 30 days, the Party may proceed with Publication as proposed.

10.2 All scientific papers, articles, publications, and announcements of advances generated in connection with the Project, during the Term or in the future, will give proper credit to the efforts of each Party.

10.3 To the extent that one Party proposes to reveal to the public such as through a publication some results developed from the Project, the Party shall submit the details of the proposed publication to the steering committee for review of scientific and social integrity. The Party seeking publication will consider all comments provided by Steering Committee before publication. Each publication permitted or made by the Parties shall give proper credit to the efforts of each Party.

Article 11. Intellectual Property

11.1 “Intellectual Property” shall mean, individually and collectively: (i) inventions, discoveries, and/or improvements that are conceived or first reduced to practice, whether or not patentable, prior to or during the course of the Project; (ii) all confidential information of a disclosing Party; and (iii) all works of authorship created, prepared and/or developed (including compilations) prior to or during the course of the Project and



are the subject matter of copyright protection.

11.2 All rights, title, and interests to all Intellectual Property developed under or arising out of the performance of this Project shall be allocated as follows:

- (a) all Intellectual Property developed by or for a Party prior to the Effective Date remains the property of the developing Party;
- (b) all Intellectual Property attributable solely to one or more employees or independent contractors of WCR and arising out of or during the course of performing the Project work shall vest in WCR;
- (c) all Intellectual Property attributable solely to one or more employees or approved independent contractors of MPSPC and arising out of or during the course of the Project shall vest in MPSPC. MPSPC shall grant to WCR a non-exclusive, royalty-free, irrevocable license, with right to sublicense, to practice or exercise the rights of such Intellectual Property for any and all purposes, now known or hereafter developed;
- (d) all Intellectual Property which is attributable jointly to one or more employees of MPSPC and one or more employees of WCR arising out of or during the course of the work performed as part of the Project shall be jointly owned by MPSPC and WCR. Each Party hereby grants to the other a non-exclusive, royalty-free right to practice or exercise the rights of such Intellectual Property for non-commercial research purposes.

Article 12. Records Retention and Audit

12.1 All costs incurred in the performance of the effort under this Agreement are subject to review and audit by representatives of WCR. MPSPC shall cooperate with the audit or investigation, including without limitation, providing all records requested to support all invoiced costs during and for at least four years after termination or expiration of this Agreement or, if under audit, for as long as WCR reasonably requires. During this period, MPSPC will make such records available for inspection during normal business hours.

12.2 Additional documentation and raw data in support of reports, deliverables and/or billing, as applicable, shall be promptly provided upon reasonable request of WCR. WCR reserves the right to either freeze or delay payments of invoices until compliance with such requests.

12.3 If the audit results in disallowance(s) of MPSPC's work and/or billings, MPSPC shall refund to WCR the amounts of such disallowance(s).

Article 13. Debarment and Suspension

In accepting this Agreement, MPSPC and WCR certifies for itself and its principals the following:

- (a) They are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any U.S. department or agency. Any change in the debarred or suspended status of one of the Parties during the Term must be reported immediately to the other Party.
- (b) They have not within a three year period preceding the Effective Date been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (national, state, or local) transaction or contract under a public transaction: violation of national or state laws, including, but not limited to antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
- (c) They are not presently indicted for or otherwise criminally or civilly charged by a government entity (national, state or local) with commission of any of the offenses listed in



paragraph (b) of this article.

(d) They have not within a three-year period preceding the Effective Date had one or more public transactions (national, state, or local) terminated for cause or default.

(e) To the extent that any of the above conditions or occurrences develop or take place during the Term, either party shall promptly notify the other party.

Article 14. Export Controls

It is understood that WCR is subject to United States laws and regulations controlling the export of technical data, computer software, laboratory prototypes and other commodities, and that its obligations hereunder are contingent upon compliance with applicable United States export laws and regulations. Furthermore, it is understood that the transfer of certain technical data and commodities may require a license from one or more agencies of the United States Government.

Article 15. Termination

15.1 Either Party shall have the right to terminate this Agreement upon thirty (30) days written notice. After such termination, MPSPC shall promptly but within thirty (30) days submit to WCR copies of all data, draft reports, and any other information related to the work performed under this Agreement.

15.2 Articles 2 and 7 to 18 shall survive the termination or expiration of this Agreement.

Article 16. Disputes

The Parties shall endeavor to resolve all disputes in connection with or arising from the execution, performance or interpretation of this Agreement through friendly consultation by all parties. Should no settlement be reached within sixty (60) days of commencement of such consultation, then any dispute, controversy or claim arising out of or relating to this Agreement, including the formation, interpretation, breach or termination thereof and the vesting of Intellectual Property rights, including whether the claims asserted are arbitrable, will be referred to and finally determined by arbitration in accordance with the UNCITRAL Arbitration Rules by a JAMS tribunal in Los Angeles, California. The language to be used in the arbitral proceedings will be English. Judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitrator(s) shall not have the power to award punitive or exemplary damages. While the dispute is being resolved, the parties shall endeavor to continue the performance of those obligations, if any, which are not the direct subject of arbitration.

Article 17. Indemnification

At all times during and after the termination or expiration of this Agreement, MPSPC shall indemnify and defend WCR, its officers and employees and affiliates against any claims, proceedings, demands, liabilities, or expenses (including legal expenses and reasonable attorneys' fees) which relate to injury to persons or property or against any other claim, proceeding, demand, expenses and liability of any kind arising out of or in connection with this Agreement, except to the extent that such loss, claim, damage or other liability arises in whole or in part from the negligence of WCR.

Article 18. Governing Law

This Agreement and all of the transactions that it contemplates shall be governed and construed in accordance with the laws of the State of California without regard to its conflicts of laws provisions. Each Party shall comply with all laws, regulations and other legal requirements applicable to that Party in connection with this Agreement, including but not limited to any legal requirements applicable to WCR's use of the results of the Project in accordance with this Agreement, the Intellectual Property of WCR and the research results, laws and regulations involving human subjects, and hazardous agents



and materials.

Article 19. Independent Contractors

MPSPC is an independent contractor in the performance of this Agreement and is not acting as a partner, in a joint venture, or as an agent of WCR. The employees, officer, or agents of MPSPC are not employees, officers, or agents of WCR. MPSPC has exclusive direction and control over the manner and method of carrying out the tasks for accomplishing the work to be performed pursuant to this Agreement.

Article 20. Miscellaneous Provisions

20.1 This Agreement is the entire agreement between the Parties relative to the subject matter, superseding and cancelling all previous, all prior and contemporaneous oral or written agreements, discussions or understandings related to the subject matter, and may be modified or amended only by a written amendment signed by both Parties.

20.2 To the degree that either or both of the Parties believe that it may be convenient to use a standard form of purchase order or acknowledgment of order that the Party has used in administering the terms of this Agreement, the Party may submit a written proposal to the other Party. Upon written approval of the other Party, the standard form or acknowledgement may be used by a Party but none of the terms and conditions printed or otherwise appearing on such form that contradict, expand, or alter the scope of the terms and conditions of this Agreement shall be applicable.

20.3 Each Party, upon receipt of documentation from the other Party, must excuse any breach of this Agreement - which is proximately caused by war, strike, act of God, or other similar circumstance normally deemed outside the control of well-managed businesses - but only for the period of time that such circumstances exist.

20.4 WCR may assign this Agreement, in whole or in part, without the prior written consent of the other Party. MPSPC may assign this Agreement but only with the prior written consent of WCR. Any attempt to do so shall be void.

20.5 This Agreement is binding upon and will inure to the benefit of the Parties, their representatives, and successors in interest and permitted assigns.

20.6 The failure of either Party at any time to require performance by the other Party of any provision of this Agreement will in no way affect the right to require such performance at any time thereafter nor will the waiver by either Party of a breach of any provision be taken or held to be a waiver of any succeeding breach of such provision or as a waiver of the provision itself.

20.7 Each provision of this Agreement is severable. If any provision is rendered invalid or unenforceable by statute or regulations or declared null and void by any court of competent jurisdiction, the remaining provisions will remain in full force and effect if the essential terms of this Agreement remain valid, legal, and enforceable.

20.8 Nothing in this Agreement waives or relinquishes WCR's right to claim any exemptions, privileges, and immunities as may be provided by law.

20.9 This Agreement may be executed in any number of counterparts, including facsimile or scanned PDF documents. Each such counterpart, facsimile, or scanned PDF document shall be deemed an original instrument, and all of which, together, shall constitute one and the same executed Agreement.



20.10 This Agreement has been prepared in English. In the event of any inconsistency between this version and a translated version, this English language version shall prevail and be binding upon the Parties.

20.11 This Agreement is effective on the date when this Agreement has been full executed by an authorized representative of each Party ("Effective Date").

World Coffee Research
Authorized Organization Representative



Signature

Dr. Jennifer 'Vern' Long

Printed Name

CEO

Title

09 / 07 / 2021

Date

MPSPC
Authorized Organization Representative

Signature

PEYTON F. CHAKAS

Printed Name

SUC President III

Title

August 5, 2021

Date

APPENDIX A: STATEMENT OF WORK**PhilCAFE Variety Trial****1. INTRODUCTION**

The International Multi-Location Variety Trial (IMLVT) network is a first-of-its kind undertaking to facilitate the global exchange of the world's highest quality coffee varieties. World Coffee Research (WCR), through relationships with suppliers, has gathered high performing varieties to be tested at research institutions around the world. Most of these varieties have never been evaluated on a broad geographical basis, thus the IMLVT enables this exchange through its network of international variety experimental and demonstration trials.

As part of the USDA funded *Philippines Coffee Advancement and Farm Enterprises (PhilCAFE)* project, WCR is establishing trials in the Philippines to test a select number of IMLVT varieties in different environments throughout the country. Partners, with the support of WCR, will be able to assess and analyze variety performance based on the same WCR data collection protocols used across the IMLVT network. All plant material provided to the Philippines is governed by the MTA between the partners and provided from WCR with the expectation that they are to be used for research purposes.

2. PROGRAM EXPECTATIONS

The goal of the PhilCAFE Variety Trial is to legally introduce new varieties to the Philippines for Filipinos' coffee improvement. Of the varieties WCR has assembled from around the world, the selected varieties have shown good performance and are seen as the best varieties for testing in the Philippines. In total there are 22 varieties, including F1 hybrids, that WCR will try to bring into the Philippines (please see Appendix C). The list of varieties is indicative and susceptible to change according to the availability of seeds and importation rules. The final list of varieties will be included as a modification to this original award once determined.

The Department of Agriculture XI and Mountain Province State Polytechnic College will oversee the trial maintenance and data collection during the agreed upon term. These data will then be shared with WCR for analysis and to identify promising varieties for further development at each site, where rights to access these materials for commercialization are in place. Regular meetings are held to discuss findings and observations from the research and to share best practices and promote knowledge sharing among participants.

3. GEOGRAPHICAL LOCATION

Selected Project Sites:

Plot #	Local Partner	Location	Country	GPS Coordinates
1	Department of Agriculture XI	Brgy. Managa, Bansalan, Davao del Sur	Philippines	
2	Mountain Province State Polytechnic College	Tadian, Mountain Province	Philippines	



4. ACTIVITIES AND EXPECTED RESULTS

The expected period of performance for trial activities is 06/01/2021 through 06/30/2023 or the end date of agreement J2017 (PhilCAFE). Modifications to this period need to be discussed with the technical and administrative contacts.

	Timeframe	Activities	Expected Results/Outcomes
1	Transport and raising of Planting Material and (2021)	1. Reception of planting material	Seeds and Plantlets are imported, raised in the nursery, acclimatized and ready to go to the field.
2	Establishment and Trial Period with WCR (2022-2023)	2. Installation of the field experiment 3. Trial maintenance 4. Data collection, review and submission to WCR 5. Annual Report Submission 6. Participation in IMLVT network events (as available)	The field trial is set up with the right statistical design Trial is maintained according to the national recommendation. Data are collected and stored according to the protocols and the age of the plants Data and observations reported Knowledge sharing among partners
3	Transition to host partner trial management following the close of PhilCAFE in 2023	7. WCR recommends that hosts keep their trials managed according to the IMLVT protocols for 3 harvests. To achieve this hosts should continue to follow the above 'Trial Period' activities through 2026. 8. WCR is available to work with the host on a transition strategy so that they could continue to gain benefits of the trial. The available options will depend on the terms of the MTAs between the research groups and partners.	

5. DELIVERABLES AND REPORTING

The ability to analyze variety performance relies on partners to submit the data according to the protocols and procedures. The analysis from these deliverables will be shared at meetings and presentations.

The list of Actions, date and responsibilities are detailed in Appendix D.

Trial data shall be provided in Excel format, or other format agreed upon by the Parties, according to Protocols. Deliverables should be shared with:



- IMVLT Project Leader, Solene Pruvot-Woehl (solene@worldcoffeeresearch.org)
- Technical Manager, Jorge Berny (jorge@worldcoffeeresearch.org)
- Country Agronomist and WCR's PhilCafe Agronomist, Donnel Tiedra (donnel@worldcoffeeresearch.org)

6. BUDGET

Through funds provided to WCR under agreement J2017, WCR will be paying the costs for activities 1 & 2 under '4. Activities and Expected Results' through the close of agreement J2017. Partner should work with WCR's in country contact (Donnel) to arrange and seek approval of the costs of these trials through WCR's standard procurement procedures. No funds will be exchanged directly through this agreement.



APPENDIX B: PROTOCOLS

IMLVT Trial Protocols

- 1) Vegetative Growth Evaluation of IMLVT Experiments
- 2 - 4) Pest, CBD and Other Observation Evaluation of IMLVT Experiments
- 5) Harvest Protocol and Production Data of IMLVT Experiments
- 6) Processing Protocol and Quality Evaluation of IMLVT Experiments
- 7) Agronomic and Quality Evaluation – Data entry template

Protocols shall be provided or made available electronically via email, and the secure file sharing service that we provided (Dropbox)



Annual Reporting Format

APPENDIX C: COFFEE VARIETIES

Variety name	Supplier	Main category
Batian	Kenya	Multiple hybrid
BM 139	Rwanda	Bourbon-Typica Group
Bourbon Mayaguez 71 (BM 71)	Rwanda	Bourbon-Typica Group
Jackson 2/1257 (Jackson)	Rwanda	Bourbon-Typica Group
RAB C15	Rwanda	Introgressed (Other)
Catigua MG2	Brazil	Catimor
Catuai V IAC144	Brazil	Pure arabica
EC15	Ecom Cirad	Hybrid
Geisha	Panama	Pure arabica
H1 Centroamericano	Promecafe	Hybrid
IPR103	Brazil	Catuai
IPR107	Brazil	Sarchimor
K7	Kenya	Pure arabica
Marsellesa	Ecom Cirad	Sarchimor
Mundo Maya	Central America	Introgressed F1 hybrid
Mundo Novo 379/19	Brazil	Pure arabica
Paraiso	Brazil	Catimor
Ruiru 11	Kenya	Multiple hybrid
S795	India	Interspecific cross
SL28	Kenya	Pure arabica
Sln9	India	Interspecific cross
Sln7	India	Interspecific cross



APPENDIX D: WORKPLAN AND RESPONSIBILITIES

2021							
Actions	June	July	August	September	October	November	December
Plot Establishment	Establish Plots and perform agronomic maintenance only, no harvest expected						
Visits + report						Donnel	Final Report
Quarterly call with partner				Solene/ Donnel/Nuzul			Solene/ Donnel/Nuzul

2022												
Actions	January	February	March	April	May	June	July	August	September	October	November	December
Agronomic year	Agronomic maintenance only, no harvest expected											
Data collection/Reception						DA XI/MPSPC					DA XI/MPSPC	Final Report
Data collection support						Donnel					Donnel	
Data collection support						Donnel					Donnel	
Visits + report						Donnel					Donnel	
Quarterly call with partner			Solene/ Donnel/Nuzul			Solene/ Donnel/Nuzul			Solene/ Donnel/Nuzul			Solene/ Donnel/Nuzul

