Building Scientific and Technological Capacity:
a Role for Benefit-sharing in the Conservation
and Sustainable Use of Marine Biodiversity
beyond National Jurisdiction

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Introduction

Marine scientific research and technological innovation are crucial to inves-
tigate and conserve ocean life, capture value, and share benefits from marine
genetic resources of areas beyond national jurisdiction (ABNJ), but not all
States have the required capacity.1 States have commenced negotiations for
a new international legally binding instrument for the conservation and sus-
tainable use of marine biological diversity of ABNJ (BBNJ agreement)2 under
of the most contentious issues to overcome is how to address “marine genetic

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1 UNESCO-IoC, Global Ocean Science Report: The current status of ocean science around the
world, eds., L. Valdés et al., (Report, UNESCO-IoC, 2017); S.K. Juniper, “Technological, envi-
ronmental, social and economic aspects,” (Information Paper 3, IUCN Information Papers
for the Intersessional Workshop on Marine Genetic Resources 2–3 May 2013, United Nations
General Assembly Ad Hoc Open-ended Informal Working Group to study issues relating to
the conservation and sustainable use of marine biological diversity beyond areas of national
jurisdiction, IUCN Environmental Law Centre, 2013), 15–22.

2 United Nations General Assembly (UNGA), “International legally binding instrument under
use of marine biological diversity of areas beyond national jurisdiction,” GA Res 72/249, 72nd

Treaty Series 3 (entered into force 16 November 1994) [UNCLOS].
resources including questions on the sharing of benefits” through the new instrument. Debate about marine genetic resources has raged for more than a decade, fueled by concerns about the lack of a benefit-sharing regime applicable to marine genetic resources of ABNJ and evidence that just a few players are utilizing the genetic diversity of ABNJ for various applications. Views among States regarding the applicability, or not, of the principle of common heritage of mankind to marine genetic resources of ABNJ have been starkly divided and, so far, have proven intractable. Against this backdrop, the need for a “pragmatic approach” to benefit-sharing that links pre-existing obligations in UNCLOS with modern technologies and aspirations for equitable access has emerged as a possible way to connect the common interests of all sides of the debate.

Scientific and technological capacity is a pivotal factor in accessing and using marine genetic resources from ABNJ. A wide range of scientific expertise and technological tools are required to access and use genetic resources, from

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the deep and open ocean research infrastructure required to access marine
genetic resources in their natural environment, to the laboratory equipment
required to investigate and potentially utilize their genetic and biochemical
properties. Despite the rights and responsibilities established by UNCLOS in
relation to marine scientific research (Part XIII) and the development and
transfer of marine technology (Part XIV), marked differences in scientific and
technological capacity prevent all from accessing and utilizing marine genetic
resources.\textsuperscript{10} Consequently, it is timely to consider the potential to forge a benefit-
sharing solution, at least in part, that builds scientific and technological capac-
ity and is based on the UNCLOS frameworks of Part XIII and XIV.

The objectives and guiding principles relating to marine genetic resour-
ces of ABNJ that are identified in the report of the Preparatory Committee
(PrepCom) established by United Nations General Assembly (UNGA) Reso-
lution 69/292 lay the foundation for such an approach and encapsulate two
overarching challenges facing States in developing the BBNJ agreement.\textsuperscript{11} The
first challenge concerns the aspiration for benefit-sharing to contribute to two
objectives: (1) “building capacity of developing countries to access and use ma-
rine genetic resources of areas beyond national jurisdiction” and (2) “contrib-
uting to the conservation and sustainable use of marine biological diversity
of areas beyond national jurisdiction.”\textsuperscript{12} While this provides a clear aspira-
tion for benefit-sharing to build capacity, the exact nature of the relationship
between benefit-sharing and conservation and sustainable use has not been
the subject of detailed discussion to date. The second challenge concerns the
two guiding principles relating to benefit-sharing that are referred to in the
PrepCom report: (1) “being beneficial to current and future generations”; and
(2) “promoting marine scientific research and research and development.”\textsuperscript{13}
This highlights the need to strike a balance between the right to use and the re-
sponsibility to share, reflecting the presumed dichotomy between freedom of
the high seas and the common heritage of mankind. Innovative solutions are

\textsuperscript{10} C. Salpin, V. Onwuasoanya, M. Bourrel and A. Swaddling, “Marine scientific research in
.marpol.2016.07.019>; G. Holland and D. Pugh, eds., \textit{Troubled Waters: Ocean Science and
Governance} (Cambridge University Press, 2010), p. 3.

\textsuperscript{11} UNGA, n. 2 above.

\textsuperscript{12} PrepCom 4 report, n. 6 above, para. 3.2.2(i).

\textsuperscript{13} Id., para. 3.2.2(ii).
urgently needed to strike a balance between these two principles and translate the aspirational objectives into tangible outcomes.

This article examines whether building scientific and technological capacity could serve as a unifying focus for addressing the benefit-sharing question in a way that achieves both objectives and upholds both principles identified in the PrepCom report. First, concerning the objectives, the relationship between benefit-sharing and conservation and sustainable use of biodiversity is considered and the role of scientific and technological capacity-building is discussed. We demonstrate that there is a precedent for benefit-sharing to promote scientific and technological capacity-building, drawing examples from the 2001 International Treaty on Plant Genetic Resources for Food and Agriculture (ITPGRFA), the 2010 Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from Their Utilization to the Convention on Biological Diversity (Nagoya Protocol), the 1992 Convention on Biological Diversity (CBD), the Pandemic Influenza Preparedness Framework (PIP Framework), and the Global Plan of Action for Conservation, Sustainable Use and Development of Forest Genetic Resources (Forest Genetic Resources Plan). Second, concerning the two principles, we examine the existing legal basis for scientific and technological capacity-building in UNCLOS, considering its Parts XI, XII, XIII, and XIV. We suggest that such an approach to benefit-sharing is consistent with existing rights and responsibilities under UNCLOS. Third, we identify measures that could be included in a BBNJ agreement to specify, scale-up, and strengthen the implementation of existing UNCLOS requirements. By giving greater effect to the duty to cooperate in scientific research and the development and transfer of technology, it is suggested that these measures could support the conservation and sustainable use of biodiversity and contribute to inter- and intra-generational equity by building capacity. Additionally, we suggest that these measures would also help to build an enabling environment in which marine scientific research can flourish and

serve as a common interest to build global capacity to conserve and capture value from the genetic diversity of marine life in ABNJ.

Benefit-Sharing: Conservation and Capacity-Building

This section considers the two objectives for benefit-sharing identified by the PrepCom report. First, the connection between benefit-sharing and the conservation and sustainable use of biodiversity is explored by considering the nature of marine genetic resources and the link with biodiversity. Second, the importance of capacity-building as a form of benefit-sharing is examined by considering international legal instruments relating to genetic resources. The significance of international scientific cooperation and the development and transfer of technology is revealed.

Conservation

To consider the potential role of benefit-sharing in the conservation and sustainable use of BBNJ, it is necessary to first consider the nature of genetic resources and their connection with biodiversity. Though neither mentioned nor defined in UNCLOS, genetic resources are widely considered to be “genetic material of actual or potential value,” as defined in Article 2 of the CBD. Various possible interpretations of the value of genetic material, however, confront attempts to put provisions associated with this definition into practice, as it does not wholly capture the many values, biological functions, and uses of genetic resources.\(^\text{18}\) In the CBD, for example, value is identified as “ecological, social, economic, scientific, educational, cultural, recreational and aesthetic.”\(^\text{19}\) Indeed, genetic resources are broadly defined as genetic material of “actual or potential economic, environmental, scientific or societal value” in the Forest Genetic Resources Plan.\(^\text{20}\) The “intrinsic value” of biodiversity is recognized in the CBD, which makes particular reference to the social, scientific, cultural, and economic importance of genomes, genes, ecosystems, habitats, species, and communities. The importance of genetic resources to “food security, public health, biodiversity conservation, and the mitigation of and adaptation to climate change”\(^\text{21}\) is noted in the Preamble to the Nagoya Protocol.\(^\text{22}\) However,


\(^{19}\) CBD, n. 16 above, preamble, para. 1; see also CBD, id., art. 7(a) and Annex I.

\(^{20}\) Forest Genetic Resources Plan, n. 17 above, para. 1.

\(^{21}\) Nagoya Protocol, n. 15 above, preamble, para. 14.

\(^{22}\) Id., preamble, para. 6.
the Nagoya Protocol only makes explicit reference to the “economic value of ecosystems and biodiversity.”23 In considering the benefits to be shared under a BBNJ agreement, it will be critical to recall that the value of genetic material is ecological, environmental, scientific, societal, and more – not only economic.

That the value of genetic resources “resides in ecosystems and biodiversity” is recognized in the Preamble to the Nagoya Protocol. Indeed, genetic variability drives the diversity within and between species that creates the ecological complexes that underpin healthy ecosystems. The notion that genetic resources are part of biological resources is explicit in CBD Article 2. In the Forest Genetic Resources Plan, highlighting that genetic resources are crucial to the adaptation of ecosystems, genetic diversity is referred to as the “mainstay of biological stability.”24 Marine genetic resources could be said to play an equally important role in ocean ecosystems, and are considered as ecosystem services and a necessary part of evolutionary capacity.25

Elaborating the link between benefit-sharing and the conservation and sustainable of biodiversity that is enshrined in the CBD, the Nagoya Protocol aims to “create incentives to conserve and sustainably use biological diversity.” With so many marine species yet to be discovered in the 60 percent of the ocean that lies in ABNJ,26 in the face of growing threats to marine biodiversity,27 it is logical that benefit-sharing should be pursued with an aim to incentivize and enable the conservation and sustainable use of biodiversity in which the value of genetic resources resides.

Science and technology are crucial to understand, preserve, and capture this value as benefits. However, some see benefit-sharing, and the access measures that accompany it under most legal instruments associated with genetic resources, as a possible distraction from conservation or a hindrance to the

23 Forest Genetic Resources Plan, n. 17 above, foreword, para. 1.
scientific research and technological innovation that is needed to support conservation.\textsuperscript{28} It is therefore important to understand the role of science and technology in acquiring and sharing benefits from genetic resources to forge workable solutions to benefit-sharing.

\textit{Capacity-building: the Role of Science and Technology}

To examine the role of capacity-building as a form of benefit-sharing, it is instructive to consider existing international legal instruments relating to genetic resources. Existing legal instruments relating to genetic resources offer guidance in identifying what benefits could be derived from marine genetic resources of \textit{abnj}; all highlight a prominent role for building capacity in science and technology.\textsuperscript{29} For example, the importance of technology transfer and cooperation to build research and innovation capacities for adding value to genetic resources, including for poverty eradication and environmental sustainability, is recognized in the Nagoya Protocol.\textsuperscript{30} In addition to “monetary” benefits, the Nagoya Protocol refers to 17 “non-monetary” benefits that can be broadly summarized as: i) collaboration and international cooperation in scientific research; ii) access to samples, data, and knowledge, including the publication and sharing of scientific knowledge; iii) capacity-building and technology transfer, including scientific training and access to resources, research infrastructure, and technology; and iv) scientific, social, and economic outcomes of research involving genetic resources, including activities for the conservation and sustainable use of biodiversity (Table 14.1).\textsuperscript{31}

Although the \textit{itpgrfa} Treaty does not refer to “monetary and non-monetary benefits” or provide an indicative list of benefits, it offers a framework for benefit-sharing that is centered on scientific research and capacity-building for conservation; it broadly aligns with the categories of benefits considered under the Nagoya Protocol – albeit packaged in a different way. Article 13.2 of the \textit{itpgrfa} identifies four forms of benefit-sharing for the objective of the conservation and sustainable use of genetic resources: a) exchange of

\begin{itemize}
\item \textsuperscript{28} D. Neumann et al., “Global biodiversity research tied up by juridical interpretations of access and benefit-sharing,” \textit{Organisms Diversity and Evolution} 18, no. 1 (2018), doi:10.1007/s13127-017-0347-1.
\item \textsuperscript{29} See also E. Morgera, “Fair and equitable benefit-sharing at the cross-roads of the human right to science and international biodiversity law,” \textit{Laws} 4, no. 4 (2015): 803–831.
\item \textsuperscript{30} Nagoya Protocol, n. 15 above, art. 22 and preamble, paras. 5 and 7.
\item \textsuperscript{31} This terminology originates from the 2002 Bonn Guidelines on Access to Genetic Resources and Fair and Equitable Sharing of the Benefits Arising out of Their Utilization, adopted at the Sixth Meeting of the Conference of Parties to the Convention on Biological Diversity, 7–19 April 2002, Decision v1/24.
\end{itemize}
<table>
<thead>
<tr>
<th>Example: non-monetary benefits Nagoya Protocol (Annex)</th>
<th>Example: ITPGRFA art. 13</th>
<th>Summary benefit-sharing measure</th>
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<tbody>
<tr>
<td>(b) Collaboration, cooperation and contribution in scientific research and development programs, particularly biotechnological research</td>
<td>(a) exchange of information</td>
<td>Collaboration in scientific research</td>
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<td></td>
<td></td>
<td>(c) capacity-building</td>
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<tr>
<td>(a) Sharing of research and development results</td>
<td>(a) exchange of information on catalogues, inventories</td>
<td>Technology transfer, and access to research results/samples/data/knowledge</td>
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<tr>
<td>(e) Admittance to ex-situ facilities of genetic resources and to databases</td>
<td>(a) exchange of information on results of technical, scientific and socioeconomic research</td>
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<tr>
<td>(f) Transfer to the provider of the genetic resources of knowledge and technology that make use of genetic resources or that are relevant to the conservation and sustainable use of biodiversity</td>
<td>(a) exchange of information on technologies</td>
<td></td>
</tr>
<tr>
<td>(k) Access to scientific information relevant to conservation and sustainable use of biological diversity, including biological inventories and taxonomic studies</td>
<td>(b) access to and transfer of technology</td>
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(b) Collaboration, cooperation and contribution in scientific research and development programs, particularly biotechnological research  (c(iii)) capacity-building for carrying out scientific research  Scientific and technical, human, and institutional capacity development

(d) Collaboration, cooperation, and contribution in education and training  (c(i)) scientific and technical education and training

(n) Institutional and professional relationships  (c(ii)) developing and strengthening facilities

(j) Training related to genetic resources

(g) Strengthening capacities for technology transfer

(h) Institutional capacity-building

(i) Human and material resources to strengthen capacities for the administration and enforcement of access regulations

(c) Participation in product development
Table 14.1  Summary of potential benefit-measures, based on examples provided in the ITPGRFA and Nagoya Protocol (cont.)

<table>
<thead>
<tr>
<th>Example: non-monetary benefits Nagoya Protocol (Annex)</th>
<th>Example: ITPGRFA art. 13</th>
<th>Summary benefit-sharing measure</th>
</tr>
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<tbody>
<tr>
<td>(m) Research directed towards priority needs, such as health and food security</td>
<td>(d) sharing of benefits arising from commercialization</td>
<td>Capturing social and economic outcomes</td>
</tr>
<tr>
<td>(l) Contributions to the local economy</td>
<td>(c) capacity-building for the conservation and sustainable use of plant genetic resources for food and agriculture</td>
<td></td>
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<tr>
<td>(o) Food and livelihood security benefits</td>
<td></td>
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<td>(p) Social recognition</td>
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Sources: Nagoya Protocol Annex and ITPGRFA, art. 13. Corresponding pinpoint references are shown as letters in brackets.
information; b) access to and transfer of technology; c) capacity-building; and d) sharing of benefits arising from commercialization. A strong emphasis on an integrated approach to benefit-sharing, based largely on international cooperation for the investigation and conservation of genetic resources, is enshrined in Articles 5 and 7 of the ITMPGRFA, while Article 12 specifically recognizes that access to genetic resources is a benefit.  

Considering the benefits identified by the Nagoya Protocol and ITMPGRFA (Table 14.1) reveals that benefit-sharing includes

- collaboration in scientific research;
- technology transfer, including equipment, but also access to research outcomes (such as results, samples and data), knowledge, and training opportunities; and
- capacity-building, including scientific and technical forms of capacity-building at human and institutional levels and at national, regional, and global scales.

That these legal instruments enshrine scientific research, technology transfer, and capacity-building as central pillars for benefit-sharing is logical, given the critical role of science and technology to derive and share benefits from genetic resources – from advancing knowledge of biodiversity, to isolating novel natural products for potential biotechnology development. Marine scientific research is widely considered to be the first step in accessing marine genetic resources in ABNJ in-situ. There are often dual uses and spill-over benefits possible from technology – for example, the application of genetics and genomics technologies could on the one hand be a powerful tool to understand ocean health and inform conservation measures, and could, on the other hand, be used in biotechnology development (which may or may not result in a commercial product). Scientific knowledge can be considered as a benefit from genetic resources. Indeed, advances in taxonomic and ecological knowledge arising from research involving collections, compound libraries, and research

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33 Oldham et al., n. 9 above.


infrastructure associated with genetic resources constitute benefits that can be of “equal, or greater, importance to the potential monetary benefits from royalties should a product be commercialized.”\textsuperscript{36} Access to scientific knowledge is not only a form of benefit-sharing, but also of technology transfer.\textsuperscript{37}

Several further synergies between the benefits from genetic resources and technology transfer are evident when comparing definitions of benefits with the definition of marine technology as provided by the Intergovernmental Oceanographic Commission (\textit{IOC}) Criteria and Guidelines on the Transfer of Marine Technology (\textit{IOC CGTMT}), which includes information and data; expertise, knowledge, and skills; equipment for sampling or observations in-situ; laboratory equipment and computer software; and manuals, guidelines, standards, and reference materials. As discussed in Harden-Davies,\textsuperscript{38} this reveals several common themes that can be summarized as:

- cooperation in scientific research;
- access to the skills and research infrastructure to conduct research;
- standards and methodologies concerning the conduct of research;
- access to the outcomes of scientific research, such as data and samples and scientific knowledge; and
- broader scientific and socioeconomic benefits arising from research.

This highlights several forms of scientific and technological capacity-building that could be pursued under the BBNJ agreement to promote the conservation and sustainable use of marine genetic resources. At the same time, the synergies with broader interpretations of marine technology transfer indicate a need to consider the wider ramifications of benefit-sharing measures for scientific research and technology transfer, and for careful consideration in order to harness opportunities for cooperation and avoid obstacles that could hinder research or counteract efforts to provide a science-basis for the BBNJ agreement. These opportunities and challenges can be explored by considering the existing basis for marine scientific research and the development and transfer of marine technology in \textit{UNCLOS}.


\textsuperscript{37} Böhm and Collen, n. 35 above.

The UNCLOS Framework for Scientific and Technological Capacity Building

This section examines the UNCLOS basis for building scientific and technological capacity, highlighting existing provisions that relate to the two principles for benefit-sharing identified in the PrepCom report. First, ways in which scientific research can be “beneficial to current and future generations” are considered. Second, potential ways to “promote marine scientific research” are considered. It is demonstrated that UNCLOS provides a framework for scientific and technological capacity-building that mirrors benefit-sharing elements identified in the previous section that are centered on a nexus of international science cooperation, access to data, knowledge, information, infrastructure, and training opportunities. Critically, it shows that these are applicable to activities on the high seas as well as the Area.

Beneficial: the Meaning of Research for the Benefit of Mankind

The importance of science in achieving equitable outcomes is reflected in the Preamble to UNCLOS, which recognizes that the “study, protection and preservation of the marine environment” will contribute to a “just and equitable international economic order.” The continuing importance of science and technology transfer to enable developing States to benefit from biodiversity is confirmed in UN Sustainable Development Goal 14.a, which also recognizes the IOC CMTT in guiding international cooperation in technology transfer.

Participation in scientific research and access to technology and capacity-building are key features of benefit-sharing as characterized in the regime of the Area established by UNCLOS Part XI. Article 140 requires that activities in the Area be carried out for the benefit of mankind as a whole. The International Seabed Authority is to provide for the sharing of financial and other economic benefits in giving effect to the principle of the common heritage of mankind. Similarly, Article 143 requires that scientific research in the Area

39 UNCLOS, n. 3 above, preamble, paras. 3 and 4.
“shall be carried out for the benefit of mankind as a whole” and explains that this can be achieved as follows:

States Parties shall promote international cooperation in marine scientific research in the Area by: (a) participating in international programmes and encouraging cooperation in marine scientific research by personnel of different countries and of the Authority; (b) ensuring that programmes are developed through the Authority or other international organizations as appropriate for the benefit of developing States and technologically less developed States with a view to: (i) strengthening their research capabilities; (ii) training their personnel and the personnel of the Authority in the techniques and applications of research; (iii) fostering the employment of their qualified personnel in research in the Area; (c) effectively disseminating the results of research and analysis when available, through the Authority or other international channels when appropriate.

In other words, the following elements enable scientific research to “benefit mankind”:

– international cooperation in marine scientific research
– enable participation in international scientific programs
– provide opportunities to strengthen research capabilities and train personnel
– disseminate the results of research and analysis

Crucially, these four requirements are not unique to the regime for the Area but also already apply to marine scientific research conducted in ABNJ, including the high seas as described in the following subsection.

**Promoting Marine Scientific Research**

The promotion of international cooperation in marine scientific research is addressed in Article 242 of **UNCLOS**, which indicates that such cooperation should be on the basis of mutual benefit and for peaceful purposes. All States have the right to conduct marine scientific research in the Area and on the high seas (Articles 87(f), 238, 257). The freedom to conduct marine scientific research on the high seas (Article 87(f)) is balanced with obligations set out in Part XIII of **UNCLOS**.42 Several such requirements are enshrined in Article 244, concerning publication and dissemination, which provides:

1. States and competent international organizations shall, in accordance with [UNCLOS] make available by publication and dissemination through appropriate channels information on proposed major programmes and their objectives as well as knowledge resulting from marine scientific research.

2. For this purpose, States, both individually and in cooperation with other States and with competent international organizations, shall actively promote the flow of scientific data and information and the transfer of knowledge resulting from marine scientific research, especially to developing States, as well as the strengthening of the autonomous marine scientific research capabilities of developing States through, inter alia, programmes to provide adequate education and training of their technical and scientific personnel.

This indicates that Article 244 establishes requirements for marine scientific research that could support benefit-sharing in three ways:

- Facilitate international cooperation by making available “information on proposed major programmes”;
- Technology transfer by sharing “knowledge resulting from marine scientific research” as well as “scientific data, information and knowledge,” which as illustrated above can be considered as a form of technology transfer, and arguably strengthening “the autonomous marine scientific research capabilities”; and
- Capacity-building by strengthening “marine scientific research capabilities,” including through education and training.

Taken collectively, these three elements could be considered as interlinked drivers of scientific and technological capacity-building. For example, Part XIV establishes the framework for the development and transfer of marine technology that is inextricably linked to international scientific research cooperation and capacity-building. The objectives of the development and transfer of marine technology (Article 268) and the measures to achieve the objectives (Article 269) place a strong emphasis on international science cooperation to acquire, evaluate, and share data and knowledge as well as to build human, institutional, and technical capacity.\textsuperscript{43} While Part XIV identifies a number of ways to give effect to the development and transfer of marine technology (e.g., access to infrastructure, training opportunities, programs of international science cooperation), it is overall a fairly broad and ambiguous framework. Imbalances in scientific and technical capacity (including institutions, infrastructure, and financial resources) hinder the ability of States to participate in the benefits from scientific research. According to Long, this gap “makes it difficult

\textsuperscript{43} UNCLOS, n. 3 above, arts. 269(a), 269(d) and 269(e).
to implement the broader principles of international cooperation and benefit-sharing enshrined by the LOSC.”44 Part XIV is ripe for further implementation.

At the same time, benefit-sharing measures could potentially apply to scientific research, given the lack of a definition of marine scientific research and the resulting blurred distinction with the loosely defined concept of “marine genetic resources activities.” Capturing the benefits from scientific research while avoiding unintended consequences of hindering scientific research or stifling innovation is one of the challenges facing States in developing the BBNJ agreement.45 One way to avoid such a consequence could be for the BBNJ agreement to make support for scientific research a priority and provide the enabling mechanisms to enhance it. Such explicit support for science would serve multiple purposes: to enable a science-based approach to conservation and sustainable use, facilitate the acquisition of benefits through access to in-situ genetic resources, and to uphold the requirement under UNCLOS to create favorable conditions for international cooperation in scientific research. Possible ways to promote scientific research are discussed in the next section, alongside options to harness the international nature of scientific research as a vehicle for benefit-sharing through scientific and technological capacity-building.

Specify, Scale-up, and Strengthen Implementation through the BBNJ Agreement

The preceding analysis demonstrated that scientific and technological capacity provides a focus for benefit-sharing and that existing responsibilities under UNCLOS provide a basis for this aim. An important consideration for the development of the BBNJ agreement is therefore how to give greater effect to existing rights and responsibilities under UNCLOS – meeting obligations relating to the development and transfer of marine technology while also ensuring the promotion of marine scientific research. This section discusses three types of measures that could be adopted through a BBNJ agreement to achieve the objectives of benefit-sharing and further implement the principles and duties enshrined in UNCLOS Parts XIII and XIV, drawing inspiration from other international legal instruments. The measures range along a spectrum of

45 Neumann et al., n. 28 above.
ambition from specifying existing duties to more elaborate innovations that could complement a BBNJ agreement. Three types of measures are proposed to give greater effect to the duty to cooperate in scientific research and technology transfer in order to enable capacity-building:

1. What to cooperate on: specifying the purpose for cooperation; elaborate guidelines to determine and promote marine scientific research and facilitate access to in-situ genetic resources.

2. How to cooperate: identifying the benefits and creating an enabling environment for facilitating sharing the outcomes of scientific research, including ex-situ genetic resources, data and knowledge, and training opportunities; develop a Global Plan of Action for marine genetic resources of ABNJ.

3. Who to cooperate: identify institutional mechanisms to scale-up cooperation and enable building scientific and institutional capacity.

**What to Cooperate on?**

A Purpose for International Cooperation in Science and Technology for Genetic Resources

UNCLOS provides a broad duty for international cooperation in marine scientific research (Article 242) and the development and transfer of marine technology (Articles 270; 276(2); 277(i); and 278). Articulating a specific purpose for international cooperation to build scientific and technological research capacity in relation to marine genetic resources of ABNJ could help to guide international implementation efforts. For example, the ITPGRFA articulates a clear statement of purpose for activities involving genetic resources that includes “discovery, exploration, collection, characterization, analysis and documentation” in Article 5. This is elaborated in Article 7.2 to include building capacity for the conservation and sustainable use of genetic resources; international activities for conservation, evaluation and documentation; sharing, providing access to, and exchanging genetic resources and technology; and institutional arrangements and funding. Thus, the ITPGRFA establishes a foundation for an integrated approach to explore, conserve, and sustainably use genetic resources, calling for cooperation (Article 5.1) and national commitments (Article 7.1) as well as providing guidance on specific issues for cooperation, including surveys, inventories, and collections (Article 6). The BBNJ agreement could similarly specify a purpose for cooperation that encapsulates the overarching objectives and principles for benefit-sharing and identify key priority areas for the acquisition, sharing, and utilization of marine genetic resources of ABNJ. Specific tools could also guide cooperation, such as guidelines, codes of conduct, standards, or statements of principles.
Guidelines to Promote Marine Scientific Research and International Research Cooperation

UNCLOS calls for the creation of favorable conditions for marine scientific research, although a definition of the activity is not provided. A first step could be to provide for the development of guidelines and criteria for marine scientific research, as is envisaged in UNCLOS Article 251. Such guidelines could serve several purposes in the context of the BBNJ agreement, including to frame an understanding about the range of activities considered to involve marine genetic resources in the context of the agreement. This would help establish the extent to which benefit-sharing requirements would apply, or not apply, across the spectrum of research and development processes; from the collection of a sample to the isolation of a molecule to the development of biotechnology. The guidelines could also elaborate the ways that scientific research could be promoted to support capacity-building and technology transfer. Examples include stipulating requirements for information sharing about scientific research activities through a possible clearinghouse mechanism; identifying principles and standards to be used; offering guidance on information sharing concerning data and samples (such as the location and accessibility of data and samples); and emphasizing the role of research collaboration in technology development. Article 248 of UNCLOS, which specifies some information sharing requirements for marine scientific research in areas within national jurisdiction, could provide a useful starting point. The IOC would be an appropriate body to lead the development of such guidelines, as illustrated by the development of the IOC CGTMT in response to UNCLOS Article 271. Broad engagement in developing the guidelines would promote an outcome that is practical and has broad support from those upon which implementation will be largely dependent – individual scientists and the research institutions that support them.

How to Cooperate?

Identifying Benefits and Sharing Mechanisms
Given the absence of definitions of “benefit,” “technology,” “science,” and “marine scientific research” in UNCLOS, and the potentially broad interpretation of the meaning of terms under UNCLOS, the BBNJ agreement could draw inspiration from other instruments (such as the Nagoya Protocol Annex, PIP Article 6.1, and ITGRFA Article 13) to elaborate a description of the benefits of marine genetic resources of ABNJ. Utilizing the generic term “benefit” as in the ITGRFA, rather than the terms “non-monetary” and “monetary” benefits as in the Nagoya Protocol, could promote a more holistic approach that avoids the potential for non-financial benefits to be perceived as a “runner-up” prize. Some
consideration should be given to clarifying the link between sharing scientific research outcomes, technology transfer, and benefit-sharing to build a common understanding of the meaning of (and link between) technology transfer and benefit-sharing, as discussed below.

Scaling-up: Guide Implementation with a Global Plan of Action

A further way to guide benefit-sharing and give greater effect to international cooperation could be the development of a “Global Plan of Action for the Conservation and Sustainable Use of Marine Genetic Resources of ABNJ.” A Global Plan of Action could be used to encourage specificity and ambition in policy measures directed towards scientific research and technology transfer. Global plans of action have already been developed for animal genetic resources,46 plant genetic resources for food and agriculture,47 forestry genetic resources,48 and global pandemic influenza.49 These plans establish long-term shared goals that galvanize and focus efforts for research, guiding the development of policies, identify strategic priorities, and focus collaboration to share benefits from genetic resources and build scientific and technological capacity for conservation and sustainable use. They also allow some level of flexibility to adapt to future research priorities or technological advancement. Plans generally include four themes: 1) availability and access to information (e.g., surveying and inventorying genetic resources; developing international technical standards); 2) in-situ conservation and ex-situ conservation (e.g., sustaining ex-situ collections); 3) sustainable use (e.g., characterizing, evaluating, and developing collections of genetic resources); and 4) capacity-building (e.g., national programs, networks, information systems, monitoring systems, human resources, public awareness). The development and implementation of such a plan for marine genetic resources of ABNJ could help guide and focus international cooperation in achieving the objectives of benefit-sharing under a BBNJ agreement, including access to genetic resources in-situ and ex-situ, training opportunities, as well as facilitate research for conservation.


48 Forest Genetic Resources Plan, n. 17 above.

Access to Research Outcomes: Data, Knowledge, and Samples

Data are one category of benefits that could be shared under a BBNJ agreement. The BBNJ agreement could either clarify or provide a platform for subsequent clarification on what data is to be shared; how data is to be shared (e.g., principles and guidelines for acquisition, storage and sharing of data); who is required to share data, and with whom; and which mechanism(s) for data sharing should be used (and how they are to be funded). As noted above, UNCLOS Article 244 provides an obligation for States to publish and disseminate knowledge resulting from marine scientific research. Further, the promotion of the “acquisition, evaluation and dissemination of marine technological knowledge” and facilitating “access to information and data” is a basic objective of the development and transfer of technology in UNCLOS Article 268a. The UN Fish Stocks Agreement (UNFSA) provides an example of how an implementing agreement can elaborate the duty under UNCLOS to share information and data.\footnote{50} UNFSA Article 14 emphasizes the importance of cooperation for data specification and the sharing of analytical techniques and methodologies.\footnote{51} It sets standard requirements for the collection and exchange of scientific data (UNFSA Annex I).\footnote{52} The UNFSA and the more recent Arctic Science Cooperation Agreement\footnote{53} also usefully set criteria for sharing data, such as timeliness, completeness, and accuracy. Such criteria could be useful to support benefit-sharing under a BBNJ agreement.

One way to facilitate access to genetic resources ex-situ is through facilitated access to samples. Sharing samples is recognized as a form of benefit-sharing and technology transfer under several international legal instruments. For example, the International Agricultural Research Centres (IARCs) of the Consultative Group on International Agricultural Research (CGIAR) have a recognized role to hold genetic resources in trust within the IPTGRFA under Article 15, and to manage and administer collections, receiving policy guidance from

\footnote{50} Y. Tanaka, A Dual Approach to Ocean Governance: The Cases of Zonal and Integrated Management in International Law of the Sea (Ashgate, 2008), p. 220.


\footnote{52} Id., art. 4(i)(b)(c).

\footnote{53} Arctic Council, Agreement on Enhancing International Arctic Science Cooperation (May 2017). Article 7(2), states that parties shall support “full and open access” to scientific metadata, distinguishing between metadata, scientific data, data products, and published results. The Agreement also points to timeliness, and identifies preferable features of data access, including “online” and “free of charge” or “at no more than the cost of reproduction and delivery.”
a governing body. A further example is provided under the PIP Framework, which specifies a role for scientific research institutions as part of the Global Influenza Surveillance and Response System (GISRS), including laboratories and scientific research centers, national centers, and collaborating centers.\(^\text{54}\) Similarly, the BBNJ agreement could recognize the role of collections of marine genetic resources of ABNJ, such as museums and research institutions, as agents of technology transfer and encourage support for their role in benefit-sharing. Learning from the experience of such institutions in implementing the Nagoya Protocol could provide important guidance.

**Who to Cooperate and How?**

Although several references are made to international cooperation in marine scientific research, including in Articles 242, 243, and 244, there is little in the way of identified implementation mechanisms, such as institutions, information sharing platforms, or communication channels. The same is true in relation to references to international cooperation in the development and transfer of marine technology; for example, UNCLOS Article 270 simply identifies that international cooperation for the development and transfer of marine technology should “facilitate marine scientific research, the transfer of marine technology, particularly in new fields, and appropriate international funding for ocean research and development.” Recognizing these ambiguities, the BBNJ agreement could enable strengthened implementation of existing UNCLOS requirements in support of benefit-sharing by identifying roles and responsibilities for intergovernmental institutions, and clarifying what role, if any, for regional and national marine scientific and technological centers.

**Identify Roles and Responsibilities for Intergovernmental Institutions**

Although UNCLOS refers to the role of “competent international organizations” in facilitating international scientific and technical cooperation,\(^\text{55}\) it does not specify particular institutions.\(^\text{56}\) It is relevant to note that several other international legal instruments of relevance to this issue do identify particular institutions as having responsibilities; for example, the ITPGRFA allocates responsibilities to the Food and Agriculture Organization of the United Nations.

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\(^{54}\) PIP Framework, n. 49 above, para. 4.2.

\(^{55}\) See, e.g., UNCLOS, n. 3 above, arts. 242(1), 272, and 278.

\(^{56}\) The International Seabed Authority (ISA) is a notable exception to this; UNCLOS, id., Articles 273 and 274 have a particular focus on the role of the ISA with respect to the development and transfer of marine technology with respect to activities in the Area.
(FAO) in addition to other specified institutions. The BBNJ agreement could address this gap by designating a specific institution and giving it specific responsibilities to support benefit-sharing. Such an institution, or institutions, could facilitate scientific and technological cooperation and collaboration, including information sharing; provide scientific and technical assistance to conduct technology needs assessments (such assessments could be made available via a clearinghouse); facilitate data sharing; and monitor and evaluate implementation. There are several options for taking on this role and some of the functions could be shared. A range of organizations that could play some role, including but not limited to the IOC, the International Seabed Authority, the FAO or a new international organization or subsidiary body established under the BBNJ agreement. Given the wide reach of activities relating to marine genetic resources of ABNJ, cooperation and coordination between existing institutions (including international organizations and national scientific research organizations such as museums) and any designated or new institution will be crucial. By specifying a coordinating institution or cooperation mechanism for cooperation between international organizations, the BBNJ agreement could enhance the implementation of Article 278, which recognizes the importance of cooperation among international organizations to implement the development and transfer of marine technology. This role could be complemented by other organs of the institutional framework pertaining to the BBNJ agreement, including a governing body, secretariat, advisory body, and focal points at national, regional, and global scales. Thus, this could help clarify the role, if any, of the regional marine scientific and technological research centers that are given such a prominent role as mechanisms for international scientific and technical cooperation in Part XIV.57

Conclusion

This article has examined whether scientific and technological capacity-building could serve as a unifying focus for benefit-sharing to achieve the aspirations and tackle the challenges encapsulated in the PrepCom report. Three conclusions can be drawn.

First, there is a precedent for a benefit-sharing approach that is centered on scientific and technological capacity-building to both incentivize and enable conservation and sustainable use of biodiversity. In conceptualizing genetic resources, it is important to recall that the value of genetic material is not

57 See, e.g., UNCLOS, Articles 268(e), 270, 276, and 277.
just economic, but also ecological, environmental, scientific, and social. The link between genetic resources and biodiversity is explicitly recognized in the *ITPGRFA*, *CBD*, Nagoya Protocol, and Global Plan of Action for Forest Genetic Resources. For example, international cooperation in research to facilitate access to research equipment and infrastructure, to data and knowledge, and to training opportunities are all relevant forms of technology transfer that could contribute to capacity-building. The examples of the *ITPGRFA*, *PIP Framework*, Nagoya Protocol, and *CBD* illustrate that there is a precedent for benefit-sharing approaches to pursue scientific and technological capacity-building with provisions targeted towards international science cooperation, technology transfer, and capacity-building.

Second, a benefit-sharing approach centered on scientific and technological capacity-building would be consistent with existing obligations of *UNCLOS*. Parts XIII and XIV of *UNCLOS* already include a number of obligations for international cooperation in marine scientific research, promoting scientific research, sharing the outcomes of research, and building capacity of developing States to participate in scientific research through the development and transfer of marine technology. *UNCLOS* Article 244 enshrines these collectively and offers a hook for further elaboration through a *BBNJ* agreement. The right to conduct marine scientific research on the high seas is not absolute, but balanced with these responsibilities. Critically, these three responsibilities have also been recognized by States as the three key ingredients for scientific research in the Area to “benefit mankind as a whole” (*UNCLOS* Article 143). The pursuit of benefit-sharing through scientific and technological capacity-building would be consistent with existing rights and responsibilities under *UNCLOS*.

Third, the existing *UNCLOS* provisions relating to scientific research, technology transfer, and capacity-building could be further specified to strengthen implementation and scale-up international cooperation. The international legal instruments considered in this article highlight several ways that existing *UNCLOS* duties could be given greater effect through a *BBNJ* agreement, including by identifying institutional arrangements, elaborating requirements, and providing for enabling mechanisms ranging from information exchange platforms to standardized data access to streamlining avenues to request assistance. Three groups of suggestions have been offered to unite these various threads in giving greater effect to existing *UNCLOS* duties concerning international cooperation in science and technology summarized as follows:

1. What to cooperate on: specify the purpose for cooperation; elaborate guidelines to determine and promote marine scientific research and facilitate access to in-situ genetic resources.
2. How to cooperate: creating an enabling environment that promotes marine scientific research and capacity-building, providing greater specification to requirements for sharing data, samples and knowledge deriving from scientific research, identifying information sharing mechanisms; guiding implementation with a Global Plan of Action for marine genetic resources of ABNJ.

3. Who to cooperate: identify institutional mechanisms to scale-up cooperation and enable scientific and technological capacity building.

Developing benefit-sharing measures requires a careful balancing act to find a level of specificity that allows sufficient flexibility to benefit from future scientific advances while ensuring the promotion of scientific research and capacity-building. Scientific and technological capacity-building is unlikely to provide an entirely satisfactory solution for all States, especially those for whom monetary benefits are of particular importance. Many questions remain as to how sustained and reliable funding streams could be secured, and what the nature of the relationship between benefit-sharing and the conservation and sustainable use of biodiversity will ultimately be. However, as momentum builds to develop benefit-sharing solutions that will work in practice, scientific and technological capacity-building is clearly emerging as a unifying focus for benefit-sharing by offering a common interest to build global capacity to study, conserve, and sustainably use the marine genetic diversity of ABNJ. Advancing scientific and technological capacity in this way could better enable the international community to achieve the objective to conserve and sustainably use marine biological diversity in this vast area of the global ocean that lies beyond the limits of national jurisdiction, for current and future generations.