Managing the Public Trust: How to Make Natural Resource Funds Work for Citizens

Andrew Bauer
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Malan Rietveld

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Managing the public trust: How to make natural resource funds work for citizens

Editor: Andrew Bauer
The Revenue Watch Institute promotes the effective, transparent and accountable management of oil, gas and mineral resources for the public good. Through capacity building, technical assistance, research, funding and advocacy, we help countries to realize the development benefits of their natural resource wealth.

The Vale Columbia Center on Sustainable International Investment develops and disseminates practical approaches and solutions to maximize the impact of international investment for sustainable development. The Center undertakes its mission through interdisciplinary research, advisory projects, multi-stakeholder dialogue, educational programs, and the development of resources and tools.
Managing the public trust: How to make natural resource funds work for citizens

Editor: Andrew Bauer

2014
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Natural resource funds—sovereign wealth funds financed by natural resource revenues—seem to be en vogue for oil-, gas- and mineral-rich countries. Each time a discovery is made, advisors, politicians and government officials begin discussing the establishment of a fund. In some cases, this arises out of a legitimate concern about the potential impacts that large, volatile and exhaustible natural resource revenues will have on the economy. In others, it comes from a desire to ensure the transparent and accountable management of expected revenue flows, especially on the heels of many stories of severe revenue mismanagement.

Perhaps the most famous story of squandered wealth comes from Nauru, an island nation in the South Pacific. In the 1970s, phosphate mining transformed Nauru from one of the world’s poorest nations into one of its richest on a per capita basis; by 1973, its GDP peaked at $178 million, or $25,500 per citizen (in 2005 dollars). But overconsumption and poor revenue management—the Nauru government once even financed an ill-fated musical in London’s West End—quickly erased this expansion; by 2007, its GDP had shrunk to less than $19 million, or $1,900 per citizen. The economy has never recovered, and the government is fiscally troubled.

Had Nauru created a natural resource fund, perhaps this collapse in per capita income could have been avoided. Drawing on lessons from Nauru’s and others’ experiences, some governments have established funds to help them manage the revenues from these non-renewable natural resources. Not only can they be a source of savings, but funds have also helped mitigate budget volatility, improving development planning and public investment decisions. They have also helped sterilize large inflows of foreign capital in order to prevent destabilization of the economy and of domestic power structures. In other words, some funds have helped governments escape the so-called “resource curse.”

At the same time, the rhetoric of natural resource funds as symbols of transparency and good governance risks overstating their practical value as solutions to specific macroeconomic or budgetary problems. Transparency and good governance do not depend on the presence of a natural resource fund. In some places, some funds have been created simply to act as slush funds for ruling regimes, serving as channels for patronage and corruption.
This report—the product of an 18-month collaboration between the Revenue Watch Institute-Natural Resource Charter and the Vale Columbia Center on Sustainable International Investment—sheds light on the current governance of natural resource funds around the world. An in-depth analysis of 22 funds reveals that the establishment of funds has benefited citizens in a number of countries and subnational jurisdictions, as in Chile, Norway, some Persian Gulf countries and several U.S. states. Yet about half of all funds are too opaque to study comprehensively, raising serious questions about how this money is being used (or misused). Some funds provide far too little information, as in Botswana, Equatorial Guinea, Iran, Kuwait, Mexico, Russia and Qatar, despite these countries’ subscription to the Santiago Principles, a set of voluntary good governance guidelines for sovereign wealth funds.

Elsewhere, self-declared stabilization funds, as in Azerbaijan, Kazakhstan, Trinidad and Tobago and Venezuela, have failed to stabilize their respective budgets. Even advanced economies’ funds are not immune to problems; despite sky-high production and periods of elevated prices, only two relatively small deposits were made into Canada’s Alberta Heritage Savings Trust Fund from 1987 to 2013.

Thanks to lessons learned, today there is a trend toward establishing strict rules for managing deposits, withdrawals and investment risk through legislation or regulation. Funds are also becoming more transparent. Nevertheless, opposition to governance rules for natural resource funds is still too common.

The proliferation of natural resource funds over the last decade is a trend that seems set to continue. Given the sums involved, how natural resource funds are governed and how resource revenues are managed are of critical importance to resource-rich countries. The policy options detailed in this report, designed to guide decision-making where funds exist or are being created, will enhance the likelihood that funds will serve their stated objectives and the public interest.

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Executive summary
Natural resource funds—a subset of sovereign wealth funds—held approximately $3.5 trillion in assets as of the end of 2013. This money, which belongs to the public and comes from extraction of non-renewable resources, should serve the public interest. Governments can use these funds to cover budget deficits when resource revenues decline; to save for future generations; to earmark for national development projects; or to help mitigate Dutch disease by investing abroad. They can also be used to reduce spending volatility, in turn improving the quality of public spending, promoting growth and reducing poverty, and protect oil, gas and mineral revenues from corruption. Citizens in Chile, Norway, some Persian Gulf countries and some U.S. states have experienced these benefits.

Unfortunately, poor natural resource fund governance has often undermined public financial management systems and funds have been used as sources of patronage and nepotism, with dramatic results. Ostensibly designed to steady macroeconomic management or set aside savings for the future, many funds have lacked clear goals or rules, and thus have complicated public finance without making it more effective. And in places like Angola and Russia, they have been used to avoid public scrutiny, facilitating billions of dollars in wasteful spending.

The Natural Resource Fund Project
The Revenue Watch Institute-Natural Resource Charter (RWI-NRC) and the Vale Columbia Center on Sustainable International Investment (VCC) surveyed 22 natural resource funds worldwide, covering 18 national and subnational jurisdictions. The research methodology for these fund profiles drew on a number of resources for its analytical framework, including Edwin Truman’s Sovereign Wealth Fund Scoreboard, RWI-NRC’s 2013 Resource Governance Index and the Santiago Principles. Each profile is the product of in-depth study of the laws, regulations and policies governing one or a set of funds in a given country or subnational jurisdiction. Primary sources were used when available and all profiles were peer-reviewed by sovereign wealth fund experts, based in-country where possible.

Lessons from these case studies crystalized into five policy briefs examining fund management, investments, transparency and accountability to the public, as well as the fiscal rules that govern them. This policy overview is a summary of the project’s findings and conclusions. Detailed discussions of our conclusions can be found in the five policy briefs and in the 18 profiles at www.revenuewatch.org/nrf.
Policy Overview

Why does natural resource fund governance matter?
Poor fund governance has resulted in the loss of billions of dollars in oil, gas and mineral sales. For instance, due to excessive risk-taking and lack of oversight, the Libyan Investment Authority lost much of a $1.2 billion investment in equity and currency derivatives following the 2008 financial crisis. From the mid-1980s to 1992, the Kuwait Investment Authority lost $5 billion on poor investments in Spanish firms. An absence of internal controls, supervision and transparency made possible not only mismanagement of assets but also high commissions and profits for insiders. The opacity of many natural resource funds provides a fertile environment in which these maladies can fester; of the 54 natural resource funds we have identified globally, half are too opaque to study comprehensively, raising questions about how they are being used or misused.

The indirect costs of poor natural resource fund governance may be even greater. Many natural resource funds either do not serve a well-defined purpose or do not meet their objectives. One self-declared savings fund, the Canadian province of Alberta’s Heritage Savings Trust Fund, failed to save for much of a 25-year period, contributing to inflation and encouraging unsustainable consumption. And some self-declared stabilization funds have failed to mitigate expenditure volatility caused by swings in oil prices (e.g., Azerbaijan, Kazakhstan, Trinidad and Tobago, Venezuela). Expenditure volatility makes planning for the future, both by the government and the private sector, more difficult, leading to poor investment decisions. Additionally, when spending increases too quickly, money is often wasted on legacy projects such as concert halls and monuments, or can cause inflation. When spending is cut too quickly, roads are left half-built and economies can experience significant unemployment or bankruptcies.

Key findings
Natural resource funds are increasingly popular; 30 of the 54 funds currently active were established since 2000, with authorities in more than a dozen more countries considering or planning new funds. Among both new and older funds, there is a clear trend toward codifying (in legislation or regulation) governance requirements, such as rules determining which types of revenues must be deposited, or rules detailing the management roles of different government agencies.

Transparency requirements and checks on corruption and patronage are often inadequate. We find that only about half of the funds in our sample of 18 release internal or external audits of their performance or publish the details of specific investments. Funds in Botswana, Equatorial Guinea, Iran, Kuwait, Mexico, Russia and Qatar remain relatively opaque despite their governments signing on to the Santiago Principles, a set of voluntary good governance standards. The Brunei Investment Agency, Equatorial Guinea’s Fund for Future Generations and the Libyan Investment Authority still keep nearly all information about their activities secret. Amidst the overall weakness in fund transparency, there are a growing number of funds that have begun to publish audits and information about returns and investment managers.

Some governments also resist even the most basic operational rules, leaving them at greater risk of not fulfilling their macroeconomic objectives. The governments of Abu Dhabi (UAE), Azerbaijan, Botswana, Iran, Kuwait, and Russia, for example, have been unwilling to impose withdrawal rules on their respective funds, while the governments of Abu Dhabi and Botswana have not imposed deposit rules.

Additionally, most governments permit domestic spending directly through their funds’ choices of asset holdings rather than through the budget process. This has undermined parliamentary accountability, democratic institutions and public financial management systems in some

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1 New funds are being planned or considered at the national level in Afghanistan, Israel, Kenya, Lebanon, Liberia, Mozambique, Myanmar, Niger, Peru, Uganda, Sierra Leone, South Sudan, Tanzania and Zambia and at the subnational level in many other countries.
countries. In Azerbaijan, for instance, government authorities have used the State Oil Fund (SOFAZ) to directly finance strategic government projects such as the railway between Azerbaijan, Georgia and Turkey. These expenditure items are not subject to the same reporting or public procurement requirements as those financed through the normal budget process, nor are they subject to as much parliamentary oversight. The Angola Sovereign Fund, the National Development Fund of Iran, and Russia’s National Wealth Fund also bypass normal budgetary procedures and are used as vehicles for political patronage. In recognition of this danger—as well as the potential that domestic spending by the funds will undermine macroeconomic objectives like fiscal sterilization—some funds, including those in Abu Dhabi (UAE), Botswana, Chile, Ghana, Kazakhstan and Norway, have prohibited direct domestic investments.

Contrary to conventional wisdom, we argue that because of the risks associated with their existence outside the ordinary budget process, funds generally ought not to be used as vehicles for domestic investment through choices of domestic asset holdings. Instead, domestic spending of natural resource revenues should be made via withdrawals from the fund to the general or consolidated account, and can even be earmarked for specific health, education, infrastructure or sector-specific projects to encourage spending on development priorities.

The rhetorical appeal of natural resource funds as symbols of development and progress has sometimes outstripped their practical value as solutions to specific macroeconomic or budgetary problems. This lack of clarity represents a real danger, as poorly conceived funds can become channels for corruption.

**Recommendations**

We recommend that governments establishing or maintaining natural resource funds consider six steps that promote good natural resource fund governance, each of which is elaborated further in our other policy briefs:

1. Set clear fund objective(s) (e.g., saving for future generations; stabilizing the budget; earmarking natural resource revenue for development priorities).
2. Establish fiscal rules—for deposit and withdrawal—that align with the objective(s).
3. Establish investment rules (e.g., a maximum of 20 percent can be invested in equities) that align with the objective(s).
4. Clarify a division of responsibilities between the ultimate authority over the fund, the fund manager, the day-to-day operational manager, and the different offices within the operational manager, and set and enforce ethical and conflict of interest standards.
5. Require regular and extensive disclosures of key information (e.g., a list of specific investments; names of fund managers) and audits.
6. Establish strong independent oversight bodies to monitor fund behavior and enforce the rules.

Additionally, we stress that governments should establish these and other rules and institutions governing natural resource funds through a process that generates broad political consensus. Governments may not comply with even the best rules unless key stakeholders and the broader citizenry have bought into the need for government savings and constantly apply pressure to follow the rules. This has become apparent not just in natural resource-rich economies, but also in places like Europe where, from time to time, most member states breached the fiscal rules outlined in the EU’s Stability and Growth Pact even prior to the 2007-08 global financial crisis.

Finally, we call on international institutions and advisers to carefully consider the implications of recommending the establishment of funds where public financial management systems are opaque.
Policy Overview

and poorly functioning. International advisors should recognize that the establishment of a fund by itself will not improve resource governance. Rather, natural resource funds ought to be products of fiscal rules or macroeconomic frameworks that call for savings of oil, gas or mineral revenues. Minimum conditions (e.g., clear objectives, operational rules, investment risk limitations, effective oversight, transparency) must be present in order to improve natural resource governance.
The Natural Resource Fund Project

Given their collective size—approximately $3.5 trillion in assets as of the end of 2013, and growing—and concerns about the motivations of their government owners, much has been written about natural resource funds (NRFs), their investments and their global influence. However, funds’ impacts on governance and public financial accountability at home has received far less attention.

On the one hand, these funds can be used to serve the public interest—for example, by covering budget deficits when oil or mineral revenues decline, saving resource revenues for future generations, or helping to mitigate Dutch disease through fiscal sterilization. On the other hand, in many countries they have undermined public financial management and become sources of patronage and nepotism.

The Revenue Watch Institute-Natural Resource Charter (RWI-NRC) and the Vale Columbia Center on Sustainable International Investment (VCC) have conducted a worldwide survey of natural resource funds—a subset of sovereign wealth funds—examining their management, investments, transparency and accountability to the public, as well as the fiscal rules that govern them. The goal of the project is to better understand current fund governance practices in order to foster cross-country experience sharing and improve fund performance. The five policy briefs, 18 natural resource fund profiles, this policy overview, and associated website (www.revenuewatch.org/nrf) that constitute the project have been designed to equip government officials, policymakers, researchers and citizens with much of the necessary background and information to establish funds or reform existing ones. Each profile—whether it covers a national fund like Kazakhstan’s or a subnational fund like North Dakota’s (USA)—is the product of in-depth study of the laws, regulations and policies governing one or a set of funds in a given country, province or state. Primary sources were used when available and all profiles were peer-reviewed by sovereign wealth fund experts, based in-country where possible.

This policy overview summarizes our results and conclusions. It defines a natural resource fund and provides a synopsis of the basic elements of good fund governance and recent trends in fund governance. It also recaps the five separate policy briefs which cover:

1. Institutional structure of natural resource funds
2. Rules-based investment for natural resource funds
3. Fiscal rules for natural resource funds—how to develop and operationalize an appropriate rule
4. Independent oversight of natural resource funds
5. Natural resource fund transparency

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4 Dutch disease is a decline in the manufacturing or agricultural sectors caused by a large inflow of foreign currency into the economy from, for example, oil sales to foreigners. The inflow causes exchange rate appreciation or inflation, making exports less competitive. Also, labor and capital move into the “boom sector,” often the oil or mining sector, from the other sectors, further harming manufacturing or agricultural competitiveness. Consumers may be harmed by a rise of prices of “non-tradeables” such as taxis, haircuts and restaurant meals. Fiscal sterilization—essentially placing foreign currency income back outside the economy—can help mitigate the Dutch disease.

5 The NRFs were chosen based on three criteria: interest from policymakers on their governance, availability of information and available resources. Over time we expect to expand the number of NRF profiles available on www.revenuewatch.org/nrf.
Policy Overview

What are natural resource funds, why are they established, and are they successful?

In 2010, approximately $1 trillion in oil and gas revenues alone were deposited into government accounts in resource-rich countries. Mineral production contributed tens of billions more to government coffers. These vast sums have the potential to transform economies for the better through public investments in health, education, infrastructure and social services, or through direct benefits to citizens.

In most countries, the vast majority of resource revenues are spent through the national budget. However, they are often collected or distributed by accounts or entities other than the budget as well. In Ghana, for instance, more than 40 percent of oil revenues in 2011 were transferred to the state-owned Ghana National Oil Company. In Mongolia, a portion of mining revenues has been transferred directly to citizens via a cash transfer program. And in Indonesia, Nigeria and Peru, subnational governments receive a percentage of mineral or oil revenues according to a stated formula.

The largest non-budgetary allocations of oil, gas or mining revenues have been to special funds, sometimes called sovereign wealth funds (SWFs) or natural resource funds (NRFs). A natural resource fund is a special-purpose investment fund owned by a government whose principal source of financing is revenue derived from oil, gas or mineral sales and that invests at least in part in foreign financial assets (see Box 1 for an explanation of the difference between natural resource funds and other extrabudgetary funds). This study has identified 54 such funds worldwide (see Table 1 and Figure 1 for a full list and Figures 2 and 3 for a breakdown of the funds by size and source of financing).

Natural resource funds have proliferated over the last decade. Since 2000, approximately 30 funds have been created (see Box 2 for a brief history of natural resource funds). Afghanistan, Israel, Kenya, Lebanon, Liberia, Mozambique, Myanmar, Niger, Peru, Uganda, Sierra Leone, South Sudan, Tanzania and Zambia are planning or considering new funds at the national level, while subnational jurisdictions in many other countries, including Canada and Indonesia, are considering them at the provincial, state or district levels.

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6 Economist Intelligence Unit.
7 EITI reports.
8 National oil companies often sell oil on behalf of the state and retain a portion of oil revenues to cover their costs and for reinvestment purposes, following a formula (e.g., KOC in Kuwait) or on an ad hoc basis (e.g., Sonatrach in Algeria). Some other national oil companies function as commercial entities, paying the same tax rates as private companies (e.g., Statoil in Norway). In still others, oil revenues are pooled in a natural resource fund and transferred to the national oil company directly by the fund (e.g., Ghana).
9 Natural resource funds are a type of sovereign wealth fund. The difference between a sovereign wealth fund and a natural resource fund is that the latter is principally financed through oil, gas and mineral sales while the former may be financed through fiscal surpluses (e.g., from trade surpluses) or pension contributions.
10 This definition draws on a number of sources, namely the International Working Group on Sovereign Wealth Funds (IWG), consisting of 24 member governments which define sovereign wealth funds as “special purpose investment funds or arrangements, owned by the general government. Created by the general government for macroeconomic purposes, SWFs hold, manage, or administer assets to achieve financial objectives, and employ a set of investment strategies which include investing in foreign financial assets. The SWFs are commonly established out of balance of payments surpluses, official foreign currency operations, the proceeds of privatizations, fiscal surpluses, and/or receipts resulting from commodity exports” (IWG 2007). Edwin Truman (2010) defines sovereign wealth funds as “large pools of government-owned funds that are invested in whole or in part outside their home country.” Truman includes subnational funds. Similarly, Castelli and Scacciavillani (2012) define them as “publicly owned investment vehicles with a mandate to transfer wealth to future generations by investing in an international portfolio of securities and assets, including companies.” They specifically exclude investment vehicles primarily geared toward domestic development, such as state-owned enterprises or national development banks and entities financed primarily through transfers of central bank reserves. We have omitted funds created to shield national budgets from agriculture-based commodity cycles, such as the National Coffee Fund of Colombia, a stabilization fund that was created in 1940, because the macroeconomic impacts of agricultural revenues are usually small relative to oil, gas and mineral revenues, and they are renewable resource revenues, whose optimal saving-spending ratios are different from non-renewable resource revenues.
<table>
<thead>
<tr>
<th>Government</th>
<th>Fund name</th>
<th>Year established</th>
<th>Value of assets (2013, latest available or estimate) (^\dagger)</th>
<th>Financing resource</th>
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<tr>
<td>Abu Dhabi (UAE)</td>
<td>Abu Dhabi Investment Authority*</td>
<td>1976</td>
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<td>Mubadala Development Company</td>
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<td>$48.6 billion</td>
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<td>Alberta (Canada)</td>
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<td>Azerbaijan</td>
<td>State Oil Fund*†</td>
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<td>Pula Fund*†</td>
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<td>$4.6 billion</td>
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<td>1983</td>
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<td>Chile</td>
<td>Pension Reserve Fund*†</td>
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<td>Social and Economic Stabilization Fund*†</td>
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<td>Colombia</td>
<td>Savings and Stabilization Fund</td>
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<td>2002</td>
<td>$0.2 billion</td>
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<td>Ghana Stabilization Fund*†</td>
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<td>Iran</td>
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<td>Revenue Equalization Reserve Fund</td>
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<td>Kuwait Investment Authority*</td>
<td>1953</td>
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<td>Petroleum</td>
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<td>Libya</td>
<td>Libyan Investment Authority</td>
<td>2006</td>
<td>$65 billion</td>
<td>Petroleum</td>
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<td>Louisiana (USA)</td>
<td>Louisiana Education Quality Trust Fund†</td>
<td>1986</td>
<td>$1.2 billion</td>
<td>Petroleum</td>
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<tr>
<td>Malaysia</td>
<td>National Trust Fund</td>
<td>1988</td>
<td>$1.7 billion</td>
<td>Petroleum</td>
</tr>
<tr>
<td>Mauritania</td>
<td>National Fund for Hydrocarbon Reserves†</td>
<td>2006</td>
<td>$0.3 billion</td>
<td>Petroleum</td>
</tr>
<tr>
<td>Mexico</td>
<td>Oil Revenues Stabilization Fund</td>
<td>2000</td>
<td>$6 billion</td>
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<tr>
<td>Mongolia</td>
<td>Fiscal Stability Fund†</td>
<td>2011</td>
<td>$0.3 billion</td>
<td>Minerals</td>
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<tr>
<td>Montana (USA)</td>
<td>Montana Permanent Coal Trust Fund†</td>
<td>1978</td>
<td>$0.6 billion</td>
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<tr>
<td>Nauru</td>
<td>Phosphate Royalties Stabilization Fund</td>
<td>1968</td>
<td>No information available</td>
<td>Minerals</td>
</tr>
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</table>

\(^\dagger\) Estimates are from primary sources, such as fund annual reports, using the latest year, where available. Otherwise we used secondary sources such as newspaper reports or the latest estimates from the Sovereign Wealth Fund Institute.
<table>
<thead>
<tr>
<th>Government</th>
<th>Fund name</th>
<th>Year established</th>
<th>Value of assets (2013, latest available or estimate)</th>
<th>Financing resource</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Mexico (USA)</td>
<td>Land Grant Permanent Fund†</td>
<td>1898</td>
<td>$0.9 billion</td>
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<tr>
<td></td>
<td>Severance Tax Permanent Fund†</td>
<td>1973</td>
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<td>Petroleum and minerals</td>
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<td>Nigeria</td>
<td>Nigerian Sovereign Investment Authority</td>
<td>2011</td>
<td>$1 billion</td>
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<tr>
<td>North Dakota (USA)</td>
<td>North Dakota Legacy Fund*†</td>
<td>2011</td>
<td>$1.2 billion</td>
<td>Petroleum</td>
</tr>
<tr>
<td>Norway</td>
<td>Government Pension Fund Global**†</td>
<td>1990</td>
<td>$767 billion</td>
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<tr>
<td>Northwest Territories (Canada)</td>
<td>Northwest Territories Heritage Fund</td>
<td>2012</td>
<td>$0.001 billion</td>
<td>Minerals</td>
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<td>Oman</td>
<td>State General Reserve Fund</td>
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<td>$8.2 billion</td>
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<td>Papua New Guinea</td>
<td>Papua New Guinea Sovereign Wealth Fund</td>
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<td>Not yet operational</td>
<td>Gas</td>
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<td>Qatar</td>
<td>Qatar Investment Authority</td>
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<td>$115 billion</td>
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<td>Ras Al Khaimah (UAE)</td>
<td>RAK Investment Authority</td>
<td>2005</td>
<td>$1.2 billion</td>
<td>Petroleum</td>
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<tr>
<td>Russia</td>
<td>National Welfare Fund*†</td>
<td>2004</td>
<td>$88.1 billion</td>
<td>Petroleum</td>
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<tr>
<td></td>
<td>Reserve Fund*†</td>
<td>2004</td>
<td>$86.9 billion</td>
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<td>Sao Tome and Principe</td>
<td>National Oil Account</td>
<td>2004</td>
<td>No information available</td>
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<td>Saudi Arabia</td>
<td>SAMA Foreign Holdings</td>
<td>1952</td>
<td>$675.9 billion</td>
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<td></td>
<td>Public Investment Fund</td>
<td>1971</td>
<td>$5.3 billion</td>
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<td>Texas (USA)</td>
<td>Texas Permanent University Fund*†</td>
<td>1876</td>
<td>$14.4 billion</td>
<td>Petroleum and land</td>
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<td>Timor-Leste</td>
<td>Timor-Leste Petroleum Fund*†</td>
<td>2005</td>
<td>$14.6 billion</td>
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<tr>
<td>Trinidad and Tobago</td>
<td>Heritage and Stabilization Fund**†</td>
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<td>Venezuela</td>
<td>Macroeconomic Stabilization Fund</td>
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</tr>
<tr>
<td></td>
<td>National Development Fund†</td>
<td>2005</td>
<td>$18 billion</td>
<td>Petroleum</td>
</tr>
</tbody>
</table>

* Funds profiled in the natural resource fund study
† Funds that publish quarterly reports (non-operational funds excluded) – an indicator of transparency
## List of all identified natural resource funds (as of December 2013)

<table>
<thead>
<tr>
<th>Natural Resource Fund</th>
<th>Size (billion USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northwest Territories Heritage Fund (Canada)</td>
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<tr>
<td>Ghana Heritage Fund</td>
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<td>Bahrain - Future Generations Reserve Fund</td>
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<td>Equitorial Guinea - Fund for Future Generations</td>
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<tr>
<td>Ghana Stabilization Fund</td>
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<tr>
<td>Mauritania - National Fund for Hydrocarbon Reserves</td>
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<td>Mongolia - Fiscal Stability Fund</td>
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<td>New Mexico (USA) - Severance Tax Permanent Fund</td>
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<td>Gabon Sovereign Wealth Fund</td>
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<td>Montana Permanent Coal Trust Fund (USA)</td>
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<td>Kiribati - Revenue Equalization Reserve Fund</td>
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<td>Venezuela - Macroeconomic Stabilization Fund</td>
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<td>Louisiana Education Quality Trust Fund (USA)</td>
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<td>North Dakota Legacy Fund (USA)</td>
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<tr>
<td>Ras Al Khaimah Investment Authority (UAE)</td>
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<tr>
<td>Malaysia - National Trust Fund</td>
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<td>Alabama Trust Fund (USA)</td>
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<td>Botswana - Pula Fund</td>
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<td>Trinidad and Tobago - Heritage and Stabilization Fund</td>
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<td>Angola Sovereign Fund</td>
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<tr>
<td>Saudi Arabia - Public Investment Fund</td>
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<td>Mexico - Oil Revenues Stabilization Fund</td>
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<td>Permanent Wyoming Mineral Trust Fund (USA)</td>
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<td>Chile - Pension Reserve Fund</td>
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<td>Oman - State General Reserve Fund</td>
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<td>Texas Permanent University Fund</td>
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<td>Timor-Leste Petroleum Fund</td>
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<tr>
<td>Chile - Social and Economic Stabilization Fund</td>
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<td>Alberta Heritage Savings Trust Fund (Canada)</td>
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<td>Venezuela - National Development Fund</td>
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<tr>
<td>Azerbaijan - State Oil Fund</td>
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<td>Brunei Investment Agency</td>
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<td>Alaska Permanent Fund (USA)</td>
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<td>Iran - National Development Fund</td>
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<td>Abu Dhabi (UAE) - Mubadala Development Company</td>
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<td>Libyan Investment Authority</td>
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<td>Abu Dhabi (UAE) - International Petroleum Investment Authority</td>
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<td>Kazakhstan National Fund</td>
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<td>Dubai (UAE) - Investment Corporation of Dubai</td>
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<td>Algeria - Revenue Regulation Fund</td>
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<td>Russia - Reserve Fund</td>
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<td>Qatar Investment Authority</td>
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<td>Kuwait Investment Authority</td>
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<td>Abu Dhabi Investment Authority (UAE)</td>
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<td>Saudi Arabia - SAMA Foreign Holdings</td>
<td>675.9</td>
</tr>
<tr>
<td>Norway - Government Pension Fund Global</td>
<td>767</td>
</tr>
</tbody>
</table>
Policy Overview

Figure 2: Breakdown of the 54 identified natural resource funds by assets under management (number of funds), U.S. dollars.

Figure 3: Breakdown of the 54 identified natural resource funds by principal source of financing (number of funds).
Box 1: The difference between natural resource funds and other extrabudgetary funds

Governments often exclude some revenues, expenditures or financing from their annual budget laws, instead using separate banking or institutional arrangements called extrabudgetary funds to finance particular items. The most common extrabudgetary fund is a pension fund, such as the Canada Pension Plan. Other types include development funds that earmark spending for specific purposes like roads or environmental protection (e.g., Alabama (USA)’s Forever Wild Land Trust Fund); donor funds that manage donor aid under special conditions (e.g., Liberia Health Sector Pooled Fund); and multi-year budgets that do not expire at the end of the fiscal year (e.g., Timor-Leste’s Infrastructure and Human Capacity Development Funds).

These funds are established for many different reasons. On the one hand, they can address a need for guaranteed multi-year financing, save government revenues for future generations, earmark spending for projects that promote development rather than recurrent expenditures, or protect politically sensitive programs from budget cuts. On the other hand, they can be used to circumvent parliamentary or citizen oversight, skirt established procurement procedures or keep certain activities of the government secret.

Natural resource funds are a type of extrabudgetary fund. What differentiates them from other types of government funds is that their principal source of financing is oil, gas or minerals, and they invest a portion of their funds in foreign assets with the goal of making a positive financial return. Also, their overall objective is generally to address macroeconomic challenges, such as Dutch disease or expenditure volatility.

While in most cases it is easy to distinguish between a natural resource fund and a multi-year financing, donor or development fund, at times the lines between them may be blurred. For example, the National Development Fund of Iran’s main objective is to finance the domestic private sector, making it more of a development bank than a natural resource fund. However, because it has absorbed the Oil Stabilization Fund’s foreign assets, along with its mandate to save oil revenues for future generations (in response to international sanctions), we have designated it a natural resource fund for the purposes of this project.


Why are natural resource funds established?

There are several strong rationales for establishing a natural resource fund. First, natural resource funds can help smooth expenditures in ways that improve public spending efficiency and the government’s ability to spend thoughtfully. Since oil, gas and mineral revenues are volatile and unpredictable, governments may find themselves unable to set realistic budgets over the medium-to-long term. Worse, they may overspend when revenues are high, perhaps on extravagant legacy projects (e.g., hotels, concert halls, new airports) and have to either cut essential services or indebt themselves when revenues decline. This can lead to poor public investments and unfinished infrastructure. Governments can save a portion of revenues in stabilization funds when revenues are high and draw down on these funds when revenues decline in order to prevent these “boom-bust” spending cycles. For example, resource-rich U.S. states like Wyoming are able to grow through periods of temporary oil and mineral price declines due in part to the availability of a pool of funds to draw on during downturns.
Second, funds can help governments **save resource revenues** when they either do not have the capacity to spend all the money efficiently when it comes in, or do not have significant immediate spending needs. Some governments, like in Timor-Leste, may find it difficult to spend all resource revenues as they are collected without generating significant waste because they do not possess the managerial systems, technology, labor or skills to spend vast sums effectively (also described as lack of “absorptive capacity”). In such cases, governments may elect to ‘park’ some revenues now in foreign assets until they develop enough capacity to spend the money well or the economy grows enough to absorb these revenues.\(^{12}\)

However, even in advanced economies, saving revenues from a non-renewable resource may generate longer-lasting benefits than spending it all in the short-term. Oil, gas and minerals are finite assets. As such, some governments have recognized that saving a portion of extractive revenues, investing them in productive assets and living off the investment returns can extend the financial benefits of extraction beyond the life of the oil field or mine, perhaps even indefinitely. Additionally, there is an ethical case to be made about intergenerational equity; some believe that our children should receive the same share of financial benefits as the current generation. With small populations and vast oil wealth, many Persian Gulf countries like Kuwait, Oman, Qatar and the UAE have chosen to save for these reasons. In each, saving oil wealth has created an endowment for the benefit of future generations.

Third, funds can help **mitigate Dutch disease** by sterilizing large capital inflows, in this case foreign exchange inflows associated with oil, gas or mineral sales. Countries or regions with relatively small economies that scale up oil, gas or mineral production quickly may find that, if the economy cannot absorb it effectively, the large inflow of foreign currency associated with production can lead to the exchange rate appreciating or prices and wages increasing. This can cause local businesses to become less competitive internationally and harm the non-resource economy. Governments can help mitigate this so-called Dutch disease by saving a portion of resource revenues in foreign assets. This is called fiscal sterilization. Countries such as Norway and Saudi Arabia have kept their exchange rates under control or inflation lower than it would have been otherwise by saving resource revenues in foreign assets rather than spending them domestically.

Fourth, a natural resource fund can be a means of limiting the discretion of politicians in making spending decisions and **earmarking revenues for public investments** like roads, water systems, hospital equipment and education programs. Earmarking involves withdrawing money from a natural resource fund and requiring that it be spent on specific expenditure items through the budget process or as cash transfers to households. Importantly, it does not refer to making public spending decisions through the fund’s choices of asset holdings, bypassing the formal budget process. This could damage the integrity of the public financial management system, possibly circumventing accountability mechanisms like parliamentary oversight and audits, and lead to the use of resource revenues for patronage.

Examples of earmarking include Ghana’s rule that oil revenues must fund “development-related expenditures” and Alabama’s (USA) earmarking of some oil and gas revenues for land conservation, municipal capital expenditures and senior services. In Alaska (USA), a portion of oil revenues are distributed directly to residents. Since governments that already spend considerable amounts on public investment projects may simply shift money around to make it seem like they are using natural resource revenues to finance these projects, earmarking may be most useful where there exists strong political pressure to overspend on recurrent expenditures such as public wages and

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\(^{12}\) In low-income, capital-scarce economies such as that of Timor-Leste, spending needs are immediate, so fiscal space must be provided to allow the government to build the “absorptive capacity” to transform resource revenues into long-lasting assets such as infrastructure and human resources.
fuel subsidies. Earmarking has the added benefit of drawing public attention to the exhaustible nature of oil, gas and mineral resources by stressing that the revenues derived from their production must be invested rather than consumed; otherwise, they will have little lasting benefit.

Fifth, some funds have been created to "ring-fence" resource revenues to protect them from corruption or mismanagement. Given their size and the complex nature of revenue streams (e.g., royalties, profit taxes, bonuses, license fees) entering government coffers from extractive companies, natural resource revenues are often a target of misappropriation. Separating resource revenues can help reduce the risk of corruption and mismanagement only where there are strict and comprehensive disclosure requirements for fund operations and where there is a formal and effective oversight mechanism to monitor these operations. For example, the Sao Tome and Principe National Oil Account is subject to rigorous transparency provisions that ensure that oil revenues are well accounted for, and fund operations are open to public scrutiny. Governments may also want to ring-fence resource revenues because oil, gas and minerals are non-renewable. Pooling revenues under the management of a single authority can help governments distinguish and isolate these finite revenues from other government revenues so that they can be treated differently (i.e., saved).

Finally, natural resource funds can provide governments with greater political leverage, power and autonomy. Legislators in the Northwest Territories in Canada, for instance, have stated that their newly established Heritage Fund, financed by mineral revenues, will give the territorial government greater political autonomy from the Canadian federal government. And in low- and middle-income countries, governments can draw upon precautionary savings in cases of financial crisis instead of borrowing from private banks or international financial institutions, both of which can impose burdens on a government. In short, natural resource funds can be a powerful source of protection against foreign influence and market forces.

That said, natural resource funds are not always established with the public or national interest in mind. In some countries, particularly but not exclusively those ruled by authoritarian regimes, natural resource funds have been established to avoid public scrutiny of specific projects or bypass formal oversight. As such, many have been used as slush funds by the ruling family or party. The Libyan Investment Authority (LIA) under the Gadhafi regime is a case in point, where the late dictator’s son, Saif al-Islam Gadhafi, had nearly full discretion to manage much of the fund’s approximately $65 billion. Billions of dollars were invested with Gadhafi’s close acquaintances.13

Finally, one of the most common reasons for establishing a natural resource fund has been to make a global statement about self-determination. Natural resource funds have become symbols of development and progress and are not always promoted as solutions to specific macroeconomic or budgetary problems. As such, they sometimes represent form over substance and are created without a well-defined objective in mind. This lack of clarity presents a real danger, as poorly conceived funds can undermine public financial management systems and can lead to squandering of revenues.

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Box 2: A brief history of natural resource funds

Natural resource funds are not new. The oldest continually operating fund, the Texas Permanent University Fund (USA), dates back to 1876. The Kuwait Investment Board, the Kuwait Investment Authority’s predecessor, was the first fund established at the national level in 1953, albeit while Kuwait was a British protectorate. However, it is only since the 2000s that natural resource fund growth has accelerated significantly. Their proliferation has been driven in part by historical context—a desire to learn from the mistakes of the 1970s-80s, when oil and gas windfalls were largely consumed without leaving many long-term benefits—but also by an emerging academic consensus on the optimal management of natural resource revenues windfalls, new large discoveries in several countries, and historically high oil and mineral prices in the 21st century, hence unexpectedly high government revenues.

In response to fears from recipient countries that sovereign wealth fund investments could be politically motivated, in 2007 the G7 called on the International Monetary Fund (IMF) to develop international standards for fund governance and transparency, which became known as the Santiago Principles. An International Working Group of Sovereign Wealth Funds (IWG) consisting of fund officials was established in 2009 to encourage compliance with these principles. Implementation to date has been slow.

When the term “sovereign wealth fund” was coined by Andrew Romanov in 2005 (the earliest known use of the term “natural resource fund” comes from a 2007 publication by Macartan Humphreys and Martin E. Sandbu, though several IMF staffers referred to “nonrenewable resource funds” in the early 2000s), natural resource funds held approximately $1 trillion in assets. Just nine years later, they hold approximately $3.5 trillion in assets.

Are natural resource funds meeting their policy objectives?

Natural resource funds have had varied success in achieving their policy objectives. In Chile, the Economic and Social Stabilization Fund has helped the government stabilize the budget despite large and unexpected rises and falls in government revenues, mainly caused by copper price volatility (see Figure 3). The Norwegian and Saudi Arabian funds have protected their economies from oil price shocks and sterilized capital inflows, helping to mitigate Dutch disease effects. In Timor-Leste, accumulation of oil revenues in the Petroleum Fund has helped the government smooth spending over the longer term. By keeping enormous capital inflows from overwhelming the economy, it has curbed wasteful public spending and has also helped to mitigate Dutch disease effects. Finally, funds in many countries and subnational jurisdictions, such as those in Ghana, Kazakhstan, Kuwait and North Dakota (USA), are saving revenues from non-renewable resources so that future generations may benefit from today’s exploration, development and production.

However, many funds have served to undermine public financial management systems. In Azerbaijan, for example, billions of dollars’ worth of strategic government projects are financed directly out of the State Oil Fund (SOFAZ), including a railway between Azerbaijan, Georgia and Turkey. These expenditure items are not subject to the same reporting or public procurement requirements as those financed out of the normal budget process.

Funds have also been used for patronage and nepotism. For example, the Libyan and Kuwaiti funds have incurred billions of dollars in avoidable losses due to financial transactions that benefited friends of the regime or investment managers. And in Nigeria, billions of dollars were withdrawn from the Excess Crude Account without plan or justification.14

Fund operations are often opaque and not subject to independent oversight. The Algerian, Bruneian, Omani and Turkmenistani funds are some of the most extreme examples of weak transparency; a visit to the Brunei Investment Agency website provides business hours, an email address and not much else. However, even some governments, such as Equatorial Guinea, Iran, Kuwait and Qatar, that are signatories to the Santiago Principles which commit them to a basic standard of disclosure vis-à-vis their funds, fail to publish detailed information on investments or activities. This opacity and a lack of independent oversight raise questions around how these funds are being used and whom they are benefiting.

In many cases, funds have simply been ineffective. As Figure 4 illustrates, while funds in Norway, Chile and Saudi Arabia have helped smooth government spending despite having to deal with volatile oil revenues, self-declared stabilization funds in Kazakhstan, Trinidad and Tobago and Venezuela have failed to stabilize the budget. And some savings funds have failed to save as their mandate requires. For example, one of the objectives of the Alberta Heritage Savings Trust Fund in Canada is to save oil revenues for future generations. Yet despite sky-high production and historically high prices at times from 1987 to 2013, only two relatively small deposits were made into the fund over this period.
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Figure 4:
Budget stabilization in countries with stabilization funds

Source: World Economic Outlook data (IMF)
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Key findings and recommendations

Given the size of revenues managed by these funds in the more than 40 countries that operate them—often in the many billions of dollars—and the dangers that weak governance can pose, good natural resource fund governance is essential for transforming natural resource wealth into citizen well-being. The proliferation of funds, especially in lower-income countries and low-capacity environments, will make good governance even more important in the coming years. But what constitutes good natural resource fund governance? And what can policymakers, oversight bodies and the international community do to improve natural resource fund governance?

The following are our findings from the study of 18 natural resource funds; secondary sources and in-country interviews; and discussions with policymakers and civil society in resource-rich countries (see Annex 2 for secondary sources and publications).

What is good natural resource fund governance?

Our survey of natural resource funds found several key elements of good fund governance: setting a single or multiple fund objectives; establishing appropriate fiscal rules; setting clear investment constraints; creating an effective institutional governance structure; making extensive information on fund operations public; and establishing strong independent oversight over these operations. These elements are reflected throughout the natural resource fund profiles and summarized in page 4 of each profile (see Annex 1 for an explanation of page 4 [“Good Governance Standards” page of the profile]). Below is a detailed summary of each of these elements.

Setting a single or multiple objectives

The objectives of natural resource funds should be clearly stated in government policy, regulation, legislation or even in the constitution. They could include:

- Saving for future generations
- Stabilizing expenditures as a response to oil, gas or mineral revenue volatility
- Sterilizing capital inflows
- Earmarking resource revenues for specific expenditures
- Protecting resource revenues from mismanagement, corruption or patronage
- Saving in case of environmental, financial or social crisis

Some funds serve a single objective, while others serve multiple objectives. For instance, in Ghana there are three funds. The Petroleum Holding Fund ring-fences all oil revenues and the law requires that the government use resource revenues withdrawn from the fund for development-related projects. The Ghana Heritage Fund saves revenues for the benefit of future generations. The Ghana Stabilization Fund helps to mitigate budget volatility. In contrast, the Timor-Leste Petroleum Fund serves as an all-in-one savings, stabilization, sterilization and ring-fencing fund.

At the same time, some resource funds are established without a well-defined objective, making it difficult for policymakers to decide on operational rules or manage the fund’s investments. For example, Azerbaijan’s State Oil Fund’s three objectives are to accumulate and preserve revenues for future generations, finance major government projects, and “preserve macroeconomic stability by decreasing dependence on oil revenues and stimulate the development of the non-oil sector.” Terms such as “preserve macroeconomic stability” are undefined. Furthermore, it is unclear what proportion of the fund is designated for each objective and what operational rules, if any, help the fund achieve them. Multiple objectives in and of themselves are not necessarily problematic, but the lack of operational rules to help funds meet those objectives and lack of clarity around objectives are.
Which objective or set of objectives a government chooses should be informed by the challenges the economy will face. For instance, if the government can absorb a large inflow of oil revenue and spend it efficiently but the inflow is so large that it will generate significant year-to-year budget volatility, a government may wish to establish a stabilization fund. However, if revenues will overwhelm the economy over the longer term, for example, by generating Dutch disease, it may be worthwhile to set up a fiscal sterilization fund. Where none of the problems associated with resource revenue inflows are expected to emerge—for instance, where resource revenues are small and where public financial management, transparency and oversight are effective enough that they will generate substantial benefits and economic growth—it may be preferable not to set up a fund at all.

**Good practices:** Funds in Chile, Ghana, Kazakhstan, Russia, and Trinidad and Tobago each have strong statements on objectives that make their purpose clear (though this does not mean that they achieve these objectives).

**Establishing fiscal rules**

(see “Fiscal Rules for Natural Resource Funds” policy brief)

Fiscal rules—multi-year numerical constraints on government finances—are perhaps the most important rules governing fund behavior. Whether a natural resource fund meets its objective(s) depends almost wholly on the suitability, clarity and enforcement of its fiscal rules. First, rules act as a commitment mechanism, binding successive governments to a long-term vision of public finances, so important in regions reliant on finite and unstable revenues. Second, they can facilitate the implementation of budgetary goals and hence improve the efficiency of the public financial management system. Third, they define the conditions under which deposits and withdrawals are made, which can stabilize government spending or generate savings.

Fiscal rules are operationalized through deposit and withdrawal rules. These rules should be clarified in legislation, regulation or a binding policy document. Exceptions to these rules—for example, in cases of environmental, financial or social crisis—should also be clarified.

The absence of clearly defined fiscal rules presents significant risks. In Azerbaijan, for instance, the lack of a withdrawal rule has led to discretionary withdrawals that have enabled the government to spend lavishly when oil prices are high and to cuts when oil prices have declined. The Alberta Heritage Savings Trust Fund (Canada) was established as a savings fund in 1976, though deposits were halted in 1987. As a result of this lack of a deposit rule, the fund saved less than $4 billion in oil revenues over 25 years, despite hundreds of billions of dollars in oil revenues entering government coffers over the same period. In 2013, the Alberta government finally instituted a set of fiscal rules with long-term savings and fiscal stabilization objectives in mind.

No single rule is appropriate for every country; context should determine the design of fiscal rules and there must be political consensus on their suitability, or they may not be enforced. For example, in Timor-Leste, spending has exceeded what the fiscal rule calls for in nearly every year since 2010, partly a consequence of an overly constraining rule for a country desperately in need of domestic public investment. That said, strong internal controls and independent oversight can help enforce rules.  

**Good practices:** The parliaments of Chile, Ghana, and Trinidad and Tobago have established clear and appropriate fiscal rules for their countries (though both the governments of Ghana and Trinidad and Tobago tend to fiddle with their revenue projections in order to spend more and save less).

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15 See policy briefs on Institutional Structure of Natural Resource Funds and Independent Oversight of Natural Resource Funds for how to enforce the rules.
Policy Overview
Establishing investment rules
(see “Rules-based Investment for Natural Resource Funds” policy brief)

Money deposited into a fund must be placed somewhere. One difference between natural resource funds and the government’s consolidated/general fund is that some or the entire natural resource fund is invested in financial or other assets abroad. Investments may include stocks, bonds, derivatives, real estate or even infrastructure.

Investments can be riskier, with an expected higher long-term financial return, or less risky. A fund’s investment risk profile should be a function of its policy objectives (e.g., stabilization fund assets should be more liquid than savings fund assets), the strength of the systems set up to prevent mismanagement, and the capacity to manage complex investments (or at least the capacity to manage the managers). No matter what risk profile is chosen, it should be well defined and enforced through explicit rules that limit exposure. For example, legislation, regulation or fund policy can detail the allocation between cash, fixed income investments, equities and alternative assets. Each can also prohibit investments in certain high-risk financial instruments or volatile currencies. Also, specific assets owned by the fund (e.g., real estate, Berkshire Fund stocks) should be listed in a publicly available document in order to generate a disincentive to invest in obscure or high-risk investments (the Alaska Permanent Fund [USA] is a model in this regard). Lack of rules around investment risk in an opaque setting can generate substantial losses for a fund. For example, the Kuwait Investment Authority lost approximately $5 billion from poor investments in Spanish companies in the early 1990s due to a combination of lack of oversight and lack of investment rules.

Investments can be made in either foreign or domestic assets. Although the governments of many resource-rich developing countries invest in domestic projects directly from natural resource funds, a better practice is to make these investments from the budget itself for at least two reasons. First, domestic spending through the fund can undermine rules designed for fiscal sterilization. But more importantly, such spending might undermine transparency and accountability systems. Bypassing the normal budget process could circumvent controls and safeguards such as project appraisal, public tendering and project monitoring, and enable patronage or financing for projects that support the political goals of government officials or fund managers. To avoid these outcomes, many funds—including those in Abu Dhabi (UAE), Botswana, Chile, Ghana, Kazakhstan and Norway—prohibit direct domestic investments.

Another common investment rule is to prohibit the use of some or all of fund assets as collateral. A multi-billion-dollar natural resource fund can be used to secure government loans. In brief, the government can promise creditors that if it defaults on its debt, the fund’s assets can be used to pay them back. This is particularly useful for credit-constrained governments, those that are charged high interest rates, or those that have been locked out of international financial markets because of weak government finances. However, this strategy also puts natural resource revenues at risk—especially if the government has a tendency to default—and encourages over-borrowing.

For example, from 2000 to 2004 Angola borrowed more than $9 billion, all backed by oil revenues, from banks like Société Générale, China Eximbank, Barclays Bank and Royal Bank of Scotland. At the same time, the Angolan government was negotiating with the IMF to restructure its debt due to heavy debt-servicing commitments. One solution to this problem has been to restrict either

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16 The consolidated fund or general fund is the government’s main bank account, usually held at the central bank. Also, it is important to differentiate between funds and official reserves. While natural resource funds (along with the consolidated or general fund) belong to the government, official reserves belong to the central bank. Keeping these accounts separate helps prevent confusing fiscal and monetary policy operations.


18 If one of the objectives of the fund is to mitigate Dutch disease, it may enact a fiscal rule that requires that a certain portion of resource revenues must be invested in foreign assets. However, reinvesting these revenues inside the country would undermine this objective.

part of all of a natural resource fund from being used as collateral. While this may not prevent over-borrowing—since international lenders might assume that in a crisis the fund would be used to bail out the government even though the fund assets are not formally pledged—it is important to make these rules explicit.

**Good practices:** Alberta (Canada), Chile, Norway and Timor-Leste have codified comprehensive investment rules that limit the risks fund managers can take and, in Norway’s case, impose ethical investment guidelines on fund investments.

**Clarifying division of responsibilities and enforcing ethical and conflict of interest standards**
*(see “Institutional Structure of Natural Resource Funds” policy brief)*

Fiscal rules and investment rules must be implemented by government officials and fund managers. A clear division of responsibilities, strong internal controls and political independence, and strong internal capacity are essential for correct implementation.

Organizational structure is very context-specific. However, the roles and responsibilities of governing bodies—such as the legislature, executive, central bank, advisory bodies, fund governing board and fund executive—should be detailed in law, regulation or a government policy document. The same is true for the internal structure of the operational manager, whether it’s a unit within the central bank, a unit in the ministry of finance, or a separate entity. Chile, for example, has regulation that designates the Minister of Finance as both the manager and ultimate authority over the two funds and the Central Bank of Chile as the day-to-day operational manager of fund investments. In Norway, the manager and operational manager are also the Minister of Finance and central bank, respectively, but the fund is ultimately accountable to the Storting (parliament).

The fund’s governing structure must be made clear and governing bodies must enforce ethical and conflict of interest standards, preferably through concrete penalties such as dismissal, fines or even imprisonment. Staffing policies should encourage professionalism and compliance with operational rules. These measures should be complemented by transparency, independent oversight and political will to follow the rules.

Authoritarian regimes often lack these checks and balances that prevent mismanagement. In such settings, large pools of funds can become tempting targets. The Russian government, for instance, arbitrarily suspended its fiscal rules in 2010 and has since nearly emptied the Reserve Fund (valued at approximately $150 billion in 2009) and raided the National Wealth Fund of tens of billions of dollars, which had been intended to finance future Russian pension liabilities.20 In such an environment, political will is an essential element of good resource revenue management.

**Good practices:** Norway and Texas (USA) each have strong internal controls that include regular and publicly available internal audits, ethical guidelines for fund employees, effective monitoring of external managers, and independent oversight at every level, including over the board of directors, managers and staff.

**Requiring regular and extensive disclosures and audits**
*(see “Natural Resource Fund Transparency” policy brief)*

Good fund governance requires a strong degree of transparency for several reasons. First, transparency can encourage compliance with fiscal rules and investment rules by aligning public expectations with government objectives. Second, transparency can improve government

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efficiency, since ministries, parliaments and regulatory agencies benefit from improvements in data quality. Third, transparency is a prerequisite for accountability and compliance with governance rules, because oversight bodies cannot monitor fund operations and scrutinize fund performance without adequate information.

Transparency means not only publishing regular, accurate and data-disaggregated reports on fund activities in a format that is fully accessible to lay readers but also making the rules governing the fund clear and public. One way of institutionalizing transparency is by requiring the public release of all regulations, policy documents, quarterly financial statements and annual internal and independent external audits, and requiring that these meet international standards. Reports should not only be backward-looking; they should also clarify what will be achieved in the future to set benchmarks for performance and set public expectations.

**Good practices:** Funds in Alaska (USA), Chile, Norway, Texas (USA) and Timor-Leste can be considered models of transparency. Each discloses deposit and withdrawal amounts, specific investments (including type, location, currency composition and returns), significant fund activities and transactions, and fund managers.

**Establishing strong independent oversight bodies to monitor fund behavior**
(see “Independent Oversight of Natural Resource Funds” policy brief)

Effective internal control mechanisms are often not enough to ensure compliance with governance rules or management of natural resource funds in the public interest. Independent oversight bodies should also funds in order to exert external pressure on policymakers and fund managers. They should be politically accountable to the legislature; operationally accountable to the comptroller, auditor-general or other independent formal supervisory body; legally accountable to the judiciary; and scrutinized by civil society, the press and even international bodies like the IMF or policy institutes.

Governments sometimes circumvent their own rules due to weaknesses in independent oversight and lack of transparency. For instance, Abu Dhabi (UAE) has three natural resource funds, none of which require parliamentary approval for withdrawals. In addition, despite self-made claims of political independence, leading members of the ruling family sit on the Abu Dhabi Investment Authority’s board of directors. This conflict of interest and lack of oversight, combined with a lack of transparency, has resulted in questions raised around the potential for politically motivated investments and misuse of funds. In Ghana, the Public Interest and Accountability Committee (PIAC), a body charged with monitoring compliance with oil revenue management legislation, has not been given an operating budget by the government, nor does it have formal powers to enforce its recommendations. Taking advantage of these weaknesses in independent oversight, the government has overestimated oil revenue projections in order to artificially inflate its spending allowances as fixed by Ghana’s fiscal rule.\(^{21}\)

Independent oversight bodies can encourage good financial management by praising compliance with the rules and good fund governance. In some cases, they can also discourage poor behavior by imposing punitive measures ranging from naming-and-shaming to fines, imprisonment or international sanctions. For example, Alberta (Canada) requires that its legislature conduct annual reviews of fund performance, ensuring compliance with regulations, and that it hold annual public meetings on fund activities. This is on top of periodic reviews of investment methodology.

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\(^{21}\) *PIAC Report on Management of Petroleum Revenues for Year 2012.*
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and regular external audits that are publicly available.\(^{22}\) And in 2008, the Timor-Leste appeals court found that a $290.7 million withdrawal from the Petroleum Fund was illegal.\(^{23}\)

While there are numerous types of oversight mechanisms, independent oversight is most effective when the oversight body has expertise in the topic under investigation, possesses the power or capacity to investigate, has access to information, holds enforcement powers, and is integrated with the institutional environment. If authorities decide to establish new bodies to oversee the natural resource fund (e.g., Ghana’s PIAC or Timor-Leste’s Petroleum Fund Consultative Council), which is not always necessary, these bodies should support existing institutions such as the comptroller’s office or parliament by providing targeted reports on compliance with legislation or regulation. Where existing institutions have the potential to become more effective, they should be strengthened legislatively or through capacity building activities.

**Good practices:** Alberta (Canada), Ghana and North Dakota (USA) have introduced strong independent oversight requirements on their respective funds.

**What are recent trends in natural resource fund governance?**

**Codifying rules.** There is a trend toward establishing strict deposit, withdrawal, investment and other governance rules in legislation or regulation. The new Mongolian Fiscal Stabilization Fund is a case in point, with deposits and withdrawals determined by a set of fiscal rules (an expenditure growth rule, a structural balance rule and a debt ceiling). Often, new funds draw on a small  

\(^{23}\) La’o Hamutuk, Timor-Leste Appeals Court Invalidates 2008 State Budget, 2008.  
number of model pieces of legislation. For example, the recently established Northwest Territories Heritage Fund drew on Alberta’s legislation, the Mongolian Fiscal Stability Fund drew on the Chilean experience, and Norway was used as a model in Timor-Leste. This is partly due to the influence of the IMF, World Bank and international consultants, particularly from Norway and Chile, who act as principal advisors on the establishment of new funds. However, aspects of these models may be inappropriate in developing- or post-conflict contexts. Specifically, fiscal rules that generate significant savings and limit fiscal space for domestic investments in health, education and infrastructure may be too constraining for governments in capital-scarce countries (see “Fiscal Rules for Natural Resource Funds”). Also, foreign advisors often underemphasize enforcement mechanisms such as transparency and oversight requirements. While some of the advice around fiscal rules is changing, advisors should place added stress on rules around disclosure and compliance.

Greater transparency. Of the 23 natural resource funds scored by Allie Bagnall and Edwin Truman’s Sovereign Wealth Fund Scorecard in both 2007 and 2012, all but three became more transparent over time. Specifically, many more funds are publishing audits, information about returns and investment manager information. Two Abu Dhabi funds, Chile’s Economic and Social Stabilization Fund, and Trinidad and Tobago’s Heritage and Stabilization Fund improved the most since 2007. On the other hand, some funds, like Equatorial Guinea’s Fund for Future Generations and the Libyan Investment Authority, still keep nearly all information about their activities secret. In Kuwait, it is against the law to disclose information about the Investment Authority to the public. Transparency remains a serious challenge overall, with only about half of the funds studied releasing audits (internal or external) or publishing specific investments (see Figure 5).

Figure 5: Percentage of funds publicly disclosing specific information (of 18 surveyed jurisdictions)

| 83% | When or how often reports are published and made publicly available |
| 78% | Which individuals or organizations are responsible for publishing fund reports |
| 83% | Size of the funds |
| 78% | Deposit and withdrawal amounts |
| 83% | Returns on investments |
| 44% | Detailed asset allocations - geographic location |
| 67% | Detailed asset allocations - asset class |
| 39% | Detailed asset allocations - specific assets |
| 28% | Natural resource price and other fiscal assumptions to calculate deposit and withdrawal amounts allowed under fiscal rules |


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**Continued resistance to some rules.** While funds are becoming more rules-based, operational and fund management rules—for instance rules for which revenues must be deposited and when and the rules clarifying the roles of different government agencies in fund management—are much more common than transparency requirements or checks on corruption and patronage (see Figure 6). At the same time, some governments are resistant to even the most basic operational rules. The governments of Abu Dhabi (UAE), Azerbaijan, Botswana, Kuwait, and Russia, for example, have been unwilling to impose withdrawal rules on their respective funds, while the governments of Abu Dhabi (UAE) and Botswana have not imposed deposit rules.

Governments seem most resistant to prohibiting domestic investment through choices of asset allocation and publishing key information such as lists of specific investments or internal and external audits (see Figure 7 and Annex 1 for an explanation of different rules). Funds in Botswana, Equatorial Guinea, Iran, Kuwait, Mexico, Russia and Qatar, for instance, remain relatively opaque despite their governments signing on to the Santiago Principles.26

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26 Opacity here is measured using Allie Bagnall and Edwin Truman’s 2013 Progress on Sovereign Wealth Fund Transparency and Accountability: An Updated SWF Scoreboard indicators 20-23. The Santiago Principles are a voluntary set of transparency principles and practices for sovereign wealth funds agreed upon by governments.
What steps should the international community, specifically the international financial institutions and other advisors who support governments in establishing and operating natural resource funds, take to improve fund governance?

First, international institutions and advisors should carefully consider the implications of suggesting the establishment of funds where public financial management systems are opaque and poorly functioning. In other words, international advisors should recognize that the establishment of a fund by itself will not improve resource governance. Rather, natural resource funds ought to be products of fiscal rules or macroeconomic frameworks that call for savings of oil, gas or mineral revenues, and minimum conditions (e.g., clear objectives, fiscal rules, investment rules, effective oversight and transparency) must be present if funds are to improve resource governance. Too often funds are established without a well-defined rationale, leading to poor outcomes.

Second, funds are often established by the executive branch of government, usually the finance ministry, on the advice of international experts from high-profile academic institutions or international financial institutions like the IMF and World Bank and through a technocratic process. This approach is doomed to fail in many countries. Unless there is political consensus on the use of resource revenues and informed civil society and oversight bodies to put pressure on governments to follow their own rules, even the best rules will usually not be followed. The international community can do a better job of encouraging multi-stakeholder consensus in order to agree on funds’ operational rules and ensure compliance with those rules. In most cases, this will involve broad-based consultations around oil, gas or mineral revenue management legislation.

Third, the international community can better support oversight actors like legislators, auditors, the media and civil society in their work to promote compliance with fund governance rules. The IMF and World Bank, for example, often work exclusively with ministries and government officials, overlooking the important role that other actors play in promoting good governance. These other players must be as well informed as the government for funds to become better managed. Donors may therefore wish to consider added financial and technical assistance to these groups. They may also wish to remove the IMF and World Bank’s constraints from working with oversight bodies or finance independent organizations to support the work of oversight institutions like parliaments, civil society and the media.

Fourth, the international community should promote enhanced global norms for good resource revenue management. Currently, there are a number of international standards for fund governance, notably the Santiago Principles and the IMF Guide on Resource Revenue Transparency. However, they do not go far enough. Both focus mainly on disclosure of information, clarification of roles and responsibilities, and political motivation of investments. None of the existing standards explicitly address funds’ impacts on the citizens whose wealth they manage, or the issue of fiscal rules. Recently, several efforts have been made to codify fund behavior and create a global standard for fiscal rules. These include Edwin Truman for his Sovereign Wealth Fund Scoreboard; the IMF recent guidance note advocating a flexible approach on fiscal rules in its policy notes; the Extractive Industries Transparency Initiative (EITI) new standard, which includes information on fund management; and the Natural Resource Charter’s inclusion of revenue volatility and management in precepts seven and eight. However, there is still no international consensus on what good fund governance entails.

Finally, while national policy initiatives like the establishment of natural resource funds should be driven from within countries or regions, the international community can further encourage governments to better manage their resource revenues by placing natural resource

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27 Natural Resource Charter precept seven: “Resource revenues should be used primarily to promote sustained, inclusive economic development through enabling and maintaining high levels of investment in the country.” Precept eight: “Effective utilization of resource revenues requires that domestic expenditure and investment be built up gradually and be smoothed to take account of revenue volatility.”
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fund governance on the international agenda. Improved natural resource fund governance can prevent loss and mismanagement of billions of dollars that could go to health, education or infrastructure. It can also improve macroeconomic stability and mitigating Dutch disease, thereby improving the quality of investments, increasing growth rates and helping to diversify the economy. The indirect effects might even be much more significant than the direct ones. International institutions, academics and other influencers may be able to do more for poverty alleviation and growth by pushing for improved natural resource fund governance—such as encouraging codification of deposit and withdrawal rules and additional transparency—than through many other types of diplomatic interventions.
Annex 1: Explanation of the good governance standards in the natural resource fund profiles (page 4)

These good governance standards for natural resource funds draw on a number of sources including the 2013 Resource Governance Index questionnaire, Edwin Truman’s Sovereign Wealth Fund Scoreboard and the Santiago Principles.

**Operations**

**Are objectives clear:** The objectives of natural resource funds should be clearly stated in government policy, regulation, legislation or even in the constitution.

**Rule for how much can be withdrawn in any given year:** Fiscal rules (withdrawal and deposit) are the most important rules governing fund behavior. Whether a natural resource fund meets its objective(s) depends almost wholly on the suitability, clarity and enforcement of its fiscal rules. These rules should be clarified in legislation, regulation or a binding policy document.

**Rule for which revenues must be deposited and when:** Same as above.

**Are exceptions to rules clarified:** Exceptions to fiscal rules—for example, in cases of environmental, financial or social crisis—should also be clarified.

**Investment**

**Use of resource revenues as collateral:** Using resource revenues to back government debt puts natural resource revenues at risk, especially if the government has a tendency to default, and encourages over-borrowing. One solution has been to restrict either part of all of a natural resource fund from being used as collateral. It is important to make these rules explicit.

**Domestic investment is explicitly prohibited:** Financing domestic investment directly by the fund is not recommended, because it can undermine transparency and accountability systems by bypassing the normal budget process, with its controls and safeguards, such as parliamentary approval, project appraisal, public tendering and project monitoring. All spending out of the fund should pass through the budget process and be subject to normal budgetary oversight processes.

**Investment risk limitations:** No matter what risk profile is chosen, it should be well defined and enforced through explicit rules that limit risk.

**Publication of specific investments:** In order to determine whether the risk limitations are being met, a public list of specific assets held by the fund should be published.

**Management**

**Penalties for misconduct:** Ethical and conflict-of-interest standards must be enforced by the fund’s governing structure, preferably through concrete penalties such as dismissal, fines or even imprisonment.

**Ethical and conflict of interest standards:** Ethical and conflict-of-interest standards must be made clear in order for employees to understand the constraints they must abide by.

**Detailed responsibilities of fund managers and staff:** The roles and responsibilities of the operational manager, whether a unit within the central bank, a unit in the ministry of finance or a separate entity, should be detailed in law, regulation or a government policy document.
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**Role of government agencies in fund management:** The roles and responsibilities of the governing bodies—such as the legislature, executive, central bank, advisory bodies, fund governing board and fund executive—should be detailed in law, regulation or a government policy document.

**Transparency and Oversight**

**Public disclosure of external audits:** This is a prerequisite for accountability and compliance with governance rules, because oversight bodies cannot monitor fund operations and scrutinize fund performance without adequate information.

**Public disclosure of internal audits:** This is a prerequisite for accountability and compliance with governance rules, because internal managers cannot monitor fund operations and scrutinize fund performance without adequate information.

**Formalized oversight mechanisms:** Effective internal control mechanisms are often not enough to ensure compliance with governance rules or management of natural resource funds in the public interest. Funds should also be monitored by independent oversight bodies that exert external pressure on policymakers and fund managers.

**Public disclosure of regularly compiled fund reports:** This is a prerequisite for accountability and compliance with governance rules, because oversight bodies cannot monitor fund operations and scrutinize fund performance without adequate information.
Annex 2: Relevant publications


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Key messages

- A clear division of responsibilities—for example, between the legislature, president or prime minister, fund manager, operational manager and external managers—can help funds meet their objectives and prevent corruption.
- Putting day-to-day management in the hands of a capable and politically independent body with strong internal controls can help meet investment targets and prevent mismanagement. The choice of where to house this day-to-day operational manager—whether as a unit within the central bank, a unit in the ministry of finance, as a separate entity or at a custodial institution—is context-specific.
- Formal advisory bodies, drawn from the academic and policymaking communities, have made significant contributions to improving fund governance at the national level in countries like Chile, Ghana, Norway and Timor-Leste and at the subnational level in the United States.
- Codes of conduct and monitoring systems to prevent misconduct by the fund’s executive, staff and external managers are useful tools for preventing patronage, nepotism and corruption. In order to be effective, such mechanisms must be vigorously enforced.
- Good fund governance requires that appropriate organization, staffing policies and internal controls be complemented by transparency, independent oversight and the political will to follow the rules.

What is natural resource fund management and why is it important?

Government decisions about the institutional structure, staffing policies and internal controls of a natural resource fund (NRF) have a huge impact on a fund’s success. Establishing an effective organizational structure, clear lines of communication between different levels of the institutional hierarchy and a strong internal chain of accountability, both within an NRF and between the fund and higher authorities, can:

- Help the fund meet its objectives (e.g., savings; budget stabilization) by aligning the goals and strategic direction set by political authorities with the day-to-day decisions taken by operational and investment managers
- Prevent misuse of resource revenues for political purposes
- Prevent corruption by officials or external managers

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By contrast, a poorly designed management system can undermine government strategy and impede good governance. In particular, a failure to clarify roles and responsibilities of different bodies—such as internal advisory committees, board members and managing directors—can lead to turf wars or, at the other extreme, neglect of essential work.

In one notorious example of poor fund management, the Kuwait Investment Authority (KIA) invested $7 billion in Spanish firms beginning in the mid-1980s. By 1992, these investments had declined in value to $2 billion. According to audits and newspaper reports, these losses were facilitated by an absence of internal controls, supervision and transparency. For instance, the in-house managers of the London-based KIA subsidiary that made the investments refused to share trading information with the executive committee, which was meant to oversee fund activities. This system made possible not only mismanagement of assets but also high commissions and profits for insiders. In response, parliament now oversees KIA activities, a monitoring system was established and internal operational rules were tightened.¹

This policy brief focuses on NRF institutional structure, both at the macrolevel and within the body responsible for the fund’s day-to-day operational management (the “operational manager”). The macromanagement structure involves the relationship between lawmakers, the executive, various advisory bodies, the auditor-general and the operational manager, which may be located within a ministry or the central bank, or in a separate dedicated organization. The internal management structure of the operational management entity involves a governing or supervisory board, the fund’s executive office or committee, and various units organized around its front, middle and back office, which deal with investments (and possibly external fund managers), risk management and settlements, respectively (see Figure 1 for a model NRF organogram). The operational manager must also set standards for staff compensation and ethical behavior as well as ensure appropriate administrative capacity to meet the fund’s mandate. Where applicable, the policy brief highlights the variations in the distribution of authority and responsibility seen among a number of well-established NRFS.

The macromanagement structure
The macromanagement structure refers to the high-level arrangement among the legislative branch, executive branch, policy advisers and the senior operational management of the fund. This section outlines the different roles each of these actors may play. Specifically, it describes the impact of decisions on how and where funds are established, which body has ultimate control over fund behavior, which body manages the fund, who advises the fund manager, and how and by whom day-to-day operations are carried out. Finally, it discusses the role of legislatures in fund management.

Where and how is the fund physically established?
Natural resource funds can be established through the constitution or by legislation, regulation or executive decree. Though rare, national or subnational constitutions can call for the establishment of a fund. For example, Article 153 of the Niger Constitution makes reference to the creation of a petroleum fund. In the United States, Article IX, Section 15, of the State Constitution of Alaska establishes the Alaska Permanent Fund. The Alabama, North Dakota and Wyoming funds were also created through constitutional amendments. North Dakota took the process one step further by asking voters to approve the fund’s creation.

Figure 1: Model natural resource fund organizational structure

Ultimate Authority

Options
• Legislature
• Executive (e.g., President)
• Central bank board of governors

Responsibilities
• Approves deposits and withdrawals
• Approves fund manager decisions
• Chooses and dismisses the fund manager

Advisory Body

Responsibilities
• Provide research and recommendations on investment strategies
• In some cases, approve and control withdrawals from the natural resource fund

Fund Manager

Options
• Executive (e.g., Ministry of Finance)
• Central bank
• Special body (e.g., Supervisory Board)

Responsibilities
• Sets investment guidelines
• Deposits or withdraws money

Operational Manager

Options
• Ministry of finance
• Central bank
• Separate entity

Responsibilities
• Day-to-day trading
• Advise on investment guidelines
• Selection and oversight of external managers
• Reporting

Governing or Supervisory Board

Responsibilities
• Approves the fund’s budget and strategic plans
• Approves changes to risk management and reporting processes
• Advise or approve changes to asset allocation or eligible assets

Executive Committee or Managing Director

Responsibilities
• Oversee all aspects of the investment process
• Allocating internal operational budget
• Staffing (human resources management, compensation, recruitment and training)
• Strategic and organizational planning
• Managing the internal audit

Front Office (Investments)

Responsibilities
• Market research and trading
• Managing the external managers
• Preparing investment reports for internal and external stakeholders

Middle Office (Risk Management)

Responsibilities
• Measure, monitor and manage all operational, credit, counterparty and market risk
• Establish, recommend and maintain benchmarks
• Propose appropriate asset allocation

Back Office (Settlements)

Responsibilities
• Financial reporting and accounting
• Conducting internal audits and interacting with external auditors
More commonly, funds are established through legislation (e.g., Abu Dhabi [UAE]; Alberta [Canada]; Botswana; Chile; Ghana; Norway; Russia; Timor-Leste; Trinidad and Tobago) or by executive decree (e.g., Azerbaijan; Kuwait). While the permanency of a constitution can institutionalize a long-term vision for managing resource revenues and promote policy consistency over many years, legislation and decrees are more flexible and often more detailed.

No matter what method is used in its establishment, by definition an NRF is ultimately owned by the government. That said, a fund can be set up legally as a unit within the central bank, as a unit within the ministry of finance or revenue authority, or as a separate legal entity.

The decision of where to physically locate the fund can have significant implications for fund transparency, accountability and effectiveness. For example, where central banks are independent professional public institutions with a high degree of operational capacity, placing the funds in the central bank’s control can help prevent mismanagement. The governments of Botswana, Ghana, Norway, Russia and Trinidad and Tobago have each chosen to have their central banks host their respective funds on their behalf. Since subnational governments do not often have formal relationships with their central banks, subnational funds may be located within a nonpolitical department, such as the Department of Revenue (e.g., Alaska [USA]).

Abu Dhabi (UAE), Alberta (Canada), Azerbaijan and Kuwait have each chosen to establish separate entities to manage their natural resource funds. The Abu Dhabi Investment Authority (ADIA), Alberta Investment Management Corporation, the State Oil Fund of the Republic of Azerbaijan (SOFAZ) and KIA are essentially parastatals reporting directly to the executive. In low-capacity environments, this approach can generate islands of expertise within the government capable of managing complex financial instruments. However, creating these institutions can also be a way to maneuver around reporting and oversight requirements associated with central bank or ministry activities.

Many funds choose to appoint a custodial institution—such as JPMorgan Chase, BNY Mellon or Northern Trust—to hold their assets in safekeeping and perform additional financial services such as arranging settlements or administer tax-related documents. Custodial institutions are completely independent of the government, which can help minimize the chance of fund mismanagement. However, private banks can charge large management fees. Where custodial institutions are used, it may be important to set strict guidelines on their mandate and fee structure.

Who has ultimate control of the fund?
The body with ultimate control either approves the decisions of the fund manager or has the right to dismiss the fund manager. Regardless of where the fund is physically located, ultimate control over fund activities can rest with the legislature, the executive or the central bank. In Alaska (USA), Norway and Trinidad and Tobago, for example, the legislature approves the fund’s annual budget. In Azerbaijan and Kazakhstan, the president has ultimate control. In Chile, Russia and Timor-Leste, the minister of finance has ultimate control, though that person reports to the president or prime minister. In a unique case, the Central Bank of Botswana’s Board of Governors is responsible for the Pula Fund.

Who is the formal fund manager?
The fund manager sets investment guidelines and deposits or withdraws money from the fund. While the details vary from fund to fund, typically the official fund manager is a part of the executive branch (e.g., Office of the President, Office of the Prime Minister or Ministry of Finance), though responsibilities are sometimes delegated to a special body (e.g., Supervisory Board in Azerbaijan) or the central bank. While executive control allows the most senior government
officials to better coordinate government policy—for example, by ensuring that investment policy is consistent with fund objectives and that withdrawals are consistent with the government’s macroeconomic framework—it may also politicize decisions around fund investments, inflows and outflows.

In some cases—for example, in Alaska (USA), Ghana, Timor-Leste and Trinidad and Tobago—legislation dictates the conditions under which deposits and withdrawals can be made, limiting the discretionary powers of the fund manager to manage (see section below on legislative oversight for more details). In others—for example, Norway—while there is no legislation, the parliament does control deposits and withdrawals. However, in most cases, the fund manager has a large degree of discretion, subject to oversight by the body with ultimate control over fund activities and independent monitoring groups.

What formal advisory bodies support the fund manager?
Many fund managers make use of formal advisory bodies whose members are drawn largely from the academic and policymaking community within or outside the country or region. In some cases, a formal advisory committee can in fact wield significant influence or even constrain government decision making—for instance, by approving and controlling withdrawals from NRFs (e.g., Chad’s Collège de Contrôle et de Surveillance des Ressources Pétrolières). In other cases, it may simply make nonbinding recommendations and provide in-depth research and advice to the fund’s executive committee (e.g., Alaska’s Investment Advisory Group; Ghana’s Investment Advisory Committee; North Dakota’s Legacy and Budget Stabilization Fund Advisory Board).

Chile has one of the most elaborate sets of advisory bodies, some with binding formal powers and some without. The Advisory Committee for Trend GDP provides the Chilean Ministry of Finance with key projections that are used to calculate trend GDP and the output gap. The Advisory Committee for the Reference Copper Price provides the ministry with projections of the international long-term copper price. These two inputs are particularly important in Chile where objective projections of trend GDP and copper prices are used to calculate how much revenue to save and spend in any given year according to the fiscal rule. In this context, relatively accurate calculations are essential for helping mitigate expenditure volatility and saving revenues for future generations. The projections are binding on the government.

Chile also has an Advisory Committee for Fiscal Responsibility Funds—otherwise known as the Financial Committee—that is responsible for evaluating fund management by the Central Bank of Chile and issuing recommendations about fund investment policy and regulation to the Ministry of Finance as well as the two houses of Congress. While the committee’s recommendations are not binding, a press release after each meeting and publication of an annual report on the funds’ financial results and its recommendations on investment policy pressures the government to implement its recommendations.2

In the case of the Norwegian Pension Fund Global, the advisory structures (consisting of academics and investment consultants) serve on a much more ad hoc basis, providing detailed commissioned research to the Norwegian Ministry of Finance, the Norges Bank (Norway’s central bank) Executive Board and the fund’s executives on long-term strategic investments, risks and opportunities, the fund’s investment performance, and changes and trends in the financial markets and investment industry. Reports and presentations submitted by the fund’s external advisers are made public.

Who is the day-to-day operational manager?
While the executive branch is usually the official fund manager, it often delegates day-to-day trading on financial markets, the selection and oversight of external portfolio managers and reporting duties to an operational manager. The operational manager can be chosen among the ministry of finance, central bank or a separate entity (see Table 1 for examples of the division of responsibilities). The operational manager, in turn, can delegate asset management responsibilities to a special unit within the central bank or external managers.

Table 1:
Division of responsibilities over fund management in four resource-rich countries

<table>
<thead>
<tr>
<th>Country</th>
<th>Ultimate control</th>
<th>Manager</th>
<th>Operational manager</th>
<th>Physical location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Botswana</td>
<td>Central Bank Board of Governors</td>
<td>Central Bank Board of Governors</td>
<td>Bank of Botswana Investment Committee</td>
<td>Bank of Botswana</td>
</tr>
<tr>
<td>Chile</td>
<td>Minister of Finance</td>
<td>Minister of Finance</td>
<td>Central Bank of Chile</td>
<td>JPMorgan Chase Bank</td>
</tr>
<tr>
<td>Norway</td>
<td>Storting (parliament)</td>
<td>Minister of Finance</td>
<td>Norges Bank (central bank) Executive Board</td>
<td>JPMorgan Chase Bank</td>
</tr>
</tbody>
</table>

In the Norwegian case, which is widely regarded as an exemplary model of governance and intragovernmental organization, the parliament set the fund’s legal framework in the Government Pension Fund Act, the Ministry of Finance has the formal responsibility over the fund’s management, operational management is relegated to the Norges Bank, and Norges Bank’s Executive Board has delegated fund management to a unit within the bank called the Norges Bank Investment Management (see Figure 2).³

A fund’s objectives and investment strategy should help determine which body acts as the operational manager (see Figure 3). In general, funds with relatively less complicated and low-risk investments, such as stabilization funds that invest exclusively in money-market instruments and highly liquid, short-duration sovereign bonds, can be placed under the operational management of agencies without extensive experience in managing complex financial instruments. These funds require comparatively less investment expertise and discretionary judgment, as they are essentially managed as cash balances within the overall fiscal framework or annual budget process.

In practice, many countries give their national central banks operational responsibility for the management of stabilization funds. This is due to their operational capacity for managing the kind of investments that stabilization funds make, which are typically very similar to those of the central bank’s foreign exchange reserves. In addition, central banks tend to enjoy high levels of credibility and professionalism, which can make them good custodians of public assets. Examples of stabilization funds managed by central banks include the Algerian Revenue Regulation Fund, Trinidad and Tobago’s Heritage and Stabilization Fund and Venezuela’s Macroeconomic Stabilization Fund.

For NRFs with more complex investment strategies that require specialist skills—such as more diversified sovereign bonds, corporate bonds, equities and alternative assets—the operational management of the fund is typically relegated to a special unit within the central bank or a separate, dedicated fund management structure. In practice, when the allocation to more complex asset classes is largely done through "passive allocations," the central bank often retains operational responsibility. This is true in Botswana, Ghana, Kazakhstan, Norway, Timor-Leste, and Trinidad and Tobago. In such cases, government ministries still have critical roles to play in terms of oversight and setting long-term strategic objectives for the fund. In addition, ministries need to ensure that NRF policies and cash flows are coordinated with other areas of economic policy, such as the annual budget and (in the case of domestic development funds) with public spending and investment more generally.

Where investment managers are given more discretion to take risks or where funds are owned by subnational governments, a dedicated investment management agency, corporation or authority is often created, as in the cases of Abu Dhabi (UAE), Alaska (USA), Alberta (Canada), Brunei, Kuwait, Nigeria and Qatar. The Alaskan NRF, for example, is managed by the Alaska Permanent Fund Corporation, which is described as “a quasi-independent state entity, designed to be insulated from political decisions yet accountable to the people as a whole.”

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Figure 3: Choosing an operational manager based on the fund’s objective

<table>
<thead>
<tr>
<th>Fund objective</th>
<th>Assets typically held by fund</th>
<th>Typical operational manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stabilization fund</td>
<td>Low-risk, highly liquid assets</td>
<td>Agencies without specialized investment expertise (e.g., central bank; ministry of finance)</td>
</tr>
<tr>
<td>Savings fund</td>
<td>Higher-risk, less liquid assets</td>
<td>Separate entity Specialized unit within the central bank External managers</td>
</tr>
</tbody>
</table>

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4 This means that the fund essentially attempts to follow the movement of the market by tracking an index. Passive management is opposed to active management, where investor skill is employed to attempt to “outperform” the market.

Finally, in low-capacity environments or where investment strategies are more complex, operational managers—whether they are central banks or separate entities—often hire external managers. This puts the operational manager in the position of being a “manager of managers.” While it may sound simple, managing the managers can be an incredibly analytical and data-intensive process (see Box 1).

**Box 1: Manager of managers**

Natural resource funds (NRFs) often make use of external fund or portfolio managers. This is true for funds that are largely passively managed (in which case fees are much lower), but more typically when the NRF’s management seeks additional returns by outperforming the market using active strategies (which involve higher fees). The reasons for using external managers include: (i) the perceived superior technical and infrastructural capacity of external managers; (ii) allocations to highly specialized asset classes, such as real estate and land, private equity, emerging market debt and equities, and small-cap equities; and (iii) the need to develop internal investment capacity through technical training and skills transfer from an external manager.

The management of an NRF using external investment managers needs to guard against the principal-agent problem. Investment managers often push the sale of complex and high-risk financial instruments for at least two reasons. First, there are often higher fees associated with trade in more complex investments. Second, performance bonuses may be linked to large returns, while the external manager may not bear the burden of financial losses.

Operational managers can guard against excessive risk-taking, high fees and mismanagement in at least three ways. Following the customs of the investment industry, the NRF can involve a well-regarded global investment consulting firm to conduct a rigorous selection process. Operational managers can constrain the options available to external managers through strict investment guidelines and mandated restrictions. Finally, operational managers must constantly monitor and scrutinize their external managers.

The key point for legislators and other oversight bodies is that the use of external managers does not reduce the operational managers’ responsibilities. Being a prudent and effective “manager of managers” requires comprehensive information systems, sound internal processes and constant monitoring, interaction and evaluation.

**What role does the legislature play in overseeing the fund?**

Legislators often have ultimate authority over establishing what the NRF can and cannot do. In many cases, NRFs are created through the passage of an act or a law that establishes most of the fundamental aspects of the fund, such as its purpose, deposit and withdrawal rules, investment objectives, risk tolerance and eligible assets. In short, parliamentary lawmakers often set the goalposts, even if the responsibility for scoring goals is delegated to other authorities.

Lawmakers also serve an important role in the year-by-year management and operation of any NRF, as well as potentially serving a critical role in ensuring appropriate levels of oversight, transparency and accountability. With regard to the former function, the most transparent, accountable and professionally run NRFs produce extension reports, presentations and testimonies to parliament. The relationship should be two-way. On the one hand, legislators should ask tough (but informed) questions around the fund’s inflows and outflows, investment performance, management of risk and decision-making process. On the other hand, the NRF’s managers should inform the legislature whenever the legal framework and provisions of the fund need to be changed in order to make prudent investment decisions (for example, if the fund needs
to be allowed to invest in new asset classes or to implement certain derivatives strategies in order to manage risk or enhance long-term investment returns).

In Norway, for example, the Storting (legislative body) approves the Government Pension Fund Global’s annual budget, appoints members of a fund supervisory council and reviews the council’s reports. In addition, legislative committees are often established to hold hearings and report on legal compliance, as well as identify cases of government mismanagement. In the Canadian province of Alberta, a standing committee is tasked with approving the fund business plan annually, reviewing quarterly reports on fund operations, approving the fund’s annual report, reporting to the legislature on whether the fund is meeting its objectives and holding public meetings with Albertans on fund activities.6

The internal management structure
This section turns to the internal management structure within the operational management entity. A key decision is how to establish appropriate senior management and oversight structures. A commonly encountered management structure is a governing or supervisory board that oversees an executive committee or managing director. Front, middle and back offices, which handle investments, risk management and settlements, respectively, report to the executive committee or managing director. The separation and specification of duties of the different bodies may feature small variations from fund to fund but are broadly summarized below.

What is the operational manager’s highest authority?
Most NRFs with significant assets under management and relatively sophisticated investment processes have a governing or supervisory board that sits on top of the fund’s executive committee or managing director (though the managing director may sit on the board). The board, which is accountable to the official fund manager, typically approves the fund’s budgets, strategic plans and changes to the investment, risk management and reporting processes. If the board is granted a relatively high degree of authority, it may advise on—and in some cases even approve—changes to the fund’s asset allocation, permitted investment strategies and eligible assets (a less empowered board may simply help the executive communicate and explain these requirements to the ministry and/or parliament). The board typically reports to the minister of finance, council of ministers and/or parliament.

Board membership varies greatly from country-to-country, from technocratic independent experts to government officials to senior members of the executive branch of government. In Canada, the Alberta Investment Management Corporation’s Board of Directors consists entirely of experienced private-sector executives appointed by the government. In Botswana, where the Pula Fund is managed by the central bank, the Board of Governors consists of the Governor of the Bank of Botswana, Permanent Secretary of the Ministry of Finance and seven other members of various backgrounds appointed by the Minister of Finance. The SOFAZ Supervisory Board consists of government ministers, central bankers, parliamentarians and other Azerbaijani officials. Finally, the Abu Dhabi Investment Authority’s Board of Directors consists almost entirely of members of the ruling family.

In some more authoritarian systems, it is common for representatives of the fund manager to sit on the board. For example, in the cases of Azerbaijan’s State Oil Fund, Kazakhstan’s National Fund, the Kuwait Investment Authority and the Qatar Investment Authority, ministers, the speaker of parliament, economic advisers to the president or even the president himself may sit on the board of a supposedly independent operational manager.

Executive committee or managing director

The executive committee or the managing director is the highest management structure within the operational management entity. Its function is to bear responsibility and oversee all aspects of the investment process, across the front, middle and back offices. The executive committee or managing director is also responsible for allocating the internal operational budget, managing the internal audit, strategic and organizational planning and all aspects of staffing policy (human resources management, compensation, recruitment and training).

Where the operational manager is a state-owned corporation or entity, the executive reports to a board of governors or directors. For example, in Azerbaijan the SOFAZ Executive Director, though appointed by the president, reports to the Supervisory Board. In Abu Dhabi, the Abu Dhabi Investment Authority’s Executive Committee reports to the Board of Directors. Where the central bank is the operational manager, the executive typically reports directly to the Minister of Finance (e.g., Chile; Botswana; Ghana: Norway; Russia).

Front office (investments)

The front office is the NRF’s investment team (for further details on investment strategies, see policy brief on “Rules-Based Investment for Natural Resource Funds”). The exact specification of tasks and functions to be performed by the front office will depend on the size of the fund’s assets under management, its basic investment style (passive, active or mixed), the size and number of external management mandates it operates and the complexity of the investment strategies being pursued. For larger organizations the views and concerns of the front office are consolidated and communicated to senior management and oversight bodies through an investment committee or department. The front office usually reports to the chief executive and chief investment officer of the fund. The following are tasks commonly associated with the front office:

- Investing internal portfolios, including trading in financial instruments
- Researching and analyzing financial market trends and asset valuations
- Monitoring the performance and managing the relationship with external fund managers
- Facilitating feedback and skills transfer between external managers and the fund’s employees
- Communicating and articulating the fund’s evolving market views and investment philosophy, process and decisions
- Preparing quarterly and annual investment reports to the executive committee, as well as the governing board, ministry of finance and other external stakeholders

Middle office (risk management)

The middle office consists of the risk management and performance and attribution team. As with the front office, the views of the middle office can be consolidated and coordinated through a Risk Committee or Department that reports to senior management structures. The middle office usually reports to the chief operating officer and/or the chief investment officer. Some of the important tasks performed by the middle office are:

- Measure, monitor and manage all operational, credit, counterparty and market risk
- Propose appropriate asset allocation based on risk profile
- Enhance risk forecasting and modeling capabilities
- Establish, recommend and maintain benchmarks
- Determine how returns of the various portfolios are obtained by attributing the measured return to investment decisions made and the various internal and external managers

\[7\] In a small number of cases, the oversight of external managers is the responsibility of the middle office. This is typically when external managers are tasked with pursuing highly passive (low fee) investment strategies that largely follow the market. In such cases, the monitoring of external managers essentially becomes exclusively a risk management issue, ensuring that external managers are not adding to underlying market risks by taking active bets of market movements.
Back office (settlements)

The back-office function is responsible for what is often described as “post-trade” activities that are critical to accurate and timely recording and documentation of investment activities (for further details on reporting, see policy brief on “Natural Resource Fund Transparency”). Many institutional investors, including public investors, outsource much of the back-office function to established custodians and asset servicing firms such as BNY Mellon, State Street, JPMorgan Chase or Citigroup. In such cases, the NRF’s back office is responsible for supervising and interacting with external service providers, and ensuring that the required data is received in a timely and accurate manner and integrated with the central bank’s own IT systems. The back office usually reports to the chief operating officer and chief financial officer. Some of the most important tasks performed by the back office include:

- Financial reporting and accounting in compliance with the NRF’s stated accounting framework and standards, and in compliance with regulatory and tax requirements
- Clearing and settlement of trades

The back office also conducts internal audits and interacts with external auditors. An internal audit is an examination and evaluation of an organization or system’s internal controls. The goal of a natural resource fund internal audit is usually to assess compliance with governance and investment rules and make recommendations to improve the effectiveness of governance processes.

Nearly all NRFs have internal audits, overseen by an audit committee or internal auditor. These audits can either be performed in-house or by independent auditors. Internal audits are submitted to the executive committee or managing director. While some governments (e.g., Alaska [USA]; Chile; Ghana; North Dakota [USA]; Norway; Trinidad and Tobago) release their NRF internal audit reports to the public as a means of improving internal governance, this is not yet standard practice.

Preventing misconduct by managers and staff

Allegations of conflict of interest or outright misuse of public office for private gain by NRF board members, managers or staff is not unheard of. The Kuwaiti example in the first section of this policy brief is but one instance. Many of the Libyan Investment Authority’s assets are yet to be identified, generating speculation of corruption or conflict of interest. And recently members of the Nigerian House of Representatives accused a manager at the Nigerian Sovereign Investment Authority of contracting his former employer, UBS Securities, as an external manager without following due process.8

Appropriate governance rules, internal supervision, external oversight and transparency are the key elements in preventing such mismanagement. However, codes of conduct and preventing conflicts of interest are also important. Most NRFs set out behavioral guidelines for board members, executives and staff, either in legislation or in manuals. These typically require individuals to disclose potential conflicts of interest and financial interests, while introducing significant penalties for abuse of inside information, fraud and unethical behavior. The most effective of these codes and guidelines clearly articulate the legal and professional implications of misconduct and unethical behavior, and establish clear processes for dealing with it once it is suspected or detected. Ideally, a compliance officer should be appointed to

ensure compliance with applicable laws, regulations and standards around ethics, conflicts of interest and misconduct.9

The University of Texas Investment Management Company’s Code of Ethics is a good example of a comprehensive code of conduct for fund managers and staff.10 It includes sections on conflict of interest, acceptance of gifts, nepotism and financial disclosures. While the Texas Permanent University Fund’s Chief Executive Officer (CEO) is responsible for enforcing the code, the Board of Directors is the highest authority in charge of ensuring that the CEO does so.

Conclusion
Research and practical experience among NRFs demonstrate that—along with strong transparency requirements, external oversight and the political will to manage resource revenues well—effective management and organizational structures are key determinants of good fund governance. Management structures that set out clear and unambiguous roles, powers and responsibilities for governing bodies and staff promote prudent investment and prevent misconduct, corruption and mismanagement.

The specific choices around who has ultimate authority over the fund, who manages the fund, how the operational manager is organized, where the fund is physically located and how these bodies interact, must be context-specific. Policymakers and oversight bodies have significant scope for pragmatically tailoring fund management structures in accordance with local requirements, preferences and competencies. That said, it is preferable to involve a number of public agencies and institutions—for example, ministries, central banks, public investment bodies, legislators and auditors—in the management process. In this way, different bodies can monitor one another, promote compliance with governance rules and make sure that the government is managing natural resource revenues in the public interest.

10 The University of Texas Investment Management Company’s Code of Ethics can be found at http://www.utimco.org/extranet/WebData/CORPORATE/CodeofEthics.pdf.
Fiscal Rules for Natural Resource Funds: How to Develop and Operationalize an Appropriate Rule

Andrew Bauer

Key messages

• Natural resource funds by themselves do not guarantee sound macroeconomic management. In fact, they may complicate budgeting and make public spending less accountable.

• Fiscal rules—multiyear constraints on government spending or public debt accumulation—can help commit successive governments to stable macroeconomic policy, which is necessary for growing and diversifying an economy dependent on large, finite and volatile natural resource revenues. While some natural resource funds are governed by fiscal rules while others are not, fiscal rules generally improve government performance and public financial management.

• The Alaska (USA), Chile, Ghana, Kazakhstan, Norway, Timor-Leste, and Trinidad and Tobago natural resource funds are governed by fiscal rules that generate savings in years when oil, gas or mineral prices or production are high.

• The design of fiscal rules should depend on context; no single rule is appropriate for every country. For example, if a country needs financing for development projects and has the “absorptive capacity” to implement projects proficiently and efficiently, then the government may wish to spend more and save less. However, the government may also wish to save a significant fraction of resource revenues to generate a buffer in case of economic disaster or unanticipated downturns in oil, gas or mineral production or prices.

• In order to function properly, fiscal rules must be designed with specific objectives in mind (e.g., to address absorptive capacity constraints; to stabilize the budget), there must be political consensus on their suitability and they must be enforced through independent oversight.

• Most natural resource funds have deposit and withdrawal rules, which usually operationalize a fiscal rule. Their details matter a lot since they can sustain or undermine fiscal rules.

What are fiscal rules and why are they useful?

Resource-rich countries often face three major macroeconomic challenges: Dutch Disease, short- to medium-term pro-cyclical fiscal policy and long-run boom-bust cycles.

During peak production on a new mine or oil or gas field, usually several years after production starts, a government may be flooded with a sudden cash windfall. Often, the government spends this entire windfall, without saving a portion. While government officials, politicians and the general public may expect spending to improve schools, electricity and other public services, the
result instead may be a rise in domestic wages and prices without any substantial development outcome. Alternatively, the inflow of money can lead to exchange rate appreciation, which can harm domestic exporters. Together, these effects can cause a decline in non-oil or non-mineral industries and a lower standard of living for those disconnected from the resource sector. This is commonly known as Dutch Disease.¹ There is strong evidence of Dutch Disease effects in Azerbaijan, Iran, Russia, Trinidad and Tobago and Venezuela, as well as at the subnational level in Brazil, Indonesia and Peru.

The extent of the damage caused by the Dutch Disease depends in part on the absorptive capacity of the economy and the government. If the economy and the government can easily absorb the inflow of cash, then the Dutch Disease can be mitigated. The ability to overcome the Dutch Disease depends, in part, on the existence of local public sector expertise to plan budgets, appraise projects and carry out public tenders efficiently, as well as the number and quality of engineers, construction workers, teachers or doctors to absorb new government spending.²

Second, governments are often disposed to spend what they receive in revenues. Since oil, gas and mineral prices and production are highly volatile, most resource-dependent governments exhibit “pro-cyclical fiscal policy,” a tendency to increase spending when revenues go up and decrease spending when revenues decline. Temporary windfalls generate substantial incentives to spend now when revenues are high, leading to poor public expenditure decisions—for example, construction of concert halls, new airports and other legacy projects—and poor quality infrastructure since it takes time to adequately plan and execute projects. When revenues decline, governments often face debt crises or are unable to pay for government salaries or operations and maintenance of new infrastructure. The impact on the private sector can be equally devastating as businesses invest when they receive government contracts and scale back or go bankrupt when government contracts dry up.

Third, oil, gas and minerals are finite resources. Some large mines or oil fields only generate significant revenues for a decade, while others produce for several. Yet many resource-rich countries do not save or invest for the benefit of future generations when they are receiving their revenue windfalls, leading to a long boom period followed by an economic recession or even a depression. Nauru, a country rich in phosphates, is a case in point. It consumed its mineral wealth rather than saving or investing it. Following the start of large-scale production, Nauru went from one of the world’s poorest nations to one of its richest, with GDP peaking at $25,500 per citizen (2005 dollars) in 1973. By 2007, it had once again dropped to one of the world’s poorest, with GDP less than $1,900 per citizen. The economy never recovered.

A fiscal rule is a multiyear constraint on overall government finances defined by a numerical target (see Table 1 for examples). Fiscal rules can act as a commitment mechanism, binding successive governments to a long-term budgetary target and therefore a long-term vision of public financial management.

Fiscal rules are necessary given the finite and destabilizing nature of oil, gas and mineral revenues. They can discourage overspending and waste by limiting a government’s ability to grow expenditures too quickly. They can encourage governments to employ “counter-cyclical fiscal policy” to mitigate the negative effects of revenue volatility (see Figure 1). And they can enhance the credibility of a government’s commitment to stable fiscal policy, thereby stimulating

¹ Dutch Disease refers to the negative effects on domestic trading industries, deindustrialization and resource dependence that can occur as a result of real exchange rate appreciation (rising prices/wages or a nominal exchange rate appreciation).
² Dutch Disease may also be mitigated in three other ways: fiscal sterilization (the government saving resource revenues in foreign assets through a natural resource fund), monetary sterilization (the central bank saving resource revenues as foreign currency reserves) or revenues exiting the country through capital flight.
private investment. That said, in order to function properly, they must be designed with specific objectives in mind (e.g., to address absorptive capacity constraints; to stabilize the budget), there must be political consensus on their suitability and they must be enforced. Enforcement can be encouraged through formal agreement between political parties, independent control over the fiscal framework, judicial oversight, legislative oversight, independent audits, international peer pressure or having a well-informed and engaged citizenry and media to pressure the government to abide by its own rules.

Figure 1: Effects of Fiscal Rules or Lack Thereof on Revenue and Expenditure Volatility in Norway and Venezuela.
Policy Brief

In general, there are four types of fiscal rules. They are explained in Table 1 along with examples from resource-rich countries.

<table>
<thead>
<tr>
<th>Type of Fiscal Rule</th>
<th>Explanation</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Balanced budget rule</strong></td>
<td>Limit on overall, primary, or current budget balances in headline or structural terms</td>
<td>Chile (statutory since 2006)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mongolia (statutory since 2010; effective in 2013)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Norway (political commitment since 2001)</td>
</tr>
<tr>
<td><strong>Debt rule</strong></td>
<td>Limit on public debt as a percent of GDP</td>
<td>Indonesia (coalition agreement since 2004)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mongolia (statutory since 2010; effective in 2014)</td>
</tr>
<tr>
<td><strong>Expenditure rule</strong></td>
<td>Limit on total, primary, or current spending, either in absolute terms, growth rates, or in percent of GDP</td>
<td>Botswana (statutory since 2003)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mongolia (statutory since 2010; effective in 2013)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Peru (statutory since 2003; rule changed in 2009)</td>
</tr>
<tr>
<td><strong>Revenue rule</strong></td>
<td>Ceiling on overall revenues or revenues from oil, gas or minerals</td>
<td>Alaska (statutory since 1976)</td>
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<tr>
<td></td>
<td></td>
<td>Botswana (political commitment since 1994)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ghana (statutory since 2011)</td>
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<td></td>
<td></td>
<td>Kazakhstan (government policy since 2010)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Timor-Leste (statutory since 2005)</td>
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<tr>
<td></td>
<td></td>
<td>Trinidad and Tobago (statutory since 2007)</td>
</tr>
</tbody>
</table>

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3 Overall fiscal balance means that expenditures equal revenues; primary fiscal balance means that total expenditures minus interest payments on debt equal revenues; current fiscal balance means that total expenditures minus spending on capital expenditures equal revenues; headline fiscal balance refers to expenditures equaling revenues at any time; structural fiscal balance refers to expenditures equaling revenues when the economy is working at “potential” or full capacity; a deficit refers to when expenditures are greater than revenues; a surplus is when revenues are greater than expenditures.
Employing a fiscal rule in a resource-rich country will likely generate periods of fiscal surplus and deficit (see Figure 2). For example, let us assume that Peru’s government spends exactly what it receives in revenue in 2012 (i.e., it is in “fiscal balance”). If revenues grow by 5 percent in 2013, but the rule says that the government cannot increase expenditures faster than 4 percent per year, then Peru must decide what to do with the surplus revenue. Given the fiscal rule that limits additional spending, it only has three choices: lower taxes, use the surplus to pay down public debt or save the surplus in a sovereign wealth fund. Lowering taxes during a temporary windfall period may prove fiscally unsound in the long term and the country may already be in a sustainable public debt position, as is the case in Peru. Thus some fiscal rules can give rise to sovereign wealth funds/natural resource funds. In Peru’s case, the government has chosen to pay down the public debt; however, discussions are now taking place on creating a natural resource fund.

Of course, some governments have established sovereign wealth funds without enacting fiscal rules or complying with existing rules. However, in these countries, macroeconomic and fiscal policy may be inconsistent, leading to volatile budgets, exchange rates or inflation (e.g., Kuwait), fiscal policy may be less credible, leading to weak private investment (e.g., Mexico) and government spending may be less accountable to the public, leading to poorer public investment decisions and execution (e.g., Azerbaijan).

In short, natural resource funds in and of themselves do not affect the pattern of government behavior. However, under the right circumstances, fiscal rules can give rise to natural resource funds, which in turn can provide a source of financing to support a steady scaling up of public investment, help stabilize budgets, and provide an endowment for future generations.

**Figure 2:**
**Effects of an Expenditure Growth Rule—Periods of Surplus and Deficit**

What is an appropriate fiscal rule for a resource-rich government?

There is considerable academic debate around the appropriate fiscal rule for resource-rich governments. The International Monetary Fund (IMF) has previously advocated for the so-called permanent income hypothesis (PIH) rule, which limits spending from oil, gas or mineral revenues in any given year to the interest accrued on all oil, gas and mineral wealth. The idea is that, since oil, gas and minerals are nonrenewable, consuming them today is unfair to future generations. In short, the subsoil asset should benefit current and future generations equally.
Under this rule, extractive revenues would yield essentially the same amount of money for public spending for eternity, even though the original source of financing is finite (see Figure 4). This rule not only forces governments to save a significant proportion of natural resource revenue for future generations, especially at peak production, but also smooths expenditures, thereby addressing the budget volatility problem. However, the amount that governments are able to spend under the rule is susceptible to changes in oil, gas or mineral wealth estimates; governments can raise their price or production assumptions to make it seem like the value of all oil, gas or minerals is higher, thereby increasing the “fiscal space” available for current spending. Also, in developing countries that have significant infrastructure and social program financing needs, there may be good reason to increase spending in the early years of production to address development bottlenecks—like a shortage of electricity, clean water or qualified teachers—to spur growth and diversify the economy.

Recently the IMF’s views have shifted somewhat. Recognizing that capital-scarce developing countries require public financing to grow their economies, IMF staff is now advocating a two-tiered approach. Governments in advanced economies should employ a PIH rule if they have less than a couple of decades of production remaining but may wish to employ a non-resource primary balance rule (e.g., Norway’s rule) or an expenditure growth rule coupled with a “smoothed” balanced budget rule if they have long-lasting resources (e.g., Chile’s rule). Governments in lower-income countries without many years of production remaining should employ an expenditure growth rule coupled with a “flexible” non-resource primary balance rule or a PIH rule that allows a special allowance for more spending in early years of production, as in Timor-Leste. However, lower-income countries with many decades or even centuries of resources remaining may wish to employ an expenditure growth rule along with either a “smoothed” balanced budget rule, as in Chile, or a “flexible” non-resource primary balance rule (see Table 1 for explanations of the different rules). The IMF’s decision tree is provided in Figure 3.

Figure 3: IMF Decision Tree on Fiscal Rules for Resource-Rich Countries
Source: Drawn from Baunsgaard et al. (2012)
While the IMF’s advice is now more nuanced and adaptable than the one-size-fits-all approach it has applied in the past, several notable academics including Paul Collier, Jeffrey Sachs and Michael Spence have suggested fiscal rules that take a more development-related approach. Fiscal policy should not focus exclusively on fiscal sustainability and intergenerational equity. Resource revenues should be used to finance public investments in infrastructure, government institutions, and health and education first and foremost. It is true that fast scaling up of public investment can cause Dutch Disease if there is a lack of absorptive capacity; after all, increased spending can simply cause a higher demand for imports, appreciating the exchange rate or incentivizing local contractors to raise their prices rather than expand supply. However, if done properly, public spending can “crowd-in” private investment by creating an environment in which the private sector can become globally competitive.

How much a government should spend on public investments or to boost immediate consumption for the poor and how much should be saved in financial assets (i.e., in a natural resource fund) should depend on two elements: the social return to public investment and the need for precautionary savings to buffer unanticipated downswings in government revenue. In short, if a country urgently requires public investment for the economy to grow, the government spends money well (i.e., there is high public sector absorptive capacity), and there is private sector capacity to build infrastructure and provide needed services, then the country is said to have a high social return to public investment. In this case, the government should spend more and save less. However, a government should actually save slightly more than a simple analysis of the social return to public investment would dictate since it will need a pool of funds to draw on to overcome cyclical downturns and prevent the boom-bust cycles so common in resource-rich countries (illustrated for Venezuela in Figure 1). Also, it may wish to offset the depletion of a finite asset and provide an inheritance for future generations.

Fiscal rules should therefore reflect national objectives and country circumstances. For example, if the objective is to stabilize the budget, the government could employ an expenditure growth rule. If the objective is to stabilize the budget and save for future generations, it could employ a PIH-type rule or a revenue rule that is dependent on a long-term average of resource revenues. If the objective is to stabilize the budget and provide financing for development in early years of production but still have a pot of money in case of cyclical downturns or emergencies, then the government could employ a more eclectic rule, such as depositing 70 percent of an 11-year average of mineral revenues in the budget and depositing the remaining amount in a Petroleum or Mineral Stabilization Fund, which would be used to make up shortfalls in expected revenue (see intermediate rule in Figure 4).

As a general guideline, the percentage saved should increase if there is a high expected rate of return on foreign investments, a fast depletion rate, or there is a large risk of negative fiscal or financial shocks to the economy. Conversely, fiscal space should increase as absorptive capacity rises, when there are significant development needs, when there is high absolute poverty, and if public debt is unsustainable and needs to be paid down (see Table 2). The domestic political situation should also be considered. If there is likely to be significant political pressure on the government to spend more, the fiscal rule ought to allow for extra fiscal space, as in the Ghanaian case. On the other hand, if future governments are likely to spend revenues more effectively than the current government, it may be worthwhile to constrain today’s government’s freedom to spend.
Finally, if fiscal rules are too flexible, then they cannot act as an effective commitment mechanism linking successive governments’ policies. If they are too rigid, then they will limit the government’s ability to respond to changing circumstances or the government will find a way around them. It is therefore crucial that they be designed appropriately, there is national consensus on the fiscal rules and they are enforced.

Table 2: Guideline for Designing a Fiscal Rule/Saving-Spending Ratio

<table>
<thead>
<tr>
<th>Less Fiscal Space</th>
<th>More Fiscal Space</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low government capacity to spend effectively</td>
<td>High government capacity to spend effectively</td>
</tr>
<tr>
<td>Government performance not improving</td>
<td>Government performance improving</td>
</tr>
<tr>
<td>Low private sector absorptive capacity</td>
<td>High private sector absorptive capacity</td>
</tr>
<tr>
<td>Adequate public infrastructure and investment</td>
<td>Inadequate public infrastructure and investment</td>
</tr>
<tr>
<td>High rate of return on foreign investments</td>
<td>Low rate of return on foreign investments</td>
</tr>
<tr>
<td>Fast depletion rate</td>
<td>Slow depletion rate</td>
</tr>
<tr>
<td>High risk of negative economic, environmental or social crises</td>
<td>Low risk of negative economic, environmental or social crises</td>
</tr>
<tr>
<td>Low poverty rate</td>
<td>High poverty rate</td>
</tr>
<tr>
<td>Sustainable public debt path</td>
<td>Unsustainable public debt path</td>
</tr>
</tbody>
</table>

Figure 4: Spending and Saving under Different Fiscal Rules

![Graph showing spending and saving under different fiscal rules](image-url)
Operationalizing fiscal rules for NRFs: Deposit and withdrawal rules

In countries with natural resource funds, fiscal rules are often converted into two sets of operational rules known as deposit and withdrawal rules. Deposit rules define which oil, gas or mineral revenues are deposited into the fund and when. Withdrawal rules define how much revenue can be withdrawn from the fund in any given quarter or year and where the money goes.

Deposit Rules

Deposits are usually made by electronic transfer directly into the fund by the entity bearing the payment obligation or they pass through the national revenue authority before being deposited into the fund. Which payments are included depends on regulation or legislation. The most comprehensive rules require all extractive sector and related payments streams to be deposited. The full list can include:

- Interest on natural resource fund investments
- Bonuses (including signature, discovery and production bonuses)
- Royalties (including royalties-in-kind)
- Profit taxes (including windfall, resource rent, income and production taxes)
- Sales of "profit oil"
- Net consumption-based taxes (including excise, fuel and carbon taxes)
- Capital gains tax derived from the sale of ownership of exploration, development and production rights
- Withholding taxes
- Dividends from equity stakes or sales of state property
- Fees (including development, exploration, license, rental, and concession fees)
- Production entitlements (by value and volume)
- Transportation and terminal operations fees
- Customs duties/import and export levies
- Fines/penalties paid to government

Commonly, certain streams are excluded. For example, the Alaskan constitution does not require property taxes or income taxes to be deposited into the Alaska Permanent Fund. These two payments alone may represent up to two-thirds of petroleum revenue in any given year. Wyoming only requires a 2.5 percent excise tax on oil, gas and minerals to be deposited into its Wyoming Permanent Mineral Trust Fund.

Minimum deposits may also be required, especially in jurisdictions with expenditure growth or balanced budget rules. Wyoming, for example, must deposit 75 percent of the surplus over and above its Spending Policy Amount, which is a limit on expenditure growth. Similarly, Chile must deposit all mineral revenue that causes it to exceed the 1-percent-of-GDP-structural-surplus limit on spending.

Some governments also specify which companies are covered. In Kazakhstan, for example, the government sets the list of companies whose payments make their way into the National Fund. By changing the list every year, it can determine how much revenue is placed in the budget and how much is deposited into the fund. In addition, publicly owned companies may be treated differently from private companies. Payments from national oil companies (NOCs) or state-owned mining companies are usually deposited directly into the fund but may be subject to special rules allowing them to retain certain profits. For example, only 10 percent of the Kuwait Oil Company’s (KOC) profits are deposited into the Kuwait Investment Authority. The KOC retains costs, 50 cents per barrel and revenue from sales to refineries. The remaining amount is transferred to the government.
Other deposit rules specify which stages among exploration, development, production, transportation, processing and export are covered. For example, the Timor-Leste revenue management legislation specifies payments “from all petroleum operations including prospecting, exploration, development, exploitation, transportation, sale or export of petroleum and other related activities.” In contrast, the Abu Dhabi Investment Authority simply states that deposits “are derived from petroleum revenues.”

Finally, some natural resource funds require that payments be made from non-extractive as well as extractive revenues. For example, proceeds from the sale of agricultural land are deposited into the Kazakhstan National Fund.

Withdrawal Rules
Withdrawal rules specify how often withdrawals can be made, where they must go, the amount of any transfer and whether they need to be approved by parliament. In terms of timing, withdrawals can be limited to a single annual transfer to the treasury (e.g., São Tomé and Príncipe; Trinidad and Tobago), limited to quarterly transfers to stabilize the budget (e.g., Ghana), or can be left to the discretion of the government (e.g., Brunei).

Withdrawals are usually made to the state treasury, though on occasion there are exceptions. The Alaska Permanent Fund disbursed just under 50 percent of deposits in any given year directly to households in the form of a citizen dividend. Interest from the Texas Permanent University Fund is disbursed directly to the University of Texas and Texas A&M University.

Withdrawals can also be earmarked for development purposes. Withdrawals from Chile’s Pension Reserve Fund, not to exceed the fund’s investment returns from the previous year, must finance pensions, welfare and social security liabilities. Russia’s National Wealth Fund should be used to pay for pension liabilities. Ghana’s oil revenues must finance national development projects. Texas Permanent University Fund withdrawals must be spent on specific academic purposes such as scholarships, fellowships and student services. And Botswana’s mineral revenues must be spent on public investment. Regrettably, earmarking may be ineffectual since money is fungible; it is interchangeable with other money so it is rarely possible to monitor and verify compliance. For example, say Botswana collects $10 billion non-resource taxes and spends $1 billion on infrastructure. If it collects an additional $1 billion in diamond revenues, this does not mean that it will spend $2 billion on infrastructure. Instead, it may simply claim to spend the diamond revenue on infrastructure, maintaining the $1 billion infrastructure budget, and shift $1 billion in non-resource taxes from infrastructure spending to another line item, such as government wages.

Amounts permitted for withdrawal are usually determined by fiscal rules, which, where they exist, are more often than not legislated. In countries with expenditure or balanced budget rules (e.g., Botswana, Norway and Chile), withdrawals must not exceed the maximum budget deficit or minimum surplus. Countries with revenue rules have more varied withdrawal rules. In Trinidad and Tobago, for example, where the petroleum revenues collected in any financial year fall below the estimated petroleum revenues for that financial year by at least 10 percent, either 60 percent of the revenue shortfall or 25 percent of the fund’s balance can be withdrawn, whichever is the lesser amount. In Timor-Leste, the amount withdrawn in any given year cannot exceed 3 percent of national petroleum wealth, unless justification is provided to parliament. In Ghana, the Ghana Stabilization Fund has a different set of withdrawal rules than the Ghana Heritage Fund. In case of a greater than 25 percent shortfall in expected petroleum revenue in any given quarter, the lesser of either 75 percent of the estimated shortfall or 25 percent of the fund’s balance will be withdrawn from the Ghana Stabilization Fund. Withdrawals from the Ghana Heritage Fund can only

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4 Norway’s balanced budget rule is a political commitment and has not been legislated.
be made once oil revenues are depleted and the two funds are merged. At that point, withdrawals cannot exceed the interest on the combined fund.

Some countries have specified the conditions under which exceptions to fiscal rules may be made. Statutory exceptions allow for flexibility while maintaining the long-term perspective prompted by fiscal rules. Timor-Leste, for example, allows for additional withdrawals from the Petroleum Fund provided they are justified to parliament. Norway’s fiscal guidelines allow for deviations from their fiscal rule when the economy is working well below full capacity and when there are large changes in their natural resource fund’s value. Ghana’s parliament reviews the percentage split between the Stabilization Fund and the Heritage Fund once every three years.

While the countries mentioned have comprehensive rules, others’ rules are constantly changing, are insufficient or simply do not exist. Kazakhstan, for example, has had three drastically different withdrawal rules since 2005, limiting the effectiveness of its fiscal rules as a commitment mechanism. Russia suspended its long-term non-oil deficit target of 4.7 percent of GDP and resulting withdrawal rules for its Reserve Fund in 2009. Abu Dhabi, Azerbaijan and Brunei simply have no withdrawal rules.

**Conclusion**

Countries rich in nonrenewable resources face a specific set of macroeconomic challenges associated with their unique nature: Dutch Disease, volatility and exhaustibility. Each in its own way can lead to wasteful spending or boom-bust economic cycles. In recognition of this uniqueness, many countries have established natural resource funds. However, these funds by themselves do not guarantee sound macroeconomic management—just the opposite: They may lead to less government accountability.

Fiscal rules are a key set of tools that resource-rich countries can use to promote sound macroeconomic management. They can help mitigate budget volatility, help governments save in case of emergency, help mitigate Dutch Disease or help benefit future generations. Most important, they can help commit successive governments to a common macroeconomic policy, bringing a
long-term vision to government financial decisions in the countries that need it most. The challenge is in finding the right set of context-specific fiscal rules, generating consensus on the rule(s), effectively converting the rule(s) into operational deposit and withdrawal rules, and enforcing them.

**Related readings**


Rules-based Investment for Natural Resource Funds

Malan Rietveld and Andrew Bauer

Key messages

- Clear investment rules can enhance natural resource fund investment performance, limit excessive risk-taking and help prevent mismanagement of public resources.
- A fund’s policy objective (e.g., saving resource revenues for the benefit of future generations; providing a source of short-term financing to stabilize volatile budgets) should inform its target financial return (e.g., 3-5 percent per year), which is an implicit statement of the fund’s risk appetite.
- Most natural resource funds are governed by a set of detailed investment rules that constrain investment decisions. These generally include a target asset class allocation (percentage of investments in cash, fixed income, equities and alternative assets), restrictions on domestic investment, restrictions on risky asset purchases, and restrictions on the use of natural resource funds as collateral to guarantee public debt.
- In practice, there is significant scope for tailoring a natural resource fund’s rules-based investment strategy to a country or region’s specific needs, expertise and context. However, a large degree of discretion over investments is likely to lead to patronage or mismanagement.

Why are investment rules important?

The governments of resource-rich countries hold approximately $3.3 trillion in foreign assets in natural resource funds (NRFs). These assets, purchased with the proceeds from oil, gas and mineral extraction and sales, belong to the government and by extension to the citizens of the country or region represented by that government. As such, NRF assets ought to be managed in the public interest and a fund’s investment objectives narrowly tailored to policy objectives. For savings funds, objectives may include generating a high rate of return for the benefit of future generations while simultaneously limiting risk in order to protect the public’s endowment. Investment rules might thus require an asset allocation that mixes safer, lower-return investments with higher-risk, higher-return investments, while prohibiting the riskiest types of investments (e.g., derivatives). In contrast, a stabilization fund requires assets to be turned into cash quickly to finance budget deficits. In this case, a rule can be crafted that forces investment managers to purchase exclusively or primarily liquid assets (e.g., U.S. Treasury bills).

Investment rules offer an important means of preventing mismanagement and addressing common challenges related to conflicts of interest, lack of managerial capacity and incentives rewarding excessive risk-taking. "Principal-agent" problems, wherein the managers of government assets act in accordance with personal rather than public interests, are a common
source of conflict of interest. For example, a minister may have an interest in investing in businesses owned by his political allies in order to help him stay in power while the public interest may, depending on the economic context, favor investments in health and education, or in overseas assets for the benefit of future generations or to prevent Dutch Disease. To address this issue, most NRFs prohibit domestic investments.

Lack of managerial capacity to manage funds well or to oversee investment managers can lead to large losses. In this case, rules that limit the percentage of fund assets a single investment manager may control can help spread the risk of large losses due to misconduct or negligence. Similarly, rules can be written to ensure that only qualified managers manage fund investments.

Excessive risk-taking by investment managers can also create challenges. While the executive or ministry of finance is usually responsible for overall management of the NRF and sets investment policy, and the central bank or an independent agency acts as day-to-day operational manager, external managers are often hired to make some or all of the actual investments. Since much of their compensation comes from management fees and they can charge higher fees for trading more complex, higher-risk financial products, external managers have an incentive to push NRFs to invest in risky assets like derivatives. While high-risk/high-return investments may have a place within even a very conservative private institutional investor’s overall portfolio, as custodians of public funds NRF managers have a responsibility to safeguard NRF assets and prevent waste or excessive risk-taking. Detailed investment rules, such as those limiting purchases of high-risk assets, can help address excessive risk-taking.

The experience of the Libyan Investment Authority (LIA) under the Gadhafi regime illustrates the risk of failing to address the challenges of conflict of interest, poor managerial capacity and excessive risk-taking. In a prime example of using public funds for personal gain, the LIA invested in opaque hedge funds run by friends of the regime, including a $300 million investment in Palladyne International Asset Management, a previously unheard-of fund with links to the former chairman of Libya’s National Oil Corporation. Despite investing only slightly more than half of these funds, Palladyne recorded more than $50 million in losses from 2008 to mid-2010. Many institutional investors, including NRFs with riskier investment strategies like Norway’s Government Pension Fund Global and the Alberta Heritage Savings Trust Fund (Canada), lost significant amounts from 2008 to 2009 due to the global financial crisis. However, most had recovered all their losses by mid-2010. Several notable NRFs, including Azerbaijan’s State Oil Fund, Chile’s two funds, Timor-Leste’s Petroleum Fund, and Trinidad and Tobago’s Heritage and Stabilization Fund, actually made positive returns during the crisis thanks to conservative, low-risk investment approaches.

Furthermore, the LIA did not carry out its due diligence when taking on risky structured financial products sold by investment banks and hedge funds such as Goldman Sachs, Permal and Millennium Global. For example, Permal was paid $27 million in fees for managing $300 million in investments. Rarely do management, transaction or expense fees combined exceed more than a few percentage points, much less reach the 9 percent paid to Permal. In a 2010 internal review, LIA management wrote, “High fees have been directly responsible for the poor results.”

The LIA also took excessive risks. For example, it invested $1.2 billion in equity and currency derivatives managed by Goldman Sachs. That investment lost 98.5 percent of its value by June 2010 due to the global financial crisis. Derivatives are financial instruments that derive their value from other assets, indices or interest rates. They include swaps, futures and options, and are generally considered high-risk investments.


Constraining fund investment choices is an important means of ensuring that NRFs are managed in the public interest. Clear investment rules, guidelines and targets guard against taking excessive risk, limit the discretionary power of NRF management, and can significantly enhance the transparency and effective monitoring of NRF actions, strategies and performance. This paper describes the policy options for a rules-based investment regime. We discuss setting investment goals and a target return that are consistent with NRF policy objectives. We then go into some detail on specific investment rules, notably setting a target asset class allocation, benchmarking, restrictions on specific types of investments, and restrictions on the use of NRFs for raising public debt. We close with a discussion of portfolio rebalancing.

**Setting investment goals and a target return**

Natural resource funds may be designed to address one or several of the following objectives:

- **Savings**: Funds may be used to transform natural resources into financial assets and invest them to generate a long-lasting source of government revenue for the benefit of future generations (e.g., Botswana's Pula Fund; Chile's Pension Reserve Fund; the Kuwait Investment Authority; Norway's Government Pension Fund Global; Timor-Leste's Petroleum Fund).

- **Stabilization**: Funds may cover budget deficits caused by unexpected declines in oil or mineral revenues (e.g., Chile's Economic and Social Stabilization Fund; Timor-Leste's Petroleum Fund; Wyoming Permanent Mineral Trust Fund).

- **Fiscal sterilization**: Large sales of oil, gas or minerals draw foreign currency into the country, which can generate inflation or exchange rate appreciation and subsequently harm the economy. Proceeds of natural resource extraction can be invested in foreign assets to help mitigate these effects (e.g., Saudi Arabia's SAMA Foreign Holdings).

- **Development**: Natural resource revenues may be earmarked for specific expenditures, such as health, education or direct cash transfers (e.g., Alaska's Permanent Fund; Texas' Permanent University Fund).

- **Ring-fencing**: Since they are a national endowment and exhaustible, oil, gas and mineral revenues may be treated separately by the government and subject to a higher degree of transparency and oversight than other revenues (e.g., Timor-Leste's Petroleum Fund).

Investment goals often follow from fund objectives. While fund objectives are statements of fund purpose, the investment goals are statements of investment strategies that should be aligned with those objectives. For example, Chile's Pension Reserve Fund is essentially a savings fund and, as such, has a long-term investment horizon. To reflect this, its investment goal is “maximizing the expected return subject to a (clearly defined) risk tolerance.” For Chile's Economic and Social Stabilization Fund, which must hold liquid assets to cover its short-term budget financing obligations, it is “maximizing the fund’s accumulated value in order to partially cover cyclical reductions in fiscal revenues while maintaining a low level of risk.”

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4 While most funds have explicit stated objectives, some may behave differently from their intended purpose. For example, the stated objective of the Alberta Heritage Savings Trust Fund (Canada) is long-term savings. However, since the government is not obliged by a fiscal rule to make payments into the fund and has taken a short-term perspective on fiscal policy, little has been deposited over the last decade, despite historically high oil prices.

Investment goals are simply general policy statements. To operationalize them, they are often expressed as an explicit target return (e.g., a long-run real return of 3 percent annually). While it may seem counterintuitive, most NRFs start with a targeted percentage return and work from that figure toward an articulation of risk appetite (tolerance for short-term volatility, losses and illiquidity), rather than the reverse. In a sense, the target return is an implicit statement about risk tolerance; the higher the target, generally the greater the probability of price volatility, the less the liquidity, the longer the maturity or the larger the potential losses. Most institutional investors make their target return explicit, although NRFs have not universally used this practice.

Historically, the real return target (after accounting for the effects of inflation) of most long-term institutional investors has been around 4-6 percent per annum. An independent study commissioned by the Norwegian government to evaluate its NRF against global peers found that the peer group (consisting of various long-term investment funds) had a median target return of 5 percent per annum. The Norwegian Government Pension Fund Global has a real return target of 4 percent. The Kuwait Investment Authority (KIA) has a “target rate of return and a risk profile that would seek to enable KIA to double asset-under-management within ten years,” which equals a 7.2 percent compound annual growth rate. Alaska’s Permanent Fund targets a long-run real return of 5 percent.

In practice, NRFs with a savings and investment purpose will typically have a higher target return than stabilization funds. This is because the former has a longer investment horizon and greater tolerance for risk (periodic volatility) than stabilization funds with short investment horizons, little appetite for volatility and a much greater need to hold liquid assets. Funds that have more of a developmental purpose tend to place less emphasis on target returns, although they express some long-run expected return criteria for domestic infrastructure investments.

Detailed investment rules
Most natural resource funds are governed by a set of detailed investment rules that constrain investment decisions. In practice these rules may be articulated in petroleum or mineral revenue management legislation (e.g., Ghana’s Petroleum Revenue Management Act or Timor-Leste’s Petroleum Fund Law) and/or in an NRF’s investment guidelines, investment mandate or investment policy documents (e.g., Chile’s Pension Reserve Fund Investment Guidelines or Norway’s Management Mandate for the Government Pension Fund Global). The following elaborates on the more common rules.

Asset Allocation
The single most important decision an NRF’s overseers and operational managers will make in terms of the fund’s long-run risk and return characteristics is the specification of its strategic asset allocation. An investor’s strategic asset allocation is its long-run target allocation to various asset classes, each of which has its own risk-return characteristics (shown in Figure 1):

- **Cash:** Highly liquid and low-risk, low-return assets such as money market instruments (e.g., short-term government bonds) and bank deposits

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• **Fixed income/bonds**: Other debt instruments with slightly more risk and return (e.g., investment-grade government or corporate bonds)

• **Equities**: Stocks in companies with varying degrees of risk and return

• **Alternative assets**: More volatile and complex assets with higher long-run expected returns, such as real estate, infrastructure, derivatives and private equity\(^\text{11}\)

Research suggests that more than 90 percent of the variation in investment performance over time is explained by strategic asset allocation.\(^\text{12}\) Asset allocation is generally a “top-down” decision made by the executive or through legislation, as opposed to a “bottom-up” approach where changes are made by day-to-day operational managers based on market prices. In some cases, asset allocation decisions may also rest with the operational manager, but they will always need approval from some legislative or executive authority, such as parliament and/or a minister. Asset allocation should be a medium- to long-term decision that requires extensive research and consultation between stakeholders; typically an NRF’s strategic asset allocation will only be reviewed every two to four years and is often left unchanged at these intervals.

A fund’s asset allocation is directly derived from its purpose, investment objective and target return. A more risk-averse investor, with shorter horizons and a high preference (or need) for liquid assets, would favor a relatively higher allocation to bonds and cash (or money market instruments). A stabilization fund for example, needs access to funds at short notice to stabilize fiscal revenues in the event of anticipated shocks in commodity prices and cannot afford sharp fluctuations in the value of its portfolio. Stabilization funds would therefore want to avoid investing in volatile assets (e.g., listed equities) and illiquid assets (e.g., alternative or private assets, such as private equity and real estate).

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11 The term “alternative assets” covers many different types of assets, the common characteristic being that they are traded in private, not public, markets. Some of these assets have higher risk-return characteristics.

In contrast, a long-term savings fund would be able to afford some degree of volatility and illiquidity and could therefore adopt a more diversified, higher-risk portfolio. In practice, however, many savings funds choose to invest in a smaller set of asset classes, for at least two reasons. First, public authorities lack the expertise to engage in complex trading operations. Second, it is often politically unfeasible to incur the occasional losses that inevitably come with investing in higher-risk, more volatile alternative assets.

Chile’s Pension Reserve Fund, for example, invests only in bonds and equities despite being a long-term savings fund, though it has a high degree of diversification within those two asset classes. With the bond portfolio, the fund has allocations to nominal and inflation-linked sovereign bonds as well as agency and corporate debt. Its equities investments are in global stocks, which means the fund has a very large degree of geographic diversity in its equity portfolio.

It is interesting to note that the fund made small changes to its strategic asset allocation in 2012 from the one that applied since its inception in 2007. The fund reduced its holdings of sovereign bonds, completely moved out of money market instruments, and made first-time allocations to equities and corporate bonds. The change to the strategic asset allocation, shown in Figure 2, was made because the Ministry of Finance and the fund’s management felt that the fund had the required risk appetite to allocate part of the portfolio to more risky asset classes, such as corporate bonds and equities, in order to generate a higher long-run return. The fund’s 2011 annual report stated that the new strategic asset allocation was “more in line with the return objectives and risk profile” of the fund and “more consistent with the underlying liability that needs to be financed in the future.”

The asset allocation of Chile’s Economic and Social Stabilization Fund is naturally much more conservative, given its need for low risk and liquid assets. Consequently, it invests 66.5 percent in sovereign bonds, 30 percent in money market instruments and 3.5 percent in inflation-protected bonds, whose interest payments are not fixed but rather rise and fall with changes in the inflation rate (see Figure 3).

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13 Ministry of Finance, Chile, Sovereign Wealth Funds Annual Report 2011.
One way of ensuring that investment managers manage well within the constraints imposed on them by the asset class allocation is to select a series of benchmarks for each asset class. The benchmark is usually an index that reflects market performance so that the government and oversight bodies can measure investment manager performance against a market average, thus improving manager accountability.

Benchmark indexes help explain why returns may be high or low for any given period. For example, if the fund is down 5 percent over a period that the benchmark is down 5.6 percent, the investment performance may be deemed satisfactory. In contrast, if the fund is up 8 percent over a period that the benchmark returned 13 percent, investment performance may be deemed unsatisfactory (or at least require some detailed explanation).

Table 1:
Chilean Pension Reserve Fund: Strategic Asset Allocation and Benchmarks

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<th>Strategic asset allocation</th>
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<td>48% Barclays Capital Global Aggregate: Treasury Bond Index (unhedged)</td>
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<td>Barclays Capital Global Aggregate: Government-Related (unhedged)</td>
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<td>Inflation-indexed sovereign bonds</td>
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<tr>
<td>Equities</td>
<td>15% MSCI All Country World Index (unhedged with reinvested dividends)</td>
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In practice, NRFs disclose varying degrees of detail around their benchmarks. The NRFs of Alaska (USA), Alberta (Canada), Azerbaijan, Chile, Kazakhstan and Norway make detailed disclosures, not only of the benchmarks for each asset class but also of the funds’ historic track record in managing funds relative to those benchmarks (see Table 4 for Chilean strategic allocation and benchmarks). Other NRFs, such as the Kuwait Investment Authority and Botswana’s Pula Fund, provide some disclosures around the benchmarks they have selected for their funds but little information on the fund’s actual investment performance relative to the benchmark.
Like nearly all NRFs, the Chilean Pension Reserve Fund primarily takes a “passive approach” to investing, meaning that the fund’s internal and external managers need to closely follow their respective benchmarks. The fund is not allowed to deviate from the benchmark by more than 0.5 percent on its sovereign bond portfolio, 0.3 percent on its equity portfolio and 0.5 percent on its corporate bond portfolio.

The main implication of sticking very closely to a benchmark is that it forces investment managers to “follow the market” rather than invest counter-cyclically by buying certain assets when their prices are falling and selling when their prices are rising. In order to outperform the benchmark by some margin, some funds use external private-sector managers to try to add some degree of value through active management—external managers are given a benchmark and some degree of flexibility in deviating from it in order to generate additional returns over the market. In practice, however, most NRFs only allow small deviations around conservative benchmarks (relatively small tracking errors). Only a very few, such as the Libyan Investment Authority under the Gadhafi regime, or the Kuwait Investment Authority, engage mainly in active management.14

**Eligible Assets and Permitted Trading Strategies**

An important part of a rules-based investment strategy is clear and unambiguous guidelines stating which asset classes (e.g., equities, fixed income, real estate) the NRF can invest in and which trading strategies the NRF is and is not permitted to use. This involves a trade-off between giving investment managers higher degrees of flexibility (and the ability to potentially generate higher returns) and the avoidance of certain financial instruments that are deemed too risky or complex (such as certain derivatives and structured financial instruments).

From an oversight and governance perspective, this decision requires careful consideration of whether the fund has the technical capacity to adopt complex investment practices. If they are well understood and carefully monitored, complex instruments and strategies, such as derivatives, leverage and short-selling, can help manage risks and enhance returns. However, very often they introduce significant operational and default risk, incur high management fees and become tools for excessive speculation.

Countries with NRFs employ several different types of detailed constraints on investments:

- **Restrictions on domestic investment**: With very few exceptions (Azerbaijan; Iran), natural resource funds are explicitly prohibited from investing in domestic assets. There are at least three reasons why. First, investing in the country would undermine any fiscal sterilization objective. In countries like Botswana, Chile, Norway, Timor-Leste and Trinidad and Tobago, policymakers have argued either that the domestic market is too small to absorb all resource revenues or that resource revenues needed to be placed outside the country in order to reduce pressure of the local currency to appreciate or cause inflation, thereby aggravating the Dutch Disease. Second, spending directly out of the natural resource fund could lead to bypassing the normal budget process. This could result in inconsistencies with the budget and circumvention of controls and safeguards such as project appraisal, public tendering and project monitoring. Third, spending directly out of the natural resource fund could bypass parliamentary, auditor, media or citizen oversight. As a result, funds can become an easy source of patronage or financing for investments that support the political goals of fund managers.

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• **Minimum credit rating:** The investment guidelines or revenue management law may specify minimum credit ratings for debt instruments that carry default risk. The major rating agencies, Fitch, Moody’s and Standard & Poor’s, all rate the credit quality (risk of default) of borrowers—the countries, companies and agencies who issue bonds and other debt instruments that NRFs invest in. Many NRFs are only allowed to buy bonds issued by borrowers with “Investment Grade” or “A- or higher” ratings from at least two of the major rating agencies. This ensures that risk of default by the NRF’s debtors is kept very low (although this also reduces returns). The same principles apply to the management of credit or default risk among the NRF’s counterparties—the banks and custodians that trade and hold the NRF’s assets. For example, the investment guidelines or NRF law may specify that transactions are only allowed with intermediaries that have a high credit rating, implying low risk of default. The Norwegian Government Pension Fund has mandated that “counterparties for unsecured deposits shall have a long-term credit rating of at least AA-/Aa3/AA- from at least one of the following three agencies: Fitch, Moody’s or Standard & Poor’s.”\(^{15}\)

• **Restrictions on private market instruments:** Publicly traded instruments—stocks and bonds that are traded on public exchanges—have features that are desirable from a transparency and risk perspective. They can always be priced (their value can be determined at any point in time, because buyers and sellers interact through public exchanges to determine prices), trading volumes are much higher (so that there are always buyers and sellers for marketable securities), and there is no risk that a counterparty or investment partner will default. In practice, NRFs may look to start trading only in public assets and only gradually make allocations to private assets. The Norwegian Government Pension Fund Global, for example, made its first allocation to private assets (real estate) in 2011, almost two decades after the fund’s inception. The Ministry of Finance, which oversees the fund, argued that the fund should target a maximum allocation to real estate of 5 percent of the overall portfolio (although by the end of 2012, only 0.7 percent had been allocated to real estate, given the long lead times associated with these investments).\(^{16}\)

• **Restrictions on other high-risk instruments:** Over-the-counter currency derivatives (futures, options) can help protect a portfolio against unwanted risks for exchange rate movements, if they are well understood and are used appropriately. But they also introduce bilateral counterparty risk because they are traded between two financial institutions rather than on an exchange and are often relatively complex and opaque. The key considerations for authorizing the use of derivatives are whether the fund has the requisite technical knowledge to understand the risks and obligations associated with these contracts and whether the investment guidelines ensure that the derivatives are being used for hedging (insurance) rather than speculative purposes.

• **Currency restrictions:** Some countries restrict investments to assets denominated in convertible currencies or specific currencies. For example, Botswana’s Pula Fund makes fixed income investments denominated in only convertible currencies, mainly the U.S. dollar, the Euro, pound sterling and yen. Chile’s Economic and Social Stabilization Fund has a currency allocation of 50 percent in US dollars, 40 percent in Euros and 10 percent in yen. The rationale for this type of rule is that assets denominated in convertible and abundantly traded currencies can be traded or turned into cash relatively quickly.

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**Policy Brief**

**Additional Investment Rules to Prevent Debt Crises**

- **Restrictions on using the fund as collateral on general government debt:** A multi-billion-dollar natural resource fund can be used to secure government loans. In brief, the government can promise creditors that if it defaults on its debt, the NRF assets can be used to pay them back. This is particularly useful for credit-constrained governments, those that are charged high interest rates or those that have been locked out of international financial markets because of weak government finances. However, this strategy also puts natural resource revenues at risk, especially if the government has a tendency to default. It also encourages overborrowing.

In the past, governments in Algeria, Cameroon and Venezuela have used their oil revenues as collateral and borrowed excessively, only to face debt crises when oil prices and revenues declined. A similar trend is occurring today in countries like Kazakhstan, despite historically high oil prices. One solution has been to restrict either part of all of a natural resource fund from being used as collateral. For example, the Timor-Leste Petroleum Fund used to be prohibited from being used as a guarantee on public debt. Currently 10 percent of the Fund may be used as collateral. This reduces interest rates on loans yet protects 90 percent of the fund from any potential consequences of poor public financial management.

- **Restrictions on taking on debt:** Most NRFs are prohibited from using leverage, meaning that they cannot use fund assets to borrow money to purchase additional assets. While using leverage may increase financial returns, it also creates a risk that the additional investment will lose money, risking not only that asset but also additional fund principal required to pay off creditors. These restrictions essentially prevent managers from risking large losses on public funds.
**Portfolio rebalancing**

A final rule that applies to NRFs with long-term investment horizons and a diversified portfolio (i.e., the fund invests in a mix of asset classes) relates to rebalancing the portfolio. Over time, the divergent performance of the various asset classes in the NRF’s portfolio will mean that its effective asset allocation drifts away from its strategic asset allocation. For example, if a fund decided on an allocation of 60 percent in equities and 40 percent in bonds at the start of a five-year period, and stocks then significantly outperformed bonds over that period, the fund’s effective allocation at the end of period would be more than 60 percent in equities (due to faster capital growth in the equity portfolio).

The process of rebalancing ensures that the fund’s overall portfolio is periodically returned to its target long-term strategic asset allocation. In practice, there are a number of technical considerations to take into account in the process of portfolio rebalancing. For example, how often should the fund rebalance, and should rebalancing be done at certain time intervals or should it be based on upper or lower limits for particular asset classes? Rebalancing rules have long been associated with sound risk management and the generation of higher long-run returns for long-term investors. A number of NRFs have clear and transparent rebalancing rules that form a key part of their overall investment strategy.

In its annual report for 2012, the Norwegian Government Pension Fund Global disclosed extensive information around its rebalancing rule. It is expressed as follows:

“The rule specifies a limit for how far the equity allocation in the benchmark index may deviate from the strategic allocation before rebalancing must be performed. The limit is set at 4 percentage points, which means that if the equity allocation in the benchmark index is less than 56 percent or more than 64 percent at the end of a calendar month, it will be returned to 60 percent at the end of the following month.”

The fund stated that its rebalancing rule was a “strategy that mechanically buys shares after prices have fallen, and sells following an upsurge in prices”—that is, the fund has a rule that forces it to go against the current in the markets and buy stocks when most investors are selling (and vice versa).

**Conclusion**

Investment rules have a disciplining effect on internal and external portfolio managers. If properly communicated and disclosed, the fund’s investment rules contribute in a meaningful way to the governance, transparency and accountability of a NRF and, most important, promote understanding and agreement between oversight bodies, the fund’s management and members of society around what the fund is expected and able to do. In practice, there is significant scope for tailoring the rules-based investment strategy of a natural resource fund to the specific needs, expertise and context of each country or region. However, a large degree of discretion is likely to lead to patronage or mismanagement.

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Related readings


Natural Resource Fund Transparency

Perrine Toledano and Andrew Bauer

Key messages

• Transparency is a prerequisite for government accountability. It can also help make government more efficient, help prevent fiscal crises, and improve policy coherence. Finally, it can improve the private investment climate and help build trust between a government and the public.

• Natural resource fund transparency can be defined as clear roles and responsibilities for managers and policymakers, publicly available information, open decision-making processes, reporting and assurances of accurate information.

• Most of the 24 government signatories of the Santiago Principles, a set of voluntary good governance and transparency standards for sovereign wealth funds, have improved their funds’ transparency over the past several years.

• Among the funds reviewed, the Alaskan (USA), Chilean, Ghanaian, Norwegian, Texan (USA) and Timor-Leste funds are characterized by a high degree of transparency. Most funds in the Middle East and North Africa are not, which has sometimes resulted in serious mismanagement of public resources.

• This paper provides a checklist of key transparency provisions for natural resource funds.

What is natural resource fund transparency?

Transparency, broadly defined, is “the degree to which information is available to outsiders that enables them to have informed voice in decisions and/or to assess the decisions made by insiders.” In terms of natural resource fund governance, transparency involves:

a) **Clear roles and responsibilities**: The roles and responsibilities of the national government, central bank, fund managers and oversight bodies (e.g., independent regulator; parliament; auditor; civil society), as well as the relationships among these institutions, should be clearly defined.

b) **Publicly available information**: Legal freedom of information and easy access to information on managerial activities, financial flows in and out of funds, specific assets and returns on investments are key elements of natural resource fund transparency. The government should make receipts, audits and reports on all financial flows publicly available in an easy-to-digest format.

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2 This list draws on the International Monetary Fund’s (IMF) Guide on Resource Revenue Transparency, which can be found at http://www.imf.org/external/np/fad/trans/guide.htm.
c) **Open decision-making processes and reporting:** As the International Monetary Fund (IMF) states, "The government needs to give assurances to the general public that resource revenues are being used effectively to meet social and economic policy goals ... Savings or stabilization funds, while sometimes seen as necessary, should be an integral part of the overall fiscal policy framework. Their asset holdings should be fully disclosed and asset management policies open."³


d) **Assurances of integrity:** Data should meet accepted criteria of quality—for example, via independent external high quality audits—and there should be oversight mechanisms in place that ensure accountability to the public.

**Why is natural resource fund transparency important?**

Transparency of natural resource fund promotes:

a) **Sustainability:** Fund transparency aligns public expectations with government objectives—ensuring, for example, that withdrawals should be based on a consistently applied rule or public funds should not be used in the private interest. As such, transparency can encourage long-run policy consistency and help manage public expectations over time. Based on an examination of natural resource funds by the Revenue Watch Institute and the Vale Columbia Center, there is a clear correlation between the degree of fund transparency and compliance with a fiscal anchor over the medium to long term.

b) **More efficient public financial management:** An improvement in the quality of data a government gathers and maintains can make the jobs of ministries, parliaments and regulatory agencies easier. Oversight bodies can also scrutinize fund performance and distribution of funds and benchmark against other countries or past performance to suggest governance improvements. For example, disclosure of returns by specific investment can help oversight bodies identify poor investment strategies in order to correct them.

c) **Fiscal crisis prevention:** Policymakers can respond to changing economic conditions or mismanagement of funds earlier and easier if they have free access to credible information about fund behavior.

d) **Investor confidence and easier access to capital:** Investors are more likely to invest in a jurisdiction where policymaking is predictable and they have access to information on the risks involved in investing.

e) **Trust:** Citizens can only feel confident about a government’s spending and investment decisions if they are informed. Trust, in turn, can reduce the incidence of social and political conflict.

f) **Accountability:** A well-informed public or oversight bodies with the capacity to act can engage in a constructive discussion around policy formulation and fund performance. Through public scrutiny, officials can be deterred from acting unethically and held accountable for abuses of power for private gain. Governments can also be held accountable for their commitments, such as using natural resource funds for budget stabilization or savings purposes.


In addition, the 24 nation-state members of the International Forum on Sovereign Wealth Funds (IFSWF) have agreed to a voluntary set of principles and practices for sovereign wealth funds known as the Santiago Principles. These principles, adopted in 2008, emerged from two fears: First, countries receiving Sovereign Wealth Fund (SWF) investments worried that large government investors might use their financial power to pursue political or strategic objectives rather than purely financial returns. Second, since SWFs are large—by one definition, global SWF assets in 2009 totaled $5.9 trillion of which $3.7 trillion was invested abroad—and growing in size, failure of one of the largest SWFs could trigger a global financial crisis.

The 24 voluntary principles are broken down into three sets of standards: legal framework, objectives and coordination with macroeconomic policies; institutional and governance structure; and investment and risk management framework. They are meant to encourage SWFs to behave openly and predictably and to seek financial returns rather than support a foreign policy agenda. Openness, predictability and market orientation, in turn, are expected to ease recipient country fears of predatory investments and promote sound internal fund management.

Being a member of the IFSWF and agreeing to the Santiago Principles provides an incentive to publish key information, make clear the roles and responsibilities of key bodies and make decisions openly. Though the principles are voluntary, peer pressure and a desire to be perceived in a good light by the international community and by recipients of SWF investments can encourage compliance. In fact, there is evidence that belonging to the IFSWF may have a positive effect on fund transparency and governance. A comparison of Truman SWF Scoreboard scores shows that members of IFSWF in 2012 improved their fund scores by 17 percent on average between 2007 and 2012, whereas those who were not members improved by only 5 percent on average. On the other hand, countries who are members of the IFSWF but who do not comply with the majority of the principles, such as Qatar and the United Arab Emirates, may undermine their own international credibility.

**Country experiences with natural resource fund transparency**

In an ideal setting, natural resource funds serve one or many of the following macroeconomic or governance objectives: smoothing budget expenditures, saving for future generations, sterilizing capital inflows, safeguarding resource revenues or earmarking resource revenues for specific domestic investments. Perhaps the most effective means of achieving these objectives is to codify fiscal and governance rules, develop internal mechanisms and capacity to follow these rules and manage funds, and empower oversight bodies to ensure compliance with the rules.

Transparency can support each of these steps. Norway, for example, has not legislated fiscal rules; rather, the major political parties have agreed to a fiscal rule by consensus. This political commitment to its fiscal rule works because the country has a stable and democratic political system with a high degree of government and parliamentary transparency. The public, media, civil society and other oversight bodies, such as the Supervisory Council, rely on information provided by the government to determine if the government is abiding by its own rules. To guarantee this safeguard, principles of public access to information and reporting are enshrined in the management mandate of the Government Pension Fund Global.

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5 As of April 2013, the members of IFSWF are Australia, Azerbaijan, Bahrain, Botswana, Canada, Chile, China, Equatorial Guinea, Iran, Ireland, Korea, Kuwait, Libya, Malaysia, Mexico, New Zealand, Norway, Qatar, Russia, Singapore, Timor-Leste, Trinidad and Tobago, the United Arab Emirates and the United States.

While transparency can support good governance and macroeconomic management, opacity can create an enabling environment for mismanagement and arbitrary withdrawals of public funds for political or private purposes.
In recognition of the benefits of transparency, jurisdictions such as Alaska (USA), Chile, Ghana, Norway, Texas (USA) and Timor-Leste have legislated or regulated a high degree of natural resource fund transparency (see Box 1 for some of Alaska’s transparency and reporting rules). They all report regularly to the public on:

- the size of their funds
- fund managers
- significant fund activities and transactions
- deposit and withdrawal amounts
- returns on investments
- types of assets permitted for investments, and
- types of assets they invest in (e.g., fixed income; equities)

All but Ghana also disclose the location of investments, the currency composition of investments and the names of specific investments.

**Box 1: Alaska’s Transparency and Reporting Rules (sample)**

**Public Access to Information:**
“Information in the possession of the corporation is a public record, except that information that discloses the particulars of the business or affairs of a private enterprise or investor is confidential and is not a public record.” (Alaska Law. Sec. 37.13.200)

**Reports and Publications:**
The board is to produce an annual report of the fund by September 30 of each year that includes (Alaska Law. Sec. 37.13.170):

a) Financial statements audited by independent outside auditors
b) Statement of the amount of money received by the fund from each investment during the period covered by the report
c) Comparison of the fund performance with the intended goals
d) Examination of the effect of the investment criteria on the fund portfolio
e) Recommendations on changes to policy

While transparency can support good governance and macroeconomic management, opacity can create an enabling environment for mismanagement and arbitrary withdrawals of public funds for political or private purposes. The Libyan Investment Authority (LIA) is an illuminating case. During the Gadhafi era, the fund invested billions of dollars in risky assets managed by political friends or allies, racking up billions in losses. For example, it lost $1.18 billion out of a $1.2 billion Goldman Sachs–managed derivatives investment in 2010. In another egregious example, the LIA paid $27 million in fees on a $300 million investment with Permal, a fund manager, only to lose $120 million on the deal.7

The Kuwait Investment Authority (KIA), Sudan’s Oil Revenue Stabilization Account, Qatar Investment Authority (QIA), and Abu Dhabi Investment Authority each keep information on fund inflows and outflows opaque. The KIA, for instance, only presents asset allocation and rates of return to the Kuwaiti Council of Ministers and the National Assembly without making the reports public. It is therefore impossible for the Kuwaiti public to know whether the nation’s resources are being well managed.

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Similarly, the KIA claims to have developed robust internal ethical standards, procedures and codes conduct. However, the KIA's adherence to these standards is unknown due to its lack of transparency. In fact, the disclosure of information regarding the KIA's work is prohibited. Article 8 of Law 47 (1982) states that, “The members of the Board of Directors, the employees of the Authority (KIA) or any of those participating in any form in its activities, may not disclose data or information about their work or the position of the invested assets.” Clause 9 lays out penalties for any individual who discloses unauthorized information.

The lack of available information presents a major obstacle to assessing whether the investment authority complies with the fund's rules and objectives. We do know, however, that the government has trouble controlling inflation when oil revenues increase and Kuwaiti fiscal policy is extremely pro-cyclical (characterized by government exacerbating boom-bust cycles). And in 2007 a parliamentary committee charged that a relative of KIA Director Bader Al-Saad received financing from funds held by the KIA. Although these allegations have not been proved, the lack of transparency prevents further investigation.

That said, there are certain cases in which, despite a lack of transparency, fiscal policy objectives have been met. For example, the Saudi Arabian Monetary Agency ranks 18th and the QIA ranks 21st out of 23 natural resource funds scored by RWI’s Resource Governance Index in 2013. The QIA ranks dead last out of 53 sovereign wealth funds on Edwin Truman's SWF Scoreboard accountability and transparency indicators. Neither the Saudi Arabian nor the Qatari governments publicly disclose any management rules (e.g., deposit rules or withdrawal rules) or audited financial statements. In both, the Supreme Council/Councils of Ministers makes decisions regarding fund management secretly. Yet Qatar and Saudi Arabia have smoothed budget expenditure reasonably well and have saved hundreds of billions of dollars of petroleum revenues for future generations. It is impossible to know whether public funds are being mismanaged within these institutions.

Making a natural resource fund more transparent
Drawing on the Santiago Principles, the Truman SWF Scoreboard indicators and the RWI Revenue Management Assessment Toolkit (unpublished), the following is a checklist of key transparency provisions for natural resource funds:

Governance

- Natural resource fund objectives are clear and denoted in legislation, regulation or government policies
- Natural resource fund relationship to the budget is clear and denoted in legislation, regulation or government policies
- Deposit rules are clearly denoted in legislation, regulation or a government policy document, including the types of payments to be deposited and the source of payments (e.g., kinds of companies)
- Withdrawal rules are clearly denoted in legislation, regulation or a government policy document, including timing, approval process, conditions for withdrawal and revenue forecasting assumptions
- Natural resource fund managers are subject to a code of conduct and ethical standards
- The roles and relationships between the executive, legislature, fund operator and fund manager are clear

Investments

- The natural resource fund reports at least annually on:
  - The size of the fund
  - Returns on investments
  - Geographic location of investments
  - Categories of investments (e.g., fixed income; equities)
  - Specific investments
  - Currency composition of investments
- Investment strategy is clearly stated, including risk profile or qualifying instruments
- Guidelines for corporate responsibility and ethical investments are public
- Fund managers’ names are published

Oversight (see paper on Independent Oversight for more on oversight and accountability)

- The roles and powers of oversight bodies are clear
- An oversight body such as the legislature approves all withdrawals
- Quarterly reports are published
- An external and independent auditor publishes or certifies an annual report and financial statement
- Audits are published promptly
Related readings


Truman, Edwin. Sovereign Wealth Funds: Threat or Salvation? (Washington, D.C.: Peterson Institute, 2010). Note: The Truman Sovereign Wealth Fund Scoreboard can be found in this publication.
Independent Oversight of Natural Resource Funds

Andrew Bauer

Key messages

- Oversight motivates a government to follow its own rules, meet its own objectives or manage public funds in the public interest.
- Independent oversight provides assurances of integrity that internal controls alone cannot provide.
- Legislatures, the judiciary, regulatory agencies, external auditors, the media, civil society organizations or citizens provide strong independent oversight of natural resource funds in Alaska (USA), Alberta (Canada), Chile, Ghana, Norway, Texas (USA) and Timor-Leste, among others.
- Natural resource funds in Abu Dhabi, Algeria, Azerbaijan, Equatorial Guinea, Libya, Kazakhstan and Qatar suffer from a lack of independent oversight. In Libya, this has resulted in huge losses on fund investments. In Azerbaijan, large arbitrary withdrawals have undermined macroeconomic policy objectives without the possibility of objection.
- Independent oversight bodies can encourage good financial management by praising compliance with the rules and good fund governance. In some cases, they can also discourage poor behavior by imposing punitive measures ranging from reputational damage to fines, imprisonment or international sanctions.
- Independent oversight is most effective when the oversight body has expertise in the topic under investigation, possesses the power or capacity to investigate, has access to information, holds enforcement powers, and is integrated with the institutional environment.

What is independent oversight?

Public oversight is the supervision of government behavior. Oversight bodies identify noncompliance with rules, waste, fraud, abuse and mismanagement, and suggest or enforce corrections. They are a chief force that induces a government to follow its own rules or principles—and meet its own objectives. They can also encourage governments to manage public funds in the public interest, rather than for private gain, and to follow the rule of law.

Internal government agencies can provide natural resource fund oversight. In fact, effective internal oversight mechanisms may be essential for good natural resource fund management (see the RWI-VCC brief on Natural Resource Fund Management). However, independent oversight provides assurances of integrity that internal mechanisms alone cannot provide. Truly independent oversight bodies are not subject to political interference and provide honest assessments of compliance with rules or whether funds are being used for the public benefit.
Independent oversight bodies gain their influence through different channels. In some cases, oversight bodies have the legal authority to force a government to change its behavior (e.g., the judiciary; some parliaments; some independent regulatory agencies). In others, they must rely on their legal or informal powers to persuade policymakers to change course (e.g., auditor general; supervisory committees; international financial institutions). For those without direct access to policymakers, they can try to persuade the public or influential groups to pressure the government (e.g., media; some civil society groups).

**Why is independent oversight important for natural resource fund governance?**

Natural resource fund management may be rules based, discretionary or a combination of the two. At one extreme, funds may be governed by a strong set of procedural and transparency rules, such as limitations on withdrawals and asset disclosure requirements. The Alaskan (USA), Chilean, Ghanaian, Norwegian and Timor-Leste natural resource funds are all governed in this way. These rules are usually enacted with the public interest in mind, and there is a general expectation that they will be followed. At the opposite extreme, funds may be managed with full discretion by the executive or by the Ministry of Finance, as in Algeria, Equatorial Guinea, Saudi Arabia and Qatar. In these cases, natural resource funds may still be governed by a set of principles or national policy objectives, such as fiscal sustainability, mitigating Dutch Disease or safeguarding resource revenues.

Whether or not rules are in place, independent oversight bodies have important roles to play in promoting good resource revenue governance and holding governments to account. They can incentivize compliance with rules or consistency with objectives in a number of ways: First, independent oversight bodies can raise concerns or identify gaps in good governance standards to help the government implement reforms and manage resource revenues better. For example, Ghana’s Public Interest and Accountability Committee (PIAC) 2012 report (see Box 1) identified gaps in both surface rental payments and receipts from the Saltpond oil field. Within a few days, the Ministry of Energy issued a statement offering new information on royalty amounts paid in 2011 and the unpaid surface rental bill. The PIAC report also raised concerns about overly optimistic petroleum revenue projections, which allowed for greater spending under Ghana’s fiscal rule. The Ministry of Finance has since committed to addressing this issue, and 2013 projections are generally considered to be more realistic.

Second, independent oversight bodies can draw public and international attention to mismanagement of public funds, putting pressure on a government to rectify problems. In Chad, the Collège de Contrôle et de Surveillance des Ressources Pétrolières (aka, the Collège), a multistakeholder oversight committee, must approve disbursements from the Chad fund and oversee the management and use of revenues from the Chad-Cameroon pipeline. Publication of its 2005 report highlighting wells and schools that were paid for but not completed and inflated costs of computers, not to mention government efforts to undermine the institution, was a key factor in convincing the World Bank to suspend its program in the country.

Third, they can provide a check on overconcentration of power in the hands of the executive or fund managers. For example, without adequate independent oversight, the executive may freely use natural resource fund assets as patronage or may withdraw funds arbitrarily, undermining long-term fiscal sustainability or macroeconomic stability objectives, as in the Azerbaijani and

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Kuwaiti cases. The threat of parliamentary or judicial hearings or penalties, or reputational damage leading to electoral defeat, can be major deterents.

**Independent oversight bodies**

**Legislature:** Parliaments, congresses and legislative councils are often tasked with reviewing and evaluating selected activities of the executive branch of government. In many cases, legislatures have an explicit mandate to approve budgets and oversee budget formulation and execution. This oversight role often covers the management and flow of funds into and out of natural resource funds. In Norway, for example, the Storting (legislative body) is mandated to pass legislation governing the fund, approve its annual budget, appoint members of a fund supervisory council and review the council’s reports. In addition, legislative committees are often established to hold hearings and report on legal compliance, as well as identify cases of government mismanagement. In the Canadian province of Alberta, a standing committee is tasked with reviewing and approving the fund business plan annually, reviewing quarterly reports on fund operations, approving the fund’s annual report, reporting to the legislature on whether the fund is meeting its objectives and holding public meetings with Albertans on fund activities.  

**Judiciary:** In many countries, the courts are explicitly mandated to determine the constitutionality of legislation and ensure government compliance with laws, including those governing natural resource fund management. Where the courts are free from political interference, judicial review is a strong form of independent oversight insofar as courts are able to enforce their decisions on the government. While this type of independent oversight is not commonly used to promote good fund governance, there have been cases of judicial review of fund operations. In 2008, the Timor-Leste appeals court found that a $290.7 million withdrawal from the Petroleum Fund was illegal. The rationale was that it violated the 2005 Petroleum Fund Law requirements that the government provide a detailed explanation for the withdrawal and that petroleum revenues be managed for the benefit of current and future generations.  

**Regulatory Agency:** Some countries have established special government agencies to review performance of natural resource funds. For example, Norway’s Supervisory Council, consisting of 15 members chosen by the Storting from Norwegian society, public administration and industry, supervises the Norges Bank’s (Norway’s central bank) activities and compliance with its rules, including the management of the Government Pension Fund Global. The council has a right to access all Norges Bank information and conduct independent investigations. In addition to its own investigations, it relies on the external auditor’s statement to write its report, which is submitted to the Storting.

**Independent Auditor:** Some funds, such as Botswana’s Pula Fund and Trinidad and Tobago’s Heritage and Stabilization Fund, are subject to audit by an auditor general. In these countries, the Office of the Auditor General has a degree of independence; however, this is not always the case. In other jurisdictions, independent external audits are also conducted to ensure their integrity. For example, Chile’s Economic and Social Stabilization Fund, Norway’s Government Pension Fund Global and Texas’ (USA) Permanent University Fund were last audited by Deloitte; Alaska’s (USA) Permanent Fund was last audited by KPMG.

**Multistakeholder Group:** Some countries have established formal multistakeholder oversight bodies to reinforce and support the work of traditional bodies such as parliament and the judiciary or to provide an additional source of oversight. In Chad, Ghana and Timor-Leste, civil society
groups such as chartered accountants, trade unions, religious organizations and traditional leaders, as well as those closer to the government such as judges, politicians and central bankers, form formal oversight committees. Ghana’s Public Interest and Accountability Committee (PIAC) (see Box 1) is mandated by law to simply monitor the management of petroleum revenues as outlined in the Petroleum Revenue Management Act. Timor-Leste’s Petroleum Fund Consultative Council must advise parliament on fund operations and compliance with the fund’s mandate. Chad’s Collège has a stronger mandate not only to ensure that revenue management laws are followed but also to approve withdrawals from special oil revenue accounts. Recently, some Extractive Industries Transparency Initiative (EITI) multistakeholder groups have also begun examining the flow of monies into and out of funds. For example, Mongolia’s last EITI report covers payments made from the Mongolian-Russian joint state-owned Erdenet Mining Corporation to the Budget Stability Fund.

**Media:** Television, movie, radio, newspapers and Internet coverage of fund management can encourage good fund governance. In Timor-Leste, for example, compliance with the Petroleum Fund Law is viewed by a proxy for good governance more generally. News of unjustified withdrawals from the Petroleum Fund caused a degree of disenchantment and indignation among some voters. In Libya, media coverage of Libyan Investment Authority mismanagement is anecdotally contributing to international and domestic congressional efforts to improve the fund’s management and procedures.

**International Organizations:** A number of international organizations and think tanks provide independent assessments of fund operations and management. For example, the International Monetary Fund (IMF) includes regular assessments of natural resource fund performance in its Nigerian and Norwegian Article IV consultation reports. The International Working Group on Sovereign Wealth Funds (IWGSWF) government members have released a self-assessment of their own adherence to the Santiago Principles (see RWI-VCC brief on Natural Resource Fund Transparency). RWI assesses natural resource fund transparency and management as part of its Resource Governance Index. And Edwin M. Truman at the Brookings Institution periodically grades sovereign wealth funds using indicators of structure, governance, transparency, accountability and behavior.
Whether or not rules are in place, independent oversight bodies have important roles to play in promoting good resource revenue governance and holding governments to account.
Policy Brief

Box 1: Ghana’s Public Interest and Accountability Committee (PIAC)

In 2011, the Parliament of Ghana passed the Petroleum Revenue Management Act, which included the establishment of the Public Interest and Accountability Committee (PIAC). The 13 civil society members of the committee—who include representatives of the unions, traditional chiefs, journalists, lawyers, chartered accountants and religious groups, and who are appointed by the Minister of Finance for two to three year secure terms—were mandated to:

- Monitor and evaluate compliance with the Petroleum Revenue Management Act;
- Provide a platform for public debate on whether petroleum revenues are being used to advance development priorities; and
- Provide an independent assessment of the management and use of petroleum revenues.

The PIAC represents the only legislated petroleum revenue management oversight body consisting entirely of civil society members and therefore completely independent. As such, there is keen interest from the international community to determine if it provides an effective model to promote compliance with fiscal rules and improve natural resource fund governance.

In May 2012, the PIAC released its first report. It provided basic information on petroleum revenue receipts and the flow of funds from the Petroleum Holding Fund to the two natural resource funds (Ghana Heritage Fund and Ghana Stabilization Fund), the national budget and the Ghana National Petroleum Company (GNPC), Ghana’s national oil company. The PIAC highlighted several major challenges facing the system in Ghana, including:

- The GNPC retained 47 percent of all petroleum revenue collected in 2012. While legal, this represents a large implicit investment in the oil sector at the expense of other sectors.
- Under the Ghanaian system, higher revenue forecasts allow for greater spending and less saving in natural resource funds. The PIAC revealed that the Ministry of Finance overestimated corporate income taxes by nearly 100 percent, thereby creating extra fiscal space for the government.
- The Ghanaian petroleum revenue management act requires a minimum of 30 percent of oil revenue not allocated to the budget or the GNPC to be deposited into the Ghana Heritage Fund, with the rest allocated to the Ghana Stabilization Fund. In fact, 21 percent was allocated to the Ghana Heritage Fund and 79 percent to the Ghana Stabilization Fund.

Following the release of their report, PIAC members, led by chairman Major Daniel Sowa Ablorh-Quarcoo, met with officials from the government, including the Ministry of Finance and the GNPC, to share their concerns. They also held two public consultations on their findings, one in the oil-producing region. The press coverage and national debate that ensued led to at least one immediate result, the disclosure of new information on oil payments made to the government. While an official response to the PIAC’s other concerns has not been released, the PIAC’s next report on the government’s management and use of petroleum revenues, due in mid-2013, should provide an indication of the committee’s influence.

Conclusion

While there is no one-size-fits-all independent oversight model, several elements can improve oversight body effectiveness. First, expertise in natural resource fund management is essential. Expertise engenders credibility, which can help persuade policymakers to implement recommendations or influence the public or international community to pressure policymakers. While there are individuals and institutions in most countries with a strong understanding of natural resource fund governance, oversight bodies can also request support from organizations such as...
the African Center for Economic Transformation, IMF, Norwegian Agency for Development Cooperation, RWI, and the World Bank, to improve their understanding of global good practices.

Second, the legal power to investigate fund operations could aid in assuring accuracy of information and comprehensiveness of assessment reports, provided that oversight bodies have easy access to information. Investigative powers also help keep fund managers in check.

Third, enforcement powers, such as the Chadian Collège’s right to deny withdrawals from the oil fund, ensure that the government complies with legal obligations.

Finally, oversight mechanisms should be context specific. For instance, media coverage may be most effective in open, democratic societies, while multistakeholder groups may be most effective where civil society is an influential force.

Ultimately, the effectiveness of independent oversight will rely on the supervisory body’s ability to incentivize the government to comply with its own rules or meet its own objectives. This can be done with carrots—for example, by publicizing that fund performance is improving—or with sticks, such as fines or imprisonment by the courts or sanctions by the international community for misappropriation of public funds. Which carrots and sticks are most effective depends wholly on the country’s political and institutional environment.
Natural resource fund profile samples: 
Alberta and Chile
Alberta Heritage Savings Trust Fund and Contingency Account

Alberta

Edmonton
Synopsis

Market Value

Alberta Heritage Savings Trust Fund and Contingency Account
$16.8 billion

Santiago Compliance Index
77 / 100

Resource Governance Index
Natural Resource Fund Score
73 / 100

Truman Sovereign Wealth Fund Scoreboard
86 / 100

Good Governance Fundamentals

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<tr>
<td>Effective Oversight</td>
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Fund Highlights

- The Alberta Heritage Savings Trust Fund was established in 1976. The Contingency Account was established in 2013.

- The objective of the Alberta Heritage Savings Trust Fund is to save and invest non-renewable resource revenues for the future. The objective of the Contingency Account is to cover short-term fiscal deficits.

- Once the Contingency Account has reached at least $5 billion, a set percentage of oil, gas and mining revenues is distributed among the Alberta Heritage Savings Trust Fund and several other funds benefiting scientific research and education. How much goes to each fund is left to the Alberta Treasury Board’s discretion.

- The Alberta Heritage Savings Trust Fund’s objective is to earn an average annual real return of 4.5 percent.

- The Legislative Assembly has a standing committee tasked with reviewing fund performance.

- The Alberta Heritage Savings Trust Fund is exceedingly transparent, publishing details on specific investments.

September 2013

Due to economic difficulties, the percentage of Alberta’s non-renewable resource revenues that are deposited into the Fund is reduced from 30% to 15%.

The Alberta Heritage Savings Trust Fund Act is amended to remove the Fund’s economic and social development mandate. It is now only used for generating long-term financial returns.

The Fund begins retaining a portion of its investment income in order to offset the effects of inflation.

The government makes total direct deposits of $918 million into the Fund.

The government makes total direct deposits of $3 billion into the Fund.

The Fiscal Management Act resumes deposits into the Fund. It also ends transfers of the Fund’s net income to the general budget by 2018 and creates a new Contingency Account, a fund to insulate government finances from sudden revenue shortfalls.

The Fiscal Management Act resumes deposits into the Fund. It also ends transfers of the Fund’s net income to the general budget by 2018 and creates a new Contingency Account, a fund to insulate government finances from sudden revenue shortfalls.

The Alberta Investment Management Corporation Act establishes the Alberta Investment Management Corporation to conduct the Fund’s day-to-day management, a role previously held by the Department of Treasury Board and Finance.

**Fund Inception**

- The Alberta Heritage Savings Trust Fund was established in 1976 by the Alberta Heritage Savings Trust Fund Act.
- In 1996, the Alberta Heritage Savings Trust Fund Act was amended after a government survey of Albertans revealed that the public wanted it to be used as a future generations savings fund.
- The Fiscal Management Act of 2013 created the Contingency Account as a stabilization fund.

**Fund Objectives**

- Under the original Alberta Heritage Savings Trust Fund Act, the Fund was established in order to save oil revenues for the future, strengthen and diversify the economy, and improve Albertans’ quality of life.
- With the amendment of the Alberta Heritage Savings Trust Fund Act in 1996, the Fund is no longer used by the government for economic and social development. The purpose of the Fund is now to “provide prudent stewardship of the savings from Alberta’s non-renewable resources by providing the greatest financial returns on those savings for current and future generations of Albertans.”
- The purpose of the Contingency Account is to provide budget financing in those years where expenses exceed revenues.
Each box represents a regulatory standard essential for promoting consistent use of and safeguarding resource revenues. White boxes highlight regulatory gaps in fund governance.

12/16
Good Governance Standards Met

Good Governance Standards and Gaps in Regulation

OPERATIONS
- Objectives are Clear
- Rule for How Much Can be Withdrawn in Any Given Year
- Rule for Which Revenues Must be Deposited and When
- Exceptions to Rules are Clarified

INVESTMENT
- Use of Resource Revenues as Collateral
- Domestic Investment is Explicitly Prohibited
- Investment Risk Limitations
- Publication of Specific Investments

MANAGEMENT
- Penalties for Misconduct by Fund Managers & Staff
- Ethical & Conflict of Interests Standards for Managers & Staff
- The Detailed Responsibilities of Fund Managers & Staff
- The Role of Government Agencies in Fund Management

TRANSPARENCY AND OVERSIGHT
- Public Disclosure of Independent External Audits
- Public Disclosure of Internal Audit Results
- Formalized Oversight Mechanism
- Public Disclosure of Regularly Compiled Fund Reports

September 2013
Natural Resource Funds

ALBERTA

Country Profile: Alberta
Operational Laws, Rules and Policies

Fund Deposit Rules

1976-1982
- Fund deposit rules have changed a lot since the Fund was first established in 1976. Initially, 30 percent of non-renewable resource revenues were deposited into the Fund. According to the Alberta Heritage Savings Trust Fund Act, non-renewable resource revenues include:
  - Money received under mineral agreements or contracts regarding the recovery, processing or sale of a mineral or mineral product, the development of mines or quarries, and royalties from any minerals recovered;
  - Fees and bonuses paid in connection with the above mineral agreements or contracts;
  - Money from any sales of the government’s share of royalties from a mineral; and
  - Money received in place of royalty payments if already agreed to under a contract.
- Income from investments are also considered part of the Fund.

1982-1987
- The percentage of non-renewable resource revenues deposited into the Fund was reduced to 15 percent in 1982 until deposits were suspended altogether in 1987.

1987-2013
- Since then, the only deposits into the Fund have been discrete amounts totaling $3 billion in 2006 and $918 million in 2008. Both were budget surpluses from previous years.
- With the Fiscal Management Act of 2013, deposits of non-renewable resource revenues will resume under the following rules each year:
  - 5% of the first $10 billion in non-renewable resource revenue;
  - 25% of the next $5 billion above that; and
  - 50% of all non-renewable resource revenue in excess of $15 billion.
- The 2013 budget adjusts the new deposit rule by depositing the first $5 billion in resource revenue into a new Contingency Account for fiscal stabilization purposes. In subsequent years, all or some of any fiscal surpluses will be deposited into the Contingency Account. The Alberta Treasury determines the portion of fiscal surpluses to be deposited into the Account. The size of the Contingency Fund cannot fall below $5 billion.
- Once the Contingency Fund has reached $5 billion, the deposit rules in the Fiscal Management Act of 2013 will apply. Non-renewable resource revenues will be distributed to the Alberta Heritage Savings Trust Fund as well as other provincial endowment funds, specifically the Alberta Heritage Science and Engineering Research Endowment Fund, the Alberta Heritage Foundation for Medical Research Endowment Fund and the Alberta Heritage Scholarship Fund. It is at the discretion of the Alberta Treasury Board to determine the allocation between the funds.
Operational Laws, Rules and Policies

Fund Withdrawal Rules

Alberta Heritage Savings Trust Fund

- Since the Alberta Heritage Savings Trust Fund Act was amended in 1996 to prohibit the use of funds for economic and social development projects, only investment income has been withdrawn. Non-renewable resource revenues deposited into the Fund cannot be withdrawn.
- Investment income of the Fund is transferred to the general budget, also known as the General Revenue Fund, minus an amount that is retained in the Alberta Heritage Savings Trust Fund to offset inflation.\(^{15}\)
- Under the Fiscal Management Act of 2013, the net income of the Fund will no longer be withdrawn after fiscal year 2017/2018 and will instead be retained in the Fund using a graduated process.\(^{16}\) Although originally set to start in fiscal year 2015/2016, the government has decided to move the starting date up one year and will now be implemented as follows: \(^{17}\)
  - 30% of net income or the amount needed for inflation-proofing, whichever is greater, is retained by 2014/2015;
  - 50% of net income or the amount needed for inflation-proofing, whichever is greater, is retained by 2014/2016; and
  - 100% of net income is retained by 2016/2017.

Contingency Account

At the end of the fiscal year, the government may draw down on the Contingency Fund if it ran a budget deficit. However the Account must be replenished to a minimum of $5 billion when the government runs a budget surplus.

Starting in 2013, regular deposits of non-renewable resource revenues into the Fund will resume. Deposit rules have been suspended since 1987.
Operational Laws, Rules and Policies

Flow of Funds

Non-Renewable Resource Revenue

- Non-renewable resources are made available for deposits as follows:
  - 5% of the first $10 billion in non-renewable resource revenues
  - 25% of the next $5 billion above that
  - 50% of all non-renewable resource revenues above $15 billion

At present, net income minus an amount to offset inflation; as of 2018, no more transfers

Alberta Heritage Savings Trust Fund

Other Endowment Funds (see page 5)

After the Contingency Account reaches its cap of $5 billion for the first time, any subsequent drops below $5 billion are replenished using fiscal surplus rather than non-renewable resource revenues.

Contingency Account

Non-renewable resource revenues are deposited into the Alberta Heritage Savings Trust Fund and other endowments funds after the Contingency Account reaches its cap of $5 billion for the first time; exact share of revenues each fund receives is determined by the Alberta Treasury Board.

Funds first go to the Contingency Account before the Alberta Heritage Savings Trust Fund or other endowment funds until the Account reaches its cap of $5 billion; no further deposits of non-renewable resource revenues are made after the Account reaches its cap for the first time.

General Revenue Fund (Alberta’s General Budget)

Funds withdrawn in order to cover deficits
Investment Laws, Rules and Policies

Investment Authority
Under the Alberta Heritage Savings Trust Fund Act, ultimate responsibility for the Fund’s investments lies with Alberta’s President of Treasury Board and Minister of Finance. Responsibility for the day-to-day management of investments is held with the Alberta Investment Management Corporation, an external body established by the Alberta Investment Management Corporation Act to provide investment management services for the various provincial endowment funds.18

Investment Objectives
The Fund’s target asset allocation is expected to earn an annual real return of 4.5 percent on average over a five-year period, after expenses. Investment managers are expected to generate an additional average annual return of 1 percent for a total of 5.5 percent when the actual investments are made.19

Investment Allocation
The policy target asset allocation is:20
- 20 percent money market and fixed income
- 30 percent inflation sensitive and alternative investments (includes real estate, infrastructure and private debt)
- 50 percent equities (42 percent global equities and 8 percent Canadian equities)

Investment Strategy21
- The Fund invests long-term, balancing higher risk with higher expected returns.
- There are periodic reviews of investment policy, risk profile and asset allocations.
- Risk is managed at both the portfolio level and at the level of individual investments.
- Deviation from target asset allocation is allowed if it is able to improve rates of return in relation to risk.
- Investment managers may pursue active management by making choices to deviate from the policy portfolio in order to generate higher returns.
- The Fund is not allowed to make direct investments in companies in the tobacco industry.

Policy on In-State Investments:
Fund assets may be invested anywhere in Canada including Alberta.22
Investment Laws, Rules and Policies

**Allocation by Asset Class**

- **As of March 2013**
  - Inflation-sensitive and Alternative Investments: 27%
  - Fixed Income and Money Market: 20%
  - Equities: 53%

**Equity Allocation by Geographic Region**

- **As of March 2013**
  - Private Equity: 12%
  - Canada: 15%
  - Emerging Markets: 10%
  - Developed Markets: 63%
The Premier selects the President of Treasury Board and Minister of Finance. The Standing Committee reviews the Fund’s performance each year and reports to the Legislature on its findings.

The President of Treasury Board and Minister of Finance has ultimate responsibility for management of the Fund’s investments. The Department of Treasury Board and Finance develops the investment policies and guidelines for the Fund. The Alberta Investment Management Corporation handles day-to-day management of the Fund. Although a majority of funds are managed internally, a portion is managed by external fund managers.

The Auditor General audits the Fund, which is included in the President of Treasury Board and Minister of Finance’s report to the Standing Committee. The Auditor General is selected by and can be dismissed by the Legislative Assembly.

The Legislature passed the legislation creating the Alberta Heritage Savings Trust Fund and the Alberta Investment Management Corporation. It receives quarterly and annual reports from the President of Treasury Board and Finance after they are reviewed and approved by the Standing Committee.

**Alberta Heritage Savings Trust Fund**  
**Managed by the Alberta Investment Management Corporation**  
**Managed and Accountable to:**  
- Legislature
- President of Treasury Board and Finance

**Country Profile: Alberta**

**External Accountability:**  
- Auditor
- Department of Treasury Board and Finance
- Minister of Finance
- President of Treasury Board and Finance
- Standing Committee on the Alberta Heritage Savings Trust Fund
- External Fund Managers

**Management and Internal Accountability:**  
- Premier
- Legislative Assembly
Oversight and Safeguards

Oversight Mechanisms

- The Legislative Standing Committee of the Alberta Heritage Savings Trust Fund, which contains representatives from all parties of the Legislature, conducts annual reviews of the Fund’s performance, ensuring compliance with the regulations governing the Fund. The Standing Committee is required by law to hold annual public meetings.

- The Legislative Standing Committee on Public Accounts reviews Alberta’s public finances and holds public meetings with the Ministry of Treasury Board and Finance to discuss budget issues, including management of the Contingency Account.

- The Department of Treasury Board and Finance performs a periodic review of investment methodology.

- Fund finances are subject to a regular external audit by the Auditor General. However, the Auditor General is selected and dismissed by the Legislative Assembly, which is controlled by governing party.

- Deposits into Alberta’s various endowment funds are approved by the Legislature.

Common Oversight Mechanisms or Safeguards Not Present in Alberta

- There is little regular monitoring by citizens or civil society organizations.
# Transparency Laws, Rules and Policies

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<tr>
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Annex:
List of Applicable Laws

Alberta Heritage Savings Trust Fund Act (including amendments)

Alberta Investment Management Corporation Act

Fiscal Management Act

Financial Administration Act

Mines and Minerals Act
### Endnotes

Chile

The Pension Reserve Fund and the Economic and Social Stabilization Fund
CHILE

Synopsis

Market Value

Pension Reserve Fund
$7.01 billion

Economic and Social Stabilization Fund
$15.21 billion

Fund Highlights

- Chile established two funds in 2006, the Pension Reserve Fund to help finance pension and social welfare spending and the Economic and Social Stabilization Fund to help overcome fiscal deficits when copper revenues decline unexpectedly.

- The Funds are governed by a strong set of deposit and withdrawal rules underpinned by a fiscal rule that smooths spending over time.

- The two Funds’ respective investment rules are designed to reflect their different objectives, avoid conflicts of interest and prevent excessive risk-taking.

- While external audits are made public, compliance with the rules is not assessed by a formal oversight body like a multistakeholder committee or independent fiscal council.

- The Funds are very transparent. Information on fund managers, returns on specific investments and even how deposits and withdrawals are calculated is all publicly available.

Good Governance Fundamentals

<table>
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Resource Governance Index
Natural Resource Fund Score
85 / 100

Truman Sovereign Wealth Fund Scoreboard
91 / 100 (Economic and Social Stabilization Fund)
85 / 100 (Pension Reserve Fund)
The Copper Compensation Fund is established as a stabilization fund.

The Copper Compensation Fund is activated.

Chile implements a structural balance rule to smooth spending from year to year and deposit surpluses in a fund.

Fiscal Responsibility Law No. 20.128 authorizes the creation of the Pension Reserve Fund and the Economic and Social Stabilization Fund. The Pension Reserve Fund is established first with an initial contribution of $600 million from the preceding year’s fiscal surplus.

The Economic and Social Stabilization Fund replaces the Copper Compensation Fund. The initial endowment of $6 billion includes the $2.6 billion in remaining assets of the now defunct Copper Compensation Fund. A Financial Committee is also created to advise the Finance Minister on the two new Funds.

The Santiago Principles are agreed on by members of the International Working Group of Sovereign Wealth Funds in Santiago, Chile.

**Timeline and Fund Objectives**

**Fund Inception**
- The Pension Reserve Fund and the Economic and Social Stabilization Fund were authorized by Fiscal Responsibility Law No. 20.128 in 2006.\(^1\)
- The Economic and Social Stabilization Fund was officially created via the Ministry of Finance Statutory Decree No. 1 to replace the now abolished Copper Compensation Fund.\(^2\)

**Fund Objectives\(^3\)**
- The Pension Reserve Fund is a savings fund for pension and social welfare obligations. The Fund specifically finances state guaranteed solidarity pension benefits and contributions for the elderly and disabled.
- The Economic and Social Stabilization Fund is a stabilization fund and countercyclical tool that aims to smooth out government expenditures, allowing the government to finance fiscal deficits in times of low growth and/or low copper prices and to pay down public debt when necessary.
Good Governance Standards and Gaps in Regulation

CHILE

Each box represents a regulatory standard essential for promoting consistent use of and safeguarding resource revenues. White boxes highlight regulatory gaps in fund governance.

15/16
Good Governance Standards Met

- **Operations**: Objectives are Clear, Rule for How Much Can be Withdrawn in Any Given Year, Rule for Which Revenues Must be Deposited and When, Exceptions to Rules are Clarified
- **Investment**: Use of Resource Revenues as Collateral, Domestic Investment is Explicitly Prohibited, Investment Risk Limitations, Publication of Specific Investments
- **Management**: Penalties for Misconduct by Fund Managers & Staff, Ethical & Conflict of Interests Standards for Managers & Staff, The Detailed Responsibilities of Fund Managers & Staff

August 2013

Revenue Watch Institute

Country Profile: Chile

Natural Resource Funds
Operational Laws, Rules and Policies

Structural Balance Rule

Fiscal surpluses are deposited into Chile’s funds to smooth spending from year to year. Advisory Committees of the Ministry of Finance calculate trend GDP growth and forecast copper prices, which are then used to estimate fiscal revenues for budget planning. For 2014, the Ministry of Finance has calculated the target structural balance to be a 1 percent deficit indicating the need for withdrawals from the Economic and Social Stabilization Fund rather than deposits.

Fund Deposit Rules

Pension Reserve Fund

- A minimum of 0.2 percent of the previous year’s GDP must be deposited into the Pension Reserve Fund annually. If the effective fiscal surplus exceeds this amount, the deposit amount can rise to a maximum of 0.5 percent of the previous year’s GDP. The Fund is capped at 900 million Unidades de Fomento (approximately $41 billion as of July 2013).
- Deposits can be financed with funds from the Economic and Social Stabilization Fund at the discretion of the Minister of Finance.

Economic and Social Stabilization Fund

- Any remaining fiscal surplus after deposits to the Pension Reserve Fund are made, minus any funds used for public debt repayments or advance payments into the Economic and Social Stabilization Fund made the previous year, are deposited into the Economic and Social Stabilization Fund.

Fund Withdrawal Rules

Pension Reserve Fund

- Funds from the Pension Reserve Fund can only be used to pay for pension and social welfare liabilities.
- Until 2016, the previous year’s return on the Pension Fund may be withdrawn.
- From 2016 onward, annual withdrawals from the Pension Reserve Fund cannot be greater than a third of the difference between the current year’s pension-related expenditures and 2008 pension-related expenditures, adjusted for inflation.

Economic and Social Stabilization Fund

- Chile’s Structural Balance Rule allows for estimating fiscal revenues for budget planning and therefore, whether withdrawals are needed.
- Funds can be withdrawn from the Economic and Social Stabilization Fund at any time in order to fill budget gaps in public expenditure and to pay down public debt. However, withdrawals are subject to the structural balance rule.
- Funds can be withdrawn, at the discretion of the Minister of Finance, to finance annual contributions to the Pension Reserve Fund.
CHILE

Operational Laws, Rules and Policies

Flow of Funds

Mineral Revenues

Budget

Surplus*  Deficit

Pension Reserve Fund

Payments made into the Pension Reserve Fund at the discretion of the Minister of Finance

Economic and Social Stabilization Fund

Remaining fiscal surplus minus debt repayments and any advance payments into the Economic and Social Stabilization Fund made the previous year

Minimum annual deposit of 0.2% of the previous year’s GDP or if the fiscal surplus is greater, then up to 0.5% is deposited

Used to help finance pension and social welfare liabilities

Used to help finance fiscal deficits and make payments of public debt

*See Structural Balance Rule on page 5.
Investment Laws, Rules and Policies

Investment Objectives

Pension Reserve Fund
The Pension Reserve Fund generates returns to help finance pension liabilities. To serve this objective, the Fund’s investment goal is to maximize expected return while mitigating risk. The Fund must be managed such that, in any given year, there is a 95% probability that the Fund will not suffer a loss of more than 10% of its value in U.S. dollars.10

Economic and Social Stabilization Fund
The Economic and Social Stabilization Fund’s investment policy is to maximize the Fund’s value in order to partially cover cyclical reductions in fiscal revenues while maintaining a low level of risk.11

Investment Strategy

Pension Reserve Fund12
• The Pension Reserve Fund has a medium to long-term investment horizon.
• Under the new investment policy, the Central Bank of Chile manages sovereign bond investments, but delegates management of equity and corporate bond investments to external fund managers.

Economic and Social Stabilization Fund13
• Funds are invested in portfolios with a high level of liquidity and low credit risk and volatility in order to ensure that resources are available to cover fiscal deficits and avoid significant losses in the Fund’s value.

• Funds are invested in fixed-income assets in reserve currencies that typically do well in financial crises.
• Sovereign investments are made exclusively in United States, German and Japanese government bonds.
• The Fund has adopted a passive management investment policy since May 2011.

Investment Allocation

Pension Reserve Fund14
Prior to 2012, funds were allocated similarly to the strategic asset allocation of the Economic and Social Stabilization Fund. The Pension Reserve Fund is now allocated according to the following strategic asset allocation:
• 48% Sovereign bonds
• 17% Inflation-indexed bonds
• 15% Equities
• 20% Corporate bonds

Economic and Social Stabilization Fund15
Funds are allocated according to the following strategic asset allocation:
• 30% Money market instruments
• 66.5% Sovereign bonds
• 3.5% Inflation-indexed sovereign bonds

Policy on In-State Investments:
Fund assets may not be invested in Chile.16
CHILE

Investment Laws, Rules and Policies

Pension Reserve Fund

Allocation by Asset Class

As of May 2013

- Equity: 15%
- Corporate Bonds: 20%
- Inflation-Indexed Sovereign Bonds: 17%
- Sovereign and Government Related Bonds: 48%
- Other: 11%

Allocation by Geographic Region

As of May 2013

- Developed Asia: 17%
- North America: 38%
- Europe: 32%
- Supranational: 2%
- Other: 11%
Investment Laws, Rules and Policies

Economic and Social Stabilization Fund

Allocation by Asset Class

- Money Market: 29%
- Inflation-Indexed Sovereign Bonds: 4%
- Sovereign Bonds: 67%

Allocation by Geographic Region

- Developed Asia: 15%
- North America: 42%
- Europe: 43%

As of April 2013
The Chilean Congress passed the legislation authorizing the Funds and receives monthly, quarterly and annual reports from the Ministry of Finance. An independent external auditor’s report is included in the report of the General Treasury. An independent external auditor’s report is included in the report of the General Treasury.

The Comptroller General performs an audit and reports to the Congress and the government. The Ministry of Finance decides investment and management policy while the General Treasury, Chile’s revenue service, is responsible for accounting and preparing audited reports on the Funds.

The Financial Committee is appointed by the Ministry of Finance to advise on the Funds’ management and investment policies. It releases its own annual reports separate from those of the Ministry of Finance. The Central Bank of Chile manages the Funds with a portion delegated to external fund managers. It also monitors the performance of external fund managers and the custodian institution.

35% of the Pension Reserve Fund is managed externally with the remainder managed by the Central Bank of Chile.
Oversight and Safeguards

**Oversight Mechanisms**
- Finances are subject to regular and comprehensive internal audits.
- The Funds’ finances are subject to regular and independent external audits that meet international standards.
- Funds are managed separately from the country’s international reserves.
- International oversight institutions, such as the World Bank or the International Monetary Fund provide technical assistance on issues related to the Funds.

**Common Oversight Mechanisms or Safeguards Not Present in Chile**
- The Funds are not subject to formal oversight by a multistakeholder committee or independent fiscal council to assess compliance with the rules.
### CHILE

#### Transparency Laws, Rules and Policies

There is public disclosure of the following:

<table>
<thead>
<tr>
<th>Category</th>
<th>Disclosure</th>
</tr>
</thead>
<tbody>
<tr>
<td>When or how often Fund reports are published and made publicly available</td>
<td>yes</td>
</tr>
<tr>
<td>Which individuals or organizations are responsible for publishing Fund reports</td>
<td>yes</td>
</tr>
<tr>
<td>Size of the Fund(s)</td>
<td>yes</td>
</tr>
<tr>
<td>Deposit and withdrawal amounts</td>
<td>yes</td>
</tr>
<tr>
<td>Returns on investments</td>
<td>yes</td>
</tr>
<tr>
<td>Detailed asset allocation – geographic location</td>
<td>yes</td>
</tr>
<tr>
<td>Detailed asset allocation – asset class</td>
<td>yes</td>
</tr>
<tr>
<td>Detailed asset allocation – specific assets</td>
<td>yes</td>
</tr>
<tr>
<td>Natural resource prices and other fiscal assumptions used to calculate deposit and withdrawal amounts allowed under fiscal rules</td>
<td>yes</td>
</tr>
</tbody>
</table>
Annex:
List of Applicable Laws

- Decreto 1.383 (Designa al Banco Central como agente fiscal) Aceptación de Agencia Fiscal
- Decreto 1.259 (Establece bases de política fiscal)
- DFL 1 (Crea FEES)
- Decreto 1.382 (Regula inversiones de recursos del FRP)
- Decreto 1.649 (Amplía límites de inversión del FRP)
- Decreto 1.028 (Designa miembros del Comité Financiero)
- Decreto N° 888 (Designa miembro y acepta renuncia de miembro del Comité Financiero)
- Decreto N° 917 (Designa miembros Comité Financiero)
- Decreto N° 811 Designa 3 miembros del Comité Financiero período 08-2010 a 08-2012
- Decreto N° 637 (Establece bases de política fiscal)
- Modifica Decreto N° 637/2010 (Modifica bases de la política fiscal)
- Decreto N° 1.181 (Designa miembros del Comité Financiero)

All of the above can be found at:
http://www.hacienda.cl/fondos-soberanos/legislacion.html
CHILE

Endnotes

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monthly-executive-reports.html
monthly-executive-reports.html