Assurance—an intermediary’s guarantee of compliance with regulatory standards—is critical for legitimate governance within the sustainability field. This legitimacy classically depends on the degrees of separation that are needed between the RIT roles to create trust in regulators and enforce the compliance of targets. Following the emergence of the ISEAL Alliance—an apex organization of sustainability standards-setters—there has been a general shift in the sustainability field whereby standard-setters have delegated some of their authority to certifiers and accreditors. This article examines this movement, through the analysis of four different models of assurance, and reveals increasing complexity being built into private systems of regulation in the sustainability field. There is an increasing incidence of multiple actors who engage in processes of intermediation and accreditation, which is rising in importance. The result is empirical and conceptual confusion around previously sacred notions such as independence and conflict of interest as measures of regulatory effectiveness.

Keywords: regulatory intermediaries; certification; accreditation; sustainability standards; governance; agri-food; assurance

Research on regulatory standards explores emerging governance configurations among public, private, and civic actors who increasingly take responsibility for regulating transnational activities, such as sustainability and labor rights (Abbott and Snidal 2009; Levi-Faur and Starobin 2014). This article focuses on changes in the regulatory structures applicable to sustainable agriculture, particularly the emergence of multiple layers of governance by

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standards. Based on empirical work on standards within the global agri-food system, scholars have noted the emergence of a network of actors—standards development organizations, certification bodies, and accreditation bodies1—that exert governing power through multiple layers of oversight (Loconto and Busch 2010; Hatanaka, Konefal, and Constance 2012).

Oversight and assurance of compliance with sustainability criteria became necessary because of increasing fraud and food safety concerns in long supply chains. As defined by the ISEAL Alliance (an apex organization of standards-setters in the sustainability field), assurance refers to a process of rule enforcement that guarantees compliance with standards, focusing on “demonstrable evidence that specified requirements relating to a product, process, system, person or body are fulfilled” (ISEAL 2012, 5). Types of assurance differ based on who is declaring conformance—first-party is a self-declaration, second-party is by an actor involved in the commercial transaction or by the standard-setter, and third-party is by an independent actor.

First- and second-party assurance, such as a first-party product warranty or a second-party guarantee through a franchise model of brand ownership, have long histories of use, particularly when the first and second parties have direct relationships with the buyer in a commercial transaction or when they have built trustworthy reputations. With the additional requirement of accreditation of third-party certifiers by generic, national accreditation bodies, third-party certification has become dominant in the current global food system (Hatanaka, Bain, and Busch 2005; Loconto and Busch 2010). This dominant assurance model is based on the concepts of organizational independence, scientific objectivity, and competitive pricing, all of which allow regulatory intermediaries to avoid conflicts of interest and manage risk (cf. Lytton 2014). These “relational” attributes of assurance are standardized within the International Organization for Standardization (ISO) 17065 standard for conformity assessment; with the European New Approach to product safety, they have also become enshrined in the European market governance of sustainable agriculture (Fouilleux and Loconto 2016; Galland 2017).

Despite its dominance, the accredited third-party model of assurance is contested, particularly within the field of sustainability governance (Dingwerth and Pattberg 2009; Loconto and Fouilleux 2014). Debates over the legitimacy of

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different models of assurance (including hybrid first-, second-, or third-party forms) focus on the ability of private standards systems to enforce the compliance of producers (mostly agricultural) with the values and practices encoded in the standards and, therefore, to be trustworthy authorities on sustainability (McDermott 2012; Hatanaka 2010).

These debates began in the 1990s, when a number of social and environmental standards became formalized with certification systems (e.g., Fairtrade International, Marine Stewardship Council, Forest Stewardship Council, and national organic regulations). During this period, each scheme developed its own standards and conformity assessment systems and trained its own auditors (cf. Auld and Renckens, this volume). This first period was marked by severe competition between schemes and accusations of “greenwashing,” often based on the methods standard-setters used to verify compliance with their standards (i.e., self-reporting) (Bartley 2003).

Beginning in 2000, a group of standard-setters and accreditors created an apex organization—the ISEAL Alliance—and began to collaborate to resolve common problems in their assurance systems. In 2010, multiple stakeholders (standard-setters, certifiers, accreditors, consultants, researchers, retailers, and NGOs) came together to create a standard for conformity assessment systems: the ISEAL Assurance Code (IAC). Through this process, ISEAL members harmonized their assurance requirements.

Following the emergence of the ISEAL Alliance, there has been a general shift in the field. When discussing environmental and social governance of global value chains, some scholars claimed that the state delegated its regulatory function to intermediaries (standard-setters) who intermediate between the state and targets (usually producers) (e.g., Islam 2008; Cashore 2002). Over the past 10 years, we see a shift where these standard-setters have delegated some of their authority to certifiers and accreditors. There is a double movement within this shift. First, delegating intermediary roles away from the standard-setter signifies the domination of the ISO model of accredited third-party assurance within the sustainability field; second, we see a move away from the ISO model toward new modes of regulating, which have begun to be standardized by the ISEAL Alliance into four models of assurance. In both movements, we see secondary intermediaries (Abbott, Levi-Faur, and Snidal, this volume)—namely, certifiers (first, second, and third party) and accreditors (public and private)—gaining importance in the relationships between regulators and targets.

This article examines these movements to better understand the dynamics of regulatory intermediation. Specifically, I show that there are two layers of regulatory intermediation within sustainability governance. First, and in line with Havinga and Verbruggen (this volume), there is a subset of RIT (regulator, intermediary, and target) actors who are positioned in the intermediary space between state regulators and producers, who are the targets of rules and the main beneficiaries (B) of sustainable agriculture. Second, within this space, the different intermediary roles identified in the RIT framework are not carried out by a single intermediary at a single point in time but by many intermediaries. The identification of intermediation processes within this group of secondary intermediaries
and their analysis using the RIT framework provides insights into the ambiguous roles and the shifting norms for assurance within the sustainability field.

Method and Analytical Framework

According to Abbott, Levi-Faur, and Snidal (this volume), regulatory intermediation is concerned primarily with the “relational work” that occurs between regulators (R), targets (T), and those additional actors who facilitate these relationships (I). The RIT framework envisions the regulatory process as a three-party game, whereby intermediaries (I) facilitate regulatory action between R and T. This article mobilizes the RIT framework to explore the implications of different combinations of actors in the provision of assurance for sustainability standards.

I explore four models of assurance that are currently used in sustainability governance:

- Model A: Accredited third-party assurance, exemplified by Fairtrade International (FLO);
- Model B: Second-party attestation and third-party determination, demonstrated by the Sustainable Agriculture Network/Rainforest Alliance (SAN/RA);
- Model C: First-party attestation and third-party determination, as used in the Global Coffee Platform (GCP); and
- Model D: Second-party attestation and determination, as found in the International Federation of Organic Agriculture Movement’s (IFOAM) Participatory Guarantee System (PGS).

I analyze the actors participating in these schemes, their capacities and goals, and how each system allocates intermediary roles to different actors.

I then examine the intermediation processes in each model, focusing on role performance. Steyaert et al. (2015) describe intermediation as “a process of situational articulation” (Callon, Millo, and Muniesa 2007), a communication process between actors that works in two ways. First, intermediaries clarify regulatory goals and coordinate actions. These two activities together are meant to objectify the issues at stake so as to create evidence of regulatory performance. This is the classic function of audits. Second, intermediaries enable actors to recognize their own roles (their own subjectivity) in the regulatory process. In this second process, RIT actors engage each other orally (or in writing) about their roles in the process and confront various points of view, values, knowledge, and perceptions about the effectiveness of regulatory action. Practically, this is the process of negotiating and allocating responsibilities of standard-setting, accreditation, certification, and verification.

By examining how actors relate to one another in the intermediation process, I explore how each model focuses on or enhances different combinations of the intermediary properties identified by the RIT framework, specifically related to legitimacy and independence. In so doing, I provide a careful contextual analysis.
of the “quality of regulation.” I ask: *How do intermediaries differentially perform their roles in each of the four models of assurance, and what does understanding these differences contribute to debates over the quality of regulation?*

Data were collected between 2010 and 2015. Between 2010 and 2012, I sat on the steering and technical committees, participated in meetings, conducted back-
ground research and followed field tests of the IAc with the GCP, FLO, Accreditation Services International (ASI), and IFOAM. Between 2013 and 2015, I conducted a multisite ethnography of PGS in five countries and of the SAN/RA model in Tanzania.

**Opening Up “Models of Assurance”**

Models of assurance consist of the (re)definition of regulatory roles between standard-setters (R), accreditors (I₁), certifiers (I₂), targets (T), and beneficiaries (B). Before the 2014 revision of ISEAL’s Standards Code and the creation of the IAC in 2012, ISEAL membership rules required scheme owners (standard-setters) to use the dominant model of assurance. From 2005, then, member schemes needed to separate their standard-setters and certifiers into independent legal entities; standard-setters were required to comply with ISEAL’s code for setting standards, and certifiers had to be accredited according to the ISO guide 17065 by a national accreditation body.

This accreditation is an audit of the certifier’s operations that assesses the certifier’s competence to conduct audits. According to ISO requirements, the accreditor, in order to conduct accreditation audits, had to comply with the ISO/IEC 17011:2004 guide for accreditation bodies, be a member of the International Accreditation Forum (IAF), and be authorized by the state in which it was incorporated. In this scenario (Figure 1), ISO and ISEAL act as meta-standard-setters (R₁) for ISEAL members (T₁), which include both standard-setters (R₂) and accreditors (I₁). Theses meta-standard-setters use the accreditors to audit certifiers’ (T₁) competence (following the dotted arrows). ISEAL standard-setters

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**FIGURE 1**

The ISO Model as the Starting Point for Opening Up Different Models of Assurance

![Diagram](image_url)

**Legend:**
- Accreditation regulatory chain
- Standard regulatory chain
- Rule-maker
- Intermediary
- Target

**NOTE:** ISO = International Organization for Standardization.
then create the rules that producers ($T_2$ and B) must comply with and use certifiers ($I_2$) to ensure their compliance (following the solid arrows).

Over the years, ISeAL identified challenges that its members faced with the ISO approach, including a lack of sector-based auditor skills (e.g., interviewing techniques), unique practices (e.g., group certification), and the insufficiency of ISO definitions of effectiveness in terms of impartiality and replicability (ISEAL 2009). In addition, ISeAL members had long used private accreditors to ensure certifier competence, which made the accreditation element of the ISO approach cost-prohibitive and inappropriate, according to ISeAL's accredditor and standard-setter members. As early as 2009, ISeAL members sought additional guidance on these and other problems with ISO conformity assessment standards.9

Put differently, ISeAL relied heavily on ISO standards for governing the conformity assessment practices of its members, but member standard-setters sought exemptions from some ISO requirements to adapt their systems to the local circumstances of their “beneficiaries” (i.e., producers) (cf. Koenig-Archipugi and Macdonald, this volume). Moreover, Derkx (2011) noted that ISeAL's accreditation body members performed poorly on ISO-based accreditation audits, which suggests that some of the desire to move away from the ISO model came from their own inability to comply with its rules.

The project of “redefining a credible guarantee” (ISEAL 2009, 7) was taken up within the IAC. ISeAL sought to provide the level of guarantee that is required for assurance to be credible to each audience for social and environmental standards, whether provided through self-assessment, peer evaluation, supply chain audits, NGO/trade union audits, or state authorized certification (ISEAL 2009). This was a deliberate attempt to move away from the ISO model, which defines credibility based on the organizational independence of the actors that attest and determine conformity with a standard. In the sustainability field, practitioners generally differentiate between self-reporting (attestation without external determination), verification (attestation with determination by a second or third party), and certification (attestation by another party and determination by a third party).

The first public draft of the IAC proposed four models of assurance, based on combinations of first-, second-, and third-party assurance, as explained in Table 1. I differentiate the models according to the types of attestation and determination that make up the intermediation processes, the roles of targets, the organizational independence between the RIT actors, and the level of guarantee according to the practitioner differentiation noted above. These elements all influence the legitimacy of each model. Model A, with accredited third-party assurance, is an ISO-compliant model; Model B combines second- and third-party assurance, with the standard-setter as the second party; Model C combines first- and third-party assurance; and Model D combines two types of second-party assurance, again with the standard-setter as second party. A model based solely on first-party assurance (self-reporting by targets, Model 0) was excluded because it was “not deemed to offer sufficient credibility” (ISEAL 2011, 29).
Analysis of the Four Models

The identification of these four nonhierarchical, generic models allowed ISeAL to accommodate the existing models of assurance used by its standard-setter members. Through field testing, ISeAL members were directed to evaluate how their current models compared to the IAc four, thus testing the “quality” of their regulatory forms. In fact, no member’s system fit the models perfectly. This testing is important because the models were not published in the final version of the IAC. Instead, they served as a reflexive device that helped to clarify the relationships between different actors in each member’s system. In this way, they solidified the definition of a credible (and thus effective) assurance system based on a set of principles, rather than a fixed “model.” I illustrate these intermediation processes as they play out in four cases.

Accredited third-party assurance (model A): FLO

Model A represents the accredited third-party assurance model: the use of third-party certifiers to attest to the target’s compliance, and third-party determination by the standard-setter, which has no direct relationship with the targets. This model has an additional layer of determination, as national accreditors audit certifiers for compliance with ISO 17065. The difference between the ISO model and ISEAL’s Model A is that $T \rightarrow I$ and $T \rightarrow R$ feedback loops are encouraged. The relationships between the actors illustrated in Figure 2 are explained below, using the example of FLO.

| Model  | Intermediation | Role of Targets | Organizational Independence | Level of Guarantee |
|--------|----------------|-----------------|-----------------------------|--------------------|
|        | Attestation    | Determination   |                             |                    |
| Model 0| First party    | N/A             | Attestation                 | None               | Self-reporting     |
| Model A| Third party    | Third party     | Payment for audit           | High               | Certification      |
| Model B| Second party   | Third party     | Payment for audit           | Medium             | Verification       |
| Model C| First party    | Third party     | Attestation                 | Medium             | Verification       |
| Model D| First party    | Second party    | Standard-setting            | Low                | Verification       |

| Model  | Intermediation | Role of Targets | Organizational Independence | Level of Guarantee |
|--------|----------------|-----------------|-----------------------------|--------------------|
|        | Attestation    | Determination   |                             |                    |
| Model 0| First party    | N/A             | Attestation                 | None               | Self-reporting     |
| Model A| Third party    | Third party     | Payment for audit           | High               | Certification      |
| Model B| Second party   | Third party     | Payment for audit           | Medium             | Verification       |
| Model C| First party    | Third party     | Attestation                 | Medium             | Verification       |
| Model D| First party    | Second party    | Standard-setting            | Low                | Verification       |

TABLE 1
Classification of Assurance Models
R: **FLO** is one of the best-known sustainability standards. Emerging from a charity shop movement, the fair trade concept was first established in 1988 under the label Max Havelaar in the Netherlands; it quickly spread through national labeling initiatives across Europe and North America (Raynolds, Murray, and Wilkinson 2007). In 1997, FLO was established as the Fairtrade Labelling Organizations International (a nongovernmental organization) and developed the first international standards for Fairtrade, which included a label and a certification scheme. FLO now operates a suite of standards that differ by type of producer (e.g., smallholder organizations, hired workers) and also apply to traders. Its standards cover production practices, treatment of workers, and terms of trade. FLO also has product-specific standards that define minimum prices for producers and a “social premium” that must be paid to producers and/or farm workers (T+B).

FLO retains control over the implementation, interpretation, and monitoring of its standards. FLO provides direct support to producer organizations to strengthen their operational capacity. FLO trainers work directly with producers (T+B) to interpret the standards and develop implementation strategies. FLO also monitors and evaluates its standards. Through its audit and producer support processes, FLO collects monitoring data on twelve key indicators; it also commissions impact and evaluation reports by external experts. Following initial ISEAL rules, FLO separated its standards-setting and enforcement activities, putting it in compliance with the ISO model.

**FLOCERT and DAkkS.** In 2003, FLOCERT was created by transitioning FLO’s internal certification team into a separate nonprofit certification body. FLOCERT is contracted by FLO to conduct all certification audits on targets who pay for FLO certification. Since its creation, FLOCERT has expanded its expertise and organizational capacity, taking on verification audits for other ISEAL members.
Second-party attestation, third-party determination (model B): SAN/RA

Model B represents a deviation from the ISO model with a move toward a complex mix of second-party attestation (by the standard-setter or group administrator) and third-party determination (through the standard-setter, which does not have a direct relationship with the target). When certifiers are the delegated...
attestation authority, they are not required to be accredited to ISO 17065, but they must be accredited by a private accreditor. Thus, beyond the use of a second party for attestation, what differentiates this model from Model A is that a private accreditor, which follows the rules created by the standard-setter, determines the competency of the auditor, as shown in Figure 3.

**R:** SAN and RA jointly regulate in this scheme. Rainforest Alliance, Inc. is an international nonprofit organization, founded in 1986, dedicated to the conservation of tropical forests. It owns the Rainforest Alliance Certified™ seal, which is awarded to farms that meet the environmental, social, and economic standards of SAN, a coalition of conservation organizations (including RA) that had set the first standards for sustainable farming in rainforest areas in 1992. Over the years, SAN has consolidated numerous crop standards into one whole-farm standard for sustainable agriculture and one standard for sustainable livestock production. It also maintains a standard for group certification, a chain of custody standards that ensures traceability along the supply chain, and an optional module on climate change. SAN standards cover ecosystem conservation, worker rights and safety, wildlife protection, water and soil conservation, agrochemical reduction, and education for farm children. In addition, RA manages other standards systems, which can carry the RA Verified mark, related to forestry, carbon, and tourism, but unlike the RA Certified seal, this mark cannot be used on product packages.

While SAN is clearly the regulator, RA plays a major role as a secondary regulator in implementing and monitoring its standards. Implementation is done through the creation and enforcement of rules regarding the use of RA labels, collaborations with the private sector to train producers (T+B) to meet the standard, and work on ecosystem-focused community projects (Loconto 2015). Since

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**FIGURE 3**

Model B (Rainforest Alliance)

NOTE: IOAS = International Organic Accreditation Society; ISEAL = International Social and Environmental Accreditation and Labelling Association; SAN = Sustainable Agriculture Network; RA = Rainforest Alliance.
the creation of ISEAL’s impacts code in 2010, all ISEAL members have begun to collect monitoring and evaluation data. RA is at the forefront of these efforts, with a research and evaluation program that includes three levels of monitoring.22 Through local interpretation guidelines that are country-, product- and standard-specific, RA guides the interpretation of its standards instead of delegating this task to certifiers (SAN 2015). Feedback in this model occurs through research, interpretation guidelines, and conformity assessments, where producers (T) communicate their concerns to certifiers (I).

I: SAN/RA, IOAS and certifiers share the intermediation tasks of monitoring and enforcement within this model. There are two paths for producers (who pay for audits) to receive certification every three years (supplemented by yearly verification audits). First, both SAN members and the RA Cert division of RA conduct audits. This work feeds directly back into the development of SAN standards, as the responsibility for revising the standards and the assurance system lie with RA Cert and SAN.

The second path to certification (obligatory as of October 1, 2015) is based on the ISO 17065 standard, with additional SAN requirements developed by technical experts. ISO 17065 compliance is monitored by the independent SAN Accreditation Body, responsible for evaluating conformity of certification bodies (SAN 2015). Here two forms of accreditation are used: first, SAN/RA has designated IOAS (the official accreditation body for IFOAM’s organic standards) as the accreditation body to assess and monitor third-party certification bodies that wish to provide audit services for SAN. This accreditation is specific to the ability of the certifier to audit to SAN standards. Second, if certifiers wish to determine certification, they must also be accredited against ISO 17065. Although SAN/RA delegated this responsibility to IOAS, some certifiers have opted to use DAkkS accreditation and obtain RA-specific accreditation separately (e.g., Afrocert and CERES).23 In short, following the introduction of the IAc, the RA/SAN network is shifting its system toward model A: they see value in the role of accreditation and the use of third-party certifiers but prefer to work with private accreditors.

This model is considered credible because of the separation of attestation and determination activities between the two regulators. The internal attestation of the standard-setter can be believed because its verification capacity (or that of a delegated certifier) has been checked by an independent, nonprofit accreditor. Also, investment in research, monitoring, and evaluation has produced quantitative evidence of the positive impact of the standard on sustainability, thus building a good market reputation.

First-party attestation, third-party determination (model C): GCP

Model C relies on first-party attestation by targets (4C units comprising farmers’ organizations) plus an audit by a third-party to determine the veracity of their attestations. There are similarities between models C and A, as reliance on accredited third-party certifiers to conduct audits follows the same process at the accreditation level. There are also similarities between models C and B, where the regulators have separated the attestation and determination
roles between two different organizations. The main differences between this model and the previous two are the separation of targets and beneficiaries and the creation of a new intermediary between the standard-setter and the certifier, as shown in Figure 4.

**R:** The GCP is the new name for the Common Code for the Coffee Community (4C), which began in 2002 within the International Coffee Organization (ICO), at the insistence of the German State and with the support of the German Coffee Association and German Development Corporation (Auld 2010). 4C became a membership association in 2006, with producers, roasters, and civil society groups making up the members. Industry was particularly strong within the process (Levy, Reinecke, and Manning 2015, 19). The 4C process produced a standard that aimed to eliminate the worst practices of coffee growers. With its 2016 rebranding, GCP functions more as a platform for advocacy and dialogue. Nonetheless, as the standard-setter in this model, GCP maintains the 4C Baseline Common Code, a business-to-business standard without a consumer-facing label.

GCP is responsible for monitoring the assurance system that maintains ISEAL’s assurance and impacts codes. GCP receives aggregated data through all accredited operators, enabling it to evaluate the impact of its standard.24 GCP also requires its trader, exporter, roaster, and retailer members to train and provide advice to producers on implementation through field and farm education and training programs.25 Finally, GCP seeks to create synergies—and benchmarks—with other ISEAL member standards in the coffee sector (e.g., FLO and SAN/RA). The GCP system emphasizes transparency and feedback, enabling GCP to lead efforts toward a common agenda for the industry.26
The GCP model works as follows. Producers (B) are organized into 4C units (T), which can be cooperatives, plantations, or contract farming units. 4C units declare their compliance with the standard to the newly created (April 2016) intermediary, Coffee Assurance Service GmbH & Co. KG (CAS). CAS delivers all determination services—such as issuing licenses, verification visits, trainings, and commercial reporting—to 4C units, roasters, and other customers. The frequency of verification visits is determined by random sampling, a risk assessment calculation, or a combination of the two. CAS’s main intermediary function is monitoring and enforcing the standard. This includes (1) approval, management, and training of 4C verifiers, certifiers that operate in coffee-producing countries and are accredited under ISO 17065 (with the optional agricultural scope) by a national accreditation body; (2) monitoring compliance of 4C units with the 4C Code of Conduct, reviewing their self-assessment reports, and taking license decisions; and (3) commercial reporting by final buyers. These activities provide the data needed for CAS to provide information about commercial activities and lessons learned to the standard-setter.

In this model, attestation by the targets is credible because they are not paying for certification (thus removing a concern about conflicts of interest), and the standard-setter has created a separate legal entity to control certification decisions based on the self-reporting of targets. These reports are verified through an audit by approved certifiers. Certifiers’ reports can be believed because an independent, state-sanctioned accreditor has checked each certifier’s capacities and goals. Finally, as there is no on-the-pack label, only actors in the industry know about the standard, reducing the risk of fraud for financial gain.

First-party attestation, second-party determination (model D): IFOAM PGS

Model D follows model C in using first-party attestation by targets and beneficiaries, but second-party determination in this model is conducted by a PGS committee, which includes standard-setters, intermediaries, targets, and beneficiaries. Participatory Guarantee Systems (PGS) “are locally focused quality assurance systems. They certify producers based on active participation of stakeholders and are built on a foundation of trust, social networks, and knowledge exchange.”

Key elements of the model include multiple actors with diverse responsibilities in the PGS committee; peer review rather than audits; and little or no payment for release of the certificate, as shown in Figure 5.

R: States, IFOAM, and PGS. Generally, states (R) adopt organic standards, but most states do not recognize PGS as a valid form of assurance (currently, only Bolivia, Brazil, Chile, and India officially do). Therefore, PGS schemes most often use IFOAM’s common organic standard. IFOAM (R) was formed in 1972 and created its first international standard in 1980. By 2010, the “IFOAM family of standards” had become “a set of harmonized, ‘auditable,’ and trade facilitating standards” (Fouilleux and Loconto 2016, 6). An internationally supported PGS assurance system was first established in 2004, with a “shared vision and shared ideals” and a list of “key PGS elements and features” protected by IFOAM (2007). Nonetheless, each PGS is different, because the PGS itself is the owner...
(R) of its standard. While not official accreditation, IFOAM operates a PGS recognition program, in which the IFOAM secretariat evaluates whether a PGS operates in accordance with the PGS principles, and verifies the integrity of the PGS vis-à-vis the principles of organic agriculture. Evaluation is free, and PGS schemes that pass may use the IFOAM PGS logo.

Since 2009, IFOAM’s main role in this model is to set a global agenda for acceptance of PGS as a viable assurance alternative (IFOAM 2014). As of 2015, there were 123 functioning PGS initiatives, with another 110 under development in more than seventy-two countries. IFOAM’s influence is apparent in its role in the IAC development process. By the time ISEAL began developing the IAC, IFOAM had already left the ISEAL Alliance and was represented officially via IOAS (Loconto and Fouilleux 2014). IFOAM created IOAS in 1997 to separate the standard-setting and accreditation roles and to standardize organic accreditation around the world (Katto-Andrighetto 2012). Nonetheless, IFOAM was represented on the IAC committee and field tested the code. Its influence is apparent in the inclusion of model D, which most participants did not consider a valid option because, within a PGS, a single group carries out all three RIT roles.

I: PGS. The Namibian Organic Association (NOA) PGS (established in 2009) provides a straightforward illustration of model D. As of 2015, NOA’s PGS consisted of a network of eleven certified farmers who cultivate organically about 30,000 hectares. Because there is no national organic standard in Namibia, NOA follows the IFOAM principles for organic agriculture; it also adapted the private South African Afrisco standards to the local context. Modeled on IFOAM’s PGS guidelines, NOA’s PGS received official recognition from IFAOM in 2013. It
has adopted three standards with corresponding labels (organic, in conversion, and organic ingredients).

The PGS is made up of a mix of targets (T+B), who take on the R-I roles in this model. The NOA board carries final responsibility through ratification of decisions of the assessment team and authorizes use of the registered NOA trademark. The NOA administrative team organizes the logistics of documentation, preassessments, and assessment visits (every six months). The assessment team is made up of members who have received IFOAM/IOAS training. It is responsible for conducting preassessments and on-farm assessments, compiling assessment documentation, and making recommendations to the board. All NOA members (consumers, traders, or other parties) may act as observers to ensure transparency. These may include nonorganic farmers, market representatives, or consumers (additional beneficiaries in this model). NOA PGS relies on farmers to participate in the peer review system.

A number of elements make this model credible. First, audits occur more frequently (every six months on average). Second, the localized nature of the social control provides significant peer pressure to comply with commitments. Third, the body that determines compliance is not remunerated for this service, removing a significant conflict of interest. Fourth, the involvement of multiple actors (consumers, researchers, and public officials) in local systems and audits provides direct incentives for compliance, because these actors are the buyers of the certified products and communicate any dissatisfaction with production practices.

Effects on the Quality of Regulation

As a way to objectify the issues at stake, members of the ISEAL technical and steering committees created a matrix to evaluate the capacities and goals of the different types of intermediaries used in each model. As Table 2 illustrates, the independence of the actors who attest to and determine conformity is the most important intermediary capacity in sustainability standards. However, if we examine ISEAL’s justifications for accepting different degrees of intermediary independence, it is clear that questions of legitimacy (i.e., “scalable,” “widely accepted,” and “accessible”), cost (i.e., “expensive” and “minimal cost”), and interests (i.e., “risk” and “fraud”) were also key concerns for the quality of regulation. This reflects a shift in thinking about regulatory quality from focusing only on independence, to focusing on independence in relation to impartiality and transparency.

With the IAc, an intermediary between the regulator and the targets became mandatory for ISEAL members. However, the obligation of organizational independence, central to the ISO standards, was not replicated. Instead, ISEAL introduced a measure of flexibility to balance the capacity of intermediaries to be independent and legitimate against the costs of compensation and interest, while requiring transparency. Thus, in terms of the RIT framework, we see trade-offs
between the capacities and goals of intermediaries. ISEAL also opened up inter-
mediation beyond certifiers alone: even in its ISO-inspired model A, room was
made for accreditors, standard-setters, targets, and beneficiaries to play interme-
diary roles. For example, in FLO, intermediary roles are split between the
standard-setter and certifier. Because the accreditor is a national, state-sanc-
tioned body, there is no direct relationship between the standard-setter and the
accreditor. this has resulted in the standard-setter retaining some intermediary
roles that might otherwise have been delegated to the accreditor.

Through the reflexive processes of revising the rules for assurance systems and
testing individual systems against the new rules, standard-setters, certifiers, and
accreditors could recognize their own roles in the intermediation process. For
example, GCP claimed:

Although none of the models described in Section four matches fully the 4C setup, we
found that Model B is closest to how the organization is made up. The administrative
entity of the so called “4C Unit” can be considered the “second party,” which conducts
a self-assessment for all the “Business Partners” belonging to the unit, while “third
party” verifiers are contracted for verifying correctness of the self-assessment. The final

| Model | Pros | Cons | Credible Use |
|-------|------|------|--------------|
| A     | Widely accepted, strongest assurance model if sampling is robust; independent | Expensive; potentially bureaucratic; less scalable | Used with an on-package label in domestic and international trade |
| B     | Accessibility, particularly for small enterprises; commonly accepted in the market; strong assurance if external assessment is robust | External assessment reliant on very small samples (high audit risk) | Used with an on-package label in domestic and international trade |
| C     | Inexpensive; minimal bureaucracy and cost | Requires strong sanctions to mitigate risk of self-assessment fraud; external assessment reliant on very small samples (high audit risk) | Used in combination with other standards for international trade; should not use an on-package label |
| D     | Inexpensive; minimal bureaucracy; good for knowledge sharing; no payment | Reliant on volunteers; not widely accepted in international trade; lack of third-party independence | Used in local and domestic trade; should not use an on-package label |

SOURCE: Author’s notes from IAC technical committee meeting.
decision is then actually made by the verification department of the 4C Association, which if looked at the Association as a whole is the “first party.”

Others, however, pointed out that the use of self-assessment by 4C units, and their accepting a certification decision by 4C rather than by verifiers, pushes the GCP system into the realm of model C. Recent changes in the system following its rebranding bring GCP closer to model A.

The above discussion illustrates how intermediary roles are not always limited to core intermediary actors. Moreover, as additional intermediaries are added to the network, their relationships become fluid. The blurring of these boundaries raises the question: Which models are most resistant to capture or takeover and, therefore, provide a higher quality of regulation?

In the cases described above, we see four different approaches. FLO relies on the institutional infrastructure of the national accreditation body system to ensure that FLOCERT remains only a certifier. But this model empowers accreditors to intervene in areas of regulation not anticipated by FLO. The SAN/RA model focuses on choosing certifiers that are mission-driven: “In the SAN/RA accreditation system there is a pre-evaluation process with requirements for certifiers around mission fit, organizational and financial stability, as well as our goal to reach broader geographic coverage.” In this way, SAN/RA ensures that its intermediaries are committed to following its rules. The external control on certifiers, by accreditors that audit to a scope defined by the standard-setter, reduces regulatory capture by creating competition between public and private accreditors.

Models C and D are more vulnerable to regulatory capture, as they are designed to provide intermediaries and targets with a much stronger role in regulation. In both models, intermediaries are responsible for the rules that govern the conformity assessment practices. During a technical committee debate, an accreditor reflected on the differences between models A and D: “PGS has no separation and SA8000 was forced by ISeAL to create a separation between their standard-setter and their accreditor. For PGS, they value participation, while the SA8000 model values independence.” After discussion about the values of participation and independence, the committee concluded that the prioritization of these values, and thus the role of intermediaries, depends on the other actors in the process. For example, “if the user of the standard is Carrefour, then they need that level of assurance based on independence because of national legislation, but the farmers and consumers in France who are trading directly don’t need it … but there is a need for transparency in both instances because you cannot claim independence if you don’t have it.”

This recognition of different values (participation or independence and transparency) within an assurance system brings to light a shift in the regulatory goal of ISeAL members: from compliance to learning. The current agenda of ISeAL and its standard-setter members is to facilitate learning by all actors, rather than enforcing rule compliance. This is seen in the examples of FLO and SAN/RA, which retain responsibility for feedback and learning despite significant outsourcing of other intermediary roles. In the GCP and PGS systems, intermediaries are less independent, and their aim is not a “robust market” declaration; learning is thus considered to be how “compliance” is best assured.
Indeed, by recognizing these different values, ISEAL encoded the concept of learning into the IAC and provided guidance on knowledge sharing as part of the assessment process. This is considered to be “a form of risk mitigation, because informed clients are more likely to follow the standard if they understand it. Rather than prohibit this activity, which can be beneficial for all parties, scheme owners need to ensure that the advice provided to clients is accurate and is available to all clients in a consistent fashion. This way, there is less opportunity for one client to be favored over another” (ISEAL 2012, 19). Thus, impartiality of intermediaries and transparent information can be achieved within all models, as long as attestation is separated from determination. This can be done by including different actors in the intermediation process.

Conclusion

The models of assurance presented in this article demonstrate the increasing complexity being built into private systems of regulation. Not only do I demonstrate that there is a strong role for regulatory intermediaries within these systems (as the RIT framework suggests), I also show that multiple actors engage in processes of intermediation. Thus, while reconceptualizing private regulatory arrangements as a three-party game is a clear theoretical advance, this characterization does not go far enough to capture the dynamic processes at play in the provision of assurance (cf. Havinga and Verbruggen, this volume). In the case of sustainability standards, we see an increasingly important role for accreditation, which adds a second level of intermediation to models of assurance. The result is empirical and conceptual confusion around previously sacred notions such as independence and conflict of interest as measures of regulatory effectiveness (Lytton, this volume).

Envisioning the organization of their schemes as “models of assurance” enabled ISEAL members to create evidence of regulatory performance and clarify their roles in the regulatory process. While the models represented a collective effort to escape from ISO path dependency (cf. Kruck, this volume),33 the IAC fell short. The 2014 state of sustainability initiatives (SSI) report found that “75 per cent of the initiatives reviewed were either ISO 17065 compliant or apply an accreditation process, emphasizing credibility as a primary driver in the voluntary sustainability standard sector” (Potts et al. 2014, 51). While the SSI data were collected before the IAC became fully operational, they point to a growing trend in the sustainability field toward regulatory innovations and the need for ISEAL members to continue to push the boundaries of the ISO mold to “improve [their standards’] effectiveness and achieve greater scale.”34

Notes

1. Standards development is the elaboration of technical norms (standards) for products, services, or systems; certification is “the provision by an independent body of written assurance (a certificate) that the
product, service, or system in question meets specific requirements” (ISO); and accreditation is “the independent evaluation of conformity assessment bodies against recognized standards to ensure their impartiality and competence” (IAF). See http://www.iso.org/iso/home/standards/certification.htm and http://www.iaf.nu/articles/About/2.

2. Conformity assessment, as defined by ISO, is the technical term for a system of control (typically audits) and oversight used to ensure that a product, service, or management system meets the requirements of a standard.

3. When founded in 2000, “ISEAL Alliance” stood for the International Social and Environmental Accreditation and Labelling Alliance. In 2017, it counted twenty-two members. See http://www.isealliance.org/our-members.

4. Consumers are beneficiaries because they are able to purchase sustainable products, but they are generally not part of the assurance system (except in the PGS model).

5. As of March 2016, the 4C Association became the Global Coffee Platform. Its standard retains the name 4C Code.

6. As of 2012, ASI was the delegated accreditation authority for SAN/RA standards.

7. The ISEAL Standards Code sets the rules for how members should develop their standards.

8. Members had until the end of 2016 to become fully compliant with the IAC.

9. ISO Guide 65 contains requirements for bodies certifying products, processes, and services (the revised standard, effective in 2012, is known as 17065). ISO 17011 includes general requirements for accreditation bodies that accredit conformity assessment bodies. ISO 17021 contains requirements for bodies providing audit and certification of management systems.

10. Paddy Doherty, “Case Study: Monitoring the Impact of Fairtrade,” ISEAL Community only publication (8 November 2010).

11. I SEAL Field Test at FLO offices in Bonn, Germany, April 2012.

12. Discussed at length in the IAC meetings.

13. See http://www.flocert.net/wp-content/uploads/2016/01/ComplaintsManagementStatistics-2015-en.pdf, p. 6.

14. ISEAL Field Test at FLO offices in Bonn, Germany, April 2012.

15. See http://www.flocert.net/fairtrade-services/fairtrade-certification/iso-17065/, p. 6.

16. See http://www.dakks.de/en/content/what-are-dakks-duties.

17. See http://www.dakks.de/en/content/legal-basis.

18. Oversight Committee Minutes Meeting 3: 25 February 2016; see http://www.fairtrade.net/fileadmin/user_upload/content/2009/standards/minutes/2016-04-05-OC03-minutes.pdf.

19. Interview during IAC meetings.

20. See https://thefrogblog.org/2011/06/30/you-say-you-want-an-evolution/.

21. See http://www.rainforest-alliance.org/about.cfm?id=values_vision.

22. Field notes and interviews; see also http://www.rainforest-alliance.org/work/impact/approach.

23. See http://africertlimited.co.ke/Accreditation.php.

24. See https://cas-veri.com/files/CAS-FAQs.pdf.

25. See http://www.globalcoffeeplatform.com/assets/files/Baseline-Common-Code/GCP-Rules-of-Participation_v4.0_en.pdf.

26. See http://www.vision2020.coffee/.

27. See http://cas-veri.com/files/CAS-FAQs.pdf.

28. For the official IFOAM PGS definition, see http://www.ifoam.org/en/value-chain/participatory-guarantee-systems-pgs.

29. As of 2016, only eleven PGS were registered with IFOAM.

30. Internal field test report.

31. SAN/RA IAC field testing report, 21 May 2012.

32. Summary report of findings based on the field testing of the draft ISEAL IAC on IFOAM requirements for PGS, 10 May 2012.

33. This was unabashedly debated within the IAC meetings.

34. See http://www.isealliance.org/online-community/blogs/a-top-priority-for-iseal-in-2016-innovations.
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