Environmental Conservation Law 2012			Other Environment and Social safeguard laws e.g. Forest, Wildlife, Investment, Ethnic nationalities, Disability, Labour, Hazardous Waste, Planning	Sectora	Law(s)	Gaps in primary law relevant to sectoral activity
Environmental Conservation Rules 2014 (Art38-39 EQS, Art 51-61 EIA)			Relevant Sectoral Rules, Regulations, By-laws which concern environmental and social safeguards	Sectora Regulatior		Gaps in byelaws and rules relevant to sectoral activity
MOECAF Notification 616/2015 EIA Procedure	Specific Environmental Quality Standards still to be not written and adopted	MOECAF Notification 616/2015 National Environmental Quality (Emission) Guidelines)	Relevant notifications, orders, directives & procedures Could include Zonation Plans, Building Code	Existing Sectoral notifications, orders, directives and procedures (tbd)	Sectoral standards which are lacking and need to be notified/issue d as Directives (tbd)	Gaps in tertiary legislation relevant to sectoral activity
Draft ESIA Guidelines (generic) (ADB) To draft greater detail on assessing social impacts Draft EIA Admin Guidelines (JICA) (to be merged with draft ESIA Guidelines?) Draft Public Participation Guidelines (MPE/VLS) Draft Sectoral Guidelines (MPE/VLS)	Existing legislation in the purple outline is applicable to all sectoral projects even if they are <u>not</u> required to do an IEE/EIA. Red boxes are gaps in regulation. For those which do need to do IEE/EIA, these gaps can be partially covered by including specific requirements, in the Guidelines, from the relevant EHS Guidelines in the EMP/ECC. But Myanmar legislation should be put in place in due course to ensure all sizes of project are covered					Relevant aspects of IFC EHS Guidelines for Sector