A political ecology of green territorialization: frontier expansion and conservation in the Colombian Amazon

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Abstract

After decades of civil war, the Colombian government has recently declared the Amazon as a model region for green growth and low carbon development. The Amazon Vision programme, launched by the Colombian government in 2016, seeks to contribute to forest conservation, climate mitigation, poverty reduction and peace building. The Amazon Vision fundamentally reframes the Colombian Amazon from a ‘narco frontier’ that needs to be liberated from guerrilla influence, organized crime and peasants destroying forests for coca cultivation, to a net CO₂ sink with enormous potential for green growth and poverty reduction. Drawing on historical and empirical qualitative research in Guaviare and complemented by a quantitative land cover classification, this article builds on the concept of ‘green territoriality’ to investigate the extent to which the shift towards conservation affects property rights and the ability of indigenous groups and peasants to access land and natural resources. We illustrate how the reframing of peasants from protagonists of development and frontier expansion to villains, and of indigenous communities from ‘underdeveloped’ forest dwellers to environmental guardians, has created land conflicts and affected the legitimacy of their respective property rights. In both cases, the Amazon Vision strengthens conservation policies and challenges existing land rights but also creates new windows of opportunity for the land claims of indigenous communities while reinforcing conceptualizations of social differentiation among dwellers of the Amazon.

Zusammenfassung

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Keywords territorialization, land tenure, REDD+, Colombia, Visión Amazonía, conservation, post-conflict, green growth

1. Introduction

After decades of civil war, the Colombian government has recently declared the Amazon as a model region for green growth and low carbon development. The Amazon Vision is a cross sectorial programme led by the Ministry for Environment and Sustainable Development and the Ministry for Agriculture and Rural Development. The programme was launched in 2016 and seeks to contribute to forest conservation, climate mitigation, poverty reduction and peace building (Gobierno de Colombia 2015). To implement the strategy, the Colombian government receives financial support from the REDD+ Early Movers (REM) programme funded by Germany, Norway and the UK. The Amazon Vision is part of the national REDD+ strategy and fundamentally reframes the Colombian Amazon from a "narco frontier" (Balvè 2019: 211) that needs to be liberated from guerrilla influence, criminal groups and peasants encroaching tropical rainforests for coca cultivation, to a region with enormous potential for green growth, poverty reduction and REDD+. Amazon Vision builds on earlier sustainable development and conservation initiatives in the Amazon dating back to the 1980s and 1990s. At the same time, it fundamentally challenges existing violent geographies of resource access and control (Zimmerer and Bassett 2003) by outlining that peace and green growth will facilitate transformation processes creating benefits for all people of the Amazon (Gobierno de Colombia 2015). Consequently, the Amazon Vision challenges the cocoa- and cattle-driven agricultural frontier expansion and the dominant narratives of the 20th century that characterized the Amazon as an endless empty space, narratives that have been used to legitimize state territorialization processes and to categorize different social groups.

For example, peasants, in the past considered as development engines promoting frontier expansion and territorial control, have become villains cooperating with guerrillas and organized crime. In contrast, indigenous groups, who through most of the 20th century were viewed as unproductive forest dwellers, have become forest stewards and environmental guardians (Del Cairo 2012). Although in many cases both indigenous groups and ‘peasants’ are farmers the differentiation between the two groups is highly relevant for understanding agrarian dynamics and conservation policies in the Amazon. The Colombian political constitution of 1991 introduced a multicultural paradigm that entitled ethnic communities, namely indigenous and Afro-Colombian communities, to ethnic minority rights including collective property rights to their ancestral lands (Chaves and Zambrano 2006; Ng'weno 2007). In contrast, peasants are only known as ‘agrarian workers’ by the Colombian Constitution. This very essentialist constitutional representation of ethnic communities and ‘agrarian workers’ opened up new options for indigenous communities and allowed them to obtain land titles for 54.18% of the Colombian Amazon (LeGrand et al. 2017; Ng’weno 2007; SIAT-AC 2015). In contrast, a number of attempts by peasants’ organizations to conduct land reform to reduce land inequality and improve living conditions have failed (Chaves and Zambrano 2006).

Drawing on historical and empirical qualitative research in Guaviare (in the north-west of the Colombian Amazon) and complemented by a land cover classification, this article builds on the concept of “green territoriality” (Woods 2019: 218) and seeks to contribute an empirical case to the growing body of literature focusing on territorialization, conservation and property rights (Hall et al. 2011; Hein 2019; Larsen...
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2015; Lund 2016; Peluso and Lund 2011; Rodríguez-de-Francisco and Bolens 2016; Rasmussen and Lund 2018; Woods 2019). We investigate how the implementation of conservation policies such as REDD+ affects property rights and the ability of indigenous groups and peasants to access land and natural resources.

In order to do so, the concept of green territoriality helps to grasp the consequences of regulatory changes that provide the framework conditions for green growth. The concept of green growth builds on the assumption that economies can grow while “ensuring that natural assets continue to provide the resources and environmental services on which our well-being relies” (OECD 2018: n.p.). Policies such as REDD+, carbon trade and biodiversity offsetting assign prices to ecosystem services and specific species and consequently open up new forms of capital accumulation that challenge pre-existing property rights and land-use patterns (Asiyanbi 2016; Benjaminsen and Bryceson 2012; Bluvestein 2017; Corson et al. 2013). We pursue the argument that the legitimation and delegitimation of property rights by state and non-state actors is a fundamental aspect of territorialization (Lund 2016; Rasmussen and Lund 2018). We consider Guaviare as a “transitional place” (Fold and Hirsch 2009: 96) affected by multiple disruptive frontier dynamics. The appropriation of land by the state, the creation of new enclosures, the violent expansion of cattle ranches and the formation of counter territories by insurgent groups have opened up new frontiers and challenged property rights and land-use practices of the (recent) past (Peluso and Lund 2011: 668).

In Guaviare, we focus on two cases with distinct histories of territorialization and property relations (see upcoming Fig. 1 and 2 in Sections 3 and 4.3 respectively). The first case focuses on the landscape of the Damas del Nare Backwaters at the margins of the Amazon Forest Reserve (Zona de Reserva Forestal de la Amazonia, ZRF). This case illustrates three intimately connected dynamics related to modes of access and control over land in the context of agricultural expansion and green territorialization. First, it shows how peasants from other parts of Guaviare and from the central Colombian highlands have accessed land and property in the past. Second, it unravels the role of community-based organizations in accessing land. Third, it illustrates how protected areas create invisible and arbitrary lines in the landscape dividing peasants with de-jure title deeds living in official settlements from those living inside the reserve with no de-jure titles in settlements that are not officially recognised.

The second case focuses on the Serranía de La Lindosa Conservation Zone (Zona de Preservación Serranía de La Lindosa, ZPSLL). This case illustrates how the state’s reframing of peasants and indigenous groups has affected the legitimacy of their property rights. In both cases, the Amazon Vision strengthens conservation policies and related law enforcement and may challenge existing land rights but may also create new windows of opportunity for the land claims of indigenous communities while reinforcing conceptualizations of social differentiation among the dwellers of the Amazon.

In the following, we develop our conceptual framework based on political ecology and concepts of territoriality and property. Second, we describe different periods of territorialization in the Colombian Amazon. Third, we show how green territorialization unfolds in Guaviare before illustrating the relations between territorialization and property rights in the landscape of the Damas del Nare Backwaters and in the Serranía la Lindosa. Fourth, we illustrate the extent to which the Amazon Vision is driving reterritorialization.

2. Political ecology of green territorialization and property rights in the Amazon

In the aftermath of civil war between the state and the Eastern Bloc of the Revolutionary Armed Forces of Colombia – People’s Army (Fuerzas Armadas Revolucionarias de Colombia – Ejército del Pueblo, FARC-EP) land has become increasingly relevant as a political resource, as fertile ground for agroindustry and as a carbon sink of global significance. In this context “[...] the main questions of agrarian political economy are as relevant as ever: who owns what? who does what? and who gets what? [and] what do they do with it?” (Bernstein 2010: 22). The concepts of frontier, territory and property are central for understanding these questions from a political economy and a political ecology perspective. Moreover, in the context of large-scale international conservation interventions such as REDD+, they are also essential for understanding questions of environmental and climate justice.

In many accounts, the frontier is either framed as a modernization project, as a contact zone or as an empty space characterized by the absence of legitimate
political institutions (Fold and Hirsch 2009; Kopytoff 2000; Korf and Raeymaekers 2013). A detailed review and discussion of the evolution of different frontier concepts is beyond the scope of this paper. We mainly build on accounts emphasizing the contradictory character of frontier situations and its relations to territorialization. Tsing (2005) stresses the disruptive complexity and ambiguity that distinguish frontiers. In her conception, frontiers are salvage spaces “[...] where making, saving and destroying resources are utterly mixed up, where zones of conservation, production, and resource sacrifice overlap almost fully, and canonical time frames of nature’s study, use, and preservation are reserved, conflated, and confused” (ibid: 32). Larsen (2015: 5), in contrast, questions the under-regulated and chaotic character of contemporary frontiers. He introduces the term “post-frontier” and argues that the spread of protected areas, indigenous territories and the diffusion of social safeguards have changed the geographies of resource access at the former frontier (ibid: 2). He adds that “post-frontier narratives” imagine forest conservation and sustainable development, terminating modernist frontier imaginaries (ibid: 7). But the actual implications of these shifts for forest conservation and human rights, he clarifies, are greatly contested, leading to highly paradoxical situations where biodiversity loss and human rights abuses continue despite new regulations that should guarantee protection (ibid: 10).

In line with Rasmussen and Lund (2018), we consider frontier making and territorialization as opposite but mutually constitutive social processes. Territorialization is “[...] a strategy of using bounded space for particular outcomes [...]” (ibid: 388). Territorialization implies the formulation and implementation of new regulatory mechanisms and the creation of new public authorities (e.g. involved in the legitimation of property rights). In contrast, frontier making sets the stage for territorialization by challenging the pre-existing regulatory mechanisms and authorities (Peluso and Lund 2011: 668; Rasmussen and Lund 2018: 338). In our case the designation of the entire Colombian Amazon as tierra baldia (or vacant land) in 1936 can be considered as an initial step towards state territorialization, replacing pre-existing indigenous concepts of property and territoriality (Del Cairo 2012). Moreover, territorialization goes beyond claiming land and involves a “process of naming” (Paasi 2003: 113), the creation of symbolic representations and the demarcation of boundaries and everyday social practices that reproduce and internalize territoriality (ibid).

The ability of the state to declare land areas as state property or as conservancies is an essential part of state making (Bassett and Gautier 2014; Brad et al. 2015; Peluso 1995; Peluso and Vandergeest 2001; Woods 2019). Protected areas are a spatial representation of state power that redefine space, impose new regulations and borders (Woods 2019). Woods (2019: 219) subsumes these processes under the concept of “green territoriality” involving “[...] state-led territorial interventions to achieve environmental ends [...]”.

We conceive of green territorialization having at least three important roles for state making and territorialization in Colombia. First, it can facilitate the presence of the state in areas controlled by rebel groups. Bocarejo and Ojeda (2016) for example unravelled how conservation and ecotourism initiatives around Tayrona National Park on Colombia’s Caribbean coast were deeply entangled with state objectives to retake national territory from guerrilla control. Second, the Amazon Vision and the designation of new national parks attracts public and private donors and consequently helps to access financial resources fundamental for state making (Gobierno de Colombia 2015; Hein 2019; Rasmussen and Lund 2018). Third, we argue that green territorialization is fundamental for market-based conservation. Green territorialization implicates the mapping and zoning of forest land, demarcation of forest boundaries and enactment of conservation laws, and it often implies land appropriation by the state and by non-state actors and the homogenization of land tenure by replacing customary land tenure regimes (Fairhead et al. 2012: 238; Woods 2019). Exactly these processes are considered as fundamental for the successful implementation of market-based conservation initiatives such as REDD+ and payment for ecosystem services (Agrawal and Angelsen 2009; Larson 2011; Wertz-Kanounikoff and Angelsen 2009; Wunder 2005).

Property rights (to land) are deeply intertwined with territorialization and state making (Lund 2016; Rasmussen and Lund 2018). Lund (2016: 1200) argues “[...] that the ability to entitle and disenfranchise people with regard to property, to establish the conditions under which they hold that property – together with the ability to define who belongs and who does not [...] is constitutive of state power”. Successful territorialization involves new regulations, the social construction of rights holders e.g. of citizens that have the right to have rights (Arendt 1951), and the ability to allocate legitimate property rights (Rasmussen and
The recognition of a political authority governing a certain territory can only be considered as such if the population shows a minimum of voluntary compliance with rules imposed by that authority (Sikor and Lund 2009). Consequently, the creation of authority and territory is a process based on mutual recognition (Rasmussen and Lund 2018). The indigenous Jiw community in Guaviare, for example, accepts state authority by recognizing property rights (e.g. indigenous reserves) allocated by a state agency.

The legitimacy of both property rights and public authority is again created by mutual recognition (Lund 2016). We define property rights here as legitimate access to objects of value (Macpherson 1978; Sikor and Lund 2009; von Benda-Beckmann et al. 2009). Our notion of legitimacy builds on the work of Alagappa (1995), Sikor and Lund (2009) and Hein (2019). We understand legitimacy as a dynamic social process and not as a fixed measurable category (Sikor and Lund 2009: 6). Factors influencing the legitimacy of actors are shared norms and beliefs, laws and power (Alagappa 1995: 23). Actors gain legitimacy by using symbols of the state, by referring to laws or by establishing links to powerful ancestors (Hein 2019: 18; Lund 2006: 687). Furthermore, legitimacy is entangled with different forms of power. Legitimate authorities usually have access to material and political resources, they are able to influence formal and informal regulations, and also associate their practices with relevant local, national and global discourses (e.g. development or conservation) (Hein 2019: 29, 90). Finally, we stress that which authorities and property rights are legitimate at a specific place and moment in time is often highly contested and depends on the power configurations at play (Hein 2019; Sikor and Lund 2009).

### 3. Methods and study region

This research follows a qualitative multi-sited approach complemented by a quantitative land cover analysis. We followed the interactions between actors across field sites and scales. In the province of Guaviare (Departamento de Guaviare) (in July and August 2017) and in Bogotá (in March 2017), we conducted semi-structured interviews with experts involved in or observing the implementation of the Amazon Vision, and semi-structured interviews and focus group discussions with representatives of governmental and non-governmental organizations about land tenure, forest governance, agrarian reform and the implementation of the peace agreement. In both case study regions, we conducted in total 48 individual interviews and four focus groups with peasants, indigenous communities, ex-guerrilla fighters and community leaders about landscape history, property rights, conservation regulation and land tenure conflict. We selected interview partners based on snowball sampling and focus group participants with the support of community members who the authors met in the context of previous research (Del Cairo et al. 2018; Vergara 2016). Interview data was coded and analysed using the software MaxQDA.

In addition, this article builds on the analysis of secondary information including scientific literature, project reports and promotion material. Especially relevant were documents describing the meaning, the scope and the content of property rights (e.g. forest and land tenure regulations), political strategies (e.g. REDD+ strategies), documents published by state authorities, newspaper articles that provided complementary insights on conservation policies and agrarian conflicts in Colombia. We complemented qualitative research with a quantitative land cover classification based on Landsat 5 and 7 satellite images provided by IDEAM (Colombian Institute of Environmental Analysis), a digital elevation model derived from Aster images and land cover maps from SINCHI (Amazonic Institute for Scientific Research). The land cover classification was conducted with ArcGIS 10.x software. We used this data for the maps and for Table 1.

We focus on the Guaviare province because it is one of the pilot provinces for the Amazon Vision due to its high deforestation rates (Gobierno de Colombia 2015). In Guaviare the programme is testing, among other measures, what it terms ‘zero-net deforestation’. This includes conservation contracts, reconversion to silvopasture and sustainable forestry (ibid). Guaviare (Fig. 1) is located in a highly biodiverse region in the transition zone between the Amazon rainforest and the savannas of the Orinoquía. As in other parts of the Colombian Amazon, Guaviare has been influenced by a number of boom and bust cycles and violence, inducing frontier migration and depopulation (Molano 1987; Ramirez 2001; Ruiz 2010; Salgado 2012, Tobón 2010). Until recently Guaviare was a stronghold of the FARC-EP and a major battleground between the FARC-EP and military and paramilitary forces aiming to control the territory and its rich natural resources (Ibáñez 2009; Maher 2015). In 2016 the Colombian
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Fig. 1 Land use planning and deforestation in Guaviare. Source: own elaboration
ZPSLL = Zona de Preservación Serranía de La Lindosa, ZRF = Zona de Reserva Forestal de la Amazonía
The other case study is the Serranía de La Lindosa. La Lindosa is located west of San José, in the northern part of the province (see upcoming Fig. 4 in Section 6.1). Rocky formations, riparian forests, savannahs, agroforestry and pasture characterize the landscape. Peasants started to colonize the area during the 1960s, supported by land titling and credit schemes. Since the late 1980s, the area has become a strategic conservation zone, framed as an ecological corridor linking Chiribiquete and Serranía de La Macarena national parks (SINCHI 2008; Vergara 2016). More recently, part of this area has been declared a protected archaeological area due to the presence of ancient rock pictograms. The indigenous Jiw, displaced by rural violence from Llanos Orientales area north-east of the Guaviare River, claim that the area is part of their ancestral territory and seek to benefit from land restitution policies.

4. Periods of territorialization

State territoriality in Guaviare has been shaped and challenged by a number of different social actors. Peasant migrants became protagonists of frontier expansion and state territorialization. Indigenous groups have been present in the area since pre-colonial times but were mostly ignored by the Colombian state until the late 20th century (Del Cairo 2012). Recently, the state acknowledged some of their collective land claims via, among others, Law 21/1991 supporting the ILO-Convention 169. At the same time, alternative territorial regimes have been established by armed groups but also by peasants and indigenous groups challenging the state’s sovereignty in Guaviare and other parts of the Amazon. Thus, Guaviare is characterized by what John Agnew and Ulrich Oslender (2013: 122) call “overlapping territories”.

4.1 Initial state territorialization

The Colombian state’s interest in the Amazon became more prominent during the early 20th century. Rural violence in the Central Colombian highlands as a result of tensions between (landless) peasants and large landholders led to the displacement of thousands of peasants to the Amazonian frontier regions (Garcia 2010; Martínez, 2004; Ortiz 1984). To solve the con-
conflicts, the liberal government of that era sought to transform the agrarian regime by stressing the role of peasant labour for establishing property rights and by promoting agricultural expansion. Law 200/1936 emphasized the social function of property and declared almost the entire Amazon as vacant land (tierra baldía) (El Congreso de Colombia 1936). All ‘unused’, untransformed land became state property, allowing private actors (including peasants) to receive title deeds in cases where they could demonstrate ‘economic exploitation’ and ‘improvement’ (mejoras) of the land by investing labour (Art. 1 Law 200/1936).

In 1959 (Law 2/1959) important additional regulations were enacted declaring the entire area (Fig. 1) that later became the province of Guaviare as a forest reserve (ZRF) (El Congreso de Colombia 1959). The law restricts private land ownership, provides access to forests for commercial and domestic purposes through a concession system, and includes provisions on soil, water and wildlife protection (El Congreso de Colombia 1959; Hinestrosa-Cuesta and Mena-Valencia 2011). The state rationale behind this apparent policy shift was not conservation but rather to strengthen state ownership of land and to regain authority over the increasingly spontaneous character of the peasant colonization of the Amazon (Del Cairo 2012: 101). The forest reserve is literally a ‘land reserve’ that the state can allocate to direct colonization and promote rural development. Until today peasant land claims inside the ZRF require a legal act by the central government (ibid. 102)

In Guaviare state-assisted agrarian expansion started in the 1960s. INCORA (Instituto Colombiano para la Reforma Agraria), a central government land agency, reclassified parts of the forest reserve to land designated for agrarian colonization. The reclassifications of, or in other words the subtractions from the forest reserve imply the legal reduction of the area designated as forest reserve. Instead of solving land conflicts and changing the unequal land distribution – one of the root causes of rural violence in Colombia’s central highlands – the government supported agrarian expansion to reduce political pressure from peasants and avoid conflicts with agrarian elites (Fajardo 2009). Thousands of peasants, some of them displaced by violence in Colombia’s central regions, moved to Guaviare and other parts of the Amazon and started forest conversion for agriculture and cattle ranching (Molano 1987; Salgado 2012). The state-assisted programmes promised access to credits and de-jure title deeds for those ‘improving land’ by forest conversion.

4.2 Territorialization with indigenous peoples

Initially the existing indigenous territories located in the areas defined as vacant (or tierra baldía) or as forest reserve were not acknowledged by the Colombian state. From the late 1980s onwards, the Colombian state, under pressure from social movements, radically changed its policies towards indigenous communities and developed a number of policies, including the Amazon Policy (Política Amazónica, Policy of the National Government in Defence of the Rights of Indigenous Peoples and the Ecological Conservation of the Amazon Basin) to protect their territorial and cultural rights (Agnew and Oslender 2013; Del Cairo 2012). In this context, indigenous communities that earlier were considered as the “last representatives of savagery and underdevelopment” (Del Cairo 2012: 47) became “environmental allies of the state” (ibid.). The Amazon Policy included provisions to “convert the Colombian Amazon into a great territory legally protected by establishing reservations, parks and nature reserves [...]” and to realize the “[...] preservation of the immeasurable cultural and ecological riches which are found there” (República de Colombia 1990: 65 cited in Del Cairo 2012: 166). The Amazon Policy and the establishment of reserves strengthened the territorial control of the state and simultaneously integrated the indigenous population into the nation state (Domínguez and Gómez 1994). Currently, Guaviare has 26 reserves with 8600 inhabitants, collectively owned by different ethnic groups such as Sikuani, Jiw, Nükak, Tucano, Desano, Piratapuyo, Cubeo, Guanano, Barasano, Siriano, Puinave, Piapoco, Curripacos and Guahibo.

4.3 Overlapping territories and the FARC-EP

The absence of public services and state control and the proximity to Colombia’s central highlands provided ideal conditions for the narco economy. Especially from the 1980s to the early 2000s vast areas of Guaviare were transformed into coca plantations and the coca shrub became the main cash crop in the peasant economy. In these years, the FARC-EP guerrillas started to consolidate their territorial presence and became a powerful actor in the province (Salgado 2012). The FARC-EP formed an “alter-state within the state” (Agnew and Oslender 2013: 128) as they provided public services to local communities and imposed and monitored various social and environmental regulations. The FARC-EP initially advocated against
coca cultivation on peasant farms, but soon started to tax the coca transactions in exchange for providing ‘security’ for the illegal economy (Molano 1987). Later on, during the 1990s, the FARC-EP started to directly control the cultivation of coca crops and the commercialization of cocaine (Ortiz 2016). Under these circumstances, peasants started to be vilified as drug cultivators and allies of leftist guerrillas and, as a result, were no longer considered as heroes of frontier expansion and development to be supported with land titles and credit schemes (Del Cairo et al. 2014; Del Cairo and Montenegro-Perini 2015).

In areas controlled by the FARC-EP the Junta de Acción Comunal (JAC) became a public authority in land tenure issues and an intermediary between the armed group, the population and state agencies. The JACs are an institution established by the state through Law 19/1958. They are defined as civil society organizations that together with subnational governments support the construction and maintenance of public infrastructure at local levels (Valencia 2010). The armed group strengthened the role of JACs and converted them to a legitimate public authority exercising ‘social control’ and issuing documents legitimizing land claims in the dispersed hamlets (vereda) of the province.

Until today the JACs remain a relevant authority legitimizing land claims by issuing certificates of sana posesión (ownership titles) and transactions but also coordinating community-based conservation regulations and mediating intra-communal conflicts in Guaviare (Torres et al. 2018). The JACs issue titles for plots of land located inside the forest reserve and fulfill an important role in the landscape of the Damas del Nare backwaters and other peripheral parts of Guaviare where the various national land agencies are absent. The president of the Municipal Association of JACs of San José emphasized that the JACs do not have any de-jure authority over land tenure and in particular not over the forest reserve (Fig. 2). However, the population legitimizes the JAC as an authority by accepting the land certificates and regulations it imposes. Thereby peasants and JAC co-produce new subnational territories that overlap with the ZRF. In some cases, state agencies accept the certificates providing additional legitimacy for the JAC in land tenure issues.

In the mid-1990s and 2000s, when the FARC-EP started to directly control the coca economy, paramilitary groups arrived in the region, leading to violent clashes with the FARC-EP. Paramilitary actions focused on two main objectives: to monopolize the illegal rents from the coca economy, and to undermine the social

Fig. 2  Mapping of land and environmental management authorities. Source: own elaboration
basis of the guerrillas. In this context, peasants and indigenous people were displaced from their traditional areas, and many people were killed in the cross-fire among armed actors. Also, aerial fumigations of coca plantations and staple crops were intensified as a direct consequence of the implementation of Plan Colombia, funded by the US Government (Ramírez and Iglesias 2010). Currently, and despite the political tensions it entails, the peace agreement seeks to tackle the root causes of the civil war: highly unequal land distribution in rural Colombia and a lack of public services in peripheral rural areas (Graser et al. 2020; Salazar et al. 2018; República de Colombia and las FARC-EP 2016). It is also intended to allocate land to landless peasants and formalize the land claims of peasants inside the ZRF (ibid).

5. Green territorialization and REDD+

Measures such as the designation of protected areas, regulatory changes, improved law enforcement and new incentive structures provide the framework conditions for REDD+ implementation. In the following, we will first unravel the specific forms of green territorialization taking place in Guaviare prior to implementation of the Amazon Vision. Second, we will discuss the relations between the Amazon Vision and the REDD+ Early Mover programme and ongoing (re)territorialization processes in Guaviare.

5.1 Green territorialization

We consider the designation of the forest reserve (ZRF) in 1959 as one of the first green territorialization processes affecting Guaviare. The law declared large parts of Colombia and the entire Colombian Amazon (Fig. 1) as forest reserve zones (in total 38.6 million hectares) and delegated authority over these zones to the Ministry for Agriculture (today under the authority of the Ministry for Environment and Sustainable Development). Although the law declaring the ZRF is not a conservation law, it implied new land-use restrictions and even expropriations of landowners. Moreover, private land ownership acquired through colonization and land occupation as had been permitted for tierra baldía became prohibited. However, despite the de-jure restrictions frontier colonization continued inside the ZRF and peasants from the central highlands of Colombia continued to settle there. Access to land inside the ZRF was facilitated by local authorities such as the JAC, as they legitimized land transactions. Until 1989, peasant migrants converted up to 6 million hectares inside the ZRF for pasture and coca cultivation (Fontaine 2006).

Until the late 1980s INCORA and the Ministry of Agriculture continued to reduce the size of the ZRF in Guaviare (Fig. 1). In the following years conservation policies gained political traction. This was mainly triggered by two policy objectives. First, growing global concerns about forest destruction and climate change translated into new national conservation policies. Second, conservation became an important strategy to enhance territorial control in the context of the war against guerrilla groups (Bocarejo and Ojeda, 2016; Del Cairo et al. 2014; Del Cairo and Montenegro-Perini 2015). Indigenous groups, as described above, became important allies of the state to promote sustainability and millions of hectares of land became indigenous resguardos (reserves) (Fig. 1). In addition, large national parks such as the Chiribiquete Park (1989) were established with the support of international donors. Other areas designated for agriculture became part of the Integrated Management District of La Macarena (Área de Manejo Especial de La Macarena, AMEM) (Ministry for Agriculture 1989).

The Integrated Management District of La Macarena (AMEM), as a new larger spatial planning category, aims to protect the Serranía de La Macarena mountain range and its surroundings, covering almost 4 million hectares in the provinces of Meta and Guaviare. With the implementation of the AMEM, the Colombian conservation authorities for the first time acknowledged the presence of settlements and economic activities inside protected areas (Serna 2003), permitting economic activities in certain zones (Ministry for Agriculture 1989). The Integrated Management District of La Macarena also overlaps with pre-existing spatial planning categories such as the ZPSLL and indigenous reserves and even includes a number of agro-industrial clusters (Parques Nacionales Naturales de Colombia 2012).

More recently, in 2013, the Ministry of Environment and Sustainable Development established a new zoning approach to strengthen conservation inside the ZRF. Based on Resolution 1925/2013, the ZRF was subdivided into three different zones, with different protection status (A, B and C) (Ministry for the Environment and Sustainable Development 2013). The 5 million hectares located in Guaviare consist only of
areas classified as zones A and B. Zone A has the strictest protection status. Activities permitted in zone A include ecosystem restoration and rehabilitation, sustainable production systems, REDD+ and carbon trading mechanisms, and ecotourism (ibid.). In zone B, activities are permitted that maintain air quality, climate and hydrological regulation, and avoid erosion. This includes commercial forest plantations, ecosystem restoration and agricultural production systems, REDD+ and Clean Development Mechanism projects (ibid).

5.2 Amazon Vision and REDD+

The Amazon Vision combines attempts to implement, enforce and control conservation regulations and to support productive activities considered as ‘green’. The national REDD+ strategy even declares Colombia’s forests as “life territories” (Bosques Territorios de Vida) (Visión Amazonía 2018a: 13). The German donor agencies KfW and GIZ consider REDD+ as central for “[…] peace building and shifting the development paradigm for the Amazon region” (KfW and GIZ 2015: 6).

The Amazon Vision has five focus areas, called pillars (Fig. 3). The first pillar (forest governance) focuses on territorialisaton and (re)-establishing state control by enhancing law enforcement, surveillance (including remote-sensing-backed monitoring of land use) and forest zoning. Initial results mentioned in the current work programme include additional operations involving environmental authorities and Colombia’s armed forces to control deforestation in the provinces of Caqueta and Guaviare, gazettement of 2.4 million hectares of forests and the formulation of management plans for 50,000 hectares of forests (Visión Amazonía 2018b). Pillar 2 focuses on improving sectoral coordination for sustainable development. Pillar 3 (agroecology and drivers of deforestation) focuses on addressing deforestation drivers from agriculture by improving the well-being of producers, and on promoting sustainable productive systems (e.g. beef, dairy, cocoa, rubber and non-timber products). Pillar 4 (environmental governance by indigenous communities) focuses on improving territorial governance, and strengthening conservation and sustainable production by and in indigenous territories. Pillar 5 focuses on setting up the programme framework but also on monitoring, reporting and verification (MRV), and developing the national forest inventory and the registry for emission reductions (Gobierno de Colombia 2015).

By the end of 2020, the Amazon Vision will have received financial support of up to 122 million USD since 2015 through the REDD+ Early Movers programme (REM). REM funds are results-based, implying that the Colombian government is paid for emission reductions achieved; the funds, however, should be invested in policies that again reduce deforestation (Gobierno de Colombia 2015; KfW and GIZ 2015; Visión Amazonía 2018a). At the time of our fieldwork in Guaviare, the first payment for the initial period from 2013-2017 had already been released. Requirements from the donor countries Germany, Norway and UK prescribe that at least 60 percent of the funds create benefits for ‘local actors’. Benefits for local actors in most cases do not imply direct cash payments for emission reductions. In the majority of cases, these are in-kind provisions, such as: agricultural extension services for peasant associations that have signed ‘zero-deforestation’ contracts monitored by remote sensing; market access for sustainable products; and support for self-governance of indigenous territories (Gobierno de Colombia 2015). Moreover, specific credit lines are planned to support zero-deforestation agriculture (Visión Amazonía 2018a).
6. Green territorialization and conflictive property relations

Our two case studies illustrate the relations between (green) territorialization and property rights. Conservation and development interventions have challenged pre-existing land property rights of peasants and indigenous groups. At the same time, non-state actors such as the FARC-EP have empowered JACs to new public authority, legitimizing property rights in areas designated as forest reserve zones (ZRF).

6.1 Backwaters of Damas del Nare: a history of colonization, land tenure and conservation

The landscapes of the backwaters of Damas del Nare consist of three hamlets: Damas del Nare, Nare and La Fuga (Fig. 4). The three hamlets share a history of territorialization, violence and conservation. Until the 1960s, the area had a relatively low population density. The Guaviare River and its tributaries were the main transport routes. Statements made by villagers in focus group discussions in August 2017 indicate that prior to the 1950s only small indigenous Jiw and Sikuani groups lived in the region. These groups previously lived in the north of Guaviare and in the neighbouring Llanos Orientales region but were displaced by violence. A few years later, these indigenous groups played a key role in initial state territorialization. A key informant in the hamlet of Damas del Nare reported that the first peasants driven by the state’s frontier expansion narratives moved to the region and received land from Jiw and Sikuani people. Carlos Sanchez, son of one of the first settlers in the area, explained that his father arrived in 1967. His father, he reported, bought an enormous amount of land for 2,500 pesos from an indigenous person who claimed to own that land. The area purchased was so large that his family did not know the exact borders of his property. Such land transactions were relatively common during that period, according to key informants in the region. They can be considered an initial step towards commodification of land. Many of the settlers that bought land from indigenous people later subdivided their land into smaller plots, sold them to other migrants or used land to pay farm labourers. In this early period of colonization, land access was le-
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6.1.1 Territorialization, property and displacement

Interviewed community members reported that the marijuana and the coca boom induced a number of profound changes in the area (c.f. for other parts of Guaviare: Garcia 1995; López Loffsner 2018). First, the availability of land for coca cultivation attracted additional peasant migrants. Second, between the mid-1980s and 2000s the FARC-EP became a dominant actor in the area creating new territories overlapping with initial state territorialization. In Damas del Nare, the president of the JAC explained that the FARC-EP encouraged them to establish a JAC, and to request the formalization of their JAC from the administration of the commissar of Guaviare and later from the regional government in order to access public support for schools, health centres and roads. These developments also had implications for property relations, facilitating the emergence of a new public authority, the JAC, which legitimized property rights and issued documents certifying land ownership within the hamlet’s territory.

Third, coca eradication campaigns by the Colombian Armed Forces and the increasing presence of paramilitary groups turned the region into a war zone leading to out-migration and evictions. The 2000s were known as the ‘era of displacement’. The hamlet of Damas del Nare lost almost its entire population. Many peasants left for Mapiripán and San José, and abandoned their land or were forced to sell it. Violence dissolved the previous social order and led to the displacement of the population and to dispossession. After 2007, some peasants moved back, others sold their property. Powerful cattle ranchers benefited from the presence of paramilitary groups during the 2000s and from the power void after the peace agreement, and accumulated vast land resources particularly in the hamlets of Nare and La Fuga.

6.1.2 Conservation and imagined lines of division

The backwaters of Damas del Nare are located at the border of the ZRF. Parts of the hamlets of Damas del Nare, Nare and La Fuga are located within the strictest conservation category of the ZRF, namely zone A (Fig. 4). However, the inhabitants of the three hamlets reported that they have never been officially informed about the borders of the reserve. The inhabitants discovered the implications of living inside or outside the ZRF in the context of interactions with agricultural extension services, agricultural credit agencies and development programmes. Living in the reserve implies not having a de-jure title deed and not having access to credits, agricultural extension services and benefits from the Amazon Vision. For the population, the border of the ZRF is an invisible line that separates people with de-jure title deeds and associated bundles of rights (Ribot and Peluso 2003) from those having no title deeds or only certificates issued by the JAC.

The line creates two distinct and arbitrary territories. Vergara (2016) described this line of separation as ‘imaginary’, not because it is inappropriate or false but because it was drawn by bureaucrats with almost no knowledge about the specific place-based histories. The border of the reserve established after the second subtraction in 1987 is the Caño La Fuga River, despite the fact that ecological conditions on both sides of the river are the same. As mentioned above, watercourses in the region were the main transport routes in the colonization period and migrants settled on both sides of the watercourse without knowing that this decision would have a significant impact on their livelihoods. As Table 1 shows, forested and non-forested areas exist on both sides of the imagined line. The hamlet of Nare, for example, is entirely located in the ZRF but has forest cover of only 24.9%. In this case, the ZRF has a lot in common with what
Peluso and Vandergeest (2001: 762) describe as “political forests” and Peluso (1992: 161) as a “forest without trees”. These areas cannot be described as forests in an ecological sense as they are not covered by trees but by pasture; the forest and the ZRF here are territorial categories with profound implications for land tenure.

Land use on both sides of the line is similar, despite the Resolution 1925/2013 A, B or C designation. Yet, according to interviewed peasants, the existence of the ZRF creates permanent and latent uncertainty, which translates into significantly higher land prices for plots located outside the reserve, as they can be registered by the national land agency. The legal and political implications for communities in the ZRF are even more complex and contradictory. The hamlets located inside the ZRF do not exist as territorial, legal and cadastral entities at the national scale. The JAC of Damas del Nare, for example, is not officially recognized by the Ministry of the Interior, but it is recognized by the municipal and regional governments. Moreover, land certificates issued by the JAC are accepted by some rural development programmes. In addition, various state agencies provide school and health services, thus legitimizing the presence of peasant communities living in the ZRF, although they do not permit de-jure rights to land.

### 6.2 Serranía de La Lindosa: contested conservation and reconstitution of indigenous territories

Peasants colonized the Serranía de la Lindosa in the late 1950s but despite their presence the area became part of the ZRF in 1959. However, in 1971, the Ministry of Agriculture and the National Institute of Renewable Natural Resources and Environment (Instituto Nacional de los Recursos Naturales Renovables y del Ambiente, INDERENA) subtracted approximately half of the mountain range from the ZRF and reclassified the areas for agrarian colonization (Del Cairo et al. 2014). Resolution 222 of 1971 justified this by arguing in favour of guided and organized colonization (Ministry for Agriculture 1971). With this subtraction, the state acknowledged and legitimized the presence of peasants in the mountain range and allocated land titles (Ortiz 2016). In 1989, the area became part of the Integrated Management District of La Macarena and various governmental and non-governmental organizations started to implement different conservation interventions in the area (Del Cairo et al. 2014). In particular, the establishment of the ZPSLL (Zona de Preservación Serranía de La Lindosa) again led to restrictions affecting the land-use practices of peasants in the mountain range (Fig. 1 and 4). More recently, as we will explain below, the indigenous Jiw have claimed that the region is part of their ancestral territory and hope that they will receive large parts of the mountain range, including areas managed by peasants through the land restitution process.

<table>
<thead>
<tr>
<th>Hamlet</th>
<th>Area (ha)</th>
<th>Zona Reserva Forestal (%)</th>
<th>Spatial planning category</th>
<th>Legally non-forest (subtracted) (%)</th>
<th>Indigenous territory (%)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sabanas de la Fuga</td>
<td>16,745.0</td>
<td>21.5 0.0 17.2</td>
<td></td>
<td>39.0 0.1 22.2</td>
<td>0.0 0.0 0.0</td>
<td>100</td>
</tr>
<tr>
<td>Nare</td>
<td>9,527.9</td>
<td>24.9 0.0 73.6</td>
<td></td>
<td>0.0 0.0 0.0</td>
<td>0.1 0.0 1.4</td>
<td>100</td>
</tr>
<tr>
<td>Damas del Nare</td>
<td>1,856.7</td>
<td>67.8 0.0 32.2</td>
<td></td>
<td>0.0 0.0 0.0</td>
<td>0.0 0.0 0.0</td>
<td>100</td>
</tr>
</tbody>
</table>

A = forest, B = deforestation rate, C = no forest

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Table 1 Forest cover and deforestation in the landscapes of the backwaters of Damas del Nare. Source: authors’ own land cover analysis
6.2.1 Green territorialization and pre-existing rights

Implementation of the Integrated Management District of La Macarena and ZPSLL indicated a paradigm shift changing state territorialization from an approach based on the colonization of the Amazon by peasants to conservation and land-use restrictions (see Del Cairo and Montenegro-Perini 2015). In 2006, the Cooperation for Sustainable Development of the north-eastern Amazon (Corporación para el Desarrollo Sostenible del Norte y el Oriente Amazónico CDA9), a public agency accountable to the Ministry of Environment and Sustainable Development and responsible for natural resource management, monitoring and enforcement of environmental laws, started to develop a management plan for the ZPSLL and began to determine the borders of the protected areas. The plan was mainly guided by a strict conservation approach. It imposed land-use restrictions in major parts of the mountain range, affecting the property rights that peasants had received a few years earlier. The affected peasants built on three different measures to successfully lobby against the plan. First, they increasingly engaged with other state agencies and their rural development programmes such as the Programa de Familias Guardabosques of National Planning Department (Del Cairo and Montenegro-Perini 2015: 65). The programme promoted coca substitution through the development of agroforestry. Engaging with the programme provided additional legitimacy for their presence within the protected area. Second, they created the NGO corporation for the defence of the Serranía de la Lindosa (Corpolindosa, Corporación para la Defensa de la Serranía de la Lindosa), which organized protest, stressing in particular the lack of adequate consultation. Third, they developed a co-management plan in cooperation with a local NGO (Corporación para la Investigación, el Desarrollo Agropecuario y el Medio Ambiente – Cindap), which was hired by the CDA to solve the conflict.

The acceptance of this co-management plan by the CDA can be considered an important success for the peasants as the plan reduced the area designated for strict conservation by more than 50%. Moreover, peasants received support for the border demarcation of their individual lands, regardless of the formal status of their land rights. But they have to adhere to conservation regulations. By acknowledging the presence of peasants within the ZPSLL and supporting border demarcation, the CDA changed from being an environmental agency into a public authority legitimizing access to land. Peasants participating in a focus group discussion in August 2017 explained that the co-management plan implies the registration of their property and the conditional acknowledgement of their rights by the CDA and the Ministry of Environment and Sustainable Development. Peasant resistance has transformed green territorialization from an exclusion-oriented process to a source of legitimacy, illustrating the dialectical nature of socio-spatial relations (Soja 1980); green territorialization structures social practices but resistance and the acceptance of the co-management plan allowed peasants to align their land claims with the conservation agenda and to push the state to include land property rights as an important vector for environmental management.

6.2.2 Land restitutions, conservation and the expansion of indigenous reserves

Land restitution is one of a number of transitional justice initiatives by the central government which gained political traction during the presidency of Manuel Santos (Ruiz 2018). The Victims and Land Restitution Law (Law 1448 of 2011) provides specific legal protection for victims of armed conflict and a land restitution regime (ibid). In 2011, the Agency for Land Restitution (Unidad de Restitución de Tierras) initiated a process to expand the size of three indigenous territories of the Jiw people, namely the reserves of La María (Fig. 4), La Fuga and Barrancón. In the past, some Jiw people lived north of the Guaviare River and practised a semi-nomadic lifestyle. They usually lived in groups of about 25 people and practised shifting cultivation and fishing. In the 1950s, they fled from violence and moved to Guaviare, claiming to have reached the area prior to the peasants. In Guaviare, they lived from gathering rubber, hunting, and selling animal skins. In the context of increasing population density because of state-sponsored agrarian colonization, the first land disputes with peasants occurred.

The Victims and Land Restitution Law and subsequent interventions of donor agencies created the expectation that the Jiw would receive 35,000 ha of land. The expectations of the Jiw were also underpinned by the discursive shifts which reframed indigenous groups from ‘underdeveloped forest dwellers’ to ‘environmental guardians’. However, an expanded reserve would overlap with land currently used by peasants and by a number of large cattle ranchers. Consequently, an expansion would only be possible if these actors...
accepted resettlement or compensation. The peasants in the Serranía de La Lindosa rejected the plans and organized protests. They claimed that they were not adequately informed about the potential expansion of the reserve and reported that Jiw people were entering their property, stealing animals and crops, and practising unsustainable hunting and fishing techniques on their land. Interestingly, the peasants from the Serranía de La Lindosa present themselves as stewards of the ecosystems of the mountain range and thus as the state’s allies, and characterize the Jiw people as a threat to the integrity of the ecosystem. In addition, the peasants argue that the Jiw do not have the right to restitution as they have never lived in the Serranía de La Lindosa. Some Jiw people in La María confirmed this. However, they argue that they have sacred sites in the mountain range that are important for their cultural reproduction. At present, land restitution is creating a tense atmosphere in the region. Staff of the regional administration described the situation as a “time bomb” that might turn into open conflict.

7. Reterritorialization through implementing the Amazon Vision?

The Amazon Vision challenges the dominant narratives of the 20th century that promoted agricultural expansion, and promotes a new development model for the Amazon based on sustainable agriculture, zero deforestation and strong ‘environmental governance by indigenous people’. As with many REDD+ initiatives, the suggested interventions combine a number of goals beyond emission reductions, such as poverty reduction and governance reform (Gobierno de Colombia 2015). So far, the Amazon Vision has had only a limited impact on the livelihoods of most peasants and indigenous groups in Guaviare. However, the Amazon Vision does not operate in a social and political vacuum. The different policies are embedded in existing socio-ecological conflicts and compete with the pre-existing territorialization strategies. Moreover, knowledge asymmetries, the exclusion of peasants living in the ZRF from benefit sharing, and stricter law enforcement have the potential to reproduce existing power asymmetries and might further marginalize actors who are not part of development and conservation networks. Nevertheless, the acceptance of zero-net deforestation contracts and of agricultural extension services, and support for marketing ‘sustainable’ products imply the recognition of state actors in peripheral areas and consequently contributes to state making and green territorialization.

The ability of peasants to negotiate and sign ‘zero deforestation’ contracts and to receive extensions of services and other in-kind benefits is determined by land tenure. Only actors with de-jure land titles are able to access the benefits and to negotiate contracts. As described above, land tenure in Guaviare is highly complex. Some peasants and the Jiw people in La María have received de-jure title deeds from national agencies; others have a land certificate from a JAC, while others hold documents issued by a notary or consider a co-management plan for a protected area as legitimizing their property. Some do not hold any title deeds and live inside the ZRF, but have legitimate rights to land as they have invested labour in the land or received the land from an indigenous landowner. The re-territorialization of the ZRF based on the new zoning approach, which is also reaffirmed by the Amazon Vision, might create additional challenges for landowners without de-jure title deeds living in the reserve. However, previous green territorialization approaches such as the new management plan for ZPSLL and in particular the designation of large parts of the ZRF for strict conservation (zone A), based on Resolution 1925/2013, have delegitimized the existing property rights of peasants.

The Amazon Vision, in contrast to many early conservation strategies for the Amazon, clearly acknowledges the presence and activities of humans in the landscape. However, at least to some extent, the Amazon Vision reproduces essentialist categories of traditional indigenous forest stewards and peasants as encroachers. Indigenous groups have replaced peasants and become the main protagonists of state territorialization and the most important ally of the state in implementing the Vision and ultimately receiving payments from the donor countries. Consequently, the Amazon Vision further contributes to the “greening of Amazon indigenous identities” (Del Cairo 2012: 39). This might increase tensions among indigenous and peasant populations by creating specific benefits for specific indigenous communities (e.g. additional funds through the pillar for environmental governance by indigenous communities) but it might also create challenges for those indigenous groups that do not want or are not able to fill the “tribal slot” (Li 2000: 1). Moreover, knowledge asymmetries among indigenous communities in Guaviare create additional problems. The Jiw people, for example, claim to have never been
informed about the Amazon Vision or about the possibility of receiving support. Some Jiw people in the La María resguardo told us that “[...] here in La María the institutions always neglect us”. A representative from an implementing agency admitted communication problems. He explained in a paternalistic but self-critical way: “[...] Jiw have weak leaders and are not represented at the national or at the local level [...] it’s difficult to communicate with them [...] we need to work on it”.

8. Conclusion

By changing access and property relations green territorialization influences the main questions of the agrarian political economy in important ways. Our article illustrates the relations between different periods of state territorialization, property rights and the roles that different social actors played in each territorialization period. In the context of initial state territorialization, the Colombian government declared the Amazon as a vast and empty space ready for colonization. Peasants became the main protagonists of state territorialization. By investing labour in land, they received property rights legitimized by the state or they benefited from state-backed colonization schemes. Green territorialization delegitimized peasants’ property rights in large parts of Guaviare but provided additional opportunities for peasants adapting to the new sustainability and zero deforestation paradigm and in particular for indigenous groups. Indigenous groups received (at least on paper) large amounts of land in the Colombian Amazon, which their ‘traditional land-use’ practices should protect, and more recently additional support through the Amazon Vision. However, green territorialization and the interrelated essentialist categorizations of the population as peasants and indigenous groups create and deepen social tensions within and among different social groups.

In fact, territorialization in Guaviare is not only a strategy pursued by state actors. The rise of the FARC-EP strengthened JAC as a new authority legitimizing property rights and thereby producing peasant territories that overlap with the forest reserve zones. At the national level, these areas remain forest zones and national legislation for the ZRF apply even where the reserves have no forest cover. Territory is produced at different scales leading to ambiguous and, in some cases, contradictory formations. Peasant land-use practices and community rules for land management, land transactions and property rights within the peasant territories contribute to the spatial production of a peasant landscape in the ZRF.

We conclude that the Amazon Vision might not fulfil its environmental objectives but might support alternative forms of territorialization and land use by supporting the self-governance of indigenous lands, by offering zero-deforestation contracts to peasants acknowledging their organizational forms, and by creating new participatory mechanisms. By accepting these measures indigenous communities and peasants will contribute to state making at Guaviare’s forest margins.

Notes

1 REDD+: Reducing emissions from deforestation and forest degradation and the role of conservation, sustainable management of forests and enhancement of forest carbon stocks in developing countries (REDD-plus) (UNFCCC 2020).
2 The peace agreement has implications for the agrarian and environmental dynamics in the Amazon and beyond because it aims to address the agrarian roots of Colombian violence. The agreement includes programmes to enable the formalization of peasants’ property rights, especially for small landowners and landless peasants (see Fajardo and Salgado 2017).
3 Sections 4 and 5 build on published sources including grey literature and on interviews conducted by the team of authors in 2017.
4 In 2003 INCORA was replaced by INCODER (Instituto Colombiano de Desarrollo Rural, Institute for rural development). Since 2015 the national land agency (Agencia Nacional de Tierras) is in charge of land registration.
5 From 1948 to 1959, during the period known as ‘The Violence’ (La Violencia), more than 400,000 peasants were evicted from their land, which was subsequently appropriated by a few landholders from the highland and valleys Andes region (Guzmán et al. 1962).
6 Fictitious name.
7 Law 200/1936 declares all unused, untransformed land as state property, Articles 1 of law 200/1936 and of law 4/1973 state among other issues that private land ownership implies the economic exploitation of land, for example by establishing plantations or cattle ranches. In addition, Law 4/1973 fostered state-led agrarian colonization and credit schemes for peasants. Migrating peasants were directed towards areas that had been subtracted from the forest reserve (Montenegro 2014). These legal changes led
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to massive peasant migration from Central Colombian areas such as Santander, Boyacá, Caldas, Valle del Cauca and Tolima.

Before 1991 Guaviare had the status of a Comisaría corresponding to national territory controlled by the central government. This means that the commissar – the head of local government – was directly appointed by the central government in Bogotá.

For environmental surveillance and management outside of National Natural Parks and Indigenous Reserves, the Colombian territory is divided into several regions that do not coincide with the political-administrative division of the territory. Each region responds to particular ecosystemic characteristics and its management is assigned to public institutions and named “ Corporaciones Autónomas Regionales” (Regional Autonomous Corporations). CDA is the corporation in charge of environmental management of the mid and lower basin of the rivers Guayabero, Guaviare, Inírida, Unilla, Itilla and Vaupés, in the northern and north-eastern part of the Colombian Amazon.

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