

Letter of Authorization and Acknowledgement



WORLD BANK GROUP



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Note:

This Letter of Authorization serves as a common template for use with schedules that will be specified by each Member Country and all authorizations granted under Article 6.2 and 6.4 of the Paris Agreement. These include authorizations [and related reporting on] (a) internationally transferred mitigation outcomes (ITMOs); and (b) entities, if known, [pursuant to s.3 of Decision */CMA.6 [6.2 decision]. It is also accompanied by **Schedule B, The Cooperative Approach Documentation**, which is intended to include the required elements of the Member Country's authorization of and reporting on (c) the cooperative approach, in accordance with sections 3 to 27 (inclusive), and Annexes I and II of Decision */CMA.6 [6.2 decision]. We understand that Member Country processes and laws may include additional requirements, which the Member Country may choose to disclose in Schedule B. We also include a **draft schedule of terms** that is consistent with Decision */CMA.6 [6.2 decision] and most **likely to maximize investment** and value for the Member Country **in the Guidance Document**. We also strongly recommend that each Member Country **follows the Guidance document** and actively chooses whether the mitigation activity and ITMOs are (a) intended to be authorized without delay (subject to the timing and sequencing stipulated in Decision */CMA.6 [6.2 decision] (b) outside the scope of authorization (ideally subject to a Letter of Acknowledgement in order to increase certainty and corresponding investment value); or (c) to be potentially authorized at a later date [no later than December 31 of the year preceding the submission of the Biennial Transparency Report for the NDC period in which the mitigation outcome occurred]. This common template (with schedules) is intended to simplify the process for all authorizations, reduce transaction costs, allow flexibility for bilateral arrangements, and facilitate [automated] Article 6 compliant reporting for Member Countries.

LETTER OF AUTHORIZATION UNDER ARTICLE 6 OF THE PARIS AGREEMENT

[To be placed on letterhead of Government Authority with attached Schedule 1 (Mitigation Activity Description) with necessary elements for [COUNTRY's] initial report, and Schedule A (Terms and Conditions) and Schedule B (Summary of Cooperative Approach), where the Host Country shall, at a minimum, provide the identified elements of Schedules 1, A and B required under Decision */CMA.6 [6.2 decision]]

TO: [Insert names and addresses of all entities to be authorized,] (the “**Authorized Entities**”)

THROUGH: [Insert name of the identified Focal Point(s) for all communications], who shall be the sole entities designated as the “**Focal Point(s)**” authorized to communicate with [COUNTRY].

AND TO: The Centralized Accounting and Reporting Platform (the “**CARP**”)

THROUGH: The UNFCCC Secretariat, as administrator of the CARP

FROM: Government of [COUNTRY], [Minister/Ministry/Department/Designated National Authority official's name and title] that is duly authorized to provide authorizations and undertake the functions required in accordance with Article 6 and related reporting and tracking obligations of the Paris Agreement;¹ and

[Name and Title of duly authorized representative empowered by the Government of [COUNTRY] to support the related authorizations, acknowledgements, adjustments and undertake the functions required in accordance with Article 6.2 and related reporting and tracking obligations of the Paris Agreement.] (the “**Government Authority**”).

WHEREAS [COUNTRY] is a Party to the Paris Agreement, adopted at the twenty-first Conference of the Parties to the United Nations Framework Convention on Climate Change as Decision 1/CP.21, which entered into force on 4 November 2016, and [COUNTRY] has ratified the Paris Agreement on [DATE];

¹ We note that this may be more than one government entity if the cooperative approach involves more than one [COUNTRY] Party to the Paris agreement, given that Ministers of Intergovernmental Relations, Foreign Affairs, or Finance are generally involved in such bilateral or multilateral country agreements (authorization of the cooperative approach), and a single ministry/minister is likely to be involved in the authorization of ITMOs and/or entities.

AND WHEREAS the Government Authority of [COUNTRY] is duly authorized and has full and the requisite² authority to issue this Letter and the authorization contained herein for and on behalf of the Government of [COUNTRY];

AND WHEREAS the Government Authority is aware that the Authorized Entities are undertaking the mitigation activity(ies), each of which is more fully described in the detailed mitigation activity documentation attached as **Schedule 1** to this Letter, along with the authorization attached as a schedule to this Letter (the “**Mitigation Activity**”).

NOW, THEREFORE, in consideration of the mutual representations and covenants set out in this Letter of Authorization, the Government of [COUNTRY] has determined, and the Authorized Entities accept and agree that:

1. The Mitigation Activity is being undertaken pursuant to the authorized Cooperative Approach [summarized in Schedule B] or for the purpose of cooperative approaches that [COUNTRY] may authorize [as identified in Schedule B].
2. The Government of [COUNTRY] hereby acknowledges that the Mitigation Activity will contribute to sustainable development and reduce emissions or enhance removals in [COUNTRY].
3. The Government Authority hereby authorizes the known and listed Authorized Entities to participate in the Mitigation Activity set out in Schedule 1, for the purpose of creating and dealing in internationally transferred mitigation outcomes (“**ITMOs**”).
4. The Government Authority hereby authorizes the GHG emission reductions and removals resulting from the Mitigation Activity, [to be][that are] issued and certified, to create **ITMOs**. This authorization is limited to emission reductions and removals from the Mitigation Activity that occur in the period from [] and to a maximum volume of [] tCO₂e [in each calendar year] [for the duration of the Mitigation Activity] (“**Authorized ITMOs**”).
5. The Government of [COUNTRY] shall not use the Authorized ITMOs to implement and achieve its nationally determined contribution (“**NDC**”).
6. The Government of [COUNTRY] shall account for the Authorized ITMOs by applying corresponding adjustments in accordance with Article 6 and 13 of, and applicable decisions under, the Paris Agreement.
7. The Authorized ITMOs may be used towards (**check one or both**):

The “**NDC**” of a Party to the Paris Agreement in accordance with Article 6.2 of the Paris Agreement;

Other international mitigation purposes (“**OIMP**”) as defined in Decision 2/CMA.3 under the Paris Agreement [or the following OIMPs stipulated by the Government Authority of [COUNTRY]][INCLUDE POSITIVE LIST OF OIMPS or LIST OF EXCLUSIONS];

on the strict understanding that:

1. The Authorized Entities (including the Focal Point) and [COUNTRY] shall comply with the Terms and Conditions of this Authorization as set out in **Schedule A**;
2. All information and reports provided by the Authorized Entities through the Focal Point are true, accurate, and free from any material error;

² See footnote 1.

3. All activities of the Authorized Entities and the Focal Point [and their sub-contractors] in relation to the Mitigation Activity comply with all applicable laws, including, without limitation, any and all applicable laws pertaining to bribery, corruption, money laundering, child labour, modern slavery and other human rights; and
4. In the event that any of the Authorized Entities contravenes any of Sections 1 through 3 of this Letter of Authorization, the Government Authority of [COUNTRY] shall have the sole and absolute right to revoke this authorization and any [subsequent] ITMOs to be issued pursuant to it [in accordance with the Terms and Conditions of this Authorization as set out in **Schedule A**].

Government Authority of [COUNTRY]

[insert signature]

I am duly authorized to bind the Government Authority.

Name: _____

Title: _____

Date: _____

ACCEPTED AND AGREED BY:

[insert signature]

I am the duly authorized Focal Point, authorized to execute this agreement on behalf of the Authorized Entities.

Focal Point Name: _____

Title: _____

Date: _____

On behalf of [Authorized Entities, insert names and positions]

[Insert further execution blocks if there is more than one Focal Point or a related Investor power of attorney to allow a change in the focal point under defined circumstances.]

SCHEDULE 1:

DETAILED MITIGATION ACTIVITY DESCRIPTION

(With necessary elements for [country's] initial report)

Summary of Information related to the Mitigation Activity (MA) required by Decision */ CMA.6 [6.2 AUV]

Required Element	Detail ³	Reference
The MA activity type(s) and/or activities covered		s.5(n)
The sectors covered by the MA, if applicable		s.5(m)
The consistency of the MA with [COUNTRY's] NDC, including [COUNTRY's] chosen indicators of progress on its NDC		Annex, Table 1
How the MA contributes to achieving [COUNTRY's] NDC, LEDS, ⁴ and goals of the Paris Agreement		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(i)
The MAs required or voluntary contribution to resources for adaptation		Annex, Table I, Decision 2/ CMA.3, annex, para 18(i)(v), 22(j) and 37, if applicable
The MAs required or voluntary contribution to overall mitigation of global emissions		Annex, Table I, Decision 2/ CMA.3, annex, para 18(i)(vi), 22(k) and 39, if applicable
Regulations, Standards, Methodologies, and Procedures		
The underlying regulations, frameworks, standards, and procedures, including specific methodologies underlying the MA		Implicit in s.5(f)
The methodology for quantifying mitigation outcomes from the MA		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The approach to assessing and addressing uncertainties in quantification		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The greenhouse gases covered by the MA and the metrics and units of measurement or conversion		s.5(l)

³ Suggest (pinpoint reference to attached mitigation activity/project design documentation, to be attached)

⁴ Long-term, low-emission development strategy, as applicable.

Required Element	Detail ³	Reference
The relevant registry(ies) for the MA, associated with the underlying regulations, frameworks, standards, and procedures that record and track mitigation outcomes and activities, as well as the participation, [transactions], and [interests] of entities in the MA and the resulting mitigation outcomes		S.5(j)
The [anticipated] vintages of mitigation outcomes from the MA covered by the authorization		s.5(k)
The quantities of ITMOs from the MA, whether known, or estimated		s.5(h)
The baseline and reference levels, including (i) how they are reflected in NDC/LEDS [COUNTRY] laws, if applicable, (ii) how they are established, (iii) how they are ensured as conservative and below BAU, (iv) underlying assumptions		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
How the MA avoids locking in the status quo—that are inconsistent with the NDC and objectives of the Paris Agreement		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(i)
The process to ensure transparency, local community and indigenous participation in (and scrutiny of) the MA, including standards and procedures for stakeholder, community, and indigenous rights holder consultations		Annex, Table I, Decision 2/ CMA.3, annex, para 18(h)(i)
The approach to assessing, preventing, minimizing, addressing and deducting residual leakage in the quantification of mitigation outcomes		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The approach to assessing and addressing non-permanence over several NDC periods (frequency and timing of risk assessments, methods, probability, scale, and time horizons)		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(iii)
The method of monitoring, quantifying, and fully addressing reversals (methods, assignment of responsibility, monitoring duration and frequency, and measures to address monitoring failures)		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(iii)

[Authorized Entities/Focal Point to insert Project Documentation and Government Authority to review.]

SCHEDULE A:

TERMS AND CONDITIONS

[Insert applicable Terms as Conditions. We include **Illustrative Terms and Conditions** intended to maximize investment and value for the Host Country **in Schedule A of the Guidance Document.**]

[Note to Country: The Terms and Conditions inserted in this Letter of Authorization should align with existing legislation or policy related to carbon markets. **Illustrative Terms and Conditions** are set out in Schedule A of the Guidance Document in order to (i) present sample terms and conditions that can be adapted to each country's Letter of Authorization (ii) facilitate Paris compliance (iii) present terms that are likely to enhance attractiveness for potential buyers of credits. Each Member Country may choose to publicly disclose the Terms and Conditions or keep them confidential.]

SCHEDULE B:

COOPERATIVE APPROACH DOCUMENTATION

[Note to Member Country: Each of the Parties to a Cooperative Approach, or the Party and the Program, acting under Article 6 of the Paris Agreement may wish to provide information on the Cooperative Approach. It may take various forms including, without limitation, a summary or copy of any International Framework Agreement, or a Memorandum of Understanding documenting the Cooperative approach. We understand that each Member Country may choose to publicly disclose the full Cooperative Approach or maintain the confidentiality of certain information that is not required to be disclosed.]

Summary of Information related to the Cooperative Approach (“CA”) required by Decision */CMA.6 [6.2 AUV]

Required Element	Detail	Reference
General		
Unique CARP identifier for the CA		s.5(a)
Name of participating [COUNTRY] Party(ies)		s.5(b)
[COUNTRY's] process or procedures for authorizing entities for the CA[s]		Annex, Table I
Name of participating entities, if known, covered by the CA or related authorization		s.5(b)
Type of CA, if applicable		Annex I Table; 2/CMA.3 annex, para 18-19
Required or voluntary contribution to resources for adaptation		Annex, Table I, Decision 2/CMA.3, annex, para 18(i)(v), 22(j) and 37, if applicable
Required or voluntary contribution to overall mitigation of global emissions		Annex, Table I, Decision 2/CMA.3, annex, para 18(i)(vi), 22(k) and 39, if applicable
Regulations, Standards, Methodologies, and Procedures		
Underlying regulations, frameworks, standards, procedures, including specific methodologies underlying the CA		s.5(f)
The registry that [COUNTRY] has or has access to for tracking and recording ITMOs from the CA		s.5(i)
How the CA (or all [COUNTRY's] CAs) contribute[s] to achieving [COUNTRY's] NDC, LEDS, ⁵ and goals of the Paris Agreement		Annex, Table 1, Decision 2/CMA.3, annex, para 18(h)(i)

⁵ Long-term, low-emission development strategy, if applicable.

Required Element	Detail	Reference
How the CA avoids locking in status quo—emission levels, technologies, and practices—that are inconsistent with the NDC and the objectives of the Paris Agreement.		Annex, Table I, Decision 2/ CMA.3, annex, para 18(h)(i)
The process to ensure transparency, local community and indigenous participation in (and scrutiny of) applicable policies and regulatory framework(s), including standards and procedures for stakeholder, community, and indigenous rights holder consultations		Annex, Table I, Decision 2/ CMA.3, annex, para 18(h)(i)
The baseline and reference levels, including (i) how [COUNTRY] has considered the NDC and LDES [COUNTRY] laws, if applicable, (ii) how they have been established, (iii) how they have been ensured to be conservative and below BAU, (iv) assumptions		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The creation history, if the CA resulted from an historical Article 6.4 Activity that was not previously authorized.		Decision s.4 */CMA.6 [6.2 Decision]
ITMOs		
The arrangement or formula for sharing mitigation outcomes or ITMOs between Parties participating in the CA		Annex, Table I
The methodology for quantifying mitigation outcomes from the CA		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The approach to assessing and addressing uncertainties in quantification		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The approach to assessing, preventing, minimizing, addressing, and deducting residual leakage in quantification of mitigation outcomes		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(ii)
The approach to assessing and addressing non-permanence over several NDC periods (frequency and timing of risk assessments, methods, probability, scale, and time horizons)		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(iii)
The method of monitoring, quantifying, and fully addressing reversals (including methods, assignment of responsibility, monitoring duration and frequency, and measures to address monitoring failures)		Annex, Table 1, Decision 2/ CMA.3, annex, para 18(h)(iii)

Required Element	Detail	Reference
The Corresponding Adjustments (“CorAd”):		
Where [COUNTRY] authorizes the ITMO(s) for use towards an NDC and other international mitigation purposes (OIMP), and confirms that the first transfer and the application of CorAd will occur on the first international transfer of the ITMOs		s. 12, 13, 14 2/CMA.3 Annex s.7
Where [COUNTRY] authorizes the ITMO(s) for use only for other international mitigation purposes (OIMP), and stipulates when first transfer (and the application of CorAd will occur)	<input type="checkbox"/> on authorization (recommended) <input type="checkbox"/> on issuance <input type="checkbox"/> on use or cancellation As per s. *, Schedule A Terms and Conditions	s.15, 2/CMA.3 Annex s.2, s.16
A description of [COUNTRY'S] system or arrangements to (a) be notified of issuance, [first transfer, transfer], use, and cancellation of authorized mitigation outcomes and (b) ensure compliance with CorAd		s.13, s.22 and Decision 2/CMA.3 section *; 2/CMA.3, Annex, paragraph 12
The method for applying the CorAd to ensure: (a) transparency, accuracy, completeness, comparability, and consistency (b) no net increase in emissions across participating Parties within and between NDC implementation periods; (c) consistency with [COUNTRY's] NDC implementation and achievement; and (d) consistency with the applicable method for the CorAd outlined in 2/CMA.3, annex para 7-15		Annex I Table, 2/CMA.3 para 18(c)
The method used for establishing the trajectory(ies) or budget, the resulting trajectories and their relationship to the indicator(s) that [COUNTRY] has selected to track progress toward its NDC, ⁶ to which the CorAd will be applied		Annex Table I; 18/CMA.1 Annex, para 65
Changes to Authorization:		
[COUNTRY's] process and timing for any changes to authorization		s. 5(g), s.7

⁶ (may include net GHG emissions/removals, % reduction GHG intensity, qualitative indicators, mitigation co-benefits of adaptation action(s), economic diversification metrics, reforestation/renewable energy/carbon neutrality metrics, non-fossil fuel primary energy consumption, and other non-GHG indicators) as per Decision 18/CMA.1, Annex, paras 65-79

ANNEX 1:

GUIDANCE MANUAL FOR LETTERS OF AUTHORIZATION AND SUPPORTING DOCUMENTS UNDER ARTICLE 6.2⁷ OF THE PARIS AGREEMENT

This draft Guidance Manual is provided solely for information purposes. It does not constitute an offer or binding intent of the World Bank, or any of its member entities.

Introduction and Overview

This Guidance Manual is intended to support Parties to the Paris Agreement intending to host emission reduction or removal Project Activities in their jurisdiction, each a “**Host Country**” in the process of developing their form of Letter of Authorization and supporting documents under Article 6.2 of the Paris Agreement.

All elements of the draft Letter of Authorization and this Guidance (including the proposed supporting documents) are intended to facilitate certainty and predictability for the Parties and Authorized Entities involved. Specifically, the Letter of Authorization and the Supporting Documents set out in this Guidance, are intended to:

- (i) recognize the sovereign rights and jurisdiction of each Party to the Paris Agreement (noting that any Letter of Authorization is subject to the same);
- (ii) enhance transparency, accuracy, completeness, comparability, and consistency for Parties, project developers, regulators, and Authorized Entities;
- (iii) facilitate the enforceability of the resulting legal rights and obligations associated with GHG reductions and removals that are real, independently verified, and additional (“Credits”), Internationally Transferred Mitigation Outcomes (ITMOs), and Host Country authorizations and acknowledgments.

This Guidance accompanies the draft Letter of Authorization and it is organized as follows.

Part 1. The Sovereign Decision to Authorize Project Activities and Supporting Documentation

Part 2. Terms and Conditions

Part 3. Reporting and Tracking in Accordance with Article 6.2

Part 4. Definitions.

All elements of this Guidance Manual are intended to be consistent with the Paris Agreement and decisions made pursuant to it. This Guidance Manual will be updated from time to time in order to reflect the ongoing decisions and templates made under and in accordance with Article 6.2 of the Paris Agreement.

⁷ This may also be used for units created under Article 6.4 of the Paris Agreement when they are authorized for use by the Host Country towards a NDC or other international mitigation purposes.

Part 1. The Sovereign Decision to Authorize Project Activities and Supporting Documentation

Each Party to the Paris Agreement has the sovereign right to determine whether it intends to authorize a Mitigation Activity (and resulting Credits) as part of a Cooperative approach that results in internationally transferred mitigation outcomes (“**ITMOs**”) for use either (i) towards [a] NDC⁸ or (ii) for other international mitigation purposes (“**OIMP**”), in accordance with Article 6.2 of the Paris Agreement.⁹ Each Host Country may wish to keep a record of its decision on specific Project Activities and related entities by actively determining whether:

- A. The Mitigation Activity and the resulting Credits are authorized to create ITMOs for use towards (i) a nationally determined contribution (“**NDC**”) and/or (ii) other international mitigation purposes (“**OIMP**”) [stipulated by the Government Authority of [COUNTRY]]. The Government Authority of [COUNTRY] will then provide the Focal Point of the Authorized Entities with the **Letter of Authorization** (Form 1), including **[COUNTRY'S] terms and conditions** of such authorization in **Schedule A**, and the Authorized Entities all agree with the Letter of Authorization and terms and conditions of such Letter of Authorization, which is issued in furtherance of the **Cooperative approach** with other Parties or Programs¹⁰ set out in **Schedule B**.

OR

- B. The Mitigation Activity and the resulting independently verified, certified, and issued GHG emission reductions and removals (“**Credits**”) are not authorized by [COUNTRY] for use towards another NDC or OIMP as defined in Decision 2/CMA.3 under the Paris Agreement. [In this case, the Government Authority of [COUNTRY] may provide the Focal Point of the Authorized Entities with the **Letter of Acknowledgment** attached in Form 2 with any stipulated terms and conditions.]

A. When the Host Country makes the decision to authorize a Mitigation Activity and its resulting outcomes for these purposes, Host Countries may use and adapt the draft **Letter of Authorization** to their local laws and circumstances. However, to enhance investment and the value of Credits in the Host Country, the complete Letter of Authorization should include:

- (i) the template **Letter of Authorization (Form 1)** that accompanies this Guidance Manual;
- (ii) a detailed **description of the Mitigation Activity** containing, at a minimum, the information set out in **Schedule 1**;
- (iii) the **Host Country's Terms and Conditions** for the Authorization as **set out in Schedule A**, noting that the proposed terms and conditions are intended to both increase investment and activity by both the public and the private sectors;

and, where applicable and available,

- (iv) a summary [or copy] of the Host Country's **supporting Cooperative approach** with another Party or Program (**as set out in Schedule B**).¹¹

⁸ While the wording of Article 6.2 is use of ITMOs “towards nationally determined contributions”, which would include the Party's own NDC, this text may be interpreted as requiring authorisation for use towards another NDC (or OIMP).

⁹ This includes the Article 6.2 Decisions and Guidance adopted by the Conference of the Parties serving as the Meeting of the Parties to the Paris Agreement.

¹⁰ This may take various forms including, without limitation, an International Framework Agreement or a Memorandum of Understanding between Parties or between a Party and a Program.

¹¹ This may take various forms including, without limitation, an International Framework Agreement or a Memorandum of Understanding between Parties or between a Party and a Program.

Each of these supporting documents is included in this Guidance Manual. The Letter of Authorization may also include the **Host Country's reporting form to the UNFCCC Secretariat** outlining its authorization(s) and intent to make corresponding adjustments to its GHG accounting. This should reflect the final reporting template to be agreed by the Parties to the Paris Agreement for reporting and tracking Article 6.2 activities through the agreed electronic format ("AEF") when such decision is made.

B. The Host Country may determine that the Mitigation Activity and resulting Credits are not authorized for use towards (i) its **NDC**;¹² (ii) another NDC; or (iii) for other international mitigation purposes.¹³ In this case, Authorized Entities in such Project Activities are often left with uncertainties and contingencies that hinder both their investment in the Host Country and the value of resulting Credits for the Host Country. In these cases, the Host Country may issue a **Letter of Acknowledgement** (as set out in **Form 2**) in order to mitigate these uncertainties and enhance value.

Part 2. Terms and Conditions

The Terms and Conditions of any authorization may have a significant impact on the value of any ITMOs associated with a Mitigation Activity, and consequently the investment and finance available to support that Mitigation Activity. Illustrative Terms and Conditions are set out in **Schedule A of this Guidance Document**, with the recognition that Host Countries may wish to adjust the terms and conditions to more accurately reflect their local legal context.

Part 3. Reporting and Tracking in Accordance with Article 6.2.

This Portion of the Guidance Manual is intended to be completed when the Parties to the Paris Agreement take a final decision on the form of the reporting and tracking required under Article 6.2 of the Paris Agreement. In the interim, we recommend that Parties use the draft reporting templates provided for in Decision 2/CMA.3.

Part 4. Definitions.

Common definitions used throughout this Guidance and the Letter of Authorization (including the Terms and Conditions set out in the Guidance), and Letter of Acknowledgement are set out in Schedule 2 of this Guidance.

¹² As defined in the Paris Agreement.

¹³ All references to a "Mitigation Activity" in this draft shall include a mitigation activity or categories of mitigation activities, to be confirmed by the Host Country. This template may be used to authorize or acknowledge a single mitigation activity or multiple mitigation activities, categories of project activities, the Credits or ITMOs resulting from such project activities, and the non-state actors and Authorized Entities participating in such projects. The language in this draft template shall be tailored to fit the specific acknowledgment or authorization.

SCHEDULE 1:

DETAILED PROJECT DESCRIPTION

[Authorized Entities/Focal Point are to insert Project Documentation to be reviewed by the Government Authority. This may take the form of a full Project Design Document and must include the following minimum elements to be determined by the Country.]

Key Element	Description	Further Information
Project Name		
Location		
Owner		
Entities and Local Stakeholders Involved		
Standard and Methodology		
Baseline Year		
Crediting Period		
Anticipated Outcome (expected reductions or removals)		

SCHEDULE A:

ILLUSTRATIVE TERMS AND CONDITIONS

Suggested Term	Details
Term of Authorization and Renewals	<p>The Government Authority hereby expressly and irrevocably permits, consents to and authorizes the transfer, sale, export or any other disposition of the Authorized Quantity (defined below) of ITMOs from the Mitigation Activity and any co-benefits associated therewith, to any other person or entity including outside of [COUNTRY], by the Investor, [by any person to whom the Investor has made such transfer or disposition, or by any other future transferee or assignee of the Credits and resulting ITMOs, in each case in conjunction with the transfer and assignment of the rights under this Letter of Authorization, and any such future transfers or dispositions of the Credits], subject to the revocation terms, be free and clear of any liability to the Government of [COUNTRY].</p>
Renewal and Amendment	<p>This authorization is valid until [date] [years from date of issuance]. It may be renewed with the written consent of [COUNTRY] [upon the request of the Focal Point] for a period of up to [number of years] [NDC period] [carry-over provisions]. No amendment shall be made to this Letter of Authorization unless it is: (i) mutually agreed to in writing by [COUNTRY] and the Focal Point or (ii) necessary to implement a change of law in [COUNTRY], in which case the Focal Point and Authorized Entities shall be provided with at least [six] months' notice. [COUNTRY] and the Focal Point agree that any ITMOs resulting from emission reductions or removals that occurred prior to the date of the amendment to the LoA shall not be affected by the amendment (no retroactivity) unless agreed to in writing by both [COUNTRY] and the Focal Point.</p>
Revocation	<p>The investor acknowledges that the Government Authority may [upon X days of written notice to the Focal Point(s)]:</p> <ul style="list-style-type: none"> (i) revoke a cooperative approach with another Party or Program, in which case: (a) all ITMOs issued prior to the revocation date shall remain valid and authorized for use under this cooperative approach; and (b) no subsequently issued ITMOs may be used for the revoked cooperative approach;¹⁴ and (ii) revoke this authorization for the Mitigation Activity or the Authorized Entities if either have breached the terms of the Letter of Authorization, in which case: (a) in the absence of fraud or a breach of applicable laws by the Authorized Entities [or their subcontractors] in the Mitigation Activity, all ITMOs issued prior to the revocation date shall remain valid and authorized for use; and (b) in the event of fraud or a breach of applicable laws by the Authorized Entities [or their subcontractors] in the Mitigation Activity, the ITMOs issued pursuant to such fraud or breach prior to the revocation date shall be revoked and shall not be authorized for use.
Contribution to Sustainable Development	<p>The Government Authority confirms that the Mitigation Activity will promote sustainable development, greater climate ambition, environmental integrity, and transparent climate governance for [COUNTRY] in accordance with the Paris Agreement.</p>

Suggested Term	Details
Certification Body	Any and all Credits giving rise to the ITMOs from the Mitigation Activity shall be created and issued in accordance with the rules and requirements of [insert name of carbon credit standard, registry, and certification body] (the “ Certification Body ”).
Maximum ITMO Quantities	The authorization to transfer issued Credits and ITMOS from the Mitigation Activity is limited to a maximum quantity of the issued Credits and ITMOs from the Mitigation Activity (the “ Authorized Quantity ”) specified in the Letter of Authorization. Any and all quantities of Credits or ITMOs exceeding the Authorized Quantity shall remain in, and for the sole and exclusive use of [COUNTRY], [for its use toward any or all of its NDC, share of proceeds, adaptation, overall mitigation of global emissions, administration, or such other uses that the Government of [COUNTRY] may advise.]
Enforceable Rights and Restrictions on Country Use	Government and Authorized Entities agree that the [issued] Authorized Quantities [of ITMOs] constitute enforceable property rights, regardless of whether they take the form of a tradeable license, financial instrument, security, commodity or any other construct under the domestic laws of [COUNTRY]. [COUNTRY] shall not use any of the Authorized Quantity to implement and achieve its NDCs or any other domestic climate change mitigation targets.
Communications	<p>All communications regarding this Letter of Authorization shall be in writing and through:</p> <p>For [COUNTRY]: [insert 2 contacts names, positions, and contact information]</p> <p>For Authorized Entities: [insert the name, address, and contact information of the Focal Point(s)] “Focal Point(s)”</p>
Corresponding Adjustments, Timing, and Sequencing	The Government Authority shall make and report corresponding adjustments for the issued ITMOs that are Authorized Quantities when they are [issued and first transferred to (or retired on behalf of) the Focal Point or entity designated by the Focal Point]. ¹⁵ It shall do so in each of the [Draft] Agreed Electronic Formats, the Annual Information Form, the National Inventory Report, and the Biennial Transparency Report(s) stipulated under and in accordance with Article 6.2 of the Paris Agreement, including without limitation Decision 2/CMA.3 and Decision 6/CMA.4. [The Government Authority confirms that “first transfer” shall occur on the date that [both] the authorization and/or issuance of Credits giving rise to the mitigation outcomes has occurred.]
Records, Reporting, and Tracking	The Focal Point shall promptly notify the Government Authority of: (i) issuance of any and all Credits from the Mitigation Activity within three (3) business days of such issuance; (ii) the first transfer of any and all Credits or ITMOs within three (3) business days of such transfer to, or retirement by the Focal Point; and (iii) the status of the Mitigation Activity and any and all related Credits and ITMOs issued on an [annual] basis on or before [insert annual date] each year that the Mitigation Activity is [authorized and] operating.

¹⁵ It is preferable to have the corresponding adjustment made upon issuance to the Focal Point.

Suggested Term	Details
Fees and Charges	Authorized Entities shall pay any and all fees and charges that may apply in relation to the administration, adaptation, validation and verification of the Mitigation Activity, the Certification Body, issuance and first transfer of the Credits and ITMOs, and overall mitigation of global emissions.
Taxation	The ITMOs are [not] subject to [any] production taxes in [COUNTRY] [but [are] subject to the prevailing sales tax of [X%] when first transferred.] [Insert applicable tax treatment of ITMOs in COUNTRY].
Restricted Countries and Other Uses	[Insert any countries sanctioned by [COUNTRY] or jurisdictions or programs with which trade is prohibited.]
Governing Law	This Letter of Authorization is governed by the laws of [COUNTRY] and constitutes legal, valid and binding obligations of the [COUNTRY] and Authorized Entities, enforceable in accordance with its terms.
Dispute Resolution	Any dispute related to this Letter of Authorization shall be resolved first, through [x (#)] days of negotiation between the Focal Point and the Government Authority, and in the event that the dispute remains, through binding arbitration [and in accordance with UNCITRAL Arbitration Rules [ICC Arbitration Rules]]. The number of arbitrators shall be [x]. The place of the arbitration shall be [y]. The language of the arbitration shall be [z]. The Government of [COUNTRY] and Investor(s) agree that the outcome of any arbitration relating to this Letter of Authorization shall be final, binding, and enforceable on the parties. If the Government of [COUNTRY] fails to comply with its commitments stipulated in this Letter of Authorization, it shall compensate the Investor for the reasonable losses resulting from such non-compliance. [The scope and amount of such compensation will be determined in a manner that is equitable, transparent and consistent with prevailing industry standards and regulations considering, among others, the prevailing market value of the affected Credits/ITMOs and estimated revenue losses by the Investor attributable to the Government of [COUNTRY]'s failure to meet its commitments under this Letter of Authorization.]
Assignment	Authorized Entities may assign the Mitigation Activity and/or any resulting Credits and ITMOs, provided that such assignment is communicated in writing (a) directly by the Focal Point or (b) through a power of attorney or other duly authorized representative of the Focal Point should such communication involve a change in the Focal Point.
Local Communities and Indigenous Peoples	The Mitigation Activity and Authorized Entities shall respect the rights of Indigenous Peoples and ensure that benefits of at least [x% of the value of the Mitigation Activity] ¹⁶ is shared with local communities and Indigenous Peoples in [COUNTRY].

¹⁶ Specific definition of “value” of the Mitigation Activity to be clarified by the government.

FORM 2:

LETTER OF ACKNOWLEDGEMENT

[To be placed on letterhead of Government Authority and attached to the Common Language and Schedule 1]

TO: [Insert all [Project Proponents] [Investors], names and addresses] (the “**Investors**”)

THROUGH: [Insert name of the Focal Point(s) for all communications], who shall be the sole entities designated as the “**Focal Point(s)**” that are authorized to communicate with [COUNTRY].

FROM: Government of [COUNTRY], [Minister/Ministry/Department/Designated National Authority official’s name and title] that is duly authorized to provide all related authorizations, acknowledgements, adjustments and undertake the functions required in accordance with Article 6.2 and related reporting and tracking obligations of the Paris Agreement; and

[Name and Title of duly authorized representative empowered by the Government of [COUNTRY] to support the related authorizations, acknowledgements, adjustments and undertake the functions required in accordance with Article 6.2 and related reporting and tracking obligations of the Paris Agreement] (the “**Government Authority**”)

The Government Authority is aware of the Mitigation Activity set out in **Schedule 1** and hereby acknowledges that:

1. The Mitigation Activity and the independently verified, and issued greenhouse gas emission reductions and removals (“**Credits**”) resulting from it are **not authorized** by [COUNTRY] for use towards another NDC or other international mitigation purposes.
2. It provides **no authorization for use of such Credits to be claimed by any other Party to the Paris Agreement or used towards another NDC or program** that is the subject of a Cooperative approach under Article 6.2 of the Paris Agreement.
3. Such Credits will not be correspondingly adjusted by [COUNTRY], and they will remain reported as reductions or removals in the National Inventory Report of [COUNTRY], the Biennial Transparency Reports and other reports of [COUNTRY] issued under the Paris Agreement.

The Investors shall not use or claim the Credits resulting from the Mitigation Activity in a manner that compromises the acknowledgements of the Government Authority set out in this Letter of Acknowledgement.

Government Authority of [COUNTRY]

[insert signature]

I am duly authorized to bind the Government Authority.

Name: _____

Title: _____

Date: _____

ACCEPTED AND AGREED BY:

[insert signature]

I am the duly authorized Focal Point, authorized to execute this agreement on behalf of the Investors.

Focal Point Name: _____

Title: _____

Date: _____

On behalf of [Investors, insert names and positions]

SCHEDULE 2:

DEFINITIONS¹⁷

Term	Definition
Agreed Electronic Format or “AEF”	Means the agreed electronic format for reporting a Cooperative Approach, Credits and/or ITMOs in accordance with the Paris Agreement and the relevant decisions made by the CMA.
Authorized Entities	Shall be defined by the [COUNTRY] and the entities relevant to the Mitigation Activity and set out in writing in the Letter of Authorization, and may include the Project developer, the owner of the Project, the financial Authorized Entities in the project, and the owners of resulting Credits and ITMOs from the project.
CMA	Means the Conference of the Parties serving as the Meeting of the Parties to the Paris Agreement.
Credits	Means the resulting legal rights and obligations associated with GHG reductions and removals that are real, quantified, independently verified, and additional.
Cooperative Approach	Means the agreed cooperative approach between parties to the Paris Agreement, or a Party to the Paris Agreement and a program in accordance with Article 6 of the Paris Agreement and decisions made thereunder as documented in writing in a MOU, IFA or otherwise, and as summarized or set out in Schedule B to the Letter of Authorization.
Designated National Authority or “DNA”	Means the entity/ies within the Government of [COUNTRY] that is designated to provide and interact on authorizations under Article 6 of the Paris Agreement.
Emission Reductions	Shall have the meaning provided to it in the applicable decisions under the Paris Agreement, as modified by any applicable standard stipulated by [COUNTRY].
Emission Removals	Shall have the meaning provided to it in the applicable decisions under the Paris Agreement, as modified by any applicable standard stipulated by [COUNTRY].
First Transfer	Has the meaning set out in FCCC/PA/CMA/2021/10/add.1 section 2, and for clarity, [COUNTRY] and the Focal Point agree that Credits and ITMOs authorized under this LoA, shall occur upon the date that [both] the [Authorization] [and] [Issuance] of Credits giving rise to the mitigation outcomes has occurred. ¹⁸
Focal Point(s)	Means the person(s) designated or otherwise duly authorized in writing to represent and communicate for the Authorized Entities listed on or authorized on the Letter of Authorization (or, alternatively, on behalf the Investors listed on the Letter of Acknowledgement as applicable).
Government Authority	Means the duly authorized representative(s) empowered by the Government of [COUNTRY] to support the related authorizations, acknowledgements, adjustments and undertake [or support] the functions required in accordance with Article 6 [6.2 and/or 6.4, as applicable] and related reporting and tracking obligations of the Paris Agreement.

¹⁷ The definitions are expected to be updated from time to time as further guidance related to Article 6 emerges, and as markets evolve.

¹⁸ To be updated to ensure consistency with the guidance that emerges from the CMA.

Term	Definition
Greenhouse Gas or “GHG”	Means the atmospheric gases responsible for causing global warming and climate change as stipulated by the UNFCCC and included in the Paris Agreement, as may be updated from time to time by the Intergovernmental Panel on Climate Change.
Guidance Document	Means the guidance document that accompanies the draft Letter of Authorization to assist Parties to the Paris Agreement in its use, which includes illustrative Terms and Conditions, and a draft Letter of Acknowledgement to be used when authorization is not required.
Host Country	Means a [COUNTRY] that is a Party to the Paris Agreement, which intends to host, or is hosting, an emission reduction or removal Mitigation Activity in their jurisdiction.
International Framework Agreement or “IFA”	Means an international contract or agreement, between parties to the Paris Agreement or a party and a program, which outlines a cooperative approach between same under the Paris Agreement.
ITMO	Means an internationally transferred mitigation outcome created in accordance with Article 6.2 (or as authorized under Article 6.4) of the Paris Agreement as further defined in FCCC/PA/CMA/2021/10/add.1 section 1.
Issued, Issuance	Means the act of confirming the veracity of an independently verified Credit created in accordance with a standard and the recording of its unique electronic confirmation into a registry or database existing for such purpose.
Letter of Acknowledgement	Means the draft letter of acknowledgement set out in Form 2 of the Guidance Document, for use when the Host Country determines that the Mitigation Activity and resulting Credits are not authorized for use towards (i) its NDC; (ii) another NDC; or (iii) for other international mitigation purposes; and therefore, no authorization is required.
Letter of Authorization	Means the draft letter of authorization with the associated schedules, including the applicable Terms and Conditions (where illustrative Terms and Conditions are provided in the Guidance Document).
Memorandum of Understanding or “MOU”	Means a memorandum of understanding, between parties to the Paris Agreement or a party and a program, which outlines a cooperative approach between same under the Paris Agreement.
Member Country	Means a Party to the Paris Agreement
Modalities of Communication or “MOC”	Means the written modalities of communication as may be required by a Member Country, a standard, or the Article 6.4 Supervisory Body, that set out the details of who is authorized to make communications relating to the Mitigation Activity and how they are to be made.
NDC	Means a Member Country’s nationally determined contribution as set out pursuant to Article 4 of the Paris Agreement.

Term	Definition
Other International Mitigation Purposes or “OIMP”	Has the meaning set out in defined in FCCC/PA/CMA/2021/10/add.1 Section 1(f), and for clarity includes international mitigation purposes other than achievement of an NDC (international mitigation purposes) or purposes as determined by the first transferring party to the Paris Agreement (other purposes), where international mitigation purposes and other purposes are referred to collectively as other international mitigation purposes.
Paris Agreement	Means the Paris Agreement under the UNFCCC found at https://unfccc.int/sites/default/files/resource/parisagreement_publication.pdf and all Decisions made by the CMA.
Mitigation Activity, or Project	Means the mitigation activity resulting in eligible emission reductions or emission removals under Article 6.2 (or as authorized under Article 6.4) of the Paris Agreement, as more fully described in the detailed Project Documentation attached as Schedule 1 to the Letter of Authorization.
Project Documentation	Means the detailed Project description and supporting documentation required by [Country] and the applicable body or standard through which the emission reductions or removals are being created.
Standard	Means a governmental body, an independent carbon standard, the Article 6.4 Supervisory Body, or such other entities duly permitted by [COUNTRY] to provide the Credit creation infrastructure to support [COUNTRY’s] Article 6.2 activity (and authorization and use of Article 6.4 authorized units).
Summary of Cooperative Approach	Means the summary of cooperative approach set out in Schedule B to the Letter of Authorization, noting that it may take various forms including, without limitation, a summary or copy of any International Framework Agreement, or a Memorandum of Understanding documenting the cooperative approach between or among the entities.
Taxes	Means any and all value added tax, goods and service tax and [x][Note: COUNTRY to add any applicable Taxes that should be included] applicable in the [COUNTRY] or to the ITMOs.
Terms and Conditions	Means the terms and conditions set out in Schedule A to the Letter of Authorization (noting that a template of recommended terms and conditions is included in the Guidance Document)
UNFCCC	Means the United Nations Framework Convention on Climate Change found at https://treaties.un.org/pages/ViewDetailsIII.aspx?src=TREATY&mtdsg_no=XXVII-7&chapter=27&Temp=mtdsg3&clang_=en
Verify, Verified	Shall have the meaning given to it by the applicable Standard or the laws of [COUNTRY], as applicable.

ANNEX 2:

LETTER OF AUTHORIZATION FOR USE OF EMISSIONS REDUCTIONS UNDER ARTICLE 6.2 OF THE PARIS AGREEMENT FOR INTERNATIONAL MITIGATION PURPOSES OR OTHER PURPOSES

This template Letter of Authorization developed by the Multilateral Investment Guarantee Agency (MIGA) presents illustrative terms that are designed to facilitate insurance coverage for breaches of a Letter of Authorization.

Purpose:

This template is intended to be used for project activities seeking compliance with the requirements for mitigation outcomes authorized for use under Article 6.2 of the Paris Agreement for international mitigation or other purposes.

The main purposes of this template are to (i) support host governments' efforts in facilitating carbon investments into host countries by enhancing transparency and clarity in carbon-related government processes through a standardized template and (ii) assist potential investors in setting out their legal rights over mitigation outcomes, thereby increasing the insurability of projects generating mitigation outcomes.

Note:

This document is provided solely for information and discussion purposes. If in the future MIGA decides at its sole discretion to consider providing coverage with respect to such a document, such coverage would be subject to MIGA's detailed review and approval in all respects and as such this document cannot be considered as a commitment, offer or intent to be bound in any way on the part of MIGA.

This document does not, and is not intended to, constitute legal, business, financial, investment, regulatory, or any other advice. Any use, and the ultimate acceptance of this template or any variation thereof, is solely within the discretion of, and subject to negotiations between, the parties thereto.

FROM: Government of [COUNTRY]

[Name and Title of duly authorized representative empowered by the Government of [COUNTRY] party to the Paris Agreement to provide all Article 6.2 related authorizations and adjustments]

TO: [Addressee name, title, contact info]¹⁹ [for and on behalf of the Investor(s)]

LETTER OF AUTHORIZATION [NAME OF PROJECT]

WHEREAS [COUNTRY] is a party to the international treaty on climate change adopted by 196 parties at the Conference of the Parties 21 in Paris on December 12, 2015, and entered into force on

4 November 2016, being Decision 1/CP.21 (*Adoption of the Paris Agreement*) (the “**Paris Agreement**”), and has ratified the Paris Agreement on [DATE];

WHEREAS [COUNTRY] intends to participate in cooperative approaches under Article 6.2 of the Paris Agreement in order to cooperate in the implementation of its nationally determined contributions (“**NDCs**”) to allow for higher ambition in mitigation and adaptation actions, promote sustainable development, and environmental integrity;

WHEREAS [COUNTRY] allows mitigation outcomes to be authorized for (i) the achievement of an NDC other than the NDCs of [COUNTRY], [and/or] (ii) international mitigation purposes other than achievement of an NDC, [and/or] (iii) other purposes as determined by the first transferring participating party (clauses (ii) and (iii) together, “**Other International Mitigation Purposes**” or “**OIMP**”) as per Decision 2/CMA.3 (Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement) and Decision 6/CMA.4 (Matters relating to cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement) (together, the “**Article 6.2 Rules**”);

WHEREAS [name of the relevant project developer or other private entity to whom the authorization is being issued] (the “**Investor(s)**”) has undertaken or intends to undertake [PROJECT], as described in the project documentation attached to this Letter of Authorization (the “**Project**”);

AND WHEREAS [name of the ministry/government agency signatory of this Letter of Authorization that is the national focal point of the country to the UNFCCC] (the “**Authority**”) is mandated by the Government of [COUNTRY] and has exclusive authority to issue this Letter and the authorization contained herein for and on behalf of the Government of [COUNTRY].

NOW, THEREFORE, the Government of [COUNTRY] agrees, and the Investor accepts and acknowledges such agreement, as follows:

1. Government Authorizations and Commitments

The Government of [COUNTRY] hereby endorses the Project in accordance with [insert name of applicable legislation or regulation in the host country, and applicable other agreements, if any, between the host country and the investor] [or any further regulation aimed at implementing requirements for cooperative approaches under Article 6.2 of the Paris Agreement.]

The Government of [COUNTRY] hereby acknowledges and agrees that the Project will contribute to sustainable development and reduce emissions or enhance removals in [COUNTRY] and that [name of carbon credits certification body] (the “**Certification Entity**”) has issued, or has confirmed that it expects to issue, mitigation outcomes for these emission reductions or removals, which have been, or will be verified/certified as per the procedures of the Certification Entity.

¹⁹ Since this letter is being issued to a counterparty that is not a Party to the Paris Agreement (i.e., a private entity), the issuer of this letter should first obtain legal advice regarding the permissibility of such “unilateral” letters of authorization under the current Article 6.2 Rules.

The Government of [COUNTRY] hereby [irrevocably]²⁰ authorizes the Project's emission reductions or removals, issued and certified, or to be issued and certified, as mitigation outcomes by the Certification Entity (the "Credits"), [and subject to the limitations below it irrevocably authorizes the Credits] to be used by the Investor or by any other private or public entities as Internationally Transferred Mitigation Outcomes ("ITMOs") (i) towards an NDC (other than the NDCs of [COUNTRY]) or (ii) for Other International Mitigation Purposes under the Article 6.2 Rules.

[The Investor shall submit annual reports to the Government of [COUNTRY], by no later than [] of each year, regarding the latest issuance of the Credits and the use of the Credits' associated emissions reductions or removals by the Investor, other entities or other countries.]

The authorization for use of the Credits as ITMOs is limited to those issued in respect of emission reductions or removals that occur in the period from [] to [] and to a maximum of [QUANTITY or PERCENTAGE]²¹ tCO2e of the Project's emission reductions or removals generated [in each calendar year] [for the duration of the Project]²² ("Authorized ITMOs").

Further, the Government of [COUNTRY]:

- (i) shall not use the Authorized ITMOs to implement and achieve its NDCs or any other domestic climate change mitigation targets;
- (ii) shall account for the Authorized ITMOs by applying corresponding adjustments to its National GHG Inventory in accordance with the Article 6.2 Rules;
- (iii) (x) hereby expressly [and irrevocably] permits, consents to and authorizes the transfer, sale, or any other disposition (a "Transfer") to any other person or entity of the Authorized ITMOs and the Credits or any rights associated therewith, including outside of [COUNTRY], by the Investor, by any person to whom the Investor has made such Transfer, or by any other future transferee of the Authorized ITMOs and the Credits, in each case in conjunction with the transfer of the rights under this Letter of Authorization, (y) any such future Transfers of the Authorized ITMOs and the Credits shall be free and clear of any liability to the Government of [COUNTRY], and (z) the Government of [COUNTRY] shall consider the [authorization]/[issuance] of the Authorized ITMOs and the Credits to represent "First Transfer";²³ and

[(iv) include any other specific commitments requested by the Investor or the Host Country on a project- or country-specific basis].

Pursuant to the above, the Government of [COUNTRY] shall report on the authorization and, where different, the First Transfer of the Project's emission reductions or removals as ITMOs, in a transparent manner that is consistent with the requirements of Article 13 of the Paris Agreement and Chapter IV A-C (inclusive) of the Annex to Decision 2/CMA.3 (Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement).

²⁰ The Host Country should consider including this word to provide confidence regarding the authorization.

²¹ Such quantity to be net of overall mitigation in global emissions (OMGE) and share of proceeds (SOP) for adaptation.

²² Countries may also consider providing an indication of the potential for renewal of authorization in subsequent NDC periods to offer greater certainty to investors.

²³ This has the meaning set out in FCCC/PA/CMA/2021/10/add.1 section 2; to be updated as additional guidance emerges.

2. Consideration and Proceeds

As consideration for the authorizations in this Letter of Authorization, the Authority requires that: (i) the following amounts of US\$ be paid by the Investor to the Authority [to compensate [COUNTRY] for its marginal cost of abatement]: [On registration of the project [*Insert Amount*] in US\$ calculated as [*insert amount*] per Credit predicted to be issued in total] [On issuance of Credits [*Insert Amount*] in US\$ per Authorised ITMOs [calculated by reference to the quantity or % as per the fifth paragraph of Section 1 above]] [other]; and (ii) an additional []% of revenues generated from the sale of the mitigation outcomes authorized in this Letter of Authorization be paid to the Authority.²⁴

3. Registration and Issuance of, and Compensation for, the Credits

As a requirement for the authorizations and commitments set forth in Section 1 above, the Credits, including the amount thereof [and any other features/qualities thereof], shall have been certified, registered and issued by the Certification Entity. Such certification, registration and issuance shall be the sole condition precedent to the commitments of the Government of [COUNTRY] specified in [paragraphs [] of] Section 1 above. [The Government of [COUNTRY] hereby waives any claim, objection, or defense with respect to such commitments on any grounds other than the non- satisfaction of such condition].

If the Government of [COUNTRY] fails to comply with its commitments set forth in Section 1 above, it shall compensate the Investor for the losses resulting from such non-compliance. [The scope and amount of such compensation will be determined in a manner that is equitable, transparent and consistent with prevailing industry standards and regulations in consideration of, among others, the prevailing market value of the affected Credits [and estimated revenue losses by the Investor attributable to the Government of [COUNTRY]'s failure to meet its commitments under this Letter of Authorization.]]

4. Governing Law and Dispute Resolution

This Letter of Authorization is governed by the laws of [COUNTRY] and constitutes legal, valid and binding obligations of the Government of [COUNTRY], enforceable in accordance with its terms.

Any dispute, controversy or claim arising out of, relating to, or in connection with, this Letter of Authorization (including its existence, validity, interpretation, breach, termination or enforcement, and in relation to the compensation for the Credits in accordance with Section 3 above) shall be referred to and finally settled by [].²⁵

Government of [COUNTRY] Authorized Representative

(signature)

Name: _____

Title: _____

Date: _____

[INVESTOR NAME] ACCEPTED AND AGREED BY:

(signature)

Name: _____

Title: _____

Date: _____

²⁴ Parties to this letter to consider adding other references in this section such as percentage of proceeds to be allocated to the Global Adaptation Fund and a certain proportion of mitigation outcomes to be retired on issuance for the purposes of Overall Mitigation in Global Emissions or other fees and pricing mechanisms.

²⁵ This is a required element of the LoA to be negotiated and included by the parties whereby they commit to abide by a final determination by an independent third party. [In addition, a waiver of sovereign immunity clause to be considered].