

Increasing Efficiency in the UNFCCC Process, Including the Streamlining of the Agendas of the Governing and Subsidiary Bodies

Submission to the UNFCCC

March 31, 2025

Center for Climate and Energy Solutions

A. Summary

1. The Subsidiary Body for Implementation (**SBI**) has been discussing the challenges posed by the increasing scale of UN Framework Convention on Climate Change (**UNFCCC**) conferences and approaches to increasing the efficiency of the UNFCCC process for many years. The rapid growth of agenda items and mandated events under UNFCCC and the Paris Agreement are testing the resources and capacity of both the UNFCCC and Parties to manage and engage.
2. This submission aims to contribute to the discussion on increasing efficiency in the UNFCCC process, including in relation to the agendas of the governing and subsidiary bodies, ahead of consideration of these issues at SBI62.
3. Suggestions include:
 - thematically reorganizing agendas to reduce inefficient redundancies and overlaps
 - defunct or dormant agenda items could be strategically neglected and those which routinely fail to reach a conclusion could be subject to an automatic sunset clause
 - taking a multi-year approach to setting and delivering on agendas.
4. The Annex compiles the status of mandates through to COP30 — running to some 200 pages.

Questions for consideration

- How might agendas be simplified or reorganized in a way that reassures Parties that important agenda items will not be overlooked?
- How can we best use existing processes to better facilitate negotiations and enhance international cooperation?
- How can the 30th Conference of the Parties (**COP30**) Presidency and the Troika of COP Presidencies facilitate the increased efficiency of the UNFCCC process?

B. Increasing Efficiency in the UNFCCC Process

Context

5. The SBI has been discussing the challenges posed by the increasing scale of UNFCCC conferences and approaches to increasing the efficiency of the UNFCCC process for many years. It has noted the increase in the number of agenda items and mandated events for sessions of the governing and subsidiary bodies, and the effects this increase has had.
6. See Annex for a compilation of the status of mandates through to COP30 — the fact that this runs to some 200 pages demonstrates the complexity and size of the agendas under the UNFCCC process. 2024 saw at least 29 mandated events under the UNFCCC.¹ Very few, if any delegations, have the capacity or resources to cover all of this, raising serious issues of equitable participation in decision-making. Furthermore, the complexity of the agendas, makes it increasingly difficult to convey a clear narrative to external stakeholders as to what is being achieved under the UNFCCC process.
7. Under the Arrangements for Intergovernmental Meetings (*AIM*) agenda item, SBI58 invited Parties and observer organizations to submit views on streamlining the provisional agendas of the governing and subsidiary bodies. It also requested the secretariat to prepare a technical paper for consideration at SBI60 on options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies taking into account those views. Those views are contained in the May 2024 technical paper, “Options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies” and were considered by Parties at SB60.²
8. In SBI60’s conclusions, Parties welcomed the increased interest in the UNFCCC process indicated by the increased number of agenda items and mandated events and highlighted the need to maintain an open, transparent, and inclusive process when considering necessary measures to manage this increase.³
9. The SBI highlighted the following approaches that the secretariat may consider when preparing the provisional agendas of the governing and subsidiary bodies: (a) Applying broad titles to agenda items with explanatory information provided in the annotations while taking into consideration the unique aspects of specific items; (b) Biennial and triennial planning of the agendas.
10. Parties and observers were invited to further submit views on increasing efficiency in the UNFCCC process, including the streamlining of the agendas of the governing and subsidiary bodies, by 31 March, 2025. This submission aims to contribute to this discussion. Parties will continue consideration of the issue at SBI62.

Considerations and Recommendations

11. There has been a significant growth in agendas and mandated events in the UNFCCC process, including the Paris Agreement.
12. As C2ES’s past work has recognized, the annual COPs, despite their shortcomings, remain a critical multilateral forum for international cooperation climate action.⁴ There are ways that the UNFCCC process could be improved so as to be more effective—and these should be pursued. However, some suggestions—ranging from adopting a voting procedure to ideas for significant redesign of aspects of the Paris Agreement—have little chance of succeeding any time soon and risk losing valuable time if pursued. To expect significant changes in its design or the workings of the wider UNFCCC regime in the near future seems fanciful.

13. In order to streamline the agenda and demands on negotiating time, one or more of the following approaches could be considered:
- Under the Secretariat's initiative, working with the Bureau, the UNFCCC agendas could be reorganized thematically to reduce inefficient redundancies and overlaps. Agendas could be structured by logically grouping items and using headings and subheadings. The Bureau could be given a stronger role in the preparation of provisional agendas.
 - Empowering the Bureau to suggest and take forward ideas for greater efficiency in the process.
 - There could be a political understanding that no new agenda items will be added to existing agendas.
 - Where new agenda items or mandated events are proposed, this should be accompanied with an assessment of budgetary implications (as happens under other UN processes).
 - Some defunct or dormant agenda items should be allowed to wither on the vine with strategic benign neglect. Agenda items on which Parties routinely fail to reach a conclusion, and are forwarded to the next meeting for consideration, could be subject to an automatic sunset clause (e.g. after three years).
 - A multi-year approach could be taken to setting and delivering on agendas. Multi-annual agenda planning would mean that every COP would not have to cover every agenda item; instead, agenda items could be staggered to ensure better alignment with the cycles of certain mandates, while giving assurance that no issues would be left behind.
 - Moving away from the requirement for consensus in all areas, for example by invoking Article 7.2(c) of the Convention to take forward each of the targets emanating from the global stocktake at COP28.⁵
 - Move to COPs every two years, allowing more time for progress at the technical level.
 - Make better use of digital platforms and emerging digital technology.
14. To improve the culture around the UNFCCC process as well as its overall efficiency, it could help if there was an understanding that work on technical agenda items be separated and insulated as far as possible from negotiations around higher level political signals emanating from COPs.
15. In recent COPs, protracted fights over whether to add new agenda items have been avoided by either addressing those issues under existing agenda items or by the Presidency conducting consultations on the way forward on those issues. This approach should continue and be deepened.
16. Historically, Presidencies have understandably focused on delivering momentous headline-grabbing outcomes. However, the leadership of the Troika is a promising shift away from the long-standing one-off model of COP Presidencies towards longer-term guidance and management. A new model of COP Presidencies could demand a less interventionist role and be directed instead toward strengthening the regime by ensuring continuity, follow-up, and implementation, including through the management of multi-year COP agendas. An approach where a team of Presidencies, rather than one where Presidencies pass the baton to another, would enhance joint ownership, consistency, and follow-through.

References

¹ UN Framework Convention on Climate Change [hereinafter UNFCCC], “Mandated events 2024,” accessed March 31, 2025, <https://unfccc.int/sites/default/files/resource/Mandated%20events%202024.pdf>.

² UNFCCC, *Options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies*, FCCC/TP/2024/5 (May 28, 2024), https://unfccc.int/sites/default/files/resource/tp2024_05.pdf.

³ UNFCCC, *Draft text on SBI 60 agenda item 16 Arrangements for intergovernmental meetings Version 8/6/2024* 23:56, ¶¶ 25-26, https://unfccc.int/sites/default/files/resource/DT_AIM.pdf.

⁴ Lavanya Rajamani et al., *Re-Invigorating the UN Climate Regime in the Wider Landscape of Climate Action* (Arlington, VA; Center for Climate and Energy Solutions, 2023), <https://www.c2es.org/wp-content/uploads/2023/11/reinvigorating-the-un-climate-regime-in-the-wider-landscape-of-climate-action.pdf>; Kaveh Guilanpour, *The Paris Agreement: A Moment for Reflection* (Washington, DC; Center for Climate and Energy Solutions, 2025), <https://www.c2es.org/document/the-paris-agreement-a-moment-for-reflection/>.

⁵ UNFCCC, Art 7.2(c), May 9, 1992, S. Treaty Doc No. 102-38, 1771 U.N.T.S. 107 ([The COP shall]: “Facilitate, at the request of two or more Parties, the coordination of measures adopted by them to address climate change and its effects, taking into account the differing circumstances, responsibilities and capabilities of the Parties and their respective commitments under the Convention”).

Annex: UNFCCC Mandates Through COP30⁶

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⁶ This work in progress attempts to provide a sweeping overview of current mandates. It may have gaps or be slightly outdated at time of publication.

Subsidiary Body for Implementation (SBI), sessions 56 – 63

SBI 56-63							
Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
Status of submission and review of national communications and biennial reports from Parties included in Annex I to the Convention	Decision 2/CP.17, paras. 14–15. FCCC/SBI/2019/20, para. 12 SBI/L.10 Decision 8/CP.26	SBI 61	COP 17 requested developed country Parties to submit full NCs every four years, and BRs starting in 2014 as an annex to the NC or as a separate report. Accordingly, developed countries were to submit their NC7s and BR3s by 1 January 2018. At SBI 51 it was agreed to continue consideration of the status of submission and review of NC7s and BR3s at SBI 52. Developed countries were also to submit their BR4s by 1 January 2020. At SBI 60, Parties considered the note by the secretariat on the status of submission and review of national communications and biennial reports (FCCC/SBI/2024/INF.3) and agreed to continue consideration of this agenda sub-item at SBI 61 (November 2024)		Status of submission and review report prepared by the secretariat	SBI 62	SBI 61 considered the note by the secretariat (FCCC/SBI/2024/INF.10) and took note of the information therein.
Compilations and syntheses of second, third, fourth and fifth biennial reports from Parties included in Annex I to the Convention;	Decision 2/CP.17, para. 21 FCCC/SBI/2019/20, para. 12	SBI 61	Also requests the secretariat to prepare a compilation and synthesis report on the information reported by developed country Parties in the biennial reports referred to in paragraph 13 above, for consideration by the Conference of the Parties at its twentieth session and subsequent sessions, according to Article 7, paragraph 2(g), of the	Decides that developed country Parties shall use the “UNFCCC biennial reporting guidelines for developed country Parties” for the	Compilation and synthesis report prepared by the secretariat	SBI 62	The consideration of the report was initiated at SBI45 and continued at subsequent sessions without any conclusions being reached. The secretariat also prepared a compilation and synthesis report on the information reported by Annex I Parties in their BR3s for consideration at COP24.

SBI 56-63							
Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
			<p>Convention (Decision 2/CP.17, para. 21)</p> <p>The SBI considered [agenda sub-item 3(b), compilation and synthesis of second and third biennial reports] at its 1st and 3rd meetings. At its 1st meeting, the SBI agreed that its Chair would hold consultations with interested Parties on the matters. At its 3rd meeting, the SBI agreed to continue consideration of the matters at SBI 52 (June 2020). Representatives of four Parties made statements, including one on behalf of the Group of 77 and China, and one on behalf of the African Group. (FCCC/SBI/2019/20, para. 12)</p>	<p>preparation of their first biennial reports, taking into account their national circumstances, and shall submit their first biennial reports to the secretariat by 1 January 2014, and their second and subsequent biennial reports two years after the due date of a full national communication (i.e. in 2016, 2020) (Decision 2/CP.17, para. 13)</p> <p>SBI 60 agreed to continue consideration to SBI 61</p>			At SBI61, Parties considered the compilation and synthesis prepared by the secretariat of the fifth biennial reports of Parties included in Annex I to the Convention (FCCC/SBI/2023/INF.7 and Add.1) and agreed to continue consideration of this agenda sub-item at SBI 62.
Reports on national greenhouse gas inventory data from Parties	Decision 13/CP.20, para 10.	SBI 61	COP 20 decided that a summary of the document mentioned in paragraph 8 above will be published in electronic format for consideration by the Conference of	The SBI considered [agenda sub-item 3(c), reports on	Report on national greenhouse gas inventory data prepared by the secretariat	SBI 62	Parties to continue consideration of the report prepared by the Secretariat on national greenhouse gas inventory data at SB62.

SBI 56-63							
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included in Annex I to the Convention for 1990–2016 and 1990–2017	FCCC/SBI/2019/20, para. 12.		<p>the Parties and the subsidiary bodies, and that this summary will include trends in greenhouse gas emissions by sources and removals by sinks and an assessment of the adherence of the reported inventory information to the “Guidelines for the preparation of national communications by Parties included in Annex I to the Convention, Part I: UNFCCC reporting guidelines on annual greenhouse gas inventories” and the provisions of relevant decisions of the Conference of the Parties, including information on any delays in submitting the annual inventory information. The 2018 report covers 1990–2016 and was considered at SBI 49, 50 and 51, while the 2019 report covering 1990–2017 was considered at SBI 51. The SBI agreed to continue its consideration of this matter at SBI 52.</p> <p>At SBI 60, Parties considered the report prepared by the secretariat on national greenhouse gas inventory data (FCCC/SBI/2023/15) from Parties included in Annex I to the Convention and agreed to continue consideration of this agenda sub-item at SBI 61 (November 2024)</p>	<p>national greenhouse gas inventory data from Parties included in Annex I] at its 1st and 3rd meetings. At its 1st meeting, the SBI agreed that its Chair would hold consultations with interested Parties on the matters. At its 3rd meeting, the SBI agreed to continue consideration of the matters at SBI 52 (June 2020). Representatives of four Parties made statements, including one on behalf of the Group of 77 and China, and one on behalf of the African Group. (FCCC/SBI/2019/20, para. 12)</p>			

SBI 56-63							
Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
				SBI 60 agreed to continue consideration to SBI 61			
Revision of the modalities and guidelines for international consultation and analysis	FCCC/SBI/2022/L.3, para 1	COP 27 SBI 56	<p>Conclusions adopted as presented and recommendation to the COP adopted as presented.</p> <p>1. Decides that the modalities and guidelines for international consultation and analysis, contained in annex IV to decision 2/CP.17, shall continue to be used for conducting the technical analysis and facilitative sharing of views for Parties not included in Annex I to the Convention taking into account decision 1/CP.24, paragraphs 39, 41 and 44;</p>	SBI requested to review the modalities and guidelines for international consultation and analysis no later than its first session of 2028.	Review of guidelines for international consultation and analysis in 2028.	2028	Review of the modalities and guidelines for international consultation and analysis to be completed by 2028.
Date of completion of the expert review process under Art. 8 of the Kyoto Protocol for the second commitment period.	FCCC/SBI/2022/L.5 CMP 16 conclusion	SBI 56 CMP 17	<p>SBI 56 adopted conclusions as presented. Recommendations to the CMP were adopted as presented.</p> <p>For the purpose of fulfilling commitments under Article 3, paragraph 1, of the Kyoto Protocol, a Party may, until the hundredth day after the date set by the CMP for the completion of the expert review process under Article 8 of the Kyoto Protocol for the last year of the commitment period (true-up period), continue to acquire, and</p>	<p>Expert review process under Article 8 shall be completed by 1 June 2023.</p> <p>Secretariat to produce data reporting on this matter by July 2023.</p>	Review of process under Article 9 of the Kyoto Protocol for the second commitment period	Concluded	Concluded; the true-up period ended on 9 September 2023.

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			other Parties may transfer to such Party, emission reduction units under Articles 6, 12 and 17 of the Kyoto Protocol from the preceding commitment period, provided that the eligibility of any such Party has not been suspended. The second commitment period of the Kyoto Protocol ended on 31 December 2020, and the annual submission of the greenhouse gas inventory for the last year of the commitment period (2020) is due by 15 April 2022. The submission is followed by the expert review process under Article 8 of the Kyoto Protocol, which is completed with the publication of the inventory review report for the last year of the second commitment period (at the latest by mid2023).				
Information contained in national communications from Parties not included in Annex I to the Convention	FCCC/SBI/2024/13, paras 20-21	SBI 61	The SBI considered the information contained in national communications from Parties not included in Annex I to the Convention and agreed to continue consideration of this matter at SBI 61 (November 2024).		Continue consideration of the information contained in national communication from Parties not included in Annex I to the Convention at SBI 61	SBI 62	Parties to continue consideration at SBI 62.
Provision of financial and technical support	FCCC/SBI/2024/13, paras 22-23	SBI 61	The SBI engaged in constructive discussions on this matter at this session and agreed to continue consideration thereof at SBI 61 (November 2024) taking into		Agreement on provision of support for capacity-building for reporting,	SBI 62	Rule 10c and 16 applied again at SBI 60 and 61 Discussion more constructive at SBI 58, 59

SBI 56-63							
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			account the draft text prepared by the co-facilitators for this agenda item (DT.DC.SBI60.i4b.3)		including guidance to the GEF		Rule 16 applied at SBI 52-55
Revision of international assessment and review modalities	FCCC/SBI/2022/L.4 Decision 4/CP.27, para 1	SBI 56 COP27	1. Decides that the modalities and procedures for international assessment and review, contained in annex II to decision 2/CP.17, shall continue to be used for conducting the technical review and multilateral assessment for Parties included in Annex I to the Convention taking into account decision 1/CP.24, paragraphs 39, 41 and 44; Conclusions adopted as presented and recommendation to the COP adopted as presented.		Modalities and procedures for international assessment and review shall continue to be used to conduct technical review and multilateral assessment for Parties	Concluded	Concluded at COP27
Matters relating to the CDM registry for the implementation of decision 3/CMA.3, paragraph 75(b).	Decision 2/CMP.16, para. 9	SBI 56-57 CMP 17	Requests the Subsidiary Body for Implementation to consider measures for implementing aspects relating to the clean development mechanism registry in decision 3/CMA.3 and to develop recommendations for consideration by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its seventeenth session (November 2022)	Also requests the Executive Board to cooperate with the Supervisory Body upon its request to facilitate the expedited implementation of the Article 6, paragraph 4, mechanism; Further requests the Executive Board to make available hard	Process for the transfer of CERs to the Paris Agreement	CMP.17 (November 2022)	FCCC/SBI/2022/L.29 Work to be carried out under the CMP 1. The Subsidiary Body for Implementation (SBI) did not conclude its consideration of the measures for implementing aspects in decision 3/CMA.3 relating to the transfer of certified emission reductions from the clean development mechanism registry to the registry for the Article 6, paragraph 4, mechanism.1

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				and soft infrastructure under the clean development mechanism to the Supervisory Body to facilitate the expedited implementation of the Article 6, paragraph 4, mechanism; Decides that any registered clean development mechanism project activities and programmes of activities that have transitioned to the Article 6, paragraph 4, mechanism in accordance with decision 3/CMA.3 shall be deregistered from the clean development mechanism effective from the date of transition			2. The SBI agreed to recommend to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol to consider this matter at its seventeenth session (November 2022) under its agenda item 5, titled “Matters relating to the clean development mechanism”, taking into account the draft texts on the UNFCCC website. ²

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
				(Decision 2/CMP.16, paras 9-13)			
LDC matters	Decision 15/COP.26, paras. 19-20	SBI 56 COP 27/CMA 4	Requests the Group to develop, taking into account its current practices and its terms of reference, its draft rules of procedure, for consideration and adoption by the Conference of Parties at its twenty-seventh session (November 2022) and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022) (Decision 15/CP.26 para 19)	Also requests the Group to include in its draft rules of procedure provisions on, inter alia, the nomination, term limits and rotation of its members (Decision 15/CP.25, para 20)	LEG to develop draft rules of procedure	COP27	<p>Rules of procedure adopted at COP27 (Decision 10/CP.27, para 15).</p> <p>Decision 10/CP.27 encouraged the Least Developed Countries Expert Group to prioritize the implementation of the elements of its mandate in accordance with the needs of the least developed countries and the availability of resources; and invited Parties and relevant organizations to continue to provide resources to support implementation of the work programme of the Least Developed Countries Expert Group</p> <p>The SBI requested the LEG, in collaboration with relevant bodies and experts, to explore ways to apply the best available science, including from reports of the Intergovernmental Panel on Climate Change and other relevant sources of scientific information, to expand the technical guidance on adaptation in the LDC.</p>

SBI 56-63							
Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
National Adaptation Plans	FCCC/SBI/2021/L.11, para. 4	SBI 56 SBI57	The SBI initiated consideration of information from the reports of the Adaptation Committee and the Least Developed Countries Expert Group, including on gaps and needs and the implementation of NAPs. It decided to continue its consideration of this matter at SBI 56 (June 2022) on the basis of the draft text elements prepared by the co-facilitators for this agenda item, with a view to recommending a draft decision on this matter for consideration and adoption by the Conference of the Parties at its twenty-seventh session (November 2022).		Consideration of reports from the Adaptation Committee and the Least Developed Countries Expert Group, including on gaps and needs and the implementation of NAPs	2025	The UAE Framework for Global Climate Resilience requires all developing country Parties by 2030 all Parties have in place country-driven, gender-responsive, participatory and fully transparent national adaptation plans, policy instruments, and planning processes and/or strategies, covering, as appropriate, ecosystems, sectors, people and vulnerable communities, and have mainstreamed adaptation in all relevant strategies and plans; Decision -/CMA.5para 10b
Glasgow Dialogue on loss and damage	1/CMA.3, paras 73-74 FCCC/CP/2022/L.18– FCCC/PA/CMA/2022/L.20	SBI56 to SBI60 (first sessional period)	Decides to establish the Glasgow Dialogue between Parties, relevant organizations and stakeholders to discuss the arrangements for the funding of activities to avert, minimize and address loss and damage associated with the adverse impacts of climate change, to take place in the first sessional period of each year of the Subsidiary Body for Implementation, concluding at its sixtieth session (June 2024); Requests the Subsidiary Body for Implementation to organize the Glasgow Dialogue in cooperation with the Executive Committee of the Warsaw International Mechanism		Glasgow Dialogue on loss and damage	SBI60	Led to the decision on the L&D Fund and Funding Arrangements at COP27/CMA4 and COP28/CMA5.

SBI 56-63							
Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
			for Loss and Damage associated with Climate Change Impacts;				
Linkages between the Technology Mechanism and the Financial Mechanism of the Convention	Decisions 3/CP.17, para 17, 13/CP.21, 14/CP.22, 14/CP.24, 9/CP.26, para 21, and 10/CP.28, paras 10-14	COP28	10. Invites Parties, the UNFCCC constituted bodies, the operating entities of the Financial Mechanism and other relevant stakeholders to submit via the submission portal by 1 February 2024 views on maintaining and enhancing collaboration and cooperation between the Technology Mechanism and the Financial Mechanism, including on linkages between the Mechanisms, taking into account the guiding questions contained in the annex;	Decisions 3/CP.17, para 17; 4/CP.17, para 6; 1/CP.18, para 62. Agrees to further elaborate, at its twentieth session, the linkages between the Technology Mechanism and the financial mechanism of the Convention, taking into consideration the recommendations of the Board of the Green Climate Fund, developed in accordance with decision 3/CP.17, paragraph 17, and of the Technology Executive Committee, developed in	Views via submission on maintaining and enhancing collaboration and cooperation between the TECMEC and the FM	1 Feb 2024	Views submitted
			11. Requests the secretariat to prepare a synthesis report on the submissions referred to in paragraph 10 above;		A synthesis report on the above submissions	Mar 2024	Maintaining and enhancing collaboration and cooperation between the Technology Mechanism and the Financial Mechanism Synthesis report by the secretariat
			12. Also requests the Technology Executive Committee and the Climate Technology Centre and Network, in consultation with the Chair of the Subsidiary Body for Implementation, to organize an in-session workshop at the sixtieth session of the Subsidiary Body for Implementation (June 2024) to take stock of the linkages between the Technology Mechanism and the		SB60 workshop to take stock of the linkages between the Technology Mechanism and the Financial Mechanism	SB60	Hosted 4 June 2024

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			<p>Financial Mechanism taking into account the views expressed in the submissions referred to in paragraph 10 above;</p> <p>13. Further requests the Subsidiary Body for Implementation to initiate at its sixtieth session discussion on the submissions, synthesis report and workshop referred to in paragraphs 10, 11 and 12 above respectively with a view to recommending a draft decision thereon for consideration and adoption by the Conference of the Parties at its twenty-ninth session (November 2024);</p> <p>14. Requests the Technology Executive Committee, in consultation with the Climate Technology Centre and Network, to prepare a summary report on the workshop referred to in paragraph 12 above for consideration by the Subsidiary Body for Implementation at its sixty-first session (November 2024);</p>	accordance with decision 4/CP.17, paragraph 6;	<p>SBI60 to discuss the submissions, synthesis report, and workshop to inform draft decision for adoption at COP29</p> <p>TEC summary report on SB60 workshop for consideration by SBI61</p>	<p>COP29</p> <p>Sept 2024</p>	<p>Draft decision to be considered at adopted at COP29</p> <p>In-session workshop on linkages between the Technology Mechanism and the Financial Mechanism Summary report by the Technology Executive Committee</p>
Scope of and modalities for the periodic assessment referred to in paragraph 69	Decision 20/CMA.4, para 11	SBI 56 CMA 4	Decision 1/CP.21, para 69. Also decides to undertake a periodic assessment of the effectiveness and adequacy of the support provided to the Technology Mechanism in supporting the implementation of the Agreement on matters relating	Decision 16/CMA.1 (Scope of and modalities for the periodic assessment referred to in	Periodic assessment of the effectiveness and adequacy of the TECMEC in implementation of TD&T	2027	CMA4: Acknowledged findings of final report on the first periodic assessment of the effectiveness and adequacy of the support provided to the Technology Mechanism in supporting the implementation

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of decision 1/CP.21			<p>to technology development and transfer;</p> <p>Requests the Subsidiary Body for Implementation to initiate at its sixty-fourth session (2026) the second periodic assessment of the effectiveness and adequacy of the support provided to the Technology Mechanism in supporting the implementation of the Paris Agreement on matters relating to technology development and transfer in accordance with the scope of and modalities for the periodic assessment with a view to it being completed by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its ninth session (2027). (para 11)</p>	<p>paragraph 69 of decision 1/CP.21)</p> <p>Decision 16/CMA.1, para 4</p> <p>Decision 16/CMA.1, Annex para. 7: The Subsidiary Body for Implementation (SBI) supports the CMA by: (a) Considering the interim report and providing guidance to the secretariat for preparing the final report. The SBI does this in its first sessional period in the year after that in which the CMA initiated the assessment; (b) Preparing draft recommendations for consideration and adoption by</p>	SBI to initiate the second periodic assessment at SB64 (2026), with a view to completion at CMA9 (2027)		<p>of the Paris Agreement on matters relating to technology development and transfer; TEC and CTCN invited to implement the recommendations therein when undertaking the joint work programme of the Technology Mechanism for 2023–2027.</p> <p>SBI will initiate 2nd periodic assessment at SB64 (2026)</p>

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				the CMA, as appropriate, based on a consideration of the final report Decision 14/CMA.5 & 9/CP.28			
(Poznan) 4th synthesis report on technology needs identified by NAI Parties	FCCC/SBI/2019/9, para. 84	SBI 56 (Under Poznan item)	SBI 50 requested the secretariat to prepare an updated synthesis report on technology needs assessments, including the technology needs assessments and technology action plans of Parties that participated in phase II of the global technology needs assessment project and taking into account the terminal evaluation of phases I and II of the project, for consideration at SBI 52.	SBI 52-55 agreed to continue consideration at SBI 56.	Synthesis report on technology needs assessment	SBI 56	Secretariat prepared report on technology needs assessment (FCCC/SBI/2020/INF.1).
Linkages between the Technology Mechanism and the Financial Mechanism	Decision 10/CP.28, paras 10-11	SBI 58	Invites Parties, the UNFCCC constituted bodies, the operating entities of the Financial Mechanism and other relevant stakeholders to submit via the submission portal by 1 February 2024 views on maintaining and enhancing collaboration and cooperation between the Technology Mechanism and the Financial Mechanism, including on linkages between the Mechanisms, taking into account the guiding questions contained in the annex; and requests the secretariat to prepare a synthesis		Views on maintaining and enhancing collaboration and cooperation between the Technology Mechanism and the Financial Mechanism synthesis report	Mar 2024	Secretariat synthesized views on maintaining and enhancing collaboration and cooperation between the Technology Mechanism and the Financial Mechanism synthesis report (FCCC/SBI/2024/1)

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			report on the submissions referred to				
Enhancing climate technology development and transfer through the Technology Mechanism	Decision -/CP.29, para 3	SBI 61	<i>Decides</i> to conduct a review of the functions and decide whether to extend the term of the Climate Technology Centre at its thirtieth session (November 2025), taking into account the findings of the first and second independent reviews of the effective implementation of the Climate Technology Centre and Network5 and the findings of the first periodic assessment of the effectiveness and adequacy of the support provided to the bodies of the Technology Mechanism in supporting implementation of the Paris Agreement on matters relating to technology development and transfer	<i>Requests</i> the Subsidiary Body for Implementation to initiate, at its sixty-second session (June 2025), the review referred to in paragraph 3 above with a view to recommending a draft decision on this matter for consideration and adoption by the Conference of the Parties at its thirtieth session (Decision -/CP.29, para 4)	Conduct a review of the functions of the Climate Technology Centre and decide whether to extend the term	COP30 (November 2025)	SBI to initiate review at SB62.
Membership of the Adaptation Fund Board	Decision 3/CMP.16, para.8	SBI 56 SBI57 +CMP 17	CMP 14 decided, inter alia, to ensure that developing and developed country Parties that are Parties to the Paris Agreement are eligible for membership on the Adaptation Fund Board. It requested SBI 50 to consider this matter and to forward a recommendation to CMP 15.		Party membership to the Adaptation Fund Board	SB57	The consultations did not result in any conclusions. In accordance with rules 10(c) and 16 of the draft rules of procedure being applied, this matter will be included in the provisional agenda for SBI 57.

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			8. CMP 16 also requests the Subsidiary Body for Implementation to continue its consideration of matters relating to membership of the Adaptation Fund Board further to decision 1/CMP.14, paragraph 5, and to forward a recommendation to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol for consideration at its next session;				
4th review of the Adaptation Fund	Decisions 2/CMP.13, para. 9 and 4/CMP.16, paras 36	SBI 56 SBI 57 CMP 17 + CMA 4	<p>6. Also requests the Subsidiary Body for Implementation to complete its work on the fourth review of the Adaptation Fund at its fifty-seventh session, while welcoming the participation of Parties to the Paris Agreement, with a view to recommending a draft decision on the matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its seventeenth session;</p> <p>7. Invites the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement to consider the outcomes of the review at its fourth session.</p>	Requests the secretariat, in collaboration with the Adaptation Fund Board secretariat, to prepare a technical paper on the fourth review of the Adaptation Fund, in accordance with the terms of reference set out in the annex, taking into account the deliberations and conclusions of the Subsidiary Body for Implementation	Technical Paper on the 4 th review	SBI 57 CMP 17 + CMA4	Requests the Adaptation Fund Board to include in its annual report to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its eighteenth session and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November 2023) information on aggregated actual results of projects and programmes funded by the Adaptation Fund, in particular across the Fund's five core indicators

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				at its fifty-sixth session and the submissions referred to in paragraph 3 above, for consideration by the Subsidiary Body for Implementation at its fifty-seventh session (November 2022);			
(AIM) Guidance to secretariat on approach to admitting observers	FCCC/CP/2019/13, para. 18. FCCC/SBI/2021/L.17, paras. 10-11	SBI56	COP 25 requested SBI 52 to review the approach to admitting observer organizations and to provide any relevant guidance to the secretariat.	10. The SBI took note of the information provided by the secretariat on the process of admission of observer organizations to the UNFCCC. 11. In the light of the limited time available at this session to adequately address this issue, SBI 56 will continue the discussions on the matter.	Review of the approach to admitting observer organizations	SBI56	SBI56 acknowledged and took note of the information provided by the secretariat in FCCC/SBI/2020/10 .

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(AIM) Approaches and initiatives to increase the efficiency of the UNFCCC process towards enhancing ambition and strengthening implementation	FCCC/SBI/2021/L.17, para. 9	SBI56	SBI 50 welcomed the exchange of views by Parties on approaches and initiatives to increase the efficiency of the UNFCCC process towards enhancing ambition and strengthening implementation and agreed that consideration of this matter would continue at SBI52.	The SBI welcomed the rich exchange of views among Parties at this session on increasing efficiency in the UNFCCC process, including the streamlining of the agendas of the governing and subsidiary bodies informed by submissions and a technical paper. The SBI invited Parties and observer organizations to submit via the submission portal by 29 April 2022 views on approaches and initiatives for increasing the efficiency of the UNFCCC process towards enhancing ambition and strengthening implementation, which will inform consideration of the matter at SBI 56 (June 2022).	Consideration of views on approaches and initiatives for increasing the efficiency of the UNFCCC process towards enhancing ambition and strengthening implementation, including consideration of views on options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies. Secretariat to prepare an information paper that includes visualizing the operationalization of options for consideration at SB 62.	SB62	Parties submitted views on approaches and initiatives for increasing the efficiency of the UNFCCC process in advance of SB56. SBI56 took note of the submissions and invited Parties to submit further views on the matter.
	FCCC/SBI/2019/9, para. 134.		In the light of the limited time available at this session to adequately address this issue, the SBI invited Parties and observer organizations to submit via the submission portal by 29 April 2022 views on approaches and initiatives for increasing the efficiency of the UNFCCC process towards enhancing ambition and strengthening implementation, which will inform consideration of the matter at SBI 56 (June 2022).				SBI58 took note of the preliminary exchange of views among Parties and observer organizations on the matter, including, but not limited to, streamlining the provisional agendas of the governing and subsidiary bodies and encouraging the adoption of the rules of procedure by the COP. The Secretariat then produced a technical paper on options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies (FCCC/TP/2024/5).
	FCCC/SBI/2023/L.10		The SBI took note of the preliminary exchange of views among Parties and observer organizations on opportunities for increasing the efficiency of the UNFCCC process, including, but not limited to, streamlining the provisional agendas of the governing and subsidiary bodies and encouraging the adoption of the rules of procedure by the COP. It noted that any steps taken in this respect should be an				Parties considered the technical paper at SB60 and are invited to submit views by 31 March 2025. The Secretariat should prepare an information paper visualizing the operationalization of options contained in the submissions and the technical paper for consideration at SB 62.

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
			outcome of thorough discussion and agreement among Parties. The SBI invited Parties and observer organizations to submit via the submission portal by 31 March 2024 views on streamlining the provisional agendas of the governing and subsidiary bodies. The SBI requested the secretariat to prepare a technical paper for consideration at SBI 60 (June 2024) on options for reducing overlapping items on the provisional agendas of the governing and subsidiary bodies taking into account the views referred in paragraph 27 above.	SBI 62 that includes visualising the operationalization of the options contained in the submissions and the technical paper referred to in paragraph 24 above and the submissions referred to in paragraph 25 above.			
Gender and Climate Change	Decision 3/CP.25, para 10	SBI 56 + COP 29	<p>Conduct an intermediate review of the progress of implementation of the activities contained in the gender action plan at the fifty-sixth session of the Subsidiary Body for Implementation (June 2022)</p> <p>Decides to undertake a review of the implementation of the enhanced Lima work programme on gender and its gender action plan at the sixty-first session of the Subsidiary Body for Implementation (November 2024), identifying progress and further work to be undertaken</p>	Decision 15/CP.28, para 1 Requests the Subsidiary Body for Implementation to initiate the final review of the implementation of the enhanced Lima work programme on gender and its gender action plan at its sixtieth session	Review of the eLWPG and its GAP	SB161	<p>Intermediate review started at SB 56 and concluded at COP27. It included amendments to some deliverables and three new activities in priority areas C and E (Decision 24/CP.27).</p> <p>At COP28, Parties agreed that the final review of the eLWPG and its GAP would be initiated at SB60 and conclude at SB61. Final review if the eLWPG commenced at SB60 and concluded at SB61. Final review of the GAP has not yet started and is expected by COP30.</p>

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
	Decision 3/CP.25, Annex	SBI 56	<ul style="list-style-type: none"> • A.4 (Table 1) Compilation and synthesis report by the secretariat on the submissions from A.4 • C.2 (Table 3) Secretariat to prepare a compilation of good practices for integrating gender into the work of the constituted bodies 	<p>(June 2024), identifying progress, challenges, gaps and priorities, with a view to concluding the review at its sixty-first session (November 2024)</p> <p>Secretariat to prepare a synthesis report on the submissions referred to in paragraph 3 above (see next column), information and recommendations arising from virtual and in-person workshops and events held between 1 December 2019 and 31 March 2022, and any relevant research conducted in</p>	Synthesis reports for Gender GAP activities A4 and C2	SBI56	<p>The Secretariat synthesized views on progress, challenges, gaps and priorities in implementing the gender action plan, and future work to be undertaken on gender and climate change (FCCC/SBI/2024/11). The Secretariat also compiled a summary report of the in-session workshop on progress, challenges, gaps and priorities for implementing the GAP, and future work to be undertaken (FCCC/SBI/2024/INF.6).</p> <p>Secretariat compiled a synthesis report (FCCC/SBI/2022/7) on submissions from A.4 and a synthesis report (FCCC/SBI/2022/INF.5) on good practices for integrating gender work into the constituted bodies</p>

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	Decision 20/CP.26, para. 7	SBI 56	Requests the secretariat to explore ways of automating the analysis of data disaggregated by sex on speaking times at UNFCCC meetings in order to continue to strengthen the annual report on gender composition, and to report on its findings at the fifty-sixth session of the Subsidiary Body for Implementation	preparation for SBI 56	Secretariat to explore ways of automating gender-disaggregated data analysis	SBI 56	Secretariat compiled synthesis report (FCCC/SBI/2022/8) on GAP implementation, areas for improvement, and future work to be undertaken
	Decision 20/CP.26, para. 11	SBI 57	Requests the secretariat to prepare an informal summary report prior to the fifty-sixth session of the Subsidiary Body for Implementation reflecting clearly the proposed responsibilities of and support for national gender and climate change focal points to enable them to perform their role, taking into account the multifarious, evolving and Party-driven nature of the work and role of such focal points Secretariat to organize a Dialogue.	Decision 24/CP.27 requests the secretariat to support the attendance of national gender and climate change focal points at relevant mandated UNFCCC meetings, upon request and subject to available resources COP27	Summary of NGCCFP proposed responsibilities	SBI 56	Secretariat produced synthesis report on good practices (FCCC/SBI/2022/INF.5). Hosted a workshop on the role of NGCCPs and produced an informal report (GCC/2022/1).
	Decision 3/CP.25, Annex	SBI 57	Invite the Local Communities and Indigenous Peoples Platform Facilitative Working Group to		Dialogue with Local Communities and Indigenous Peoples	SBI57	Joint dialogue on advancing the leadership and highlighting the solutions of local communities and indigenous women in

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			collaborate and co-host a dialogue to discuss advancing the leadership and highlighting the solutions of local communities and indigenous women and ways of enhancing their effective participation in climate policy and action, to the extent that it is consistent with the workplan of the Local Communities and Indigenous Peoples Platform Facilitative Working Group and within existing resources.		Platform Facilitative Working Group		climate policy and action report (FCCC/SBI/2023/4)
	Decision -/CP.29, para 11-12	SBI 61	<i>Decides</i> to extend the enhanced Lima work programme on gender for a period of 10 years; <i>Also decides</i> that a review of the implementation of the enhanced Lima work programme on gender to identify progress, challenges and further work to be undertaken shall be initiated at the seventieth session of the Subsidiary Body for Implementation (June 2029) with a view to the Subsidiary Body for Implementation concluding the review at its seventy-first session (November 2029) and recommending a draft decision thereon for consideration and adoption by the Conference of the Parties at its thirty-fourth session (November 2029)	<i>Also requests</i> the Chair of the Subsidiary Body for Implementation to organize, with the support of the secretariat, a technical workshop, to be held at the sixty-second session of the Subsidiary Body for Implementation, to facilitate the design of gender action plan activities, taking into account, inter alia, the progress,	Extend enhanced Lima work programme on gender for a period of 10 years	SBI72 (June 2029) COP30	Enhanced Lima work programme on gender extended for 10 years, SBI to initiate review at SBI 70 and finalize review at SBI71.

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	Decision -/CP.29, para 13		<i>Requests</i> the Subsidiary Body for Implementation to initiate the development of a new gender action plan at its sixty-second session (June 2025) taking into account the inputs to and outcome of the review of the enhanced Lima work programme on gender and its gender action plan in 2024 and the workshops referred to in paragraphs 14 and 16 below with a view to recommending a draft decision for consideration and adoption by the Conference of the Parties at its thirtieth session (November 2025)	challenges, gaps and priorities identified by Parties and observers during the review referred to in paragraph 13 above and the information presented in the synthesis report referred to in paragraph 1 above, with a view to informing the development of the new gender action plan referred to in paragraph 13 above (Decision -/CP.29, para 14)	SBI to develop a new gender action plan		SBI to collect views from Parties on the new GAP, host workshop at SBI62.

Glasgow work programme on Action for Climate Empowerment	Decision -/CP.26 Glasgow work programme on Action for Climate Empowerment, para 11.e and f 1/CMA.3, para. 91 (FCCC/PA/CMA/2021/10/Add.1)	SBI 56-57	<p>(e) Undertake the development of an action plan at its fifty-sixth session focusing on immediate action through short-term, clear and time-bound activities, guided by the priority areas set out in the Glasgow work programme, with a view to recommending a draft decision on this matter for adoption by Conference of the Parties at its twenty-seventh session (November 2022) and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022);</p> <p>(f) Convene at its fifty-sixth session an in-session technical workshop for Parties on how priority areas listed in paragraph 11(b) above can guide implementation of the six elements of Action for Climate Empowerment, through a short-term action plan guiding, inter alia, the organization of the annual in-session Action for Climate Empowerment dialogue</p> <p>CMA 3: 94. Urges Parties to swiftly begin implementing the Glasgow work programme on Action for Climate Empowerment, respecting, promoting and considering their respective obligations on human rights as well as gender equality and empowerment of women)</p>		Action Plan for the Glasgow work programme on Action for Climate Empowerment		<p>(FCCC/SBI/2022/L.13)</p> <p>The SBI 56 continued discussions of this matter at its fifty-seventh session. It carried out the 2022 Dialogue on Action for Climate Empowerment (ACE), focusing on engaging children and youth in implementing action in the four priority areas of the Glasgow work programme on Action for Climate Empowerment, 2 and acknowledged the importance of engaging children and youth in implementing ACE.</p> <p>Taking into account the informal note prepared by the co-facilitators for this agenda item at this session:</p> <p>FCCC/SBI/2022/L.23</p> <p>The Subsidiary Body for Implementation, at its fifty-seventh session, recommended a draft decision for consideration and adoption by the Conference of the Parties at its twenty-seventh session and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session.</p> <p>The SBI recommended adopting a four-year action plan under the Glasgow work programme on Action for Climate</p>
		SBI 58-59	11.; (b) Hold an annual in-session Action for Climate Empowerment	(c) Focus the first in-session	Assessment of progress in the	Standing Item	

	Decision 23/CP.27, para. 11. 22/CMA.4		<p>dialogue at its first regular session of each year with the participation of Parties, representatives of relevant constituted bodies, and relevant experts, practitioners and stakeholders that focuses on the progress of implementation of the Glasgow work programme and on its four priority areas: policy coherence; coordinated action; tools and support; and monitoring, evaluation and reporting</p> <p>(d) Consider, at its second regular session each year, the annual summary report to be prepared by the secretariat on progress in implementing activities under the Glasgow work programme (see para. 12(a) below);</p>	<p>dialogue, to be held at its fifty-sixth session (June 2022), on the engagement of children and youth in implementation of the four priority areas of the Glasgow work programme referred to in paragraph 11(b) above</p>	implementation of the action plan		<p>Empowerment, contained in the annex, which focuses on immediate action through short-term, clear and time-bound activities, guided by the priority areas of the Glasgow work programme (policy coherence; coordinated action; tools and support; and monitoring, evaluation and reporting), taking into account the six elements of Action for Climate Empowerment in a balanced manner.</p> <p>Report of mandated events including ACE dialogue and assessment of progress on work programme activities was issued here FCCC/SBI/2023/16, https://unfccc.int/event/sbi-59?item=19</p> <p>The SBI report encourages on strengthened coordination and collaboration with activities outside the UNFCCC is encourages (e.g. United Nations Alliance on Action For Climate Empowerment)</p> <p>The first capacity building for youth delegates was carried out at SB 58.</p>
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Matters relating to Action for Climate Empowerment	DT.DC.SBI60.i18.1	SBI 60	The SBI requested the secretariat to highlight in the call for submissions referred to in paragraph 5 above, the following elements until the midterm review of progress of the Glasgow work programme at SBI 64 (June 2026): (a) Progress and challenges in implementing ACE at the national and international level, in relation to the four priority areas of the Glasgow work programme; (b) Challenges and gaps in the availability and accessibility of tools and support, including financial and technical support, for ACE implementation, as well as relevant good practices and existing tools.	The SBI invited Parties and non-Party stakeholders to submit information via the submission portal 7 on progress in implementing activities under the Glasgow work programme and its action plan for inclusion in the annual summary reports on this matter	Call for submissions to inform the review on progress and challenges for implementation of the four priority areas; and access to existing tools	June 2026	The 2024 ACE Dialogue took place on tools and support for ACE implementation (at SBI 60) Secretariat to review progress at SBI64. As a reminder, ACE four priority areas are: Policy coherence aims to strengthen coordination of ACE work at the international and national level. Coordinated action aims to build partnerships that bring together different expertise, resources and knowledge. Tools and support aims to enhance access to tools and support for building capacity and raising awareness. Strengthen monitoring, evaluation and reporting of the implementation of all six ACE elements at all levels
	FCCC/SBI/2024/L.14	SBI 61	7. The SBI requested the secretariat, in providing support to the Presidency of the thirtieth session of the Conference of the Parties (November 2025) and the seventh session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement	6. The SBI recalled that the Presidencies of the Conference of the Parties and the Conference of the Parties serving as the	ACE Dialogue	SBI 62 (2025)	The SBI recalled: -the importance of ACE for empowering all members of society to engage in climate action and for the consideration of the outcomes of the first global stocktake

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			<p>(November 2025) for organizing the event referred to in paragraph 6 above, to highlight the importance of sharing progress and challenges related to accessibility of tools and support, including financial and technical support, for ACE implementation.</p> <p>8. The SBI invited Parties and non-Party stakeholders to continue submitting information via the submission portal¹¹ on progress, challenges and improvements related to ACE implementation</p>	meeting of the Parties to the Paris Agreement are invited to convene an in-session event at each of their sessions, focused on a thematic area relevant to the Convention and the Paris Agreement, to promote coherence and strengthen coordination of work on ACE undertaken by constituted bodies and other United Nations entities, and under other United Nations processes.	ACE Event with the Presidency at every CMA session	CMA 7	-the importance of integrating ACE elements into national climate change policies, plans, strategies and action, as appropriate to national circumstances, and noted the compendium of good practices for integrating ACE elements into NDCs, prepared by the secretariat.
Matters relating to the least developed countries	FCCC/SBI/2022/L.30 Decision 15/CP.26, para. 1	SBI57-61	Considered the report on the 42nd meeting of the Least Developed Countries Expert Group and the draft rules of procedure of the Least Developed Countries Expert Group	<p>FCCC/SBI/2022/18.</p> <p>The SBI requested the LEG to continue enhancing its</p>	The report on the 42nd meeting of the Least Developed Countries Expert Group and the draft rules of procedure of the Least	Ongoing SBIs.	<p>It was unable to conclude its consideration of these matters. NAPs are due in 2025.</p> <p>Recognizing the need for new, enhanced efforts to ensure that the least developed countries</p>

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			<p>The SBI requested the LEG, in line with its mandates, to continue assessing and to propose potential solutions for the challenges faced by many LDCs in relation to the formulation and implementation of NAPs</p>	<p>provision of support to the LDCs for aligning NAPs and nationally determined contributions.</p> <p>The SBI requested the LEG to identify the challenges, gaps and needs faced by the seven LDCs referred to in paragraph 7(b) above in initiating the formulation of their NAPs, provide recommendations on how to address those challenges, gaps and needs and include information thereon in its report to the SBI for consideration at its sixtieth</p>	<p>Developed Countries Expert Group</p> <p>Assess and propose potential solutions for the challenges faced by LDCs when formulating NAPs</p>		<p>have in place national adaptation plans by 2025 and have progressed in implementing them by 2030.</p> <p>Invites United Nations organizations, specialized agencies and other relevant organizations, as well as bilateral and multilateral agencies, to support the implementation of national adaptation plans in the least developed countries, drawing on the work of, and where appropriate in consultation with, the Least Developed Countries Expert Group</p>

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				<p>session (June 2024). Least Developed Countries Expert Group, in collaboration with the Green Climate Fund secretariat, to continue to raise awareness among the least developed countries of the accreditation process for direct access entities and to support the least developed countries in developing a workplan for completing this process; Also requests the Least Developed Countries Expert Group to hold its national adaptation plan writing workshops that are planned for 2025 for</p>			

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
				supporting the least developed countries in completing national adaptation plans for submission and pursuing implementation of the policies, projects and programmes identified therein as early as possible in that year, subject to the availability of resources;			
Matters relating to the Adaptation Fund	Decision 1/CMP.14 paras 4-5	SBI58-61 COP29 CMP19	The item will be included in the provisional agenda for the next session, in accordance with rule 10 (c) and 16 of the draft rules of procedure.	Decides to ensure that developing country Parties and developed country Parties that are Parties to the Paris Agreement are eligible for membership on the Adaptation Fund Board; Requests the Subsidiary Body for	Annual report of the Adaptation Fund Consider that developing and developed country Parties are eligible for membership to the adaptation fund and forward a recommendation to CMP.15 Welcomes the establishment by the Adaptation Fund	CMP 19	Medium-Term Strategy of the Adaptation Fund for 2023–2027 Contributions of USD 282.15 million, of which USD 3.12 million from the monetization of certified emission reductions, USD 250.97 million from additional contributions and USD 28.06 million from investment income, received between 1 July 2022 and 30 June 2023 Implementation of the resource strategy, operational linkages between the institutions under

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
				Implementation, at its fiftieth session (June 2019), to consider the matter referred to in paragraph 4 above, and to forward a recommendation to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol for consideration at its fifteenth session (December 2019)	Board of a new global aggregator programme for channeling small grants for locally led adaptation projects and programmes to non-accredited entities, and of a new funding window for regional projects and programmes on locally led adaptation, as well as the approval of 13 single-country proposals and 1 regional proposal, and notes with appreciation the efforts of developing country Parties to access funding under the Adaptation Fund for implementing concrete adaptation activities;		the convention, and status of the preparation of the transition from the Kyoto Protocol to the Paris Agreement are included in the report.
National Adaptation Plans	Decision 9/CP.27, para. 9. decision 3/CP.26, para. 3	SBI 58-61	Information on progress, challenges, gaps and needs in relation to the formulation and implementation of NAPs and related information provided by the Adaptation		Formulation and implementation of NAPs	SBI63 COP30 CMA7	NAPs are due in 2025 No conclusions were reached on this matter at COP29, was forwarded to COP30.

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
	FCCC/SBI/2024/10 FCCC/SBI/2024/12		Committee and the LEG at this session Considered information on progress, challenges, gaps and needs in relation to the formulation and implementation of national adaptation plans (NAPs) and related information provided by the Adaptation Committee (AC) and the Least Developed Countries Expert Group (LEG) at this session		Information on progress, challenges, gaps and needs in relation to the formulation and implementation of national adaptation plans (NAPs)		
Review of the status of the Trust Fund for the Clean Development Mechanism	Decision 2/CMP.16 para 22 Decision 2/CMP.17 para 14	SBI 58-59	Requests the Subsidiary Body for Implementation to review the status of the Trust Fund for the Clean Development Mechanism and to develop recommendations for consideration by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its eighteenth session (November 2023). Recalls its request to the Subsidiary Body for Implementation to review the status of the Trust Fund for the Clean Development Mechanism and to develop recommendations for consideration by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its eighteenth session.		Review of the Status of the Trust Fund for the Clean Development Mechanism for transfer under the Paris Agreement Adaptation Fund	CMP18 (COP28)	FCCC/SBI/2023/L.1 The Subsidiary Body for Implementation initiated discussions under the agenda item on the review of the status of the Trust Fund for the Clean Development Mechanism. It agreed to continue consideration of this matter at its fifty-ninth session (November–December 2023). FCCC/SBI/2023/L.20 (SBI 59) The SBI, noting the balance in the Trust Fund for the Clean Development Mechanism, agreed to recommend to the Conference of the Parties serving as the meeting of the

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
							Parties to the Kyoto Protocol to consider this matter at its eighteenth session under its agenda item 5, "Matters relating to the clean development mechanism", with a view to considering a transfer from the Trust Fund for the Clean Development Mechanism to the Adaptation Fund, and potentially to consider other areas in need of funding
Matters relating to the global stocktake: Modalities of the United Arab Emirates dialogue on implementing the global stocktake outcomes, referred to in paragraph 97 of decision 1/CMA.5.	Decision 1/CMA.5, para 97	SBI60 SBI 61/CMA 6	Decides to establish the United Arab Emirates dialogue on implementing the global stocktake outcomes	Decision 1/CMA.6, para 98: Also decides that the dialogue referred to in paragraph 97 above will be operationalized starting from CMA6 and conclude at CMA10 (2028) and requests the SBI to develop the modalities for the dialogue at its SB60 (June 2024) for	UAE Dialogue on implementing the GST outcomes	SBI modalities to be developed June 2024 Dialogue operationalized at CMA6 Dialogue concludes at CMA10 (2028)	SB60: Parties sharply diverged on whether the dialogue was a space for implementation of all the thematic areas of the GST, or whether it was a finance-focused dialogue. Parties agreed to further intersessional efforts and to continue consideration at SB61 SB61/COP29: Parties did not adopt modalities or operationalize Dialogue. Parties deeply divided on whether the focus of the Dialogue should be finance or all outcomes of the GST more broadly. Continued consideration at SB62 (June 2025).

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
				consideration by CMA6			
Work of the Least Developed Countries Expert Group	Decision 6/CP.16, para 3	Considered at each SBI session, including reports on its most recent meeting	The LEG develops a two-year rolling programme of work for consideration by the SBI at its first sessional meeting of each year and reports on its work to the SBI at each of its sessions.		two-year rolling programme	Considered at each SBI session	In progress
Summary reports on the technical analysis of biennial update reports of Parties not included in Annex I to the Convention	Decision 2/CP.17, annex IV, para. 5, and decision 20/CP.19, annex, para. 11	SBI 61	COP 17 requested non-Annex I Parties to submit BURs every two years, noting that the least developed country Parties and small island developing States may submit BURs at their discretion. A technical analysis of the BUR is conducted by a team of technical experts in consultation with the Party, which results in a summary report. The summary report on the technical analysis of each BUR is made available on the UNFCCC website and presented to the SBI.		Technical analysis reports of BURs for non-Annex I Parties	SBI 62	At SBI 61, Parties considered the summary reports on the technical analysis of biennial update reports of Parties not included in Annex I to the Convention published on 3 September 2024 and agreed to take note of those summary reports
Reporting and review pursuant to Article 13 of the Paris Agreement: provision of financial and	FCCC/SBI/2023/L.21 Decision 18/CMA.5, para 20	SBI 59	Further requests the Subsidiary Body for Implementation, at its sixty-second session, to consider the outcomes of the facilitative dialogue referred to in paragraph 19 above and the synthesis report referred to in paragraph 18 above with a view to recommending a draft decision on	Requests the secretariat organize a facilitative dialogue to be held at SBI 62 (June 2025)	Party adoption of a secretariat synthesis report on best practices and remaining challenges. Also taking note of	CMA7	SBI61 forwarded the issue to the CMA, which took decision FCCC/PA/CMA/2024/L.13 SBI 59 recommended Parties take draft decision at CMA 7.

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technical support to developing country Parties for reporting and capacity-building.			this matter, including future activities, as appropriate, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session (November 2025)	Recommend draft decision on this issue at CMA 7			
Implementation of the framework for capacity-building in developing countries	Decision 2/CP.7, paras 1 and 10.	Considered at each SBI session	Decision 1/CP.7, para 1: Adopts the framework for capacity building in developing countries annexed to this decision; Decision 1/CP.17, para 10: Decides that the Subsidiary Body for Implementation will regularly monitor the progress of the implementation of this framework, taking into account the information provided under paragraphs 9(b) and 9(c) above, and reporting to the Conference of the Parties at each of its sessions;		An annual synthesis report on activities undertaken to implement the framework for capacity-building in developing countries	Mar 2024	Implementation of the framework for capacity-building in developing countries: Synthesis report by the secretariat published March 2024
Capacity-building work of bodies established under the Convention and its Kyoto Protocol.	Decision 2/CP.17, paragraph 146 Decision 1/CP.18, paragraph 78	Considered at each spring session	146. Requests the secretariat to compile and synthesize the reports prepared since the most recent session of the Durban Forum by the relevant bodies established under the Convention; 78. Also requests the secretariat to continue to prepare the reports referred to in decision 2/CP.7, paragraph 9(c), and decision 4/CP.12, paragraph 1(c), as well as the compilation and synthesis reports	Decision 15/CP.24, para. 6 (COP24 requested the SBI to thematically align meetings of the Durban Forum with the annual focus area of the PCCB)	Durban Forum on capacity-building reports	July 2024	The 13th Durban Forum on capacity-building Report by the secretariat

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
			referred to in decision 2/CP.17, paragraphs 146 and 150, and to make the reports available to the Subsidiary Body for Implementation at its sessions coinciding with the meetings of the Durban Forum, in order to facilitate the discussions at those meetings;				
Arrangements for intergovernmental meetings	Convention Art.8.2, Kyoto Protocol Art.14.2, Paris Agreement Art. 17.2	Considered at each spring session; last session SB60	Article 8, paragraph 2, of the Convention, Article 14, paragraph 2, of the Kyoto Protocol and Article 17, paragraph 2, of the Paris Agreement provide that the functions of the secretariat shall be, inter alia, to make arrangements for sessions of the COP, the CMP and the CMA (hereinafter the governing bodies) and the subsidiary bodies under the Convention and to provide them with services as required. In order to make the necessary arrangements for intergovernmental meetings, the secretariat periodically seeks guidance from the SBI under its agenda item "Arrangements for intergovernmental meetings"		With guidance from SBI, making arrangements for sessions of the COP, the CMP and the CMA and the subsidiary bodies under the Convention and to provide them with services as required.	annual	<p>SBI noted or recommended:</p> <ul style="list-style-type: none"> • Arrangements for COP29 • COP32 to be hosted by Africa • COP33 to be hosted by Asia-Pacific • the calendar of future sessions (2028-2029) • Parties and observers to submit views on increasing efficiency in the UNFCCC process, including the streamlining of the agendas of the governing and subsidiary bodies by 31 March 2025; continued consideration at SB62 • information enhancing engagement of observer organizations
Status of contributions	Decision 15/CP.1, annex, para. 11	Considered at each session	The head of the Convention secretariat shall acknowledge promptly all pledges and contributions and shall inform the Parties, at least twice a year, of the		Acknowledge all pledges and contributions promptly, and notify Parties of the status of pledges and	Each SBI session	Ongoing

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
			status of pledges and payments of contributions.		contributions at least twice a year		
Secretariat activities, programme delivery highlights and financial performance. Annual report by the secretariat	Decision 21/CP.23, paragraph 18	Considered at each SBI spring session	Requests the secretariat to prepare and make available an annual report as outlined in document FCCC/SBI/2016/INF.14, paragraph 37, to be considered at each session of the Subsidiary Body for Implementation following the closure of the preceding financial year, providing information on the secretariat's activities in the preceding year, programme delivery highlights and financial performance		Secretariat to prepare annual report on programme delivery highlights and financial performance	Each SBI spring session	Ongoing 2023 secretariat activities, programme delivery highlights and financial performance (FCCC/SBI/2024/9)
Budgetary implications of UNFCCC mandates: standard costs	Decision 18/CP.24, para. 15	Considered at each session	Requests the Executive Secretary to prepare, regularly update and publish before each session of the subsidiary bodies brief reports on standard costs and, if available, options for reducing the cost of activities where practicable.		Executive Secretary to publish reports on standard costs	Each SBI session	Ongoing
Efforts to further improve the efficiency and transparency of the UNFCCC budget process	Decision 18/CP.25, para. 19	Considered at each SBI spring session	Request the secretariat to report on its efforts to further improve the efficiency and transparency of the UNFCCC budget process and documentation for consideration at the first session of the Subsidiary Body for Implementation each year, including on its implementation of this decision, and on the provisions on other budgetary matters contained in decision 18/CP.24		Secretariat to report on efforts to improve efficiency and transparency of the UNFCCC budget process	Each SBI spring session	Ongoing Efforts to further improve the efficiency and transparency of the UNFCCC budget process (FCCC/SBI/2024/INF.2)
Durban forum on capacity-building	Decision 2/CP.17 paras 144 and 147.	Each spring session	COP 17 requested the SBI to further enhance the monitoring and review of the effectiveness of capacity		SBI to organize annual Durban Forum on	Each SBI session held in	SBI hosts annual Durban Forum to improve the monitoring and review of the effectiveness of

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
			<p>building by organizing an annual in-session Durban Forum with the aim of sharing experience and exchanging ideas, best practices and lessons learned among relevant stakeholders regarding the implementation of capacity building activities.</p> <p>It also requested the secretariat to prepare a summary report on the Durban Forum for consideration by the SBI.</p>		<p>implementation and capacity building</p> <p>Secretariat to prepare a summary report on the Durban Forum</p>	conjunction with COP	capacity-building within the intergovernmental climate change process (Durban Forum on Capacity Building)
Report on national greenhouse gas inventory data from Parties included in Annex I to the Convention for 1990–2021	Decision 13/CP.20, para 10.	Considered at each SBI session held in conjunction with COP	Decides that a summary of the document mentioned in paragraph 8 above will be published in electronic format for consideration by the Conference of the Parties and the subsidiary bodies, and that this summary will include trends in greenhouse gas emissions by sources and removals by sinks and an assessment of the adherence of the reported inventory information to the “Guidelines for the preparation of national and the provisions of relevant decisions of the Conference of the Parties, including information on any delays in submitting the annual inventory information. communications by Parties included in Annex I to the Convention, Part I: UNFCCC reporting guidelines on annual greenhouse gas inventories”		Secretariat to publish GHG data reports	SBI 62	<p>SBI 61 agreed to continue consideration of this matter at SBI 62</p> <p>National greenhouse gas inventory data for the period 1990-2021 (FCCC/SBI/2023/15)</p> <p>National greenhouse gas inventory data for period 1990-2022 (FCCC/SBI/2024/17)</p>

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
Matters relating to Action for Climate Empowerment	FCCC/SBI/2024/20	SBI 61	<p>COP 26 and CMA 3 reaffirmed the importance of all six ACE elements – education, training, public awareness, public participation, public access to information and international cooperation on climate change – to achieving the objective of the Convention and the purpose and goals of the Paris Agreement and adopted the 10-year Glasgow work programme on Action for Climate Empowerment.¹</p> <p>2. The Glasgow work programme,² which sets out the scope of and provides the basis for implementing ACE in accordance with the provisions of the Convention and the Paris Agreement, comprises activities under four action-oriented priority areas³ and the six ACE elements that Parties, taking into account national circumstances, and non-Party stakeholders may carry out to enhance implementation of ACE, including through cooperation, collaboration and partnerships.</p>		<p>COP 26 and CMA 3 requested the secretariat to prepare an annual summary report on progress in implementing activities under the Glasgow work programme for consideration by the SBI at its second regular session of each year.</p> <p>COP 27 and CMA 4 also requested the secretariat to include in each annual summary report information on materials, resources and findings as set out in the action plan under the Glasgow work programme,⁵ such as information on progress in implementing activities A.1, A.2, B.1, C.2, C.3 and D.1.6.</p>	Each SBI at its second regular session	<p>Ongoing</p> <p>Progress in implementing activities under the Glasgow work programme on Action for Climate Empowerment (FCCC/SBI/2024/20)</p>

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
Children and climate change	1/CMA.5, para 182	CMA5	182. <i>Also requests</i> the Subsidiary Body for Implementation, at its sixtieth session, to hold an expert dialogue on children and climate change to discuss the disproportionate impacts of climate change on children and relevant policy solutions in this regard, engaging relevant United Nations entities, international organizations and non-governmental organizations in this effort;		Expert dialogue on children and climate change	SBI60	Completed
Second review of the functions of the Standing Committee on Finance	FCCC/TP/2023/4	SBI 61	4. The SBI requested the secretariat, in preparing the technical paper on the second review in accordance with the terms of reference referred to in paragraph 1 above, to take into account the relevant deliberations and conclusions of SBI 58, including the submissions referred to in paragraph 2 above, and consider the following: [items contained in sub-paras]		Secretariat report	SBI 63	<p>SBI 61 considered the matter and agreed to continue consideration of the matter at SBI 63</p> <p>SBI 59 considered the second review of the functions of the SCF and it was agreed to continue consideration of the matter at SBI 61</p> <p>SBI 58 initiated the second review of the functions of the SCF in accordance with the terms of reference contained in the annex to decision 15/CP.27 and affirmed by decision 15/CMA.4. The review draws upon, inter alia, a self-assessment report by the SCF and recommendations on improving its efficiency and effectiveness.</p>

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Due to Mature	Progress/Comments
Matters relating to technology development and transfer: (b) Technology implementation programme	Decision 1/CMA.5, para 110	CMA 5	110. Decides to establish a technology implementation programme, supported by, inter alia, the operating entities of the Financial Mechanism, to strengthen support for the implementation of technology priorities identified by developing countries, and to address the challenges identified in the first periodic assessment of the Technology Mechanism, and invites the Subsidiary Body for Implementation at its sixty-first session (November 2024) to take into account the technology implementation programme in its consideration of the Poznan strategic programme on technology transfer, with a view to recommending a draft decision on the matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session;		Establishment of a technology implementation programme	CMA6	The Technology Implementation Programme will be further considered at SBI61 and decision adopted at CMA6
	Decision - /CMA.6, para 4	CMA6	<i>Decides</i> to participate in conducting a review of the functions and in deciding whether to extend the term of the Climate Technology Centre at its seventh session (November 2025), taking into account the findings of the first and second independent reviews of the effective implementation of the Climate Technology Centre and	<i>Requests</i> the Subsidiary Body for Implementation to initiate, at its sixty-second session (June 2025), the review referred to in paragraph	Conduct review of the functions of the Climate Technology Center to decide whether to extend its term	CMA7	SBI to initiate review at SB62 in June 2025.

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
			Network6 and the findings of the first periodic assessment of the effectiveness and adequacy of the support provided to the bodies of the Technology Mechanism in supporting implementation of the Paris Agreement on matters relating to technology development and transfer (para 4)	4 above with a view to recommending a draft decision on this matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session. (para 5)			
Report of the administrator of the international transaction log under the Kyoto Protocol	FCCL/KP/CMP/2024/5	SBI 61, CMP19	5. The SBI may wish to take note of the information herein and to request the CMP to provide guidance to the secretariat and Parties, as necessary, concerning the operation of registry systems.		Report of activities		The twentieth annual report of the ITL administrator to the CMP, covering the reporting period from 1 October 2023 to 30 September 2024, contains information on the implementation of the ITL and its operational status[...] It also contains information on transactions of Kyoto Protocol units, organizational arrangements and resources.
Standing SBI agenda items <ul style="list-style-type: none"> • Reporting and review from Annex I Parties (each session) • Reporting from non-Annex I Parties (each session, including the work of the CGE at session held in conjunction with the COP) • LDC matters (each session) • Poznan strategic programme on technology (session held in conjunction with the COP) Standing SBI agenda items, continued <ul style="list-style-type: none"> • Capacity-building under the Convention and the Kyoto Protocol (each session) 							

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Issue	Mandate Reference	Session	Mandate Text	Relevant Additional Mandates	Main Deliverable	Deadline/Date to Mature	Progress/Comments
<ul style="list-style-type: none"> • Report on ACE activities (session held in conjunction with the COP) • Gender and climate change (session held in conjunction with the COP) • Arrangements for intergovernmental meetings (Spring session) • Administrative, financial and institutional matters (each session) • Report to the administrator of the international transaction log under the Kyoto Protocol 							
Recurring mandated events convened in conjunction with SBI sessions: <ul style="list-style-type: none"> • Multilateral assessment under the IAR process (as needed) • Facilitative Sharing of views under the ICA process (as needed) • ACE Dialogue (Spring session) - Durban Forum on Capacity-Building (Spring session) • Meetings of the Paris Committee on Capacity Building (Spring session) • Gender workshops under the GAP (as per GAP) 							

Subsidiary Body for Scientific and Technological Advice (SBSTA), sessions 56 – 63

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
Dialogue on the ocean and climate change	Decision 1/CP.26, para. 61	SB56, COP 27	61. Also invites the Chair of the Subsidiary Body for Scientific and Technological Advice to hold an annual dialogue, starting at the fifty-sixth session of the Subsidiary Body for Scientific and Technological Advice (June 2022), to strengthen ocean-based action and to prepare an informal summary report thereon and make it available to the Conference of the Parties at its subsequent session	60. Invited the relevant work programmes and constituted bodies under the UNFCCC to consider how to integrate and strengthen ocean-based action in their existing mandates and workplans and to report on these activities within the existing reporting processes, as appropriate	Annual dialogue to strengthen ocean-based action and summary report	Annual	Ongoing Ocean and Climate Change Dialogue
Dialogue on the relationship between land and climate change adaptation related matters	1/CP.26, para. 59	COP 27	Requests the Chair of the Subsidiary Body for Scientific and Technological Advice to prepare an informal summary report thereon and make it available to the Conference of the Parties at its twenty-seventh session	59. Invites Parties to submit views on how to enhance climate action on land under the existing UNFCCC	Summary report on dialogue on the relationship between land and climate change adaptation	COP27	Chair prepared summary report on dialogue.

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
				programmes and activities in paragraph 75 of the report on the dialogue on the relationship between land and climate change adaptation related matters			
Common metrics to calculate the carbon dioxide equivalence of greenhouse gases	FCCC/SBSTA/2022/L.25/Add.1, para. 1	57	1. Decides that, until it adopts a further decision on the matter, the global warming potential values used by Parties in their reporting under the Convention to calculate the carbon dioxide equivalence of anthropogenic greenhouse gas emissions by sources and removals by sinks shall be based on the effects of greenhouse gases over a 100-year time horizon as listed in table 8.A.1 in appendix 8.A to the contribution of Working Group I to the Fifth Assessment Report of the Intergovernmental Panel on Climate Change, ¹ excluding the value for fossil methane;	The common metric values must be considered for update no later than 2028, concurrently with the review of the modalities procedures and guidelines contained in the annex to decision 18/CMA.1	All Parties to begin using global warming potential values determined by appendix 8.A to the contribution of Working Group I to the Fifth Assessment Report of the IPCC no later than 31 December 2024.	2028	Parties decided interim global warming potential values but agreed to update the common metric values in this decision no later than 2028, concurrently with the review of the modalities, procedures, and guidelines contained in the annex to decision 18/CMA.1 Conclusions and recommendation to the COP adopted as presented.
Methodological issues under the Convention: Revision of the UNFCCC reporting guidelines on	FCCC/SBSTA/2022/L.19, para 1	57	Decides that, when reporting their annual greenhouse gas inventories under the Convention in accordance with the “Guidelines for the preparation of national communications by Parties included in Annex I to the Convention, Part I:	Request to the secretariat to enable, by 30 January 2023, options in the current CRF Reporter to use	Concluded	Jan 2023	Parties agreed the reporting guidelines on annual inventories for Parties included in Annex I to the Convention.

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
annual inventories for Parties included in Annex I to the Convention			UNFCCC reporting guidelines on annual greenhouse gas inventories” for the 2024 submission onward, Parties included in Annex I to the Convention that are not Parties to the Paris Agreement that are using an approach to reporting emissions and removals from harvested wood products other than the production approach ¹ shall also provide supplementary information on emissions and removals from harvested wood products estimated using the production approach, either in their national inventory report, or as per paragraph 44 of decision 1/CP.24 and using the common reporting tables set out in annex I to decision 5/CMA.3;	the 100-year time-horizon global warming potentials			In this decision, the SBSTA was requested to revisit this matter at SBSTA 61 if any unplanned delays in the development of the reporting tool for the common reporting tables occurred (expected 30 June 2024). The tool was released on 28 June 2024
Land use, land use change and forestry under Article 3, paragraphs 3 and 4, of the Kyoto Protocol and under the clean development mechanism	2/CMP.7, paras. 5, 6, 7, 10	56	CMP7 (Doha, Dec 2011) requested the SBSTA to initiate four work programmes related to LULUCF matters under the Kyoto Protocol by decision 2/CMP.7: Land use, land-use change and forestry. The four work programmes were mandated as follows: (a) To explore more comprehensive accounting of anthropogenic emissions by sources and removals by sinks from LULUCF activities, including through a more inclusive activity-based approach or a land based approach, and report to the CMP on the outcomes of the work programme (decision 2/CMP.7,	52-55 agreed to defer consideration of this matter to SBSTA 56 (FCCC/2021/SB STA/3 para. 86).	Initiate four work programmes related to LULUCF matter under the Kyoto Protocol	CMP7	SBSTA requested to initiate the four work programmes

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
			paragraph 5); (b) To consider and, as appropriate, develop and recommend modalities and procedures for possible additional LULUCF activities under the CDM with a view to forwarding a draft decision on this matter to the CMP (decision 2/CMP.7, paragraph 6); (c) To consider and, as appropriate, develop and recommend modalities and procedures for alternative approaches to addressing the risk of nonpermanence under the CDM with a view to forwarding a draft decision on this matter to the CMP (decision 2/CMP.7, paragraph 7); (d) To develop and recommend modalities and procedures for applying the concept of additionality with a view to forwarding a draft decision on this matter to the CMP (decision 2/CMP.7, paragraph 10);				
Implications of the inclusion of reforestation of lands with forest in exhaustion as afforestation and reforestation clean development mechanism project activities	2/CMP.4, para. 42 2/CMP.5, para. 28	56	<p>CMP 4 (Poznan, Dec 2008) requested the Executive Board of the CDM to assess the implications of the possible inclusion of lands with forests in exhaustion as afforestation and reforestation CDM project activities.</p> <p>CMP 5 (Copenhagen, Dec 2009) requested the SBSTA to assess the implications of the recommendation made by the Executive Board of the</p>	52-55 agreed to defer consideration of this matter to SBSTA 56.	Executive Board to assess implications of including lands with forests in exhaustion as afforestation and reforestation CDM project activities; SBSTA to assess implications of the recommendation made by the Executive Board	SBSTA 56	In its recommendation the Board agreed that the legal implication of the above definition was a revision of decision 16/CMP.1, annex, section D, by introducing a new paragraph 13 (bis) as follows: "For the first commitment period, reforestation activities shall be limited to reforestation occurring on those lands that did not contain forest

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			CDM in response to the above mandate.				<p>or contained forest in exhaustion on 31 December 1989."</p> <p>The SBSTA has considered this agenda item from SBSTA 32 to SBSTA 50 without reaching an agreement. During this period this agenda item has skipped some sessions in order to allow time for Parties' views to develop.</p>
Reporting and review under Article 13 of the Paris Agreement: Options for conducting reviews on a voluntary basis of information reported pursuant to decision 18/CMA.1, annex, chapter IV (adaptation information) and respective training courses	FCCC/SBSTA/2022/L.18, para 1	SBSTA 57	Decides that a Party may, on a voluntary basis, request the secretariat to organize a review of the information reported by the Party pursuant to decision 18/CMA.1, annex, chapter IV, as part of the technical expert review pursuant to decision 18/CMA.1, annex, chapter VII.	Parties decided to undertake a review of the training course materials in the context of the review of the modalities procedures and guidelines contained in the annex to decision 18/CMA.1 no later than 2028.	Review of the information reported by the Party pursuant to decision 18/CMA.1, annex, chapter IV	2028	As requested by the CMA, SBSTA56 considered options for conducting reviews on a voluntary basis of the information reported pursuant to decision 18/CMA.1, annex, chapter IV, and the respective training courses needed to facilitate these voluntary reviews, including the associated budgetary considerations.
Nairobi work programme on impacts, vulnerability and	SBSTA 52 – 55 Conclusions, FCCC/SBSTA/2021/3para 28	SBSTA 56 SBSTA 58	The SBSTA recalled its conclusion that it will take stock of the operational and institutional	29. The SBSTA agreed that, on the basis of the outcomes of	Operational and institutional modalities of the NWP	Ongoing	Nairobi work programme (NWP) meets every other SB session (the June sessions). NWP is the knowledge to

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adaptation to climate change	FCCC/SBSTA/2024/3 FCCC/SBSTA/2024/2	SBSTA 60	<p>modalities of the NWP at SBSTA 56 (June 2022).</p> <p>The SBSTA recalled its conclusion that it will take stock of the operational and institutional modalities of the NWP at SBSTA 56 (June 2022) and proposed the following questions to guide that stocktake:</p> <p>(a) Which lessons learned, gaps, opportunities and challenges are associated with the operational and institutional modalities of the NWP in assisting Parties in implementing the Paris Agreement? (b) How has work under the NWP enhanced adaptation through knowledge, including through: (i) Engagement and coordination of national and subnational governments and NWP partner organizations in a manner that is demand driven and responsive to the adaptation and resilience needs of all Parties, in particular developing countries, including the LDCs and SIDS? (ii) Use and integration of diverse knowledge systems, including local and indigenous knowledge? (c) How are countries engaging under the NWP and communicating their adaptation knowledge needs and how could their engagement be strengthened? (d) How has the NWP supported</p>	<p>the stocktake, ways of strengthening the operational and institutional modalities of the NWP should be identified in order to enhance its performance and effectiveness in addressing the knowledge needs of all Parties, in particular developing countries, including the LDCs and SIDS, relevant to implementing the Paris Agreement.</p> <p>The SBSTA also requested the secretariat to prepare a concise report on activities, by</p>	Indicative NWP workplan for 2024–2025		<p>action hub. NWP continues to work on implementation and activities under the NWP, by region.</p> <p>The SBSTA welcomed the engagement of NWP thematic expert groups and partners in the 16th NWP Focal Point Forum, on understanding and closing adaptation knowledge gaps in mountains, high-latitude areas and the cryosphere</p>

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			constituted bodies in assisting Parties in implementing the Paris Agreement in line with the outcomes of SBSTA 44 and 50, including in relation to supporting their activities in addressing knowledge gaps related to capacity-building, finance and technology? (e) How does the secretariat monitor and evaluate work under the NWP, including the dissemination and uptake of knowledge products by national, subnational and community-level knowledge users, and how can this be improved? (f) Which additional thematic areas should be considered under the NWP, taking into account the different types of vulnerable ecosystem in different geographical regions, including mountainous regions?	<p>region, undertaken under the NWP in the last five years for consideration at SBSTA 60 (June 2024), with the aim of closing knowledge gaps that may affect future activities, increasing cooperation and creating synergies at the interregional level, and facilitating the scaling up of adaptation action</p> <p>At SBSTA60, the SBSTA requested the secretariat to continue implementing the mandates related to the NWP contained in documents FCCC/SBSTA/20</p>			

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				18/4, FCCC/SBSTA/2022/6 and FCCC/SBSTA/2023/4.			
Research and systematic observation	Decisions 9/CP.11, para 5 and 16/CP.17, paras 2-3	56, 57	<p>5. Requests the Subsidiary Body for Scientific and Technological Advice to regularly consider research needs and systematic observation relating to the Convention in order to inform Parties about ongoing and planned activities of regional and international climate change research programmes, and to communicate Parties' views on research needs and priorities to the scientific community, as necessary;</p> <p>2. Decides that the research dialogue should continue;</p> <p>3. Urges Parties, in particular developing country Parties, and invites regional and international research programmes and organizations active in climate change research to utilize the research dialogue as a forum for: (a) Discussing needs for climate change research and research-related capacity building, particularly those of developing countries, to support the work of the Convention; (b) Conveying research findings and lessons learned from activities</p>		Annual research dialogue	annual	<p>Published Feb 2024: The fifteenth meeting of the research dialogue, 2023: 8 June 2023 Summary report by the Chair of the SBSTA</p> <p>The sixteenth meeting of the Research Dialogue took place 4 June 2024</p> <p>The seventeenth meeting of the Research Dialogue will take place June 2025.</p>

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			undertaken by regional and international research programmes and organizations of relevance to the Convention.				
Earth Information Day 2024	FCCC/SBSTA/2019/2 para. 58	SBSTA 61	The SBSTA invited Parties and relevant organizations to submit views on possible themes for and ways to organize Earth Information Day 2024, to be held in conjunction with SBSTA 61 (November 2024), via the submission portal ¹ by 31 August 2024.		A platform for dialogue, enabling the exchange of information on the state of the global climate system and advancements in systematic observation	Future SBSTA events	To be held on November 11, 2024 https://unfccc.int/event/earth-information-day-2024-mandated-event
Guidelines for the technical review of information reported under the Convention related to greenhouse gas inventories, biennial reports and national communications by Parties included in Annex I to the Convention	FCCC/SBSTA/2022/10d, paras 1-3	SBSTA 61	<p>1. The Subsidiary Body for Scientific and Technological Advice (SBSTA) continued its consideration of the guidelines for the technical review of information reported under the Convention related to greenhouse gas inventories, biennial reports and national communications by Parties included in Annex I to the Convention, in particular of the experiences in conducting desk reviews pursuant to decision 13/CP.20, paragraph 15.</p> <p>2. The SBSTA agreed that the guidelines referred to in paragraph 1 above do not need to be revised.</p> <p>3. The SBSTA concluded its consideration of this matter.</p>		Guidance for reviewing greenhouse gas inventories and other transparency reports for Annex I Parties	Concluded	<p>Parties concluded this matter at SBSTA56.</p> <p>SBSTA 48 considered the experience in conducting desk reviews, taking into consideration any relevant conclusions of the meetings of lead reviewers for GHG inventories until 2017. The SBSTA agreed to continue its consideration of these issues at SBSTA 51. SBSTA 51 agreed to defer consideration of this matter to SBSTA 54.</p>

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Greenhouse gas data interface	FCCC/SBSTA/2013/3, paras 119-122	SBSTA 61	<p>119. The SBSTA welcomed the implementation of the feature of the GHG data interface to present data in its modules, where applicable, in both physical units and CO2 equivalent. The SBSTA noted with appreciation that the secretariat had completed all requests for the development of the GHG data interface. 120. The SBSTA recognized that substantive changes to the GHG data interface will have to be made in the event that the revised “Guidelines for the preparation of national communications by Parties included in Annex I to the Convention, Part I: UNFCCC reporting guidelines on annual greenhouse gas inventories” are adopted at COP 19. 121. The SBSTA requested the secretariat to implement, by June 2015, any necessary technical changes to the GHG data interface, should the guidelines referred to in paragraph 120 above be adopted.</p> <p>122. It agreed to consider, at SBSTA 39, matters relating to the further development of the GHG data interface, including the functionality of comparing data between Parties using different reporting guidelines, with a view to evaluating progress and determining further steps.</p>	At SBSTA 61, Parties agreed to continue consideration of this matter at SBSTA 62	<p>Implement technical changes to the greenhouse gas data interface; SBSTA to consider matters related to further development of the GHG data interface.</p> <p>Secretariat to provide workplan at SBSTA 62.</p>	SBSTA 62	<p>At SBSTA 61, Parties requested the Secretariat prepare a workplan for further developing the GHG data interface. The workplan shall be presented to Parties for their consideration at SBSTA 62.</p> <p>This item is ongoing since SBSTA38, when Parties requested that the secretariat implement technical changes to the greenhouse gas data reporting interface</p>

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Training programme for review experts for the technical review of greenhouse gas inventories of Parties included in Annex I to the Convention	FCCC/SBSTA/2022/L.16, para 3	57	The SBSTA agreed to extend the implementation of the training programme until the training programme for technical experts participating in the technical expert review of biennial transparency reports, outlined in annex VII to decision 5/CMA.3, begins. The SBSTA also agreed to consider this matter at its session following any Party included in Annex I to the Convention withdrawing from the Paris Agreement.	The SBSTA agreed to consider this matter should any Party included in Annex I to the Convention withdraw from the Paris Agreement.	Training materials and program for experts enacting the technical review of greenhouse gas inventories	Concluded	Concluded, unless any Party included in Annex I to the Convention withdraws from the Paris Agreement
Methodologies for assessing adaptation needs and their application, as well as on the related gaps, good practices, lessons learned and guidelines, for consideration	11/CMA.1, para 17	57	Requests the AC, with the engagement of the IPCC Working Group II, as appropriate, to prepare, drawing on the inventory referred to in paragraph 15 above and the submissions referred to in paragraph 16 above, a technical paper on methodologies for assessing adaptation needs and their application, as well as on the related gaps, good practices, lessons learned and guidelines, for consideration and further guidance at SBSTA 57 (November 2022) in the context of its consideration of the report of the AC. <i>Note: WGII may finalize its contribution to AR6 six months later</i>	11/CMA.1, para 15: Requests the AC, in collaboration with the LEG, partner organizations of the Nairobi work programme, users and developers of relevant methodologies, including academia and the private sector, to develop by June 2020 and to	Adaptation Committee to engage with IPCC WGII to prepare a technical paper on methodologies for assessing adaptation needs, related gaps, good practices, and lessons for further guidance	SBSTA 57	Technical paper on methodologies for assessing adaptation needs and their application prepared in 2022

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			<i>or more. This will impact on its availability to work with AC.</i>	regularly update an inventory of relevant methodologies for assessing adaptation needs, including needs related to action, finance, capacity building and technological support in the context of national adaptation planning and implementation , and to make the information available on the adaptation knowledge portal 11/CMA 1, para 16: Invites Parties and observer organizations to submit via the submission portal by February 2021 their views and			

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				information on the development and application of methodologies for assessing adaptation needs, including needs related to action, finance, capacity building and technological support.			
Local Communities and Indigenous Peoples Platform	Decision -/CP.29, para 3, 13	SB60, SB61	<p><i>Decides</i> to continue the mandate of the Facilitative Working Group (para 3)</p> <p><i>Decides</i> that, of the representatives who will be appointed as members of the Facilitative Working Group with a term beginning in June 2025, three Party representatives and three representatives from Indigenous Peoples organizations shall serve for a term of two years instead of three years, after which time all representatives shall serve for a term of three years in accordance with decision 2/CP.24 (para 13)_</p>	<i>Decides</i> that the next review of the Facilitative Working Group will take place in 2027 and <i>requests</i> the Subsidiary Body for Scientific and Technological Advice to conduct the review at its sixty-sixth session with a view to the Conference of	Continue mandate of facilitative working group, with representatives appointed from three Parties and three Indigenous Peoples organizations. Review facilitative working group in 2027.	SBSTA 66	Facilitative Working Group renewed through 2027.

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	Decision -/CP.29, para 9	SB61	<i>Requests</i> the secretariat to explore ways to enable members of the Facilitative Working Group, especially members serving as representatives of Indigenous Peoples organizations, to participate in sessions of the subsidiary bodies and the Conference of the Parties when performing specific tasks in their capacity as members of the Facilitative Working Group (para 9)	the Parties adopting a decision thereon at its thirty-second session (para 18) <i>Also requests</i> the secretariat to explore possible arrangements for simultaneous interpretation in the official languages of the United Nations (para 10)	Secretariat to explore ways to enable working group to participate in sessions, including through arrangements for simultaneous language interpretation	Ongoing	Parties that wish to do so invited to provide simultaneous interpretation into languages other than the official languages
Market and nonmarket mechanisms under the Convention	1/CP.18, paras. 41-53	SBSTA 56-57	COP.18 (Doha, 2012) requested the SBSTA to conduct three work programmes to elaborate: Framework for various approaches Non-market-based approaches New market-based mechanism Decision (1/CP.18) captured the outcome of several years of	FCCC/2019/2, para. 137 SBSTA 52-55 agreed to defer consideration of this matter to SBSTA 56.	Work programmes to elaborate such approaches, drawing on prior work of the Convention	CP.19	FCCC/SBSTA/2022/L.2 1. The Subsidiary Body for Scientific and Technological Advice (SBSTA) took note of the work on market and non-market mechanisms under the Convention undertaken in response to

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			negotiations under the AWG-LCA. Pursuant to the Bali Action Plan.				<p>decision 1/CP.18, paragraphs 44, 47 and 50, including the information collected through Parties' submissions and the related technical papers and workshop reports</p> <p>2. The SBSTA concluded that there is no need for further discussion of this matter and deemed its consideration thereof completed.</p>
Cooperative approaches Art 6.2 of the PA: recommendations on special circumstances of LDCs and SIDS, and corresponding adjustments	2/CMA.3, para.	SBSTA 56-57	<p>3. Requests the Subsidiary Body for Scientific and Technological Advice to undertake the following work, on the basis of the guidance in the annex, to develop recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022) on:</p> <p>a) The special circumstances of the least developed countries and small island developing States;</p> <p>b) Elaboration of further guidance in relation to corresponding adjustments for multi-year and single-year nationally determined contributions, in a manner that</p>		<p>a) recommendations on special circumstances of LDCs and SIDS, and</p> <p>b) corresponding adjustments application for different kinds of NDCs</p> <p>c) inclusion of emission avoidance</p>	CMA 4 (COP27)	<p>Not concluded at CMA 4:</p> <p>a); b); c)</p>

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			<p>ensures the avoidance of double counting, on: (i) Methods for establishing an indicative trajectory, trajectories or budgets and for averaging, including with respect to relevant indicators, and for calculating cumulative emissions by sources and removals by sinks; (ii) Methods to demonstrate the representativeness of averaging for corresponding adjustments by quantifying how much the yearly transaction volume differs from the average for the period;</p> <p>c) Consideration of whether internationally transferred mitigation outcomes could include emission avoidance;</p>				
Cooperative approaches Art 6.2 of the PA: recommendations on tables and outlines for reporting	2/CMA.3, para. 6	SBSTA5 6-57	6. Also requests the Subsidiary Body for Scientific and Technological Advice to develop tables and outlines for the information required pursuant to chapter IV of the annex (Reporting), including the agreed electronic format referred to in chapter IV.B of the annex (Annual information), on the basis of the submissions referred to in paragraph 4 above and taking into account the options developed pursuant to paragraph 5 above for consideration and adoption by the Conference of the Parties serving as the meeting of	Para.4: Invites submissions from Parties on options for the tables and outlines for the information required pursuant to chapter IV of the annex (Reporting), by 31 March 2022 via the submission portal;	<p>Agreed electronic format (AEF) for Annual Information</p> <p>Information for Initial report</p> <p>Regular information for biennial transparency report</p>	CMA.4 (COP27)	<p>Adoption at COP27 of key Article 6 reporting and review outlines and formats for ITMOs:</p> <ul style="list-style-type: none"> - (Annex VII) Draft Agreed Electronic format - (1.e) Initial report and updates, referred to in decision 2/CMA.3, annex, chapter IV (Reporting), as contained in annex V - (1.f) regular information outline for annex 4 (Information in relation to the Party's participation in

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			the Parties to the Paris Agreement at its fourth session;	Para. 5: Requests the secretariat to organize a technical workshop, ensuring broad participation of Parties, to develop options for the tables and outlines for the information required pursuant to chapter IV of the annex (Reporting), including the agreed electronic format referred to in chapter IV.B of the annex (Annual information), on the basis of the information in those chapters, for consideration by the Subsidiary Body for Scientific			cooperative approaches, as applicable) to the biennial transparency report referred to in decision 2/CMA.3, annex, chapter IV.C (Regular information), as contained in annex VI

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				and Technological Advice at its fifty-sixth session (June 2022);			
Cooperative approaches Art 6.2 of the PA: recommendations for guidelines for the reviews	2/CMA.3, para. 7	SBSTA 56-57	7. Further requests the Subsidiary Body for Scientific and Technological Advice to develop recommendations for guidelines for the reviews pursuant to chapter V of the annex (Review), including in relation to the Article 6 technical expert review team, in a manner that minimizes the burden on Parties and the secretariat, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session that include: a. Provisions ensuring that the reviews assess consistency of the information provided on the cooperative approach with that in the annex; b. That reviews are desk reviews or centralized reviews (as per the descriptions in paragraphs 152 and 154 of the annex to decision 18/CMA.1) and are conducted at regular intervals each year; c. Development of modalities for reviewing information that is confidential; d. That the reviews ensure consistency between the reporting of all of the Parties	7. f. The composition of the Article 6 technical expert review team, how the team interacts with the participating Party when undertaking the review, the implications of paragraph 176, annex to decision 18/CMA.1 in respect of composition of Article 13 review teams, and the training programme for the Article 6 technical experts; Coordination of the Article 6 technical expert	Cadence of reviews. Consistency checks. Consistency of review approach to all Parties Review team arrangements	CMA4 (COP27)	CMA4 adopted: 1.b) The guidelines for the Article 6 technical expert review referred to in decision 2/CMA.3, annex, chapter V (Review), as contained in annex II. 1.c) The outline for Article 6 technical expert review report referred to in decision 2/CMA.3, annex, chapter V (Review) paragraph 27, as contained in annex III. 1.d) The training programme for technical experts participating in the Article 6 technical expert review referred to in decision 2/CMA.3, annex, chapter V (Review), as contained in annex IV.

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			participating in a cooperative approach, in respect of that cooperative approach; e. That the reviews specify recommended action to be taken when inconsistencies are identified, and provisions on how a Party should respond to those recommendations and the implications of non-responsiveness, if any;	review with the technical expert review referred to in chapter VII of the annex to decision 18/CMA.1, including ensuring that Article 6 technical expert reviews in a given review cycle are completed in advance of, and the relevant reports are provided to, the technical expert review referred to in chapter VII of the annex to decision 18/CMA.1;	Coordination of reviews		
Cooperative approaches Art 6.2 of the PA: recommendations relating to infrastructure	2/CMA.3, para. 10	SBSTA5 6-57	10. Also requests the Subsidiary Body for Scientific and Technological Advice, on the basis of the submissions referred to in paragraph 8 above and taking into account the options developed pursuant to paragraph 9 above to make recommendations relating to infrastructure, including guidance for registries, the international registry,	Para. 8: Invites submissions from Parties on options for implementing the infrastructure requirements referred to in chapter VI of	Infrastructure requirements	CMA4 (COP27)	CMA 4 adopts: (a) The guidance relating to decision 2/CMA.3, annex, chapter VI.A (Tracking), as contained in annex I; Infrastructure recommendations taken

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			the Article 6 database and the centralized accounting and reporting platform referred to in chapter VI of the annex (Recording and tracking) for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session;	the annex (Recording and tracking) by 31 March 2022; Para. 9: Requests the secretariat to organize a technical workshop, ensuring broad participation of Parties, to develop options for implementing the infrastructure requirements, including guidance for registries, the international registry, the Article 6 database and the centralized accounting and reporting platform referred to in chapter VI of the annex (Recording and tracking), for			into consideration so that CMA4: 33. <i>Requests</i> the secretariat, pursuant to decision 2/CMA.3, annex, paragraph 30, to: (a) Implement the international registry in accordance with the guidance contained in annex I, chapter I.C, while prioritizing the requirements as per annex I, chapters I.A–I.B, and make it available to participating Parties not later than 2024; (b) Provide an interim solution for participating Parties until the international registry becomes operational; (c) Make available, as part of the implementation, the technical specifications and associated cost estimates for the international registry to Parties before the fifty-eighth session of the Subsidiary Body for Scientific and Technological Advice for comment via the

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				consideration by the Subsidiary Body for Scientific and Technological Advice at its fifty-sixth session;			submission portal within four weeks of their publication; (d) Develop and implement the necessary processes and procedures for operating the international registry;
Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement and in decision 2/CMA.3	FCCC/PA/CMA/2022/L.15 (6/CMA.4, para 4)	SBSTA 58-59	17. Also requests the Subsidiary Body for Scientific and Technological Advice, on the basis of the guidance in the annex to decision 2/CMA.3 and the further guidance in the annexes to this decision, to develop recommendations, taking into account Party submissions referred to in paragraph 15 above and giving consideration to implementation priorities, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session, on: (a) The sequencing and timing of the submission of the initial report, the completion of the Article 6 technical expert review of that report, and the submission of the agreed electronic format: (b) The process of authorization pursuant to decision 2/CMA.3, annex, paragraphs 2, 18(g) and 21(c), notably the scope of changes to	4. Also requests the Subsidiary Body for Scientific and Technological Advice to continue its work on the draft version of the electronic format referred to in paragraph 2 above [contained in annex VII to decision 6/CMA.4], taking into consideration the submissions from Parties on this matter also referred to in that paragraph and the	Several items: Scheduling of reports and reviews under Article 6. Definition of authorization process for ITMOs for national or international use. Guidelines for reporting ITMOs in non-GHG metrics	CMA. 5 (COP28)	CMA 5 (COP28) does not adopt texts on Article 6.2. As per report of SBSTA 59 , SBSTA advanced work on all these matters and presented a Draft text for consideration https://unfccc.int/documents/635224 Highlights include: elements an authorization statement should contain, elements for the tracking of ITMOs in the international registry, and scope for modification; reviewed version of the Agreed Electronic Format; timing of reviews; Process for correcting inconsistencies in reviews; issues related to infrastructure, including

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			<p>authorization of internationally transferred mitigation outcomes towards use(s), and the process for managing them and for authorization of entities and cooperative approaches with a view to ensuring transparency and consistency;</p> <p>(c) The application of decision 2/CMA.3, annex, paragraph 2, on mitigation outcomes authorized by a participating Party for use towards achievement of a nationally determined contribution and for other international mitigation purposes in accordance with decision 2/CMA.3, annex, paragraph 1(d) and (f);</p> <p>(d) Tables for submitting annual information as part of the regular information, as referred to in decision 2/CMA.3, annex, paragraph 23(j);</p> <p>(e) Consideration of possible implications for the reporting of annual information pursuant to decision 2/CMA.3, annex, paragraphs 20 and 23, from the application of methods for converting the non-greenhouse gas metric into tonnes of carbon dioxide equivalent in accordance with decision 2/CMA.3, annex, paragraph 22(d), with a view to ensuring that the amount of internationally</p>	<p>workshop referred to in paragraph 3 above, with a view to finalizing a recommendation on the agreed electronic format for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November-December 2023);</p> <p>16. <i>Requests</i> the Subsidiary Body for Scientific and Technological Advice to continue its work to develop, on the basis of the</p>	<p>Consideration of emissions avoidance as part of A6.2</p>		<p>functionalities of the international registry.</p> <p>The draft text also suggests further work for SBSTA including methodologies for application of corresponding adjustments, and consideration of emissions avoidance by CMA 6 (November 2024).</p>

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			<p>transferred mitigation outcomes in a non-greenhouse gas metric acquired by a participating Party does not exceed the amount of internationally transferred mitigation outcomes in the non-greenhouse gas metric of the participating Party initiating the transfer;</p> <p>(f) The process of identifying, notifying and correcting inconsistencies in data on internationally transferred mitigation outcomes in the Article 6 database, in accordance with decision 2/CMA.3, annex, paragraph 33, and its dependence on the agreed electronic format; (g) The need for additional functionalities and procedures for the international registry to allow for transfer of Article 6, paragraph 4, emission reductions to the international registry and to provide services for cooperative approaches if voluntarily requested by Parties participating in a cooperative approach, including, inter alia, additional technical functionalities and administrative arrangements, for authorizing account access, and further guidance on procedures for reporting and review for the cooperative approaches of the participating Parties requesting such services, which may be required in addition to</p>	<p>guidance in the annex to decision 2/CMA.3 and the further guidance in the annexes to this decision, taking into account the submissions referred to in paragraph 15 above:</p> <p>(a) Recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session on:</p> <p>(i) Further consideration of the special circumstances of the least</p>			

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			<p>the relevant guidance in decision 2/CMA.3 and annex I to this decision;</p> <p>(h) The accounts of the international registry and the role of the international registry administrator, in accordance with the guidance contained in annex I;</p> <p>(i) The submission of information by Parties using the international registry as the basis for tracking internationally transferred mitigation outcomes;</p> <p>(j) The common nomenclature referred to in annex I, chapter II.B, including for cooperative approaches reported by participating Parties, first transferring Party, sectors, activity types, non-greenhouse gas metrics and their units of measurement, registries that track internationally transferred mitigation outcome from cooperative approaches and action types; first transfer specifications; and purposes towards which use of internationally transferred mitigation outcomes is authorized</p>	<p>developed countries and small island developing States;</p> <p>(ii) The modalities for reviewing information that is confidential;</p> <p>(iii) The reviews specifying recommended action to be taken when inconsistencies are identified, and provisions on how a Party should respond to those recommendations and the implications of non-responsiveness, if any;</p> <p>16. (b) Recommendations for consideration and adoption</p>	Process for identifying and correcting inconsistencies in the review	CMA.6 (Nov 2024)	

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				<p>by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024) on:</p> <p>(i) The elaboration of further guidance in relation to corresponding adjustments for multi-year and single-year nationally determined contributions, in a manner that ensures the avoidance of double counting, on:</p> <p>a. Methods for establishing an indicative trajectory, trajectories or</p>	Methodological guidance on applying corresponding adjustments to NDC trajectories		

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				<p>budget and for averaging, including with respect to relevant indicators, and for calculating cumulative emissions by sources and removals by sinks;</p> <p>b. Methods for demonstrating the representativeness of averaging for corresponding adjustments by quantifying how much the yearly transaction volume differs from the average for the period;</p> <p>(ii) Consideration of whether internationally transferred</p>			

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				mitigation outcomes could include emission avoidance;			
Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement and in decision 2/CMA.3	FCCC/PA/CMA/2023/16, para. 94. (6/CMA.5, para 94)	SBSTA 60-61	94. At the 6th meeting, the President informed the CMA that consideration of this matter could not be concluded at this session. On a proposal by the President, the CMA requested the SBSTA to continue consideration of relevant matters mandated in decision 6/CMA.4 at SBSTA 60 (June 2024) with a view to recommending a draft decision for consideration and adoption at CMA 6 (November 2024).	Same mandates as for SBSTA 58-59	To continue consideration of Electronic Format drafts for consideration at CMA 6 in November 2024	CMA6 (COP29)	Progress on Electronic Format drafts during 2024, used for submission to review to UNFCCC of first cooperative approaches in October 2024.
Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement and in decision 2/CMA.3	FCCC/PA/CMA/2022/L.15 (6/CMA.4, para 4)	SBSTA 58-59, 61	17. Also requests the Subsidiary Body for Scientific and Technological Advice, on the basis of the guidance in the annex to decision 2/CMA.3 and the further guidance in the annexes to this decision, to develop recommendations, taking into account Party submissions referred to in paragraph 15 above and giving consideration to implementation priorities, for consideration and adoption by the Conference of the Parties serving as the meeting of the	4. Also requests the Subsidiary Body for Scientific and Technological Advice to continue its work on the draft version of the electronic format referred to in paragraph 2 above	Several items:	CMA. 6 (COP29)	Article 6.2 negotiations concluded at COP29. a) The sequence of reporting and their review was agreed so that Parties do not have to wait until initial reports are reviewed to authorize ITMOs (but then ITMOs will be tagged according to level of inconsistency if any once the review is over – see letter f))

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			<p>Parties to the Paris Agreement at its fifth session, on:</p> <p>(a) The sequencing and timing of the submission of the initial report, the completion of the Article 6 technical expert review of that report, and the submission of the agreed electronic format;</p> <p>(b) The process of authorization pursuant to decision 2/CMA.3, annex, paragraphs 2, 18(g) and 21(c), notably the scope of changes to authorization of internationally transferred mitigation outcomes towards use(s), and the process for managing them and for authorization of entities and cooperative approaches with a view to ensuring transparency and consistency;</p> <p>(c) The application of decision 2/CMA.3, annex, paragraph 2, on mitigation outcomes authorized by a participating Party for use towards achievement of a nationally determined contribution and for other international mitigation purposes in accordance with decision 2/CMA.3, annex, paragraph 1(d) and (f);</p> <p>(d) Tables for submitting annual information as part of the regular information, as referred to in decision 2/CMA.3, annex, paragraph 23(j);</p>	<p>[contained in annex VII to decision 6/CMA.4], taking into consideration the submissions from Parties on this matter also referred to in that paragraph and the workshop referred to in paragraph 3 above, with a view to finalizing a recommendation on the agreed electronic format for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November-</p>	<p>Scheduling of reports and reviews under Article 6.</p> <p>Definition of authorization process for ITMOs for national or international use.</p>		<p>b) and c) COP26 in Glasgow established the need for a statement of authorization, whereby a country must specify the use of ITMOs toward achievement of NDCs, and toward other international mitigation purposes, including corporate voluntary goals. Elements of this authorization statement had remained largely undefined until COP29. COP29 specifies this statement will be public and include all the Party(ies) and/or NPS involved, if known, a reference to any carbon pricing regulation, standard, methodology and tracking infrastructure in place as relevant, as well as any circumstance that could trigger changes in the statement.</p> <p>d) A table of information for the initial report and its updates, as well as an Agreed Electronic Format (AEF) table when submitting annual information are referred to as a request for</p>

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			<p>(e) Consideration of possible implications for the reporting of annual information pursuant to decision 2/CMA.3, annex, paragraphs 20 and 23, from the application of methods for converting the non-greenhouse gas metric into tonnes of carbon dioxide equivalent in accordance with decision 2/CMA.3, annex, paragraph 22(d), with a view to ensuring that the amount of internationally transferred mitigation outcomes in a non-greenhouse gas metric acquired by a participating Party does not exceed the amount of internationally transferred mitigation outcomes in the non-greenhouse gas metric of the participating Party initiating the transfer;</p> <p>(f) The process of identifying, notifying and correcting inconsistencies in data on internationally transferred mitigation outcomes in the Article 6 database, in accordance with decision 2/CMA.3, annex, paragraph 33, and its dependence on the agreed electronic format;</p> <p>(g) The need for additional functionalities and procedures for the international registry to allow for transfer of Article 6, paragraph 4, emission reductions to the international registry and to provide</p>	<p>December 2023);</p> <p>16. <i>Requests</i> the Subsidiary Body for Scientific and Technological Advice to continue its work to develop, on the basis of the guidance in the annex to decision 2/CMA.3 and the further guidance in the annexes to this decision, taking into account the submissions referred to in paragraph 15 above:</p> <p>(a)Recommend ations for consideration and adoption by the Conference of the Parties serving as the</p>	<p>Tables for submitting annual information</p> <p>Guidelines for reporting ITMOs in non-GHG metrics</p> <p>Process for identifying and correcting inconsistencies in the review</p>		<p>countries to use and available in the Annexes I and II; a voluntary standardized template will be developed by the Secretariat to deliver required information for the authorization statement (section I.C).</p> <p>e) Considerations for reporting ITMOs in non-GHG metrics are addressed via reporting of conversion metrics to be used by Parties in the authorization statement; and as a separate line of the AEF.</p> <p>(f) (and 6/CMA.4 a)iii) The status of the review and level of inconsistencies in reporting detected by the UNFCCC review team, if any, will be made public on the centralized accounting and reporting platform. Parties are requested not to use ITMOs identified as inconsistent; Parties shall address significant and persistent inconsistencies on ITMOs toward NDC use to avoid double counting.</p>

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			<p>services for cooperative approaches if voluntarily requested by Parties participating in a cooperative approach, including, inter alia, additional technical functionalities and administrative arrangements, for authorizing account access, and further guidance on procedures for reporting and review for the cooperative approaches of the participating Parties requesting such services, which may be required in addition to the relevant guidance in decision 2/CMA.3 and annex I to this decision;</p> <p>(h) The accounts of the international registry and the role of the international registry administrator, in accordance with the guidance contained in annex I;</p> <p>(i) The submission of information by Parties using the international registry as the basis for tracking internationally transferred mitigation outcomes;</p> <p>(j) The common nomenclature referred to in annex I, chapter II.B, including for cooperative approaches reported by participating Parties, first transferring Party, sectors, activity types, non-greenhouse gas metrics and their units of measurement, registries that track internationally transferred mitigation outcome from cooperative</p>	<p>meeting of the Parties to the Paris Agreement at its fifth session on:</p> <p>(i) Further consideration of the special circumstances of the least developed countries and small island developing States;</p> <p>(ii) The modalities for reviewing information that is confidential;</p> <p>(iii) The reviews specifying recommended action to be taken when inconsistencies are identified, and provisions on how a Party should respond to those</p>		CMA.6 (Nov 2024)	<p>g) The agreed registry arrangements include a connection enabling the transfer of A6.4ERs to the international registry when authorized and include an issuance functionality available to countries that wish to issue credits through the international registry instead of their own.</p> <p>(6/CMA.4 a)i) Capacity building for LDCs and SIDs to meet requirements is agreed</p>

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			approaches and action types; first transfer specifications; and purposes towards which use of internationally transferred mitigation outcomes is authorized	<p>recommendations and the implications of non-responsiveness, if any;</p> <p>16. (b) Recommendations [...]at its sixth session (November 2024) on:</p> <p>(i) The elaboration of further guidance in relation to corresponding adjustments for multi-year and single-year nationally determined contributions, in a manner that ensures the avoidance of double counting, on:</p> <p>a. Methods for establishing an indicative trajectory,</p>	Methodological guidance on applying corresponding adjustments to NDC trajectories		

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				<p>trajectories or budget and for averaging, including with respect to relevant indicators, and for calculating cumulative emissions by sources and removals by sinks;</p> <p>b. Methods for demonstrating the representativeness of averaging for corresponding adjustments by quantifying how much the yearly transaction volume differs from the average for the period;</p> <p>(ii) Consideration of whether internationally</p>			

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				transferred mitigation outcomes could include emission avoidance;	Consideration of emissions avoidance as part of A6.2		
Guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement and in decision 2/CMA.3	FCCC/PA/CMA/2024/L.15 (Draft decision - /CMA.6)	SBSTA 61, 62-63	<p>Section X. Other Matters</p> <p>57. <i>Also requests</i> the secretariat, as part of the capacity-building programme referred to in decision 2/CMA.3, paragraph 12(c), to organize a dialogue, to be held in conjunction with each session of the Subsidiary Body for Implementation, among interested participating Parties and observers to exchange information and experience on how cooperative approaches in which they participate support ambition</p> <p>58. <i>Further requests</i> the secretariat to update the “Article 6.2 reference manual for the accounting, reporting and review of cooperative approaches” to take into account this decision</p> <p>Section VIII : 48. <i>Resolves</i> to continue consideration, at its tenth session, of the special circumstances of the</p>	<p>IV. Agreed Electronic Format</p> <p>20. <i>Also requests</i> the secretariat to prepare a technical paper on the updated draft agreed electronic format on the basis of experience in performing automated consistency checks of Parties’ submissions of annual information, with the paper to include recommendations for the technical improvement of</p>	<p>A dialogue held in conjunction with SBI, for information exchange in the implementation of cooperative approaches at each SB sessionrrrrrA6.2 manual rrrrA dialogue held in conjunction with SBI, for information exchange in the implementation of cooperative approaches at each SB sessionrrrContinued consideration of special circumstances of SIDs and LDCsr Improvements recommendations for the AEF</p>	<p>SB 62</p> <p>SB 62</p> <p>CMA.10 – 2028 or before</p>	<p>SBSTA work terminated at COP29, with work to be picked up in 2028.</p> <p>Secretariat to continue implementation work through 2025.</p>

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			<p>least developed countries and small island developing States in the context of Article 6, paragraph 2, of the Paris Agreement, without prejudice to decisions already adopted on the matter; 49. <i>Also resolves</i> that, notwithstanding paragraph 47 above, the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement may consider the special circumstances of the least developed countries and small island developing States in the context of Article 6, paragraph 2, of the Paris Agreement at a session prior to its tenth session, as deemed appropriate</p> <p>X. Other matters 59. <i>Decides</i> to continue consideration of the remaining matters referred to in decision 6/CMA.4, paragraphs 16–17, at the tenth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement; other elements in 6/CMA.4 paragraphs 16–17.</p>	<p>the updated draft agreed electronic format, for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its tenth session (November 2028) recommendations for the technical improvement of the updated draft agreed electronic format, for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its tenth session</p>	<p>4/CMA.6 paras 16–17 other pending issues : modalities of reviewing confidential information, further guidance on corresponding adjustments for multi-year and single-year NDCs, methods to establishing indicative trajectories through calculation of cumulative emissions and sinks; representativeness of averaging for corresponding adjustments; consideration of emissions avoidance for ITMOs)</p>	<p>CMA.10 – 2028</p> <p>CMA.10 – 2028</p>	

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				(November 2028);			
The mechanism established by Art. 6.4 of the PA: recommendations on further responsibilities of the Supervisory Body and host Parties, transition of CDM activities, use of CERs towards first NDCs, reporting by host Parties, the mechanism registry, processes for the share of proceeds and overall mitigation in global emissions, and emissions avoidance	3/CMA.3, para.7	SBSTA5 6-57	7. Further requests the Subsidiary Body for Scientific and Technological Advice to develop, on the basis of the rules, modalities and procedures contained in the annex, recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022) on: a. Further responsibilities of the Supervisory Body and of Parties that host Article 6, paragraph 4, activities (hereinafter host Parties) in order for such host Parties to elaborate and apply national arrangements for the mechanism under the approval and supervision of the Supervisory Body; b. Processes for implementation of the transition of activities from the clean development mechanism to Article 6, paragraph 4, in accordance with chapter XI.A of the annex (Transition of clean development mechanism activities); c. Processes for implementation of chapter XI.B of the annex (Use of certified emission reductions towards first or first updated nationally determined contributions); d. Reporting by host Parties on their Article 6, paragraph		Responsibilities of the Supervisory Body. Processes for the transition of CDM activities and use of CERs toward first (updated) NDC. Reporting on A6.4 activities Operation of A6.4 (Mechanism) registry Process for levy of share of proceeds for adaptation and administrative expenses. Process for delivery of overall mitigation in global emissions	CMA 4 (COP27) November 2022	SBSTA work in 2022 focused on establishing the Supervisory Body governance and functions, responsible for elaborating the methodological issues central to A6.4. The CMA 4 adopts the rules of procedure of the Supervisory Body, contained in annex II (para 7) SBSTA work also included modalities for transitioning CERs and applying the share of proceeds and overall mitigation in global emissions 'cuts' as pertaining to A6.4 rules. The CMA 4 Adopts text in Annex I, regarding the methodological issues with a focus on the above. It requests further work to the Supervisory Body on: methodologies, removals; developing and operationalizing a procedure for requesting transition of CER by no later than June 2023.

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			4, activities, and the Article 6, paragraph 4, emission reductions issued for the activities, while avoiding unnecessary duplication of reporting information that is already publicly available; e. The operation of the mechanism registry referred to in chapter VI of the annex (Mechanism registry); f. The processes necessary for implementation of the share of proceeds to cover administrative expenses and the share of proceeds to assist developing country Parties that are particularly vulnerable to the adverse effects of climate change to meet the costs of adaptation in accordance with chapter VII of the annex (Levy of share of proceeds for adaptation and administrative expenses); g. The processes necessary for the delivery of overall mitigation in global emissions in accordance with chapter VIII of the annex (Delivering overall mitigation in global emissions); The consideration of whether activities could include emissions avoidance and conservation enhancement activities;		Inclusion of emissions avoidance and conservation enhancement as part of A6.4 methodologies		
Rules, modalities and procedures for the mechanism established by	FCCC/PA/CMA/2022/10 7/CMA.4 (all of it)	SBSTA 58-59	CMA decision (All of it) Requests the Subsidiary Body for Scientific and Technological Advice to continue its consideration of, and to develop, on the basis of the rules,		Further responsibilities of the Supervisory Body	On Supervisory Body – CMA 6 (2024)	CMA 5 did not adopt Article 6.4 text proposed by SBSTA 59, based on the work of the SBSTA throughout 2023.

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Article 6, paragraph 4			<p>modalities and procedures for the mechanism contained in the annex to decision 3/CMA.3, recommendations, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024), on further responsibilities of the Supervisory Body and of Parties that host Article 6, paragraph 4, activities in order for such host Parties to elaborate on and apply national arrangements for the mechanism under the approval and supervision of the Supervisory Body</p> <p>Also requests the Subsidiary Body for Scientific and Technological Advice to continue its consideration of, and to develop, on the basis of the rules, modalities and procedures for the mechanism and elaboration thereon, recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November–December 2023) on:</p> <p>(a) Consideration of whether Article 6, paragraph 4, activities could include emission avoidance and conservation enhancement activities;</p>		<p>Further responsibilities of the Supervisory Body</p> <p>Inclusion of emission avoidance and conservation enhancement</p> <p>Connection (and interoperability) of mechanism registry to international registry</p> <p>Statement of authorization by host Party of an A6.4ER toward international uses, including timing, relevant information, revisions Recommendations for removals</p> <p>Mechanism methodologies (Supervisory Body)</p>	<p>By CMA 5 (Nov 2023)</p> <p>By CMA 5 (Nov 2023)</p>	<p>The draft text https://unfccc.int/documents/635006 reflects progress on</p> <p>Options for emissions avoidance and conservation enhancement, whether these overlap in some circumstances, and possible continuation of discussions on this matter at a future session.</p> <p>Options for the A6.4 mechanism registry, including considerations around connecting Party registries with the mechanism registry (interoperability)</p> <p>Processes and implications for authorization of the totality or a portion of A6.4 emissions reductions for one or multiple purposes, which would make these ITMOs.</p>

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			(b) Connection of the mechanism registry to the international registry as per paragraph 63 of the rules, modalities and procedures for the mechanism, as well as to other registries referred to in decision 2/CMA.3, annex, paragraph 29, if applicable, including the nature and extent of interoperable features; (c) Provision of a statement by the host Party to the Supervisory Body specifying whether it authorizes Article 6, paragraph 4, emission reductions issued for an Article 6, paragraph 4, activity for use towards achievement of nationally determined contributions and/or for other international mitigation purposes, as defined in decision 2/CMA.3, in accordance with paragraph 42 of the rules, modalities and procedures, including its timing, relevant information on the authorization and any revisions				
Rules, modalities and procedures for the mechanism established by Article 6, paragraph 4, of the Paris Agreement and referred to in	FCCC/PA/CMA/2023/16 7/CMA.4, para. 97	SBSTA60-61	97. At the 6 th meeting, the President informed the CMA that consideration of this matter could not be concluded at this session. On the proposal by the President, the CMA requested the SBSTA to continue consideration of relevant matters mandated in decision 7/CMA.4 at SBSTA 60 with a view to recommending a draft decision for		Implementation of mandate 7/ CMA.4	CMA.6 (COP29) (SBSTA 61)	Draft texts have been revisited and worked upon in 2024. A6.4 Supervisory Body (SB) approved and released on October 10 critical guidance on methodologies and removals, but also ensuring sustainable development:

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decision 3/CMA.3			consideration and adoption at CMA 6.				<p>1.Standard for Development and Assessment of Article 6.4 Mechanism</p> <p>2.Standard Requirements for Removals Under the Article 6.4 Mechanism (how all types anthropogenic removals will be treated and accounted for)</p> <p>3.Tool for Sustainable Development Tool for impact assessment, mandatory for all Article 6.4 activities</p> <p>Some of the highlights of these standards include the alignment of baselines with Paris Goals through downward adjustment, an additionality test that excludes projects that would lead to lock-in of unsustainable levels of emissions, and a shift to cover the risk of reversal for all risks with a buffer pool.</p> <p>These standards remain for approval by the CMA at COP29.</p> <p>Work remains refining common understanding of</p>

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							<p>removals under Article 6.4, including on alternative methods to compensate for any reversals, as well as potential upper limits to acceptable risk.</p> <p>Documents that were revised after COP28 and are also for CMA.6's approval are the validation and verification standard, accreditation procedure and standard; appeal and grievance process; guidelines on project activity cycle procedure and standard.</p>
13. Rules, modalities and procedures for the mechanism established by Article 6, paragraph 4, of the Paris Agreement and referred to in decision 3/CMA.3.	FCCC/PA/CMA/2022/10 7/CMA.4 (all of it)	SBSTA 58-59, 60-61, (62-63)	<u>3/CMA.3</u> 7. Further requests the Subsidiary Body for Scientific and Technological Advice to develop, on the basis of the rules, modalities and procedures contained in the annex, recommendations, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session, on: (a) Further responsibilities of the Supervisory Body and of Parties that	[Note: The following paragraphs are mandates in <u>3/CMA.3</u> for the Article 6.4 Supervisory Body] 5. Requests the Supervisory Body to: (a) Develop provisions for	[Main deliverables for the SBSTA reported below] <u>3/CMA.3 para 7</u>	CMA 6 (2024)	<p>At COP29, SBSTA negotiating mandates were closed, the Supervisory Body still has work to do to fully implement Article 6.4.</p> <p>Main outcomes include:</p> <p>Countries can decide to use Article 6.4 carbon credits as mitigation contribution units toward domestic compliance schemes or authorize them for</p>

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			<p>host Article 6, paragraph 4, activities (hereinafter referred to as host Parties) in order for such host Parties to elaborate and apply national arrangements for the mechanism under the approval and supervision of the Supervisory Body;</p> <p>(b) Processes for implementation of the transition of activities from the clean development mechanism to Article 6, paragraph 4, in accordance with chapter XI.A of the annex (Transition of clean development mechanism activities);</p> <p>(c) Processes for implementation of chapter XI.B of the annex (Use of certified emission reductions towards first or first updated nationally determined contributions);</p> <p>(d) Reporting by host Parties on their Article 6, paragraph 4, activities and the Article 6, paragraph 4, emission reductions issued for the activities, while avoiding unnecessary duplication of reporting information that is already publicly available;</p> <p>(e) The operation of the mechanism registry referred to in chapter VI of the annex (Mechanism registry);</p> <p>(f) The processes necessary for implementation of the share of proceeds to cover administrative expenses and the share of proceeds to assist developing country Parties</p>	<p>the development and approval of methodologies, validation, registration, monitoring, verification and certification, issuance, renewal, first transfer from the mechanism registry, voluntary cancellation and other processes pursuant to chapters V.B–L and VIII of the annex (Delivering overall mitigation in global emissions);</p> <p>(b) In the context of developing and approving new methodologies for the mechanism:</p>	<p>a) Further responsibilities of the Supervisory Body</p> <p>b) and c) Processes for implementation of transition activities from the CDM and use toward NDC</p> <p>d) Reporting provisions for A6.4 activities</p> <p>e) Mechanism registry</p> <p>f) Implementation of a share of</p>	<p>CMA 6 (Nov 2024)</p> <p>By CMA 6 (Nov 2024)</p>	<p>international transfer, immediately or at a later time, depending on strategy and carbon price.</p> <p>The Supervisory Body of the Mechanism (SBM) will continue to add specificity to baseline setting, additionality, permanence, stakeholder consultation and sustainable development integrity criteria linked to the approved standards, and update CDM methodologies accordingly in 2025. While this work is underway.</p> <p>Parties and NPS already have the essential elements to align and prepare the submission of methodologies for the technical SBM to review and approve for crediting.</p> <p>The following stand out amongst newly adopted integrity criteria for crediting eligibility under the PACM:</p> <ul style="list-style-type: none"> the ‘downward adjustment’ of baselines, involving

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			<p>that are particularly vulnerable to the adverse effects of climate change to meet the costs of adaptation in accordance with chapter VII of the annex (Levy of share of proceeds for adaptation and administrative expenses);</p> <p>(g) The processes necessary for the delivery of overall mitigation in global emissions in accordance with chapter VIII of the annex (Delivering overall mitigation in global emissions);</p> <p>(h) The consideration of whether activities could include emission avoidance and conservation enhancement activities;</p> <p>11. <i>Requests</i> the Subsidiary Body for Scientific and Technological Advice to develop recommendations with respect to the review referred to in paragraph 10 above taking into account:</p> <p>(a) Any recommendations of the Supervisory Body pursuant to paragraphs 8–9 above;</p> <p>(b) Consideration of any need for further safeguards;</p> <p><u>7/ CMA.4 decision</u></p>	<p>(i) Review the baseline and monitoring methodologies in use for the clean development mechanism under Article 12 of the Kyoto Protocol with a view to applying them with revisions, as appropriate, pursuant to chapter V.B of the annex (Methodologies) for the activities under the mechanism (hereinafter referred to as Article 6, paragraph 4, activities);</p> <p>(ii) Consider the baseline and monitoring methodologies used in other market-based mechanisms as a</p>	<p>proceeds including for adaptation</p> <p>g) process to deliver overall mitigation in global emissions</p> <p>h) Eligibility of emission avoidance and conservation enhancement activities for crediting</p> <p><u>3/CMA.3. para 11</u> Review the rules, modalities and procedures for the mechanism with a focus on implementation of share of proceeds, overall mitigation in global emissions, safeguards</p>	<p><u>3/CMA.3. para 11</u> At its tenth session (2028) with a view to completing the review by no later than at its twelfth session (2030)</p>	<p>a closer alignment of the ‘business as usual’ emissions scenario to a pathway that reaches the long-term temperature goal of the Paris Agreement</p> <ul style="list-style-type: none"> avoidance of approaches that lock-in emissions, as one way to prove the additionality of the mitigation activity. <p>COP29 also clarified its position toward forest activities under REDD+, the framework that Article 5.2 of the Paris Agreement has established to reduce emissions from deforestation and forest degradation. REDD+ activities can be submitted for SBM approval to the extent they follow the Article 6.4 guidance, sending a strong signal of support to conservation efforts.</p>

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			<p>Requests the Subsidiary Body for Scientific and Technological Advice to continue its consideration of, and to develop, on the basis of the rules, modalities and procedures for the mechanism contained in the annex to decision 3/CMA.3, recommendations, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024), on further responsibilities of the Supervisory Body and of Parties that host Article 6, paragraph 4, activities in order for such host Parties to elaborate on and apply national arrangements for the mechanism under the approval and supervision of the Supervisory Body.</p> <p>Also requests the Subsidiary Body for Scientific and Technological Advice to continue its consideration of, and to develop, on the basis of the rules, modalities and procedures for the mechanism and elaboration thereon, recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November–December 2023) on:</p> <p>(a) Consideration of whether Article 6, paragraph 4, activities could</p>	<p>complementary input to the development of baselines and monitoring methodologies pursuant to chapter V.B of the annex (Methodologies);</p> <p>(c) Review the sustainable development tool in use for the clean development mechanism and other tools and safeguard systems in use in existing market-based mechanisms to promote sustainable development with a view to developing similar tools for the mechanism by the end of 2023;</p> <p>(d) Review the accreditation</p>	<p><u>7/ CMA.4</u></p> <p>Further responsibilities of the Supervisory Body and of host countries of 6.4 activities toward development of national arrangements</p>		<p>See available schedule of meetings for the Supervisory Body guidance and implementation work in 2025 and onwards.</p>

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			include emission avoidance and conservation enhancement activities; (b) Connection of the mechanism registry to the international registry as per paragraph 63 of the rules, modalities and procedures for the mechanism, as well as to other registries referred to in decision 2/CMA.3, annex, paragraph 29, if applicable, including the nature and extent of interoperable features; (c) Provision of a statement by the host Party to the Supervisory Body specifying whether it authorizes Article 6, paragraph 4, emission reductions issued for an Article 6, paragraph 4, activity for use towards achievement of nationally determined contributions and/or for other international mitigation purposes, as defined in decision 2/CMA.3, in accordance with paragraph 42 of the rules, modalities and procedures, including its timing, relevant information on the authorization and any revisions	standards and procedures of the clean development mechanism with a view to applying them with revisions, as appropriate, for the mechanism by the end of 2023; (e)Expediently accredit operational entities as designated operational entities; (f) Ensure the implementation of the requirements referred to in paragraph 29 of the annex in relation to the least developed countries and small island developing States; (g) Consider ways to	a)Again, emissions avoidance and conservation enhancement) b) Connection (and interoperability) of mechanism registry to international registry c) Statement of authorization by host Party of an A6.4ER toward international uses, including timing, use and other relevant information, revisions <u>Main Supervisory Body deliverables</u>		

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				<p>encourage participation by small and micro businesses in the mechanism, in particular in the least developed countries and small island developing States;</p> <p>(h) Consider opportunities to engage with the Local Communities and Indigenous Peoples Platform and its Facilitative Working Group;</p> <p>(i) Consider the gender action plan and the incorporation of relevant actions into the work of the Supervisory Body;</p> <p>6. <i>Also requests</i> the Supervisory Body to elaborate and</p>	<p>(CMA3.3 para 5)</p> <p>Accreditation standards procedures</p> <p>Accreditation of national entities</p> <p>Mechanism methodologies</p> <p>Baselines</p> <p>Review of sustainable development tool</p> <p><u>Main Supervisory Body deliverables</u> (CMA3.3 para 6)</p>		

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				further develop, on the basis of the rules, modalities and procedures contained in the annex, recommendations, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022), on: (a) Its rules of procedure (including in relation to transparency of meetings), and to operate and hold meetings on the basis of the annex pending any	Further develop rules of procedure Activities involving removals (accounting and recommendations on reversals, leakage) Appropriate levels of share of proceeds for its operation		

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
				<p>further decisions by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement on the rules of procedure;</p> <p>(b) Appropriate levels for the share of proceeds for administrative expenses and its operation, including in order to enable a periodic contribution to the share of proceeds for adaptation for the Adaptation Fund;</p> <p>(c) Activities involving removals, including appropriate monitoring, reporting, accounting for</p>			

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				<p>removals and crediting periods, addressing reversals, avoidance of leakage, and avoidance of other negative environmental and social impacts, in addition to the activities referred to in chapter V of the annex (Article 6, paragraph 4, activity cycle);</p> <p>(d) The application of the requirements referred to in chapter V.B of the annex (Methodologies);</p> <p>3CMA 3.</p> <p>8. <i>Requests</i> the Supervisory Body to</p>			

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
				<p>evaluate the implementation of the share of proceeds set out in chapter VII of the annex (Levy of share of proceeds for adaptation and administrative expenses) no later than in 2026 and every five years thereafter and, following such review, to make recommendations on possible improvements in order to optimize the resources available to the Adaptation Fund for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the</p>	<p><u>For the Supervisory Body to review (3. CMA/3)</u></p> <p>8. and 9. Review the implementation of share of proceeds and overall mitigation of global emissions</p>	<p>2026 CMA.8 and every five years thereafter</p>	

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				<p>Paris Agreement;</p> <p>9. <i>Also requests</i> the Supervisory Body to evaluate the implementation and delivery of overall mitigation in global emissions set out in chapter VIII of the annex (Delivering overall mitigation in global emissions), including the percentage applied, no later than in 2026 and every five years thereafter and, following such review, to make recommendations on possible improvements in order to optimize the</p>			

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				<p>delivery of overall mitigation in global emissions for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;</p> <p>12. <i>Also requests</i> the Supervisory Body to support the forum on the impact of the implementation of response measures (referred to in para. 33 of decision 1/CP.21) in considering ways to address any negative social or economic</p>	<p>For the Supervisory body 3.CMA.3 para 12 Support the forum on impacts of response measure implementation,</p>		

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				impacts, especially those on developing country Parties, resulting from Article 6, paragraph 4, activities, as requested by the forum;	considering to address any negative social or economic impact of A6.4 activities.		
Non-market approaches work programme referred to in Art 6.8 of the PA: recommendations on schedule for implementing the work programme	FCCC/PA/CMA/2021/10/Add.14/CMA.3, para. 4	SBSTA 56-57	Requests the Glasgow Committee on Non-market Approaches to develop and recommend a schedule for implementing the work programme activities referred to in chapter V of the annex (Work programme activities), which may contain the timeline and expected outcomes for each activity, including specifications for the UNFCCC web-based platform referred to in paragraph 8(b)(i) of the annex, such as its functions, form, target users and information to be contained thereon, with a view to supporting the effective implementation of the work programme, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fourth session (November 2022);	Para. 6: Invites Parties and observers to submit via the submission portal ¹ by 28 February 2022 views and information on: (c) The UNFCCC web-based platform referred to in paragraph 8(b)(i) of the annex, including how to operationalize it (e.g. functions, form, target users,	Schedule for the activities agreed under the work program on non-market approaches Consultation on UNFCCC web-based portal and schedule of activities Synthesis report by the Secretariat	CMA 4 (COP27)	CMA 4 decides that initial focus areas of the work programme activities, referred to in paragraph 8(a)(i).a of the annex, include but are not limited to the following: (a) Adaptation, resilience and sustainability; (b) Mitigation measures to address climate change and contribute to sustainable development; (c) Development of clean energy sources

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				information to be contained thereon, timeline for development and implementation , and lessons learned from existing relevant tools, including under the Convention and the Paris Agreement); (d) The schedule for implementing the work programme activities; Para. 7: Requests the secretariat to prepare a synthesis report on the matters referred to in paragraph 6 above for consideration by the Glasgow Committee on Non-market Approaches at			

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				its 1st meeting (June 2022)			
Work programme under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement and in decision 4/CMA.3	FCCC/PA/CMA/2022/10/Add.28/CMA.4 (para x)	SBSTA 58-59	<p>3. Requests the Glasgow Committee on Non-market Approaches to continue implementing the work programme activities referred to in chapter V of the annex to decision 4/CMA.3 for 2023–2026 in two phases:</p> <p>(a) A first phase (2023–2024) that focuses on identifying and framing all relevant elements of the work programme activities referred to in paragraph 8 of the annex to decision 4/CMA.3 and operationalizing the UNFCCC web-based platform referred to in paragraph 5 below; (b) A second phase (2025–2026) that focuses on fully implementing the work programme activities referred to in paragraph 3(a) above following a learning-by-doing approach and drawing on inputs from the first phase, recognizing that some elements can be implemented earlier in the first phase, with priority given to existing non-market approaches;</p> <p>5. Requests the secretariat to develop and operationalize the UNFCCC web-based platform referred to in paragraph 8(b)(i) of the annex to decision 4/CMA.3</p>	4. Also requests the Glasgow Committee on Non-market Approaches to undertake an expedited and simple assessment of the progress and outcomes of the first phase as referred to in paragraph 3(a) above at its 6th meeting, to be held in November 2024, with a view to improving and recommending the schedule for implementing the work programme activities for the second phase	Full implementation and operationalization of UNFCCC web-based platform.	<p>CMA.6 (Assessment of progress)</p> <p>CMA.5 (continued implementation of activities)</p>	<p>CMA5:</p> <p>5. Requests the secretariat to develop and operationalize the UNFCCC web-based platform referred to in paragraph 8(b)(i) of the annex to decision 4/CMA.3 for recording and exchanging information on non-market approaches in a user-friendly and accessible manner, including recording support needed and provided, for Parties participating in non-market approaches and other non-Party stakeholders [...]</p> <p>6. Decides that the UNFCCC web-based platform is to facilitate opportunities, including by connecting participating Parties, to identify, develop and implement non-market approaches and to record and exchange information, for Parties that have submitted nonmarket approaches and are seeking support, and Parties and</p>

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			18. Requests the Chair of the Subsidiary Body for Scientific and Technological Advice, as the convenor of the Glasgow Committee on Non-market Approaches, to invite representatives of relevant UNFCCC constituted bodies and institutional arrangements under or serving the Paris Agreement and/or the Convention, which may include the Adaptation Fund, the Climate Technology Centre and Network, the Global Environment Facility, the Green Climate Fund, the Local Communities and Indigenous Peoples Platform, the Paris Committee on Capacity-building, the Standing Committee on Finance and the Technology Executive Committee, to a meeting held in conjunction with the fifty-eighth session of the Subsidiary Body for Scientific and Technological Advice (June 2023) and organized with the assistance of the secretariat, with the aim of enhancing collaboration between the Glasgow Committee and relevant constituted bodies and institutional arrangements under or serving the Paris Agreement and/or the Convention, as necessary, taking into account their respective mandates;				<p>entities that have submitted information on the support available</p> <p>CMA 5 requested the secretariat to complete the development of the UNFCCC-based platform for non-market approaches and to operationalize it as soon as possible.</p>
Work programme	Advanced unedited	SBSTA 60-61	16. Also requests the Chair of the Subsidiary Body for Scientific and		To invite interested Parties and relevant	June 2024	CMA 5:

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under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement and in decision 4/CMA.3	version] Decision - /CMA.5		Technological Advice, as the convenor of the Glasgow Committee on Non-market Approaches, to invite interested Parties, relevant bodies, institutional arrangements and processes under the Convention and the Paris Agreement related to, inter alia, mitigation, adaptation, finance, technology development and transfer, and capacity-building, including United Nations bodies, multilateral, bilateral and other public donors, and private and non-governmental organizations, to have a focused exchange of views on financial, technology and capacity building support available or provided for identifying and developing non-market approaches, including on enhancing access to various types of support and identifying investment opportunities and actionable solutions that support the achievement of nationally determined contributions, as part of the in-session workshop referred to in paragraph 15(c) above;		bodies to exchange views on relevant non-market approaches to fulfil NDC goals		6. Requests the secretariat to complete the development of the UNFCCC web-based platform ³ and fully operationalize it as soon as possible, and no later than the 5th meeting of the Glasgow Committee on Non-market Approaches (June 2024) 15. (Paraphrase) Requests the secretariat to write a consultation synthesis report and other workshops
Work programme under the framework for non-market approaches referred to in Article 6,	FCCC/PA/CMA/2021/10/Add.14/CMA.3, Decision - /CMA.6	SBSTA 60-61, (62-63)	4/CMA.3 10. Requests the Subsidiary Body for Scientific and Technological Advice to review the work programme, including its activities, at its sixty-fourth (June 2026) and sixty-fifth (November 2026) sessions with a	Decision - /CMA.6 17. <i>Requests</i> the Glasgow Committee on Non-market Approaches to continue	Review of the work programme for non-market approaches under 6.8	November 2026 (SBSTA 64 and 65)	At COP29, Parties adopted guidance for carrying out the second phase of the work program under Article 6.8 , aimed at better identifying and developing cooperative initiatives that will not involve the transfer

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paragraph 8, of the Paris Agreement and in decision 4/CMA.3			view to enhancing the effectiveness of the work programme, taking into account relevant inputs, including the outcomes of the global stocktake, and to make recommendations thereon for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement by no later than at its eighth session (2026);	inviting representatives of the Local Communities and Indigenous Peoples Platform to each in-session workshop and representatives of Indigenous Peoples as well as representatives of local communities; 18. <i>Also requests</i> the secretariat to continuously improve the quality and efficiency of the in-session workshops, including through full utilization of in-session workshops, including dynamic discussions in the style of World Cafés;	For Glasgow committee, continue insuring inclusivity of IPLCs For secretariat, continuous improvement of in session workshops		of carbon credits, or non-market approaches (NMA), through learning-by-doing. A dedicated platform is available to facilitate connections between Parties that are seeking support and those Parties and NPS that are offering it, for example, in terms of finance for adaptation, technology transfer, capacity building, and collaboration with NPS to support Parties achieve their NDCs. 2025 will see the implementation of the second phase of the work program by Parties

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				19. <i>Further requests</i> the secretariat to provide regular updates on the status of the development of the NMA Platform and provide a quantitative report on the activities on the NMA Platform for each meeting of the Glasgow Committee on Non-market Approaches, which may include the number of nominated national focal points for Article 6, paragraph 8, of the Paris Agreement, the number of submitted non-market approaches and	For secretariat, continuous updates on development and information from NMA platform		

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				<p>other relevant information;</p> <p>31. <i>Reiterates</i> the request to the secretariat to include, as part of its broader capacity-building programme related to Article 6 of the Paris Agreement, activities related to the work programme under the framework for non-market approaches</p>	For secretariat, include capacity building for A6.8 work program as part of broader capacity building.		
Matters relating to the operation of the clean development mechanism	DT.DD.SBSTA61.i 12.2 Draft decision - /CMP.19	SBSTA 61	<i>Option 1</i> 4. The SBSTA recommended a draft decision on this matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its nineteenth session (November 2024) (for the text of the draft decision, see	Annex XX <u>I. Functioning of the clean development mechanism beyond the end of the second commitment</u>	Modalities and deadlines of phasing out of the CDM	CMP 19	<p>Recommendation as Option 2 was adopted.</p> <p>As per CMA 6 decision, the deadline for submission of a request for transition of a CDM afforestation/</p>

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			Document FCCC/SBSTA/2024/L.X/Add.1). <i>Option 2</i> 5. The SBSTA agreed to continue consideration of this matter at SBSTA 63 (November 2025) with a view to recommending a draft decision thereon for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its twentieth session (November 2025).	<u>period of the Kyoto Protocol</u> 1. The SBSTA agreed to recommend to the CMP deadlines for the phased discontinuation of the operations, processes and institutions under the CDM			reforestation project activities to the Article 6.4 mechanism is 31 December 2025.
Recurring mandated events convened in conjunction with SBSTA sessions: <ul style="list-style-type: none"> • NWP Focal Point Forum (winter session) • Research dialogue (spring session) • Earth Information Day (winter session) • Meetings of the FWG of the LCIPP (each session) 							

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Work programme to scale up mitigation ambition and implementation	1/CMA.3, para. 27	SB 56 CMA 4 SB 58 CMA 5 SB 60 CMA 6	Decides to establish a work programme to urgently scale up mitigation ambition and implementation in this critical decade, and requests the Subsidiary Body for Implementation and the Subsidiary Body for Scientific and Technological Advice to recommend a draft decision on this matter for consideration and adoption by CMA 4, in a manner that complements the global stocktake.	Decision 4/CMA.4 Decision 4/CMA.5, para 13: Also requests the subsidiary bodies to consider progress, including key findings, opportunities and barriers, in implementing the work programme, in accordance with decision 4/CMA.4, noting its paragraphs 1–3	MWP established CMA4, titled Sharm el-Sheikh mitigation ambition and implementation work programme Two global dialogues and investment-focused events annually	MWP mandate runs through CMA4 (2022)-CMA8 (2026) Consideration of progress at each sessions, starting at their SB60 (June 2024), until SB65 (Nov 2026)	At SB60: Parties could not align approaches to the work, as some Parties wanted to focus only on process or modality considerations, while other Parties wanted to provide more substantive changes, such making the MWP a space to be able to reflect on the mitigation outcome of the GST. At COP29, Parties agreed to a purely procedural outcome, requesting the secretariat to organize global dialogues and inviting Parties to submit views, but not reflecting on the mitigation outcome of the GST.
	Decision -/CMA.6, para 11	SB 61	<i>Requests</i> the secretariat to organize, under the guidance of the co-chairs of the work programme, future global dialogues and investment-focused events under the work programme in such a manner as to:		Secretariat to organize global dialogues and investment focused dialogues, taking into account regional and gender balance of experts, efforts to		Secretariat to organize global dialogues and investment focused events under the work programme.

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			(a) Enhance regional and gender balance among invited experts; (b) Increase the number of participants from each Party, particularly from developing country Parties, including by expanding virtual participation opportunities; (c) Enable Parties to contribute to determining the agenda, subtopics and guiding questions for the dialogues and events with a view to enhancing transparency; (d) Enhance the matchmaking function to assist Parties in accessing finance, including investment, grants and concessional loans; (e) Enhance understanding of regional perspectives		increase number of participants from each Party, efforts to enable Parties to contribute to determining the agenda, assisting Parties in accessing finance, and enhancing understanding of regional perspectives		
Glasgow Sharm el Sheikh work programme on the global goal on adaptation	x/CMA.3	Intersessional and SB 56 (workshop) – SB 57 + CMA 4 SB 58 (workshop) – SB 59 + CMA 5	3. Decides to establish and launch a comprehensive two-year Glasgow Sharm el-Sheikh work programme on the global goal on adaptation; Also decides that implementation of the work programme will start immediately after the third session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement; 4. Further decides that the work programme will be carried out jointly by the Subsidiary Body for Scientific and Technological Advice	Invites the Intergovernmental Panel on Climate Change to inform the work programme by presenting to the subsidiary bodies, at their fifty-sixth sessions (June 2022),	The GGA Framework.	CMA5 SB59	Conclusion ended with agreement of the UAE Framework for Global Climate Resilience at CMA5.

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			and the Subsidiary Body for Implementation; Decides that four workshops should be conducted per year, with the support of the secretariat and under the guidance of the Chairs of the subsidiary bodies, under the work programme, namely two virtual intersessional workshops and two workshops in conjunction with the sessions of the subsidiary bodies, starting at their fifty-sixth sessions; 13. Invites Parties to submit via the submission portal, 5 by 30 April 2022, views on how to achieve the objectives referred to in paragraph 7 above under the work programme; 14. Also invites the Chairs of the subsidiary bodies to select themes for the workshops referred to in paragraph 12 above on the basis of the submissions referred to in paragraph 13 above; 15. Requests the secretariat to prepare, under the guidance of the Chairs of the subsidiary bodies, a compilation and synthesis of those submissions for consideration at the workshops; Invites the subsidiary bodies to report annually to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement, taking into account the report referred to in paragraph 16 above,	Advance unedited version 3 the findings of the upcoming contribution of Working Group II to its Sixth Assessment Report, once published, that may be relevant to reviewing overall progress made in achieving the global goal on adaptation, and engage in the work programme by clarifying methodologies and other elements related to the global goal on adaptation; Also requests the secretariat to prepare, under the			

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			on progress in implementing the work programme with a view to recommending a draft decision thereon for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session (November 2023)	guidance of the Chairs of the subsidiary bodies, a single annual report on the workshops for consideration at the sessions of the subsidiary bodies coinciding with the sessions of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;			
Second periodic review of the long-term global goal under the Convention and of overall progress towards achieving it	Decision 5/CP.25, para. 7 Conclusions SB/2021/L.3	SB 56	COP 25 decided that the second periodic review of the long-term global goal and of overall progress towards achieving it shall start in the second half of 2020 and conclude in 2022.	The SBSTA and the SBI noted that summary reports on the meetings of the structured expert dialogue will be included in the synthesis report referred to in decision 1/CP.18,	Second periodic review of the long-term global goal and of overall progress towards achieving it	2022	Parties concluded the second periodic review in 2022 and the outcome is captured in decision 21/CP.27 . Synthesis report by the cofacilitators of the meetings of the second periodic review.

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				paragraph 86(b), for consideration by the joint SBSTA–SBI contact group for the second periodic review of the long-term global goal under the Convention and of overall progress towards achieving it.			
Structured Expert Dialogue under the periodic review	5/CP.25 SB/L.3	SB 56	Decides that the second periodic review shall start in the second half of 2020 and conclude in 2022, with the structured expert dialogue held in conjunction with sessions of the subsidiary bodies, starting at their fifty-third sessions (November 2020) and being completed at their fifty-fifth sessions (November 2021)	Recalling decision 5/CP.25, the SBSTA and the SBI noted that the third meeting of SED2 will be convened in conjunction with the fifty-sixth sessions of the subsidiary bodies (June 2022).	Hold Structured Expert Dialogue under the second periodic review	2022	Structured expert dialogue on the second periodic review of the long-term global goal under the Convention (2020–2022). Synthesis report by the co-facilitators of the structured expert dialogue (FCCC/SB/2022/3).

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				The SBSTA and the SBI invited Parties and observers to submit via the submission portal by 4 March 2022 views on the third meeting of SED2.			
Continuation of the period review	Decision 21/CP.27, paragraph 22		22. Decides to consider the continuation of periodic reviews at its twenty-ninth session (November 2024) pursuant to decision 5/CP.25, paragraph 8 (taking into account experiences from the 2013-2015 periodic review and the second periodic review, as well as from the first global stocktake. The consideration will take into account potential overlaps and synergies between the periodic review, the global stocktake and other relevant processes under the Convention and the Paris Agreement, as well as the availability of new information relevant to the periodic review)	Decisions 2/CP.17, paragraph 167, 5/CP.25, paragraph 8	COP29 to consider the continuation of the periodic review,	COP29	At COP29, Parties decided to continue consideration of this matter at COP30 (November 2025)
Koronivia joint work on agriculture	4/CP.23, para 4 SB/L.1, para. 12 Decision 3/CP27	SB 56	12. The SBSTA and the SBI agreed to continue consideration of this matter, including the draft text elements on the report on the intersessional workshop at SB 56 (June 2022) with a view to reporting on it to and recommending a draft	The SBSTA and the SBI invited Parties to consider relevant policies, strategies,	progress and outcomes of the work	SB57 COP27	The Koronivia joint work on agriculture concluded at SB57 and is adopted the Sharm el-Sheikh joint work on implementation of climate action on agriculture and food

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			decision for consideration and adoption by the Conference of the Parties at its twenty-seventh session (November 2022).	actions, measures and opportunities for cooperation, including support for national plans and, as applicable, nationally determined contributions and national adaptation plans			security which runs until 2026.
Global stocktake	19/CMA 1, para. 8 1/CMA.5, para 194	2021 + CMA 6 SB 56 (technical assessment)	Decides that the information collection and preparation component of the global stocktake will commence one session before the start of the technical assessment, which will take place during the two (or depending on the timing of the publication of the Intergovernmental Panel on Climate Change reports, three) successive sessions of the subsidiary bodies preceding the sixth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (November 2023), during which the consideration of outputs will take place, with the	Para. 4: Further decides that the GST will be conducted with the assistance of the SBI and the SBSTA which will establish a joint contact group on the matter Para 5. Resolves to engage in a	The information collection and preparation phase of GST1	SB58	GST information collection and preparation component completed. GST2 information collection and preparation to commence in 2026.

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			<p>cycle repeating every five years thereafter</p> <p>Note: WGII may delay its contribution about six months. If the full report will be delayed, we may end up with having only 2 technical dialogues instead of 3.</p> <p>Decision 1/CMA.5, para 194. Decides pursuant to paragraph 8 of decision 19/CMA.1 that the information collection and preparation component of the second global stocktake shall start at the eighth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (November 2026) and its consideration of outputs component will conclude at the tenth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;</p>	<p>technical dialogue that aims to support the work of the joint contact group referred to in paragraph 4 above through expert consideration of inputs, as identified in the sources of input referred to in paragraphs 36 and 37 below for the global stocktake; Para 7: Requests the Chairs of the SBSTA and the SBI to develop guiding questions for all components of the GST, including specific thematic and cross-cutting</p>			

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				<p>questions, one session of the SBs prior to the relevant activities under the GST being carried out</p> <p>Para 19: Information collection and preparation</p> <p>19. Requests the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation to issue a call for the inputs referred to in paragraphs 36 and 37 below, taking into account that such inputs should be submitted at least three months before</p>			

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				their consideration in the technical assessment;			
Santiago Network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change	CMA.3 (11) paragraph 44 of decision 2/CMA.2, and noted in decision 2/CP.25,	SB56	Requesting the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation, at their fifty-sixth sessions, to consider the submissions referred to in paragraph 10(a) above and the discussions at the technical workshop referred to in paragraph 10(b) above with a view to providing recommendations for consideration and adoption by the governing body at its next session or the governing bodies at their next session;		Structure of the Santiago Network	SB57 COP27 CMA4	At SB57, the Santiago network was agreed to have the following structure: A hosted secretariat that will facilitate its work, to be known as the Santiago network secretariat; (b) An Advisory Board to provide guidance and oversight to the Santiago network secretariat on the effective implementation of the functions of the network; (c) A network of member organizations, bodies, networks and experts covering a wide range of topics relevant to averting, minimizing and addressing loss and damage;
Glasgow Sharm el Sheikh work programme on the global goal on adaptation	x/CMA.3	SB57-58 CMA4 COP27	Decides to initiate the development of a framework for the global goal on adaptation (GGA) to be undertaken through a structured approach under the Glasgow–Sharm el-Sheikh work programme in 2023	Further decides that the framework, through the structured approach referred to in paragraph 8 above, may	Framework for the GGA	CMA4 SB59	Conclusion ended with agreement of the UAE Framework for Global Climate Resilience at CMA5.

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				take into consideration, inter alia: (a) Dimensions (iterative adaptation cycle): impact, vulnerability and risk assessment; planning; implementation; and monitoring, evaluation and learning; recognizing that support in terms of finance, capacity-building and technology transfer is a consideration in each stage of the cycle; (b) Themes: water; food and agriculture; cities, settlements and key infrastructure;			

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				health; poverty and livelihoods; terrestrial and freshwater ecosystems; and oceans and coastal ecosystems; tangible cultural heritage; mountain regions; and biodiversity; (c) Cross-cutting considerations : country-driven, gender-responsive, participatory and fully transparent approaches, human rights approaches, intergenerational equity and social justice, taking into consideration vulnerable groups,			

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				communities and ecosystems, and nature-based solutions, and based on and guided by the best available science including science-based indicators, metrics and targets, as appropriate, traditional knowledge, knowledge of indigenous peoples and local knowledge systems, ecosystem-based adaptation, nature-based solutions, community-based adaptation, disaster risk reduction and intersectional			

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				<p>approaches with a view to integrating adaptation into relevant socioeconomic and environmental policies and actions, where appropriate;</p> <p>(d) Sources of information including those referred to in decision 19/CMA.1, paragraph 37, namely: (i) Reports and communications from Parties, in particular those submitted under the Paris Agreement and the Convention; (ii) The latest reports of the Intergovernmental Panel on</p>			

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				Climate Change; (iii) Reports of the subsidiary bodies; (iv) Reports from relevant constituted bodies and forums and other institutional arrangements under or serving the Paris Agreement and/or the Convention; (v) The synthesis reports by the secretariat referred to in paragraph 23 of that decision; (vi) Relevant reports from United Nations agencies and other international organizations, which should			

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				be supportive of the UNFCCC process; (vii) Voluntary submissions from Parties, including on inputs to inform equity considerations under the global stocktake; (viii) Relevant reports from regional groups and institutions; (ix) Submissions from non-Party stakeholders and UNFCCC observer organizations;			
Report of the Adaptation Committee	5/CP.22, paragraphs 11 and 12 FCCC/SB/2022/5 and Add.1 and Add.1/Corr.1 and Add. 2	SB57 COP27 CMA4	Notes that considerations of the review of the progress, effectiveness and performance of the Adaptation Committee could not be completed at this session and will therefore continue at the fifty-eighth sessions of the subsidiary bodies (June 2023)		Review of the Adaptation Committee Report	SB57 COP27 CMA4	Review of the Adaptation Committee continues

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Report of the Executive Committee of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts.*	FCCC/SB/2022/2 and Add.1–2. paragraph 11 of decision 19/CMA.3, and endorsed in decision 17/CP.26	SB57 COP27 CMA4	Endorses decision 13/CMA.4, on the Report of the Executive Committee of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts and the report of the Executive Committee	The adoption by the Executive Committee of its second five-year rolling workplan, the second plan of action of the technical expert group on comprehensive risk management and the third plan of action of the task force on displacement	Report of the Executive Committee of the Warsaw International Mechanism for Loss and Damage	(2027) COP32, review of the 5 year rolling work programme	Requests the Executive Committee to continue: (a) Exploring further opportunities and modalities for engaging national stakeholders, including loss and damage contact points and national focal points; (b) Collaborating and enhancing synergies with programmes, bodies and platforms under and outside the Convention and the Paris Agreement;
Santiago network for averting, minimizing and addressing loss and damage under the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts	Decision 1/CMA.3, paragraph 67 Decision 2/CMA.2, para. 43	SB57 COP27 CMA4	Decides that the Santiago network will have the following structure: A hosted secretariat that will facilitate its work, to be known as the Santiago network secretariat; (b) An Advisory Board to provide guidance and oversight to the Santiago network secretariat on the effective implementation of the functions of the network; (c) A network of member organizations, bodies, networks and experts covering a wide range of topics relevant to averting, minimizing and addressing loss and damage;	Decides to establish the Advisory Board of the Santiago network as part of the Warsaw International Mechanism for Loss and Damage associated with Climate Change	Operationalization of the Santiago Network	SB58 SB59 COP28 CMA4	Draft rules of procedure to be adopted at the sixty-first sessions of the subsidiary bodies (November 2024)

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				Impacts, which will be under the authority and guidance of and accountable to the appropriate governing body or bodies ⁴ and have the roles and responsibilities Also decides that the members of the Advisory Board will be elected at the next session of the governing body or bodies (November 2023) and encourages Parties to nominate experts with a diversity of technical experience and knowledge relevant to,			

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				inter alia, averting, minimizing and addressing loss and damage associated with the adverse effects of climate change			
Koronivia joint work on agriculture.*	Decision 4/CP.23, para. 1.	SB57 COP27	Requests the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation to establish the four-year Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security, including implementation of the outcomes of the Koronivia joint work on agriculture and previous activities addressing issues related to agriculture, as well as future topics, recognizing that solutions are context-specific and take into account national circumstances	Decides to establish the Sharm el-Sheikh online portal under the joint work referred to in paragraph 14 above for sharing information on projects, initiatives and policies for increasing opportunities for implementation of climate action to	Establish the four-year Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security	COP31	Parties continue discussions on the establish the four-year Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security which concludes in 2026.

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				address issues related to agriculture and food security			
Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security	paragraph 15(b) of decision 3/CP.27 paragraph 16 of decision 3/CP.27 Decision 3/CP.27, para. 14	SB58-61	Requests the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation to establish the four-year Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security, including implementation of the outcomes of the Koronivia joint work on agriculture and previous activities addressing issues related to agriculture, ⁷ as well as future topics, recognizing that solutions are context-specific and take into account national circumstances	They welcomed the submissions from Parties and observers on the elements of that joint work, including views on topics for the workshops referred to in paragraph 15(b) of decision 3/CP.27. 3. They also welcomed the submissions from Parties and observers on the operationalization of the Sharm el-Sheikh online portal referred to in	<p>Elements of the Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security</p> <p>Online portal and roadmap of the work for the Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security</p> <p>Agreed to the road map for the Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security</p>	COP31	<p>Parties agreed at SB60, the following elements of the Sharm el-Sheikh joint work on implementation of climate action on agriculture and food security</p> <p>Taking into account the document prepared at these sessions. Available at: https://unfccc.int/sites/default/files/resource/IN.SBI59.i11-SBSTA59.i10.2_1.pdf</p> <p>First workshop will take place at SB62 (June 2025).</p>

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				paragraph 16 of decision 3/CP.27.			
Matters relating to the Santiago network under the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts*	Decision 2/CMA.2 para 43 Decision 11/CP.27 Decision 2/CP.25 12/CMA.4, annex II decision 12/CMA.4, annex I, para. 21 decision 12/CMA.4, endorsed by decision 11/CP.27	SB58 SB59 COP28 CMA4	Discussions on selecting the host of the secretariat of the Santiago network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change Recommended the following draft decision on the selection of the joint proposal submitted by the United Nations Office for Disaster Risk Reduction and the United Nations Office for Project Services for the hosting of the Santiago network secretariat for an initial term of five years, with five-year renewal periods, 4	Agreed to continue consideration of this matter at SB 59 taking into account the draft text prepared for this agenda item at this session Iso requests the consortium, as host of the Santiago network secretariat, to undertake, by the end of January 2024, an analysis of the cost-effectiveness, including a cost-benefit analysis, of various locations around the world as	Host of the Secretariat for the Santiago Network Selection of the host of the secretariat of the Santiago network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change as the UNDRRR and UNOPs	SB59 COP28 CMA4	Advisory Board members have been selected and host is held in Geneva, Switzerland. Secretariat of the Santiago Network Host is currently being set up.

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				options for the location of the head office of the Santiago network secretariat from a pool of potential locations that can provide the privileges and immunities referred to in paragraph 14 above, and to provide to the Advisory Board of the Santiago network the results of the analysis with its recommendation on which location would be the most cost effective and suitable in the light of the roles and responsibilities and the organizational			

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				structure of the Santiago network secretariat as detailed in annex I to decision 12/CMA.4 for consideration and decision by the Advisory Board at its 1st meeting, to be held in 2024			
Matters relating to the global stocktake under the Paris Agreement	1/CMA.5. para 42, 59, 60, 99, 100, 110, 181, 187, 191	CMA5 SB60 CMA6	<p>42. Urges Parties that have not yet done so and invites all other Parties to communicate or revise, by the sixth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (November 2024), their long-term low greenhouse gas emission development strategies referred to in Article 4, paragraph 19, of the Paris Agreement towards just transitions to net zero emissions by or around mid-century, taking into account different national circumstances</p> <p>59. <i>Calls on</i> Parties that have not yet done so to have in place their national adaptation plans, policies and planning processes by 2025</p>	97. Decides to establish the United Arab Emirates dialogue on implementing the global stocktake outcomes;	<p>New or revised LT-LEDS</p> <p>NAPs and adaptation policies by 2025; progress in</p>	<p>by CMA6 (Nov 2024)</p> <p>NAPs-2025 Progress-by 2030</p>	<p>Number of current submissions: 75</p> <p>66 countries have submitted NAPs (developing and developed)</p>

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			<p>and to have progressed in implementing them by 2030;</p> <p>60. <i>Requests</i> the secretariat to prepare a regular synthesis report on adaptation information provided by Parties in their biennial transparency reports, adaptation communications and nationally determined contributions;</p> <p>99. Decides to convene a high-level ministerial dialogue at its sixth session on the urgent need to scale up adaptation finance, taking into account the adaptation-related outcomes of the global stocktake, and to ensure the mobilization by developed country Parties of the adaptation support pledged;</p> <p>100. <i>Urges</i> developed country Parties to prepare a report on the doubling of the collective provision of climate finance for adaptation to developing country Parties from 2019 levels by 2025, in the context of achieving a balance between mitigation and adaptation in the provision of scaled-up financial resources, recalling Article 9, paragraph 4, of the Paris Agreement, for consideration by the Conference of the Parties</p>		<p>implementation by 2030</p> <p>Secretariat synthesis report on adaptation info in BTRs, ACs, and NDCs</p> <p>High-level ministerial dialogue on the urgent need to scale up adaptation finance</p> <p>Report on doubling of climate finance for adaptation</p>	<p>--</p> <p>CMA6</p> <p>By CMA 6</p>	<p>Under preparation</p> <p>Held at CMA6</p> <p>Published by CMA6.</p>

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			<p>serving as the meeting of the Parties to the Paris Agreement at its sixth session;</p> <p>110. <i>Decides</i> to establish a technology implementation programme, supported by, inter alia, the operating entities of the Financial Mechanism, to strengthen support for the implementation of technology priorities identified by developing countries, and to address the challenges identified in the first periodic assessment of the Technology Mechanism, and <i>invites</i> the Subsidiary Body for Implementation at its sixty-first session (November 2024) to take into account the technology implementation programme in its consideration of the Poznan strategic programme on technology transfer, with a view to recommending a draft decision on the matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session</p> <p>187. Requests the Chairs of the subsidiary bodies to organize an annual global stocktake dialogue starting at their sixtieth sessions to facilitate the sharing of knowledge</p>	Decision - /CMA.6 (Technology implementation programme)	<p>A technology implementation programme (TIP)</p> <p>Annual GST dialogue</p>	<p>Launch TIP 'elaboration process' at CMA6; adopt next steps at CMA7</p> <p>Every spring SBs</p>	<p>CMA6 launched process to elaborate technology implementation programme; requested SBI62 to consider this matter with a view to recommending a draft decision for consideration and adoption by CMA7 (November 2025) to inform, elaborate TIP</p> <p>To be held at SB62. Note: At CMA6, Parties did not agree on how to consider the report of the annual GST</p>

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			<p>and good practices on how the outcomes of the global stocktake are informing the preparation of Parties' next nationally determined contributions in accordance with the relevant provisions of the Paris Agreement and also requests the secretariat to prepare a report for consideration at its subsequent session;</p> <p>191. Decides to launch, under the guidance of the Presidencies of its fifth, sixth and seventh sessions, a set of activities ("Road map to Mission 1.5") to significantly enhance international cooperation and the international enabling environment to stimulate ambition in the next round of nationally determined contributions with a view to enhancing action and implementation over this critical decade and keeping 1.5 °C within reach;</p>		Road map to Mission 1.5	CMA5-CMA7	<p>dialogue and will reconsider at CMA7..</p> <p>Latest letter: https://unfccc.int/sites/default/files/resource/Troika_Letter.pdf (February 26, 2025)</p>
Matters relating to the global stocktake: procedural and logistical elements of the overall global stocktake process	1/CMA.5, para 192	CMA5 SB60 CMA6	192. Recalls paragraph 15 of decision 19/CMA.1 and decides that consideration of refining the procedural and logistical elements of the overall global stocktake process on the basis of experience gained from the first global stocktake shall commence at the sixtieth sessions of the subsidiary bodies and conclude at the sixth	<p>paragraph 15 of decision 19/CMA.1</p> <p>1/CMA.5, para 193. <i>Invites</i> Parties and non-Party stakeholders to submit via</p>	Refined procedural and logistical elements of GST2 adopted	CMA6	SB60: Parties struggled to agree, e.g., on the timing of the technical assessment, improving the transition between phases of the GST, the sources of science-based inputs, and the composition of the High-Level Committee, ultimately producing a

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			session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;	the submission portal ⁹ by 1 March 2024 information on experience and lessons learned in relation to conducting the first global stocktake and <i>requests</i> the secretariat to prepare a synthesis report on the submissions in time to inform the refinement referred to in paragraph 192 above			<p>compilation of all views in the informal note.</p> <p>SB61/COP29: Parties were unable to agree or adopt a decision refining the procedural and logistical elements of the GST process and postponed consideration until SB62.</p>
Forum on Response Measures (first KCI report and midterm review)	<p>4/CP.25, 4/CMP.15, 4/CMA.2 Decision 7/CMA.1, paragraph 10 CP/L.4</p> <p>Decision 20/CP.27 Decision 7/CMP.17 Decision 23/CMA.4</p>	SB 56 + COP 27, CMP 17, CMA 4	Request the forum on the impact of the implementation of response measures to continue considering the first annual report of the Katowice Committee on Impacts, including the recommendations and considerations contained therein, at the fifty-sixth sessions of the subsidiary bodies (June 2022) with a view to providing recommendations for consideration and adoption by the Conference of the Parties, the Conference of the	COP/CMP decision from Glasgow: 8. Request the forum, at the fifty-sixth sessions of the subsidiary bodies, to consider ways to promote actions to minimize the	Adoption of recommendations and considerations contained in first annual report of the KCI	COP27; completed	Adopted recommendations forwarded by the forum contained in sections I–VI of Decision 20/CP.27, Decision 7/CMP.17, Decision 23/CMA.4

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	Decision 13/CP.28 Decision 4/CMP.18 Decision 19/CMA.5		<p>Parties serving as the meeting of the Parties to the Kyoto Protocol and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at their next sessions.</p> <p>Midterm review of the workplan of the forum and its KCI starting at SBI 56: Parties and observers to submit views and secretariat to prepare a summary.</p>	<p>adverse impacts and maximize the positive impacts of the implementation of response measures on the recommendations contained in annex</p> <p>11. Invite Parties and observers to submit via the submission portal by April 2022 their views on the elements of the midterm review of the workplan of the forum and its Katowice Committee on Impacts and request the secretariat to prepare a summary based on the submissions</p>	The midterm review of the workplan of the forum	SB56; completed	<p>Not concluded at SB56; continued and completed at the SB58 (June 2023); at COP28/CMP18/CMA5, Parties took note of the views expressed by Parties during the review of the functions, work programme and modalities of the forum and the midterm review of the workplan of the forum and its KCI;</p> <p>Adopted the updated functions, work programme and modalities of the forum and its Katowice Committee on Impacts contained in annex I</p>

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				with a view to informing Parties' discussion on the midterm review starting at the fifty-sixth sessions of the subsidiary bodies;			
RM Forum two-day workshop	CP.L.4	SB 56	Note the limitations to progress and limited progress in the implementation of the functions and modalities of the forum and of certain activities in the workplan by the forum, including due to the exceptional circumstances, and therefore request the secretariat to hold a two-day workshop in conjunction with the fifty-sixth sessions of the subsidiary bodies (June 2022) to further advance the implementation of workplan activities 3, 4 and 11		RM Forum two-day workshop	SB56; completed	Held 4-6 June 2022
Pre-sessional regional RM workshop	CP.L.4	Prior to SB 56	Request the secretariat to organize a regional workshop on activity 3 of the workplan before the fifty-sixth sessions of the subsidiary bodies in collaboration with relevant organizations and stakeholders, to address regional needs and acknowledge the work that is being carried out by the Katowice Committee on Impacts and note		Pre-sessional regional RM workshop	Before SB56; completed	Regional workshop on Tools and Methodologies for modelling and assessing the impacts of the implementation of response measures for African region 21-23 September 2022

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			that further regional workshops on activity 3 could be decided by the forum;				
A regional RM workshop on activity 3 of the workplan	Decision 20/CP.27, para 11 Decision 7/CMP.17 Decision 23/CMA.4	COP27	Also request the secretariat to organize a regional workshop on activity 3 of the workplan by the fifty-ninth sessions of the subsidiary bodies (November–December 2023), in collaboration with relevant organizations and stakeholders, to address regional needs and acknowledge the work that has been carried out by the Katowice Committee on Impacts and note that further regional workshops on activity 3 can be decided on by the forum;	Decision 20/CP.27, para 20(b) Develop and maintain a web-based user interface for selecting tools and methodologies and promote its use among Parties and stakeholders, as appropriate; a user manual for the interface could also be developed;	A regional RM workshop by SB59	SB59; complete d	Regional workshop for Asia Pacific on Assessing the impacts of the implementation of response measures and developing climate policies for just transition and economic diversification 12-14 September 2023
RM in-session workshop on country specific case studies	Decision 4/CP.25, 4/CMP.15 and 4/CMA.2, Annex II	COP25	(See Annex II, Activity 2 – Identify country-driven strategies and best practices on just transition of the workforce and creation of decent work and quality jobs and on economic diversification and transformation focusing on challenges and opportunities from the implementation of low greenhouse gas emission policies and strategies towards the		An in-session workshop to implement workplan activity 2	SB58	In-session workshop on "Country specific case studies for assessment of response measures to facilitate just transition and economic diversification" to implement workplan Activity 2 5 June 2023

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			achievement of sustainable development)				
Technical workshop on the Santiago Network	CMA.3 (10a and 10b)	Prior to SB 56	Requesting the secretariat to organize a technical workshop prior to the fifty-sixth sessions of the subsidiary bodies, under the guidance of the Chairs of those bodies, with inputs from the Executive Committee and the participation of Parties and relevant organizations, bodies, networks and experts, to elaborate on the submissions referred to in paragraph 10(a) above	10(a) Inviting Parties and relevant organizations to submit via the submission portal by 15 March 2022 their views on the [institutional arrangements] of the Santiago network	Organize technical workshop to elaborate submission on views on the institutional arrangements of the Santiago Network	SB59 COP28 CMA5 On going process	Structure of the Santiago Network has been agreed. Technical workshop on institutional arrangements held in May 2022.
Santiago Network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change	CMA.3 (11)	SB 56	Requesting the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation, at their fifty-sixth sessions, to consider the submissions referred to in paragraph 10(a) above and the discussions at the technical workshop referred to in paragraph 10(b) above with a view to providing recommendations for consideration and adoption by the governing body at its next session or the governing bodies at their next session;		Structure and Host of the Santiago Network	SB59 COP28 CMA5 Ongoing process	Structure of the Santiago Network has been agreed. Host has been selected as the UNDRRR and UNOPs.
Adaptation communication	9/CMA.1, para 15	SB 57	AC to develop, with the engagement of the IPCC Working Group II, using relevant existing		Guidance with the engagement of the	Unknown	Was not adopted within the AC Report.

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			guidance as a starting point, as appropriate, by June 2022, draft supplementary guidance for voluntary use by Parties in communicating information in accordance with the elements contained in the annex, for consideration by the SBs 57 (November 2022) in the context of their consideration of the report of the AC		IPCC Working Group II		
Review of the progress, effectiveness and performance of the Adaptation Committee	FCCC/SB/2022/5 and Add.1 and Add.1/Corr.1 and Add. 2 Decision 8/CP27 FCCC/SB/2021/6, annex.	SB58	The Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation continued consideration of the review of the progress, effectiveness and performance of the Adaptation Committee. They agreed to continue the consideration at their fifty-ninth sessions (November–December 2023) on the basis of the draft text elements prepared by the co-facilitators for this agenda item at the fifty-eighth sessions of the subsidiary bodies, as amended by Parties and groups of Parties at the fifty-eighth sessions of the subsidiary bodies		Review of the progress, effectiveness and performance of the Adaptation Committee	SB59 COP28 CMA5	Review of the adaptation committee and its report continue
United Arab Emirates just transition work programme	Decision 1/CMA.4, paras 52, 53	SB58	52. Decides to establish a work programme on just transition for discussion of pathways to achieving the goals of the Paris Agreement outlined in Article 2, paragraph 1, in the context of Article 2, paragraph	4. Decides that the work programme shall be implemented under the	A just transition work programme	CMA5	Just transition work programmed launched at CMA5 (2023)

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	Decision 3/CMA.5,		<p>2, and requests the Subsidiary Body for Implementation and the Subsidiary Body for Scientific and Technological Advice to recommend a draft decision on this matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its fifth session, with the work programme</p> <p>53. Decides to convene, as part of the work programme on just transition, an annual high-level ministerial round table on just transition, beginning at its fifth session</p> <p>3. Also decides that the implementation of the work programme shall start immediately after the fifth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement with a view to the work programme informing the second global stocktake and other relevant processes, including the annual high-level ministerial round table on just transition, and agrees to review the effectiveness and efficiency of the work programme and consider its continuation at the eighth session of the [CMA] (November 2026)</p>	<p>guidance of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation through a joint contact group to be convened at each of their sessions, starting at their sixtieth sessions (June 2024), with a view to the subsidiary bodies recommending a draft decision to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement for consideration and adoption</p>	<p>High level ministerial round table on just transition</p> <p>JTWP to run from CMA5 to CMA8 (2026) and inform the next GST</p>	<p>Annually; CMA</p> <p>CMA8</p>	<p>First HLRT on JT held at CMA5; next HLRT on JT to be held at CMA6</p> <p>SB60: In the JTWP contact group, issues on which Parties diverged included, <i>inter alia</i>, linkage to the outcome of the GST, the topics and nature of the second JTWP dialogue, and whether to develop a work plan. Parties finally agreed on draft conclusions and an informal note that Parties will consider further at SB61, with a view to recommending a draft decision on the matter for</p>

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			5. Also decides that at least two dialogues shall be held each year as part of the work programme, with one to be held prior to the first regular sessions of the subsidiary bodies, starting with their sixtieth sessions, and one prior to the second regular sessions of the subsidiary bodies, starting with their sixty-first sessions (November 2024), and that such dialogues should be conducted in hybrid format to allow both in-person and virtual participation;	at each of its sessions;	At least 2 dialogues/year (1 st before SBs and second before CMA)	annual	consideration and adoption by CMA6. The first UAE JTWP Dialogue took place from 2-3 June. The second UAE JTWP Dialogue took place 2-3 October.
United Arab Emirates just transition work programme	Decision 3/CMA.5	SB 60-61, (62-63)	4. Decides that the work programme shall be implemented under the guidance of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation through a joint contact group to be convened at each of their sessions, starting at their sixtieth sessions (June 2024), with a view to the subsidiary bodies recommending a draft decision to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement for consideration and adoption at each of its sessions; 7. <i>Requests</i> that the Chairs of the subsidiary bodies, taking into consideration the submissions	11. <i>Also requests</i> the secretariat to prepare a report summarizing information on the activities under the work programme with a view to that report informing the second global stocktake, including its technical dialogue;	Recommendation of a draft decision to the CMA by the joint SBs Communicate the topics of the dialogues	CMA.6 (2024) CMA.6 (2024)	Over 2024, the just transition work program (JTWP) has completed its first year of work, including holding two dialogues and a high-level ministerial roundtable . Dialogues focused on how transition pathways could be considered in NDCs and NAPs, and whole of society approaches to just transitions. The high level ministerial roundtable focused on how the JTWP can help countries implement just transitions in the context of climate, sustainable development and poverty eradication objectives.

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			<p>referred to in paragraph 6 above, decide on and communicate, no later than eight weeks before each dialogue in advance of the respective regular sessions of the subsidiary bodies, the topics to be discussed at each dialogue to be held in that year</p> <p>10. <i>Requests</i> the Chairs of the subsidiary bodies to prepare in a timely manner, with the assistance of the secretariat, an annual summary report on the dialogues referred to in paragraph 5 above;</p>	<p>12. <i>Encourages</i> consideration of the relevant outcomes of the work programme by UNFCCC constituted bodies and under relevant work programmes;</p>	<p>Annual report of the dialogues</p> <p>For the secretariat: To draft a report as input to GST2 process</p>	<p>CMA.6 (2024)</p> <p>2026</p>	<p>While Parties largely welcomed the work from the past year, at COP29 Parties were unable to resolve a number of differences on the scope and direction of the work of the JTWP, and did not adopt the draft decision prepared by the SBs.</p> <p>While the two dialogues and HLMRT will go ahead as mandated, discussions on the implementation of the JTWP will resume at SB62 in Bonn (June 2025).</p>
RM guidelines and policy frameworks to promote JT within and across sectors	Decision 7/CMA.1, annex, paragraph 5 Decision 7/CMA.1, paragraph 9 Activity 6 of the KCI workplan	COP25, CMA2, CMP15	5. The forum and the KCI may use the following modalities, as appropriate and as decided on a case-by-case basis, in order to carry out the work programme of the forum: (a) Building awareness and enhancing information-sharing through the exchange and sharing of experience and best practices; (b) Preparing technical papers, case studies, concrete examples and guidelines; (c) Receiving input from experts, practitioners and relevant organizations; (d) Organizing workshops.		Guidelines and policy frameworks to assist Parties in promoting just transition of the workforce and the creation of decent work and quality jobs within and across sectors, including training, retooling, retraining and reskilling systems and stakeholder engagement strategies	SB60; completed	Three-hour interactive forum held 4 June 2024

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			<p>9. Decides that the forum shall develop and recommend a six-year workplan in line with the forum's functions, work programme and modalities, taking into account relevant policy issues of concern to Parties, for consideration and adoption by the subsidiary bodies at their fiftieth sessions;</p> <p>Activity 6: Promote the availability and use of guidelines and policy frameworks to assist Parties in promoting just transition of the workforce and the creation of decent work and quality jobs within and across sectors, including training, retooling, retraining and reskilling systems and stakeholder engagement strategies at SB60 (June 2024)</p>				
First Global Dialogue on the impacts of implementation of RM	Decisions 13/CP.28, 4/CMP.18, and 19/CMA.5	Ahead of COP28, CMP18, CMA5	Request the secretariat to organize a two-day global dialogue on the impacts of the implementation of response measures in conjunction with intersessional meetings of the Katowice Committee on Impacts in 2024 and 2025, in collaboration with relevant organizations and stakeholders and acknowledging the work that has been carried out by the Katowice Committee on Impacts, noting that such dialogues will be conducted in hybrid format to allow both in-person and virtual		First Global dialogue on the impacts of implementation of response measures "Evidence-based approaches and holistic strategies to maximize co-benefits and minimize negative impacts of implementing NDCs"	<p>in conjunction with the 11th meeting of the KCI</p> <p>in conjunction with the 12th meeting of the KCI</p>	<p>First Global dialogue held 9-10 September 2024, Accra, Ghana</p> <p>2025</p>

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			participation, and note that the forum, at the sixty third sessions of the subsidiary bodies (November 2025), will consider further dialogues, as appropriate;				
Response measures - Review of the functions, work programme and modalities of the forum on the impact of the implementation of response measures, midterm review of the workplan and report of the forum	Decision 13/CP.28, Decision 4/CMP.18, Decision 19/CMA.5	COP28, CMP18, CMA5	6. Request the subsidiary bodies to review the functions, work programme and modalities of the forum and its Katowice Committee on Impacts every five years, starting at their sixty-ninth sessions (2028), with a view to enhancing the effectiveness of the forum and its Katowice Committee on Impacts and providing recommendations for consideration by the Conference of the Parties, the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;	Decisions 13/CP.28, 4/CMP.18 and 19/CMA.5	SB review of the KCI work programme and RM forum	SB69	Review to start at SB69 (2028)
			7. Decide that the forum shall develop and recommend a five-year workplan in line with the forum's functions, work programme and modalities, taking into account relevant policy issues of concern to Parties, for consideration and adoption by the subsidiary bodies at their sixty-first sessions (November 2024)		5-year RM workplan	SB61/COP 29 COP29	At COP29, Parties adopted the workplan of the forum and its KCI for 2026–2030.

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			8. Request the Katowice Committee on Impacts to propose updates to its rules of procedure for the forum to consider and make recommendations to the subsidiary bodies with a view to the subsidiary bodies providing recommendations for consideration and adoption by the Conference of the Parties at its twenty-ninth session (November 2024), the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its nineteenth session (November 2024) and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024);		KCI to provide recommendations updating its forum ROP for adoption	CMP19 CMA6	At COP29, Parties adopted recommendations updating its forum ROP
Matters related to the impacts of the implementation of response measures	Decision -/CP.29 - /CMP.19 -/CMA.6, ¶ 16	CMA6	16. Request the secretariat to prepare a synthesis report on the information on response measures reported by Parties in the biennial transparency reports and present it to the Katowice Committee on Impacts at its 13th meeting.		Synthesis report on information reported by Parties in their BTRs on response measures	KCI13	In progress
Report of the Adaptation Committee and review of the progress, effectiveness and performance of the Adaptation Committee	8/CP.27 FCCC/SB/2021/6, annex FCCC/SB/2022/5 and Add.1 and Add.1/Corr.1 and Add. 2	SB59 COP28 CMA5	SB 59 could not conclude consideration of the report of the Adaptation Committee for 2023.		Report of the Adaptation Committee and review of the progress, effectiveness and performance of the Adaptation Committee	Ongoing process	Report of the Adaptation Committee and review of its progress continue.

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Matters relating to the global goal on adaptation	paragraph 13 2/CMA.5 Article 14 of the Paris Agreement and decisions 7/CMA.3, 1/CMA.4, paragraph 39, and 3/CMA.4 FCCC/SB/2023/7	SB60	The SBSTA and the SBI requested their Chairs to prepare, with the support of the secretariat, in collaboration with relevant United Nations organizations and specialized agencies, and with contributions from relevant constituted bodies, a compilation and mapping of existing indicators relevant to measuring progress towards the targets referred to in paragraphs 9–10 of decision 2/CMA.5	The SBSTA and the SBI also agreed that the mapping referred to in paragraph 10 above may consider: (a) The relevance of the indicators to measuring progress towards one or more of the targets referred to in paragraphs 9–10 of decision 2/CMA.5; (b) The specific relevance of the indicators to adaptation, including enhancing adaptive capacity, strengthening resilience and reducing vulnerability to climate change; (c) Whether	The SBSTA and the SBI requested the secretariat to publish the refined mapping of indicators as part of a report on the workshop referred to in paragraph 22 above prior to CMA 6.	CMA7 SB63	The work on the indicators for the UAE Framework for Global Climate Resilience continues through the UAE Belem work programme.

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				quantitative and/or qualitative information applies to the indicators; (d) Data availability for the indicators; (e) The ability of the indicators to reflect regional, national and local circumstances; (f) The applicability of the indicators across different contexts; (g) The ease of interpretation of the indicators; (h) The clarity of methodologies associated with the indicators; The ability of the indicators to be			

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				aggregated across levels and disaggregated by demographic and socioeconomic characteristics, such as vulnerability, gender, age, disability, race, socioeconomic status, and status as Indigenous Peoples, as appropriate and depending on national circumstances; (j) The indicators' basis on the best available science; (k) The indicators' basis on traditional knowledge, Indigenous Peoples' knowledge and local			

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				<p>knowledge systems; (l)</p> <p>That the indicators should not be used as a basis for comparison between Parties.</p> <p>The SBSTA and the SBI invited the Adaptation Committee to prepare a contribution to the compilation and mapping referred to in paragraph 10 above by identifying information on indicators reported by Parties in their national reports and communications in the context of the work referred to in paragraph 45</p>			

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				of decision 2/CMA.5			
Matters relating to adaptation: (a) Report of the Adaptation Committee; (b) Review of the progress, effectiveness and performance of the Adaptation Committee.	8/CP.27 FCCC/SB/2021/6, annex FCCC/SB/2022/5 and Add.1 and Add.1/Corr.1 and Add. 2	SB60	SB 59 could not conclude consideration of the report of the Adaptation Committee for 2023. SB 60 recommended that COP 29 and CMA 6 take note of the report of the Adaptation Committee for 2023.17 39. Action: The COP will be invited to take any action it deems appropriate on the basis of the recommendations. of the SBSTA and the SBI. It will also be invited to elect members of the Adaptation Committee.		Ongoing process	COP29 CMA6	COP27 was to review the progress, effectiveness and performance of the Adaptation Committee, and COP26 invited CMA4 to participate in the review as it relates to the Paris Agreement. COP27 and CMA4 noted that consideration of the review could not be completed at those sessions and would therefore continue at SB58. At SB58, Parties agreed to continue consideration at SB59. SB 59 could not conclude consideration. SB60 agreed that consideration would continue at SB61. Accordingly, matters relating to this agenda sub-item are considered under the SBSTA and the SBI.
Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts and joint annual report of its Executive Committee	4/CP.22, para. 2(d)	SB60	The Subsidiary Body for Implementation (SBI) and the Subsidiary Body for Scientific and Technological Advice (SBSTA) finalized the terms of reference for the 2024 review of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts (WIM). The COP will be invited to consider the matter of its authority over and	The SBI and the SBSTA agreed to undertake that review at SB 61 (November 2024) on the basis of those terms of reference and to forward the	Joint Annual Report of the WIM ExCom	COP29 SB61	The SBI and the SBSTA also requested the secretariat to prepare a background paper to inform the 2024 review of the WIM

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			guidance to the WIM, including its Executive Committee, and to take any action it deems appropriate, including on the basis of the recommendations of the SBSTA and the SBI.	outcomes to the appropriate governing body or bodies for consideration The SBI and the SBSTA further requested the secretariat, under the guidance of the Chairs of the subsidiary bodies, to organize an event, to be held in conjunction with SB 61, to provide inputs to the 2024 review of the WIM through engagement of Parties and non-Party stakeholders in structured discussions taking into account the terms of			

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Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
				reference for the review			
Matters relating to the global goal on adaptation	paragraph 13 2/CMA.5 Article 14 of the Paris Agreement and decisions 7/CMA.3, 1/CMA.4, paragraph 39, and 3/CMA.4 FCCC/SB/2023/7	SB61 CMA6	<p>Encourages Parties, when implementing the United Arab Emirates Framework for Global Climate Resilience and their adaptation efforts, when integrating adaptation into relevant socioeconomic and environmental policies and actions and in pursuing the targets referred to in paragraphs 9–10 above, to take into account, where possible, country-driven, gender-responsive, participatory and fully transparent approaches, as well as human rights approaches, and to ensure intergenerational equity and social justice, taking into consideration vulnerable ecosystems, groups and communities and including children, youth and persons with disabilities (Decision 2/CMA.5 para. 13)</p> <p>Decides to establish and launch a comprehensive two-year Glasgow–Sharm el-Sheikh work programme on the global goal on adaptation (Decision 7/CMA.3, para. 2)</p> <p>Decides that activities carried out under the work programme should build on the work of the Adaptation Committee related to the global</p>	<p>Decides that four workshops should be conducted per year, with the support of the secretariat and under the guidance of the Chairs of the subsidiary bodies, under the work FCCC/PA/CMA/2021/10/Add. 3 6 programme, namely two virtual intersessional workshops and two workshops in conjunction with the sessions of the subsidiary bodies, starting at their fifty-sixth sessions (Decision</p>	<p>Further decides that the final outcome of the United Arab Emirates–Belém work programme should include, where applicable: (a) Information on the intended purpose of and potential data sources for each of the indicators referred to in paragraph 26(b) below, as well as the mechanisms needed to develop data standards for each indicator; (b) Outcome and output indicators for the thematic targets; (c) Qualitative, quantitative, input, output, outcome, impact and process indicators, including existing and new ones; (d) Indicators that capture information pertaining to, inter alia, social inclusion,</p>	CMA7 SB63	<p>The SBSTA and the SBI requested the secretariat to publish the refined mapping of indicators as part of a report on the workshop referred to in paragraph 22 above prior to CMA6.</p> <p>Consideration of the Secretariat report on defining transformational adaptation</p> <p>Third workshop of the United Arab Emirates–Belém work programme will take place 21–22 March.</p> <p>Requests the secretariat to prepare and publish a summary report on the workshop referred to in paragraph 13 above no later than six weeks prior to the sixty-second sessions of the subsidiary bodies;</p>

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			<p>goal on adaptation, draw on a variety of sources of information and inputs, including national adaptation plans and adaptation communications, take into account traditional knowledge, knowledge of indigenous peoples and local knowledge systems, and be gender-responsive (Decision 7/CMA.3, para. 9)</p> <p>Decides to initiate the development of a framework for the global goal on adaptation to be undertaken through a structured approach under the Glasgow–Sharm el-Sheikh work programme in 2023, containing the elements referred to in paragraph 10 below, with a view to the framework being adopted at the fifth session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (November–December 2023); 9. Also decides that the framework referred to in paragraph 8 above will guide the achievement of the global goal on adaptation and the review of overall progress in achieving it with a view to reducing the increasing adverse impacts, risks and vulnerabilities associated with climate change, as well as enhance adaptation action and support; Further decides that</p>	<p>7/CMA.3, para. 12)</p> <p>Recognizes that the global goal on adaptation will contribute to reducing the risk of climate change impacts in the context of the long-term temperature goal set out in Article 2, paragraph 1(a), of the Paris Agreement, in line with different national circumstances, needs and priorities and in the context of sustainable development and poverty eradication; (Decision 1/CMA.4 para. 39)</p>	<p>Indigenous Peoples, participatory processes, human rights, gender equality, migrants, children and young people, and persons with disabilities; (e) Indicators that are relevant to specific ecosystems, and highlight them, where appropriate, to Parties with similar geographical conditions; (f) Indicators that reflect the unique vulnerabilities of children to climate change impacts across the thematic targets and, potentially, cross-cutting indicators related to education and the health of children and young people; (g) Quantitative and qualitative indicators for enabling factors for the implementation of adaptation action,</p>		

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			the framework, through the structured approach referred to in paragraph 8 above, may take into consideration, inter alia dimensions, themes, cross-cutting information, Sources of information including those referred to in decision 19/CMA.1, paragraph 37 (Decision 3/CMA.4 paras 8-10)	Recalls paragraph 38 of decision 2/CMA.5 and affirms that the agenda item on matters relating to the global goal on adaptation is a standing agenda item and will continue to be included in the agendas for the sixty-fourth (June 2026) and subsequent sessions of the subsidiary bodies and the eighth (November 2026) and subsequent sessions of the Conference of the Parties serving as the meeting of the Parties to the	including means of implementation; Further defining the expert process on agreeing on indicators under the UAE Framework for Global Climate Resilience and further refinement of indicators by experts and the mapping exercise. decides that, noting the need to avoid placing an additional reporting burden on Parties, the final outcome of the United Arab Emirates–Belém work programme may include a manageable set of no more than 100 indicators that: (a) Are globally applicable with a view to informing an analysis of relevant global trends; (b) Constitute a menu that captures various contexts of		

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				<p>Paris Agreement, unless otherwise specified by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;</p> <p>Decides to launch the Baku Adaptation Road Map with the aim of advancing progress in line with Article 7, paragraph 1, of the Paris Agreement and supporting the implementation of the elements outlined in paragraph 38 of decision</p>	<p>adaptation action, enabling Parties to choose which indicators they will report on in the light of their national circumstances; (c) Are designed to enable assessment of progress towards achieving the different components of the targets referred to in paragraphs 9–10 of decision 2/CMA.5;</p>		

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				<p>2/CMA.5 and requests the subsidiary bodies to develop modalities for work under the Road Map;</p> <p>Establishes the Baku high-level dialogue on adaptation, to be convened on the margins of each session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement by the President of that session and the President of the previous session with the aim of identifying ways of enhancing the</p>			

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				<p>implementation of the United Arab Emirates Framework for Global Climate Resilience;</p> <p>Requests the secretariat to prepare a reader-friendly summary of the technical paper referred to in paragraph 41 above and make it available in all six official languages of the United Nations by April 2025;</p> <p>Recognizes that both incremental and transformational adaptation approaches are essential for protecting</p>			

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				the well-being of people and the planet, for saving lives and livelihoods and for implementing the United Arab Emirates Framework for Global Climate Resilience with a view to achieving the global goal on adaptation;			
Report of the Adaptation Committee Review of the progress, effectiveness and performance of the Adaptation Committee	Decision 2/CP.17, paras. 95–96	SB61 COP29 CMA6	Also decides that the Adaptation Committee shall operate under the authority of, and be accountable to, the Conference of the Parties, which should decide on its policies in line with relevant decisions; Requests the Adaptation Committee to report annually to the Conference of the Parties, through the subsidiary bodies, including on its activities, the performance of its functions, guidance, recommendations and other relevant information arising from its work, and, as appropriate, on further action that may be required under the Convention, for consideration by the Conference of the Parties		Adaptation Committee to report annually to the COP, through the subsidiary bodies was welcomed. Review of the progress, effectiveness and performance of the Adaptation Committee was ruled 10c/16 and moved to SB62 (June 2025).	Annual	This annual report contains information on the work of the AC between November 2023 and September 2024 and recommendations for consideration at COP 29 and CMA 6. The flexible workplan of the AC for 2025–2027 is contained in the annex 2024 Report of the Adaptation Committee: FCCC/SB/2024/4

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Joint annual report of the Executive Committee of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts and the Santiago network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change and 2024 review of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts	Decision 12/CMA.4, endorsed in decision 11/CP.27 FCCC/SB/2024/2.3 As per para. 25 of decision 6/CMA.5, endorsed in decision 2/CP.28. Decision 2/CMA.2, para. 46; Decision 4/CP.22, para 2	SB61 COP29 CMA6	The Santiago network secretariat will prepare an annual report and submit it to the Advisory Board for its consideration and approval. The approved report will be forwarded to FCCC/PA/CMA/2022/10/Add.3 11 the secretariat to be included in a joint annual report of the Santiago network and the Executive Committee submitted to the governing body or bodies through their subsidiary bodies. (Decision 12/CMA.4, Annex I, para. 12) Recommends that the next review of the Warsaw International Mechanism be held in 2024 and every five years thereafter as follows: (a) The subsidiary bodies will develop terms of reference for each review at their sessions immediately before the sessions at which they will undertake a review; (b) The subsidiary bodies will undertake future reviews of the Warsaw International Mechanism and forward the outputs of the reviews to the governing body or bodies (Decision 2/CMA.2, para 46). Recommends that there be a process to periodically review the Warsaw International Mechanism and that reviews take place no		Joint annual report of the Executive Committee of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts and the Santiago network for averting, minimizing and addressing loss and damage associated with the adverse effects of climate change. Was ruled 10c/16 and moved to SB62 (June 2025).	SB63 COP30 CMA7	Includes collaboration, members, thematic work, future meetings and events and more information on the work of the Executive Committee of the Warsaw International Mechanism for Loss and Damage associated with Climate Change Impacts and the Santiago network for averting, minimizing and addressing loss and damage Joint report 2024: FCCC/SB/2024/2 SB 60 finalized the terms of reference for the 2024 review of the WIM2 and invited Parties and non-Party stakeholders to submit as input to the review.

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			more than five years apart (Decision 4/CP.22 para. 2(a)).				
Matters relating to technology development and transfer: (a) Joint annual report of the Technology Executive Committee and the Climate Technology Centre and Network	Decision 2/CP.17, paras. 142–143; Decision 12/CP.21, para. 2 Decision 15/CP.22, para. 6 Decision 15/CP.23, paras. 4–5	COP17, COP21, COP22, COP23, CMA1, CMA2	142. Requests the Technology Executive Committee and the Climate Technology Centre to establish procedures for preparing a joint annual report; 143. Also requests the secretariat to make available the joint annual report referred to in paragraph 142 above for consideration by the Conference of the Parties through its subsidiary bodies; 2. Invites the Technology Executive Committee and the Advisory Board of the Climate Technology Centre and Network to update the procedures for preparing the joint chapter of their joint annual report; 6. Invites the Technology Executive Committee and the Climate Technology Centre and Network to include information in the respective chapters of their future joint annual reports on challenges and lessons learned in implementing their respective mandates; 4. Takes note of the updated procedures for preparing the joint	Decision 1/CP.21, para. 68. Decides that the Technology Executive Committee and the Climate Technology Centre and Network shall report to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement, through the subsidiary bodies, on their activities to support the implementation of the Agreement; Decision 14/CP.25, para. 8. Notes	Joint annual report of the TEC and CTCN	9 Oct 2024; Annual	This report summarizes the key activities and outcomes of the work of the TEC and the CTCN since the publication of their joint annual report for 2023

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	Decision 15/CMA.1, paras. 4–5		<p>annual report of the Technology Executive Committee and the Climate Technology Centre and Network, as contained in annex I to the joint annual report referred to in paragraph 1 above;</p> <p>5. Requests the Technology Executive Committee and the Climate Technology Centre and Network to carry out monitoring and evaluation of the impacts of the implementation of their respective mandates;</p> <p>4. Takes note of the recommendation of the Technology Executive Committee and the Climate Technology Centre and Network to prepare and submit their joint annual report to both the Conference of the Parties and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement;</p> <p>5. Requests the Technology Executive Committee and the Climate Technology Centre and Network to report on the progress of their work and challenges and lessons learned in implementing the technology framework in their joint annual reports;</p>	<p>with appreciation that the Technology Executive Committee adopted an approach to integrating gender considerations into its rolling workplan for 2019–2022, and encourages the Technology Executive Committee to continue its efforts in this regard and report on this matter</p>			

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	Decision 8/CMA.2, para. 4.		4. Encourages the Technology Executive Committee and the Climate Technology Centre and Network to continue to report on the progress of their work as well as on challenges and lessons learned in implementing the technology framework;				
Matters relating to technology development and transfer: (b) Technology implementation programme	Decision 1/CMA.5, para 110	CMA 5	110. Decides to establish a technology implementation programme, supported by, inter alia, the operating entities of the Financial Mechanism, to strengthen support for the implementation of technology priorities identified by developing countries, and to address the challenges identified in the first periodic assessment of the Technology Mechanism, and invites the Subsidiary Body for Implementation at its sixty-first session (November 2024) to take into account the technology implementation programme in its consideration of the Poznan strategic programme on technology transfer, with a view to recommending a draft decision on the matter for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session;		Technology implementation programme (TIP) established SBI61 to take the TIP into consideration of the Poznan strategic programme on TT and recommend draft decision for adoption by CMA6	CMA5 CMA6	TIP established at CMA5 (2023) Decision on Poznan strategic programme on technology transfer at CMA6 that takes into consideration the TIP
Recurring mandated events convened in conjunction with SB sessions: <ul style="list-style-type: none"> Annual research dialogue 							

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Annually recurring SB agenda items <ul style="list-style-type: none"> • Report of the Adaptation Committee (COP/CMA) • Report of the WIM Ex-Com (COP/CMA) • Joint annual report of the TEC and CTCN • Report of the forum on the impact of the implementation of response measures (COP/CMP/CMA) • Report of the A.6.4 Supervisory body and further guidance by the CMA to A.6.4 SB 							

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Second review of the adequacy of Article 4, paragraph 2(a–b), of the Convention	Article 4(d) of the Convention	COP 4-28	The COP shall, at its first session, review the adequacy of subparagraphs (a) and (b)... Such review shall be carried out in the light of the best available scientific information and assessment on climate change and its impacts, as well as relevant technical, social and economic information. Based on this review, the Conference of the Parties shall take appropriate action, which may include the adoption of amendments to the commitments in subparagraph (a) and (b) ...A second review of subparagraphs (a) and (b) shall take place not later than 31 December 1998, and thereafter at regular intervals determined by the COP, until the objective of the Convention is met.	Decision 1/CP.1, “The Berlin Mandate” Held in abeyance COP5 through COP28	Second review of Article 4, subparagraphs 2(a) and (b), and thereafter at regular intervals determined by the COP, until the object of the Convention is met	31 Dec 1998	The second review of the adequacy of Article 4, paragraphs 2(a-b) was included on the agenda at COP4 in Buenos Aires. Despite intensive consultations, it proved impossible to reach any agreed decision. Parties agreed that the existing commitments of Annex I Parties are not adequate and that the Kyoto Protocol is an important step towards achieving the ultimate objective of the Convention. However, they failed to reconcile their differences on how to conduct the review and what steps needed to be taken. Parties were divided on whether the implementation of the Article should be interpreted as opening up a discussion on commitments for non-Annex I Parties. Since Parties did not reach a decision at COP4, it was placed on the provisional agenda at COP5, and has been held in abeyance since then.
Consideration of proposals from Parties for	Article 15, paragraphs 1	COP17, 21, 22, 23, 24,	Any Party may propose amendments to the Convention (Article 15.1)	Held in abeyance COP28	Consideration of Russian Federation proposal to amend	COP29	Deferred to COP29

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amendments to the Convention under Article 15: (a) Proposal from the Russian Federation to amend Article 4, paragraph 2(f); (b) Proposal from PNG and Mexico to amend Articles 7 and 18 of the Convention	and 2 of the Convention	25 and 28	Amendments to the Convention shall be adopted at an ordinary session of the Conference of the Parties. The text of any proposed amendment to the Convention shall be communicated to the Parties by the secretariat at least six months before the meeting at which it is proposed for adoption. The secretariat shall also communicate proposed amendments to the signatories to the Convention and, for information, to the Depositary (Article 15.2)		Article 4, paragraph 2(f) of the Convention (FCCC/CP/2011/5) and Proposal by Papua New Guinea and Mexico to amend Articles 7 and 18 of the Convention (FCCC/CP/2011/4/Rev.1)		
Facilitating dialogues on mountains and climate change	Decision 1/CMA.5	COP29	Decision 1/CMA5, para 181 requested the Chair of the Subsidiary Body for Scientific and Technological Advice (SBSTA) to hold an expert dialogue on mountains and climate change at the sixtieth session of the SBSTA (June 2024).	NWP 16th Focal Point Forum : Understanding and closing adaptation knowledge gaps in mountains, high-latitude areas, and the cryosphere	Outcomes of the dialogue on mountains and climate change.	Was taken off the agenda at COP29.	Decision 22/CP.27 emphasizes the need to address systematic observation gaps, particularly in developing countries and in ocean, mountain, desert and polar regions and the cryosphere, to improve understanding of climate change, climate-related risks and tipping points, and adaptation limit and to ensure enhanced delivery of climate services and early warning systems.
Dates and venues of future sessions	Article 7, paragraph 4, of the Convention; rule 22, paragraph 1, of	COP29	Art. 7.4, UNFCCC: 4. The first session of the Conference of the Parties shall be convened by the interim secretariat referred to in Article 21 and shall take place not	United Nations General Assembly resolution 40/243 of 18	Dates and venues of future sessions from 2025-2028	annual	<ul style="list-style-type: none"> Brazil host of COP30 (2025) Invites offers by Western European and other

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
	the draft rules of procedure being applied regarding the rotation of the office of President among the five United Nations regional groups; decision 17/CP.28		<p>later than one year after the date of entry into force of the Convention. Thereafter, ordinary sessions of the Conference of the Parties shall be held every year unless otherwise decided by the Conference of the Parties.</p> <p>ROP 22, para. 1: The offices of President and Rapporteur shall normally be subject to rotation among the five regional groups.</p> <p>Decision 17/CP.28, para 4: Accepts with appreciation the offer of the Government of Brazil to host the thirtieth session of the Conference of the Parties, the twentieth session of the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol and the seventh session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement from Monday, 10 November, to Friday, 21 November 2025</p>	December 1985 (on the pattern of conferences);			<p>States to host COP31 (2026)</p> <ul style="list-style-type: none"> Invites offers by African States to host COP32 (2027) Adopted sessional periods for 2028-2029
Long-term climate finance	Decision 1/CP.21, para 53	COP 29	53. Also decides that, in accordance with Article 9, paragraph 3, of the Agreement, developed countries intend to continue their existing collective mobilization goal through 2025 in		Workshops and subsequent summaries on long-term climate finance held in relation to	CMA 7	Parties have noted efforts by the SCF to report on progress towards achieving the goal of mobilizing jointly USD 100 billion per year through 2025.

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			the context of meaningful mitigation actions and transparency on implementation; prior to 2025 the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement shall set a new collective quantified goal from a floor of USD 100 billion per year, taking into account the needs and priorities of developing countries;		developed country provision of climate finance in accordance with Article 9, paragraph 3 Deliberations of the biennial high-level ministerial dialogue on climate finance will be summarized by the COP29 President for consideration at COP30		
Matters relating to the Standing Committee on Finance	Decision 1/CP.16, para 112	COP 29	112. Decides to establish a Standing Committee under the Conference of the Parties to assist the Conference of the Parties in exercising its functions with respect to the financial mechanism of the Convention in terms of improving coherence and coordination in the delivery of climate change financing, rationalization of the financial mechanism, mobilization of financial resources and measurement, reporting and verification of support provided to developing country Parties; Parties agree to further define the roles	22. Requests the Standing Committee on Finance to report to the Conference of the Parties at its thirtieth session (November 2025) on its progress in implementing its workplan for 2025;	Ongoing review of the annual work of the SCF	Ongoing	Parties at COP29 welcomed the work of the SCF in 2024 and took note of the workplan for 2025.

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			and functions of this Standing Committee;				
Report of the Green Climate Fund to the Conference of the Parties and guidance to the Green Climate Fund	Decision 3/CP.17 Decision 3/CP.17, annex	COP 29	<p>3. Decides to designate the Green Climate Fund as an operating entity of the financial mechanism of the Convention, in accordance with Article 11 of the Convention, with arrangements to be concluded between the Conference of the Parties and the Fund at the eighteenth session of the Conference of the Parties to ensure that it is accountable to and functions under the guidance of the Conference of the Parties to support projects, programmes, policies and other activities in developing country Parties;</p> <p>6. Arrangements will be concluded between the COP and the Fund, consistent with Article 11 of the Convention, to ensure that the Fund is accountable to and functions under the guidance of the COP. In order to ensure accountability to the COP, pursuant to Article 11, paragraph 3, the Board will: (a) Receive guidance from the COP, including on matters related to policies, programme priorities and eligibility criteria, and matters related thereto; FCCC/CP/2011/9/Add.1 59 (b) Take</p>		Annual reports to be received from the GCF and Parties to provide further guidance	Ongoing	<p>At COP29, Parties decided to modify the arrangements between the COP and the GCF with regard to the frequency of communication of policy guidance by the COP. This is for consideration and approval by the Board of the GCF before COP 30.</p> <p>Parties are requested to submit view and recommendations on guidance for the GCF to the SCF, which will prepare draft guidance ahead of COP 30.</p>

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
	Decision 1/CP.21		<p>appropriate action in response to the guidance received; (c) Submit annual reports to the COP for its consideration and receive further guidance.</p> <p>61. Recommends that the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement shall provide guidance to the entities entrusted with the operation of the Financial Mechanism of the Convention on the policies, programme priorities and eligibility criteria related to the Agreement for transmission by the Conference of the Parties;</p>				
Report of the Global Environment Facility to the Conference of the Parties and guidance to the Global Environment Facility	<p>FCCC/CP/1995/7/Add.1.</p> <p>1/CP.21</p>	COP 29	<p>5. In addition, the Conference of the Parties should receive and review at each of its sessions a report from the governing body of the operating entity which should include specific information on how it has applied the guidance and decisions of the Conference of the Parties in its work related to the Convention.</p> <p>61. Recommends that the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement shall provide guidance to the entities entrusted with the operation of</p>		Annual reports to be received from the GEF and Parties to provide further guidance	Ongoing	<p>At COP29, Parties decided to modify the arrangements between the COP and the GEF with regard to the frequency of communication of policy guidance by the COP. This is for consideration and approval by the Council of the GEF before COP 30.</p> <p>Parties are requested to submit view and recommendations on guidance for the GCF to the SCF, which will prepare draft guidance ahead of COP 30.</p>

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			<p>the Financial Mechanism of the Convention on the policies, programme priorities and eligibility criteria related to the Agreement for transmission by the Conference of the Parties;</p> <p>88. Requests that the Global Environment Facility, as an operating entity of the Financial Mechanism, include in its annual report to the Conference of the Parties the progress of work in the design, development and implementation of the Capacity-building Initiative for Transparency referred to in paragraph 84 above starting in 2016;</p>				
Review of the Financial Mechanism	<p>Decision 1/CP.21</p> <p>Decision 7/CP.23</p>	COP 29	<p>87. Decides to assess the implementation of the Capacity-building Initiative for Transparency in the context of the seventh review of the Financial Mechanism;</p> <p>4. Decides to initiate the seventh review of the Financial Mechanism at the twenty-sixth session of the Conference of the Parties (November 2020) in accordance with the criteria in the updated guidelines contained in the annex to decision 12/CP.22, or as those guidelines may be subsequently amended;</p>		Initiate and adopt updated guidelines for the seventh review of the Financial Mechanism	COP 30	<p>Rule 16 was applied at COP27, COP28, and COP29 for the seventh review of the Financial Mechanism.</p> <p>This item is to be included on the provisional agenda at the next session.</p>

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
Standing COP agenda items <ul style="list-style-type: none"> • Reports of the subsidiary bodies: (a) Report of the Subsidiary Body for Scientific and Technological Advice • Reports of the subsidiary bodies: (b) Report of the Subsidiary Body for Implementation. • Reporting from and review of Parties included in Annex I to the Convention. • Reporting from Parties not included in Annex I to the Convention • Dates and venues of future sessions 							
Recurring mandated events convened in conjunction with COPs: <ul style="list-style-type: none"> • 							

Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA), sessions 4 – 7

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
Report of the committee to facilitate implementation and promote compliance referred to in Article 15, paragraph 2, of the Paris Agreement	Article 15, para 3		3. The committee shall operate under the modalities and procedures adopted by the Conference of the Parties serving as the meeting of the Parties to this Agreement at its first session and report annually to the Conference of the Parties serving as the meeting of the Parties to this Agreement.		Annual PAICC report	Sixth annual report due Sept 2025	The fifth annual report of the Paris Agreement Implementation and Compliance Committee covered activities undertaken between 13 September 2023 and 11 September 2024. The report provides a summary of the work of and matters addressed by the Committee during the reporting period.
Further guidance on features of nationally determined contributions	Decision 1/CP.21, para 19	CMA1, CMA6	19. Requests the secretariat to update the synthesis report referred to in paragraph 16 above so as to cover all the information in intended nationally determined contributions communicated by Parties pursuant to decision 1/CP.20 by 4 April 2016 and to make it available by 2 May 2016	“continue consideration of further guidance on features of nationally determined contributions at its seventh session (2024.” (Decision 4/CMA.1, para 20)	Further guidance on features of NDCs	CMA8 in 2026	Paragraph 1/CP.21 requested that the Ad HoCc Working Group on the Paris Agreement (APA) develop further guidance on features of NDCs for consideration and adoption by CMA1. Despite several rounds of negotiations under the APA, Parties failed to reach agreement on guidance. It was subsequently decided that the CMA would continue consideration at its seventh session in 2024. Since there was no COP in 2020 due to the COVID pandemic, Parties considered further guidance at CMA6 in 2024.

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
							Unable to reach an agreement at CMA6, Parties are expected to discuss NDC features again at CMA8 in 2026
The first review of the modalities and procedures for the effective operation of the committee to facilitate implementation and promote compliance	Decision 20/CMA.1, para 2	CMA1	2. Decides to undertake, at the seventh session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (2024), the first review of the modalities and procedures referred to in paragraph 1 above on the basis of experience gained with their implementation and taking into account any recommendations of the committee referred to in paragraph 1 above, and to consider conducting further reviews on a regular basis;	Decision - /CMA.6 (Matters relating to the committee to facilitate implementation and promote compliance referred to in Article 15, paragraph 2, of the Paris Agreement)	Review of the modalities and procedures of the committee to facilitate implementation and promote compliance (PAICC)	CMA7; now CMA9 (Nov 2027)	First review postponed “owing to the limited experience of the Committee gained to date in implementing those modalities and procedures;” PAICC to make recommendations for consideration and adoption by CMA9
New collective quantified goal on climate finance	Decision 14/CMA.1 Decision -- /CMA.6	CMA 6	1. Decides to initiate at its third session (November 2020), in accordance with Article 9, paragraph 3, of the Paris Agreement, deliberations on setting a new collective quantified goal from a floor of USD 100 billion per year in the context of meaningful mitigation actions and transparency of implementation and taking into account the needs and priorities of developing countries; 27. Decides to launch, under the guidance of the Presidencies of the sixth and seventh	34. Decides to undertake a special assessment of access to climate finance at CMA 12 (2030) with a view to assessing progress in relation to the matters referred to in paragraphs 21–24 above and	Setting a new collective quantified goal on climate finance at CMA 6 COP29 and COP30 Presidencies to develop a Baku to Belém Roadmap to 1.3T by CMA 7	CMA 7 – Baku to Belém Roadmap to 1.3T CMA 12 – special assessment on access to climate finance	Parties successfully adopted the new collective quantified goal as part of the Baku Climate Unity Pact. As part of this agreement, the COP30 and COP29 Presidencies are charged with guiding the launch of the Baku to Belém Roadmap to 1.3T and produce a report summarizing this work by CMA 7

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/due to mature	Progress/Comments
			sessions of the CMA, in consultation with Parties, the “Baku to Belém Roadmap to 1.3T”, aiming at scaling up climate finance to developing country Parties to support low greenhouse gas emissions and climate-resilient development pathways and implement the nationally determined contributions and national adaptation plans including through grants, concessional and non-debt creating instruments, and measures to create fiscal space, taking into account relevant multilateral initiatives as appropriate; also requests the Presidencies to produce a report summarizing the work as it concludes the work by CMA 7;	<p>identifying further opportunities for enhancing access to climate finance in accordance with the aim of the new collective quantified goal and in line with Article 9, paragraph 9, of the Paris Agreement;</p> <p>36. Decides to periodically take stock of the implementation of this decision as part of the global stocktake and to initiate deliberations on the way forward prior to 2035, including through a review of this decision in 2030;</p>			

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
<p>Matters relating to the Standing Committee on Finance</p> <p>Sharm el-Sheikh Dialogue on Article 2.1c of the Paris Agreement and its complementarity with Article 9 of the Paris Agreement</p>	<p>Decision 1/CMA.4</p> <p>Decision 9/CMA.5, paras 8, 13</p>	CMA 6	<p>68. Decides to launch the Sharm el-Sheikh dialogue between Parties, relevant organizations and stakeholders to exchange views on and enhance understanding of the scope of Article 2, paragraph 1(c), of the Paris Agreement and its complementarity with Article 9 of the Paris Agreement and requests the secretariat, under the guidance of the Presidency of the twenty-seventh session of the Conference of the Parties, to organize two workshops in 2023 in this regard and to prepare a report to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement on the deliberations at these workshops</p> <p>8. Decides to continue and strengthen the Sharm el-Sheikh dialogue between Parties, relevant organizations and stakeholders to exchange views on and enhance understanding of the scope of Article 2, paragraph 1(c), of the Paris Agreement and its complementarity with Article 9 of the Paris Agreement referred to in decision 1/CMA.4, paragraph 68, including with regard to the operationalization and implementation of Article 2, paragraph 1(c), in 2024–2025,</p>	<p>14. Further requests the co-chairs of the dialogue to prepare, as part of their report in 2025, a synthesis of all work undertaken under the Sharm el-Sheikh dialogue for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session with a view to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session deciding on a</p>	<p>Sharm el-Sheikh Dialogue workshops throughout 2024 and 2025</p> <p>Consideration of the report by the co-chairs of the Sharm el-Sheikh dialogue at CMA7</p> <p>Parties to decide way forward on this matter at CMA 7</p>	CMA 7	<p>Following the creation of the Sharm el-Sheikh dialogue in the COP27 cover text and further decision in the UAE Consensus, there have been four workshop meetings on the dialogue. There are two more workshops planned for 2025, and then Parties will decide a way forward on the dialogue and Article 2.1c and its complementarity with Article 9 of Paris at COP30/CMA7.</p>

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
			<p>recognizing the significant scale of investment needed to keep the global average temperature rise to well below 2 °C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5 °C above pre-industrial levels, and to adapt to the adverse impacts of climate change and foster climate-resilient and low greenhouse gas emission development, including in the context of sustainable development and efforts to eradicate poverty;</p> <p>13. Also requests the co-chairs of the dialogue to prepare a report on the deliberations under the Sharm el-Sheikh dialogue in 2024 and 2025 for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth and seventh (November 2025) sessions respectively;</p>	way forward with regard to its deliberations on this matter;			
Compilation and synthesis of, and summary report on the in-session workshop on, biennial communications of information related to Article 9,	Decision 12/CMA.1	CMA5	<p>7. Also requests the secretariat to prepare a compilation and synthesis of the information included in the biennial communications, referred to in paragraph 2 above, starting in 2021, and to inform the global stocktake;</p> <p>11. Recalls that the next biennial in-session workshop on information to</p>	13. Decides to consider updating the types of information contained in the annex at its sixth session (2023) on the basis of Parties'	<p>Biennial compilation and synthesis or biennial communications related to Article 9, paragraph 5</p> <p>Workshop and subsequent</p>	CMA 7	<p>Decision 12/CMA 1 requests developed country Parties submit biennial communications in line with Article 9.5.</p> <p>Also at CMA 1, Parties decided to consider updating the types of information contained in</p>

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
paragraph 5, of the Paris Agreement	Decision 13/CMA.5, paras 11-13		<p>be provided by Parties in accordance with Article 9, paragraph 5, of the Paris Agreement will be held in 2025;</p> <p>12. Requests the secretariat to organize the biennial in-session workshop referred to in paragraph 11 above and to prepare a summary report on the workshop for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session (November 2025);</p>	experience and lessons learned in the preparation of their biennial communications of indicative quantitative and qualitative information;	guidance on the information that should be included in Parties' Article 9.5 reports, as well as a report reflecting the workshop outcome		the annex at CMA 6. Parties did not discuss this issue further at CMA 6.
Provision of financial and technical support to developing country Parties for reporting and capacity-building	Decision 18/CMA.5	CMA 6	14. Also requests the secretariat to organize an in-person workshop, to be held at the sixtieth session of the Subsidiary Body for Implementation (June 2024), as well as regional online workshops to be held prior to that session, with the relevant stakeholders, such as the Global Environment Facility and its implementing agencies, as appropriate, on support available to developing country Parties for preparing their biennial transparency reports and enhancing sustainable institutional capacity and national reporting systems within their Governments for implementing the enhanced transparency framework, and in the context of providing guidance on	18. Requests the secretariat to prepare a synthesis report, by no later than three weeks prior to the sixty-second session of the Subsidiary Body for Implementation (June 2025), reflecting information on progress, best practices and remaining challenges	Workshop and subsequent draft decision including future activities as appropriate	SBI 62 / CMA 7	<p>The Secretariat held workshops and provided a summary report as requested in 2024.</p> <p>A new workshop in consultation with the GEF and its implementing agencies will be organized for SBI 62, and subsequent summary report provided before CMA 7.</p>

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			<p>the application process for transparency-related projects;</p> <p>15. Further requests the secretariat to organize an in-session facilitative dialogue, to be held at the sixtieth session of the Subsidiary Body for Implementation, to facilitate the sharing of experience in gathering, analysing and managing data, in particular by developed country Parties, that may be helpful for developing country Parties in enhancing their institutional capacity and national reporting systems for implementing the enhanced transparency framework;</p> <p>16. Requests the secretariat to prepare a summary report on the lessons learned and best practices shared at the facilitative dialogue referred to in paragraph 15 above by no later than 31 October 2024;</p>	<p>contained in the submissions referred to in paragraph 17 above, as well as information reported in developing country Parties' first biennial transparency reports, as applicable;</p> <p>20. Further requests the Subsidiary Body for Implementation , at its sixty-second session, to consider the outcomes of the facilitative dialogue referred to in paragraph 19 above and the synthesis report referred to in paragraph 18 above with a view to recommending a draft decision</p>			

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
				on this matter, including future activities, as appropriate, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session (November 2025);			
Annual technical progress report of the Paris Committee on Capacity-building	Decision 2/CP.22, Annex, para 17; Decision 3/CMA.2	CMA2	17. The Committee will prepare annual technical progress reports on its work for submission to the Conference of the Parties through the Subsidiary Body of Implementation, and will make these reports available at the sessions of the Subsidiary Body for Implementation coinciding with the sessions of the Conference of the Parties.	18/CMA.3; 21/CMA.4; Decision - /CMA.6	Annual technical progress report of the Paris Committee on Capacity-building for 2025	Annual; 2025 report due in Sept	The 2024 report covers the work of the Paris Committee on Capacity-building between 1 September 2023 and 31 August 2024. The report highlights the progress of the Committee in implementing its workplan for 2021–2024. It concludes with recommendations arising from work undertaken by the Committee in the reporting period. It also invites the Paris Committee on Capacity-building to include

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
							in its annual report information on how it has integrated, in line with its mandate, relevant outcomes from the global stocktake.
Review of the Paris Committee on Capacity-building	Decision 16/CMA.5, para 1	CMA5	1. Decides to conduct the second review of the progress and need for extension of the Paris Committee on Capacity-building at its sixth session (November 2024);	Decision 3/CMA.2; Decision - /CMA.6	Second review of the Paris Committee on Capacity-building	CMA6	The work of the Paris Committee on Capacity-building shall be guided by the priority areas set out in the annex of decision. Parties extended the Paris Committee on Capacity-building for five years and to review its progress and need for extension at the CMA11 (2029). SBI at SB68 (2028) requested to prepare TORs with a view to recommending a decision for consideration and adoption by CMA10 (2028). The Paris Committee on Capacity-building at its 9th meeting requested to develop a workplan for the period of its extension for consideration by CMA7 (Nov 2025).
Standing CMA agenda items <ul style="list-style-type: none"> 							
Recurring mandated events convened in conjunction with CMA: <ul style="list-style-type: none"> 							

CMA 4-7							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
Other: <ul style="list-style-type: none"> Special needs and special circumstances of Africa (provisional agenda item): Since COP22, the AGN has sought to put the special needs and special circumstances of Africa on the agenda. Relevant decisions: 1/CP.13, 4/CP.14, 1/CP.16, 3/CP.17, 7/CP.20, 8/CP.20, 17/CP.22, and decision 15/CMP.7. 							

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
Operationalization of the funding arrangements for responding to loss and damage referred to in paragraph 2, including the fund referred to in paragraph 3, of decisions 2/CP.27 and 2/CMA.4	FCCC/CP/2023/9 FCCC/PA/CMA/2023/9	COP28 / CMA5	<p>6. Decide that arrangements with the Fund, consistent with the Governing Instrument of the Fund and to ensure that the Fund is accountable to and functions under the guidance of the Conference of the Parties and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement, are to be approved by the Conference of the Parties at its twenty-ninth session (November 2024) and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024);</p> <p>7. Request the Standing Committee on Finance to develop the arrangements referred to in paragraph 6 above, to be concluded between the Conference of the Parties, the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement and the Board of the Fund, consistently with the Governing Instrument of the Fund, for consideration and</p>		<p>Finalize arrangements for the Fund responding to loss and damage</p> <p>SCF to develop and conclude arrangements to be adopted by COP29 and CMA6</p>	COP29	<p>COP29 and CMA6 to ensure that Fund is accountable to and functions under their guidance and to approve arrangements with the Fund</p> <p>SCF arrangements to be adopted by COP29 and CMA6</p>

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
			<p>approval by the Board and subsequent consideration and approval by the Conference of the Parties at its twenty-ninth session (November 2024) and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its sixth session (November 2024);</p> <p>12. Arrangements for ensuring that the Fund is accountable to and functions under the guidance of the COP and the CMA, consistently with this Governing Instrument, will be concluded between the COP, the CMA and the Board of the Fund for consideration and approval at COP 29 (November 2024) and CMA 6 (November 2024).</p>		Arrangements for ensuring that the Fund is accountable to and functions under the guidance of COP and CMA will be concluded and approved at COP28 and CMA6		Accountability and functional arrangements to be approved at COP28 and CMA6
Report of the Fund for responding to Loss and Damage and guidance to the Fund	2/CP.27 and 2/CMA.4; and 1/CP.28 and 5/CMA.5	COP29/ CMA6	Invites Parties to submit views and recommendations on elements of guidance for the Fund for responding to Loss and Damage via the submission portal ⁵ no later than 10 weeks prior to the seventh session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (November 2025)	Requests the Standing Committee on Finance to take into consideration the submissions referred to in paragraph 18 above when preparing its draft guidance for the Fund for	Report of the Fund for Responding to Loss and Damage	COP30/ CMA7	Notes with appreciation the confirmation by the World Bank of its ability and willingness to operationalize the Fund as a World Bank hosted financial intermediary fund for the interim period referred to in paragraph 2(d) above, as well as that the World Bank took the steps necessary to promptly operationalize the Fund as a financial intermediary fund

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
				<p>responding to Loss and Damage for consideration by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement at its seventh session;</p> <p>Also requests the Board of the Fund to include in its annual report to the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement information on the steps it has taken to implement the guidance provided in this decision.</p>			

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/du e to mature	Progress/Comments
Arrangements between the Conference of the Parties, the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement and the Board of the Fund for responding to Loss and Damage	paragraphs 2–3 of decisions 2/CP.27 and 2/CMA.4; and decisions 1/CP.28 and 5/CMA.5, as well as annex I to those decisions, which sets out the Governing Instrument of the Fund referred to in paragraph 3 of decisions 2/CP.27 and 2/CMA.4,	COP29/CMA6	Requests the Board to report on the implementation of the arrangements referred to in paragraph 4 above in its annual reports to the Conference of the Parties, starting at its thirtieth session (November 2025), and the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement, starting at its seventh session (November 2025).		Arrangements between the Conference of the Parties, the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement and the Board of the Fund for responding to Loss and Damage	COP30/CMA7	
Climate high-level champions	FCCC/CP/2024/L.15	COP29/CMA6	3. <i>Also welcomes</i> the continuation of the Marrakech Partnership for Global Climate Action and <i>decides</i> to continue to appoint high-level champions, for 2026–2030, to act on behalf of the President of the Conference of the Parties to facilitate, through high-level engagement, the scaling up and strengthening of voluntary efforts, initiatives and coalitions, and to continue convening annually a high-level event together with the Executive Secretary and the incumbent and incoming Presidents of the Conference of the Parties;		Annual high level event with UNFCCC and COP Presidency Continuous scaling up of voluntary efforts, initiatives and coalitions	Every year from 2026-2030	The Global climate action agenda led by the UN High Level Climate Champions continues to be recognized as important work in this critical decade.

COP 27-30							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/ due to mature	Progress/Comments
			4. <i>Requests</i> the incumbent and incoming Presidents of the Conference of the Parties to provide direction to the high-level champion that they appoint, with advice from the secretariat, on the work referred to in paragraph 3 above, including on matters related to the Global Climate Action Agenda.				

Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol (CMP), sessions 17 – 20

CMP							
Issue	Mandate Reference	Session	Mandate Text	Relevant additional mandates	Main deliverable	Deadline/due to mature	Progress/Comments
Matters relating to the clean development mechanism	Decision 1/CMP.18, paras 10-11	CMP18	<p>10. Decides to continue consideration of the functioning and operation of the processes and institutions under the clean development mechanism, including appropriate time frames, at its nineteenth session (November 2024) with a view to avoiding a gap before the operationalization of the corresponding processes under the mechanism established by Article 6, paragraph 4, of the Paris Agreement;</p> <p>11. Requests the secretariat to prepare a technical paper on the necessary operations of the clean development mechanism registry, taking into account the deadlines proposed in the technical paper referred to in paragraph 9 above, for consideration by the Subsidiary Body for Scientific and Technological Advice at its sixtieth session (June 2024)</p> <p>Decides to authorize a transfer from the Trust Fund for the Clean Development Mechanism to the Adaptation Fund, and potentially to other areas in need of funding, on the</p>	Requests the UNFCCC national focal points of Parties to the Kyoto Protocol with non-responsive designated national authorities to confirm to the secretariat whether the Party concerned still wishes to participate in the clean development mechanism and whether the UNFCCC national focal points will continue to perform the tasks of the designated national authority or designate another	Consider the functioning and operation of the clean development mechanism, avoiding gaps before corresponding processes under Article 6.4 are operationalized.	CMP19	Secretariat prepared technical papers on the necessary level of resources for the functioning and operation of the processes and institutions under the clean development mechanism (FCCC/TP/2024/4) and the operationalization of the clean development registry (FCCC/TP/2024/3).

CMP							
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			basis of the technical paper referred to in paragraph 13 above at its nineteenth session	<p>authority to carry out those tasks; Also requests the Executive Board to address the issue of non-responsive designated national authorities as described (Decision 1/CMP.18, para 4-6)</p> <p>Requests the secretariat to prepare a technical paper on the necessary level of resources for the functioning and operation of the processes and institutions under the clean development mechanism by</p>			

CMP							
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				SBSTA60 (Decision 1/CMP.18, para 13)			
Report of the forum on impact of the implementation of response measures	Decision -/CP.29 -/CMP.19 -/CMA.6	CMP19	<p>5. <i>Further adopt</i> the workplan of the forum and its Katowice Committee on Impacts for 2026–2030, as contained in the annex;</p> <p>6. <i>Request</i> the Katowice Committee on Impacts to prepare and include in its annual report for 2025 a timeline and modalities for its implementation of each activity in the workplan referred to in paragraph 5 above;</p> <p>Section I. Activity 6 of the Workplan: 13. Encourage Parties to integrate just transition of the workforce and the creation of decent work and quality jobs into the development and implementation of their nationally determined contributions</p> <p>Section II. Activity 10 of the workplan: 14. <i>Encourage</i> Parties to report on the social and economic consequences of response measures, in line with paragraph 90 of decision 18/CMA.1, in both a qualitative and a quantitative manner;</p>	16. <i>Request</i> the secretariat to prepare a synthesis report on the information on response measures reported by Parties in the biennial transparency reports and present it to the Katowice Committee on Impacts at its 13th meeting.	<p>For the Katowice committee: Timeline and modality of implementation of the adopted workplan of the forum</p> <p>Integrating just transition of the workforce in NDCs</p> <p>Report on socio economic impacts of response measures</p>	<p>CMP.20 2025</p> <p>2025 and every NDC update within the ambition cycle</p> <p>BTRs (2024-2026)</p>	

CMP							
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Matters relating to joint implementation	Decision 2/CMP.18, paras 2-4	CMP18	Decides to allocate part of the funds from the residual financial resources to the implementation of digital and archival measures related to the joint implementation records as one of the remaining tasks for concluding the operations of the Committee; Also decides to transfer, by 31 March 2024, any residual financial resources remaining upon completion of the task referred to in paragraph 2 above from the joint implementation project under the Trust Fund for Supplementary Activities to a project for developing and operating the hard and soft information technology infrastructure necessary for facilitating the expedited implementation of Article 6, paragraph 2, of the Paris Agreement; Concludes the consideration of matters relating to joint implementation		Conclude consideration of matters relating to joint implementation. Allocate part of the residual funds to the implementation of digital and archival measures related to the joint implementation records and transfer any remaining funds to a project for developing and operating the hard and soft information technology infrastructure necessary for facilitating the expedited implementation of Article 6.2.	Concluded CMP18	Concluded CMP18
Capacity-building under the Kyoto Protocol	Decisions 3/CP.7, 3/CP.10, 30/CMP.1, 11/CMP.8 and 4/CMP.13		Decisions 3/CP.7, para 10. Decides that the Subsidiary Body for Implementation will regularly monitor the progress of the implementation of this framework, taking into account the information provided under paragraphs 9(b) and 9(c) above, and reporting to the	Decision 6/CMP.16	Periodic review of the implementation of the framework for capacity-building in countries with economies in transition under the Kyoto Protocol .		Fourth review of the implementation of the framework for capacity-building in countries with economies in transition under the Kyoto Protocol took place in 2021 at COP 26.

CMP							
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			Conference of the Parties at each of its sessions; 11. Decides to conduct a comprehensive review of the implementation of this framework at the ninth session of the Conference of the Parties, and every five years thereafter;				Fifth Review <ul style="list-style-type: none"> • Development of the TORs SBI60 (2024) • Adoption of the TOR at COP29/CMP19 (2024) • Initiation of 5th review starting 2025 • Conclusion of 5th review at COP30/CMP20 (2025)
Report on the high-level ministerial round table on increased ambition of Kyoto Protocol commitments	Decision 1/CMP.8, para 10	CMP8	10. Requests each Party with a quantified emission limitation and reduction commitment inscribed in the third column of Annex B as contained in annex I to this decision to submit to the secretariat, by 30 April 2014, information relating to its intention to increase the ambition of its commitment, including progress made towards achieving its quantified emission limitation and reduction commitment, the most recently updated projections for greenhouse gas emissions until the end of the second commitment period, and the potential for increasing ambition (para 9) Decides further that the information submitted by Parties included in Annex I in accordance with	Rule 10(c) and 16 CMP10-18.	Consider report by Secretariat on round table.	CMP10	Included in the provisional agenda for CMP19, per rule 10(c) and 16. Secretariat prepared report in September 2014 (FCCC/KP/CMP/2014/3).

CMP							
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			paragraph 9 above shall be considered by Parties at a high level ministerial round table to be held during the first sessional period in 2014, and requests the secretariat to prepare a report on the round table for consideration by the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol at its tenth session (para 10)				
Reporting from and review of Parties included in Annex I (c) Date of completion of the expert review process under Article 8 of the Kyoto Protocol for the second commitment period.	Decision 1/CMP.17, para 1		1. Decides that the expert review process under Article 8 of the Kyoto Protocol for the final year of the second commitment period shall be completed by 1 June 2023 subject to the availability of resources, and also decides that, if the expert review process is not completed by that date, it shall continue, and the date of completion shall be the date of publication of the final inventory review report for the final year of the second commitment period;		Publication of the final inventory review report for the final year of the second commitment period	June 2023	All inventory review reports were published by 1 June 2023 (the deadline set in decision 1/CMP.17). As a result, the true-up period ended on 9 September 2023 at 23:59 UTC.
Reporting from and review of Parties included in Annex I: (b) Annual compilation and accounting report for the second commitment period for Annex B Parties under the Kyoto Protocol.	Decision 13/CMP.1, paras 2-5	CMP11	2. Decides that each Party included in Annex I with a commitment inscribed in Annex B shall submit to the secretariat, prior to 1 January 2007 or one year after the entry into force of the Kyoto Protocol for that Party, whichever is later, the report referred to in paragraph 6 of the annex to the present decision. After completion of the initial review		Publication of the final compilation and accounting reports for Annex B Parties	Published yearly	Reports for years: 2016 2017 2018 2019 2020 2021 2022 2023

CMP							
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			<p>under Article 8 and resolution of any question of implementation relating to adjustments under Article 5, paragraph 2, or its assigned amount pursuant to Article 3, paragraphs 7 and 8, the assigned amount pursuant to Article 3, paragraphs 7 and 8, of each Party shall be recorded in the database for the compilation and accounting of emissions and assigned amounts referred to in paragraph 50 of the annex to the present decision and shall remain fixed for the commitment period;</p> <p>3. Decides that each Party included in Annex I with a commitment inscribed in Annex B shall submit to the secretariat, upon expiration of the additional period for fulfilling commitments, the report referred to in paragraph 49 of the annex to the present decision;</p> <p>4. Requests the secretariat to begin publishing the annual compilation and accounting reports referred to in paragraph 61 of the annex to the present decision after completion of the initial review under Article 8 and resolution of any question of implementation relating to adjustments under Article 5, paragraph 2, or its assigned amount pursuant to Article 3, paragraphs 7</p>				<p>The CMP took note of the information contained in the final compilation and accounting reports for the second commitment period. The CMP also noted that this concludes the consideration of this agenda item.</p>

CMP							
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			and 8, and to forward them to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol, the Compliance Committee and each Party concerned; 5. Requests the secretariat to publish, after the additional period for fulfilling commitments, the final compilation and accounting reports referred to in paragraph 62 of the annex to the present decision and forward them to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol, the Compliance Committee and each Party concerned.				
Reporting from and review of Parties included in Annex I: Final compilation and accounting reports for the second commitment period of the Kyoto Protocol for Parties included in Annex I with a commitment inscribed in the third column of Annex B in the Doha Amendment to the Kyoto Protocol.	Decision 13/CMP.1, para 5 in conjunction with decisions 3/CMP.11 and 4/CMP.11	CMP11	Requests the secretariat to publish, after the additional period for fulfilling commitments, the final compilation and accounting reports referred to in paragraph 62 of the annex to the present decision and forward them to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol, the Compliance Committee and each Party concerned (Decision 13/CMP.1, para 5)		Publication of the final compilation and accounting reports for Annex I Parties Final compilation and accounting reports forwarded to CMP, Compliance Committee, and relevant Party	Published yearly	Reports for years 2016-2023, see here

CMP							
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Annual report of the Compliance Committee to the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol	FCCC/KP/CMP/2024/2	CMP.19	<p>28. With the additional period for fulfilling commitments for the second commitment period having expired and no third commitment period in place, the branch proposed to discuss, among other matters, its future workload in response to the mandates in the procedures and mechanisms and the rules of procedure and to make recommendations to the plenary thereon as appropriate.</p> <p>29. To facilitate the discussion on its future workload, among other matters, the branch agreed to hold a meeting in hybrid format in the second half of 2025, in conjunction with the meeting of the plenary.</p>		Meeting to discuss workload of the committee	2025	<p>The CMP took note of the 19th annual report of the Compliance Committee.</p> <p>The nineteenth annual report of the Compliance Committee covers the period from 8 September 2023 to 4 July 2024. It summarizes the work of and matters addressed by the Committee during that period.</p>
Standing CMP agenda items <ul style="list-style-type: none"> Report of the Compliance Committee: The plenary of the Compliance Committee is to report on the activities of the Committee, including a list of decisions taken by the facilitative and enforcement branches, to each ordinary session of the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol (Decision 27/CMP.1, annex, section III, para 2(a)); The CMP shall consider the reports of the plenary on the progress of its work (Decision 27/CMP.1, annex, section XII) 							
Recurring mandated events convened in conjunction with CMP sessions: <ul style="list-style-type: none"> 							