

**Article 9: Transparency**  
**Original Text with Line by Line textual suggestions**

Paragraph 3:

The purpose of the system for transparency of support is to:

- (a) [Enhance] [Ensure clarity and] the tracking of [progress made in achieving developed country Parties' respective commitments under Article 6 of providing new, additional, predictable and adequate] support [to developing countries, including clearly identified pathways and forward-looking information on expected levels of available resources towards achieving the short-term collective quantified goals under Article 6, as well as tracking of support received] [as well as tracking of support] provided and received
- (b) Provide, [to the extent possible,] a full overview of [and the clearest possible understanding of] support [mobilized,] provided and received [and assist Parties in identifying gaps in support provided and received].

Paragraph 4:

Each Party [shall][should][other] regularly provide [AILAC: transparent, consistent, comparable,] complete and accurate information [AILAC: on a biennial basis, including on] [in relation to]:

- (a) Its national inventory of anthropogenic emissions by sources and removals by sinks of greenhouse gases, using comparable methodologies to be agreed on by the CMA; [AILAC: to be provided at least as frequently as required under the Convention.]
- (b) Progress made in implementing and achieving its nationally determined mitigation [contribution][commitment][other];
- (c) [AILAC: Relevant] Information on [vulnerability to] climate change impacts and actions taken to build resilience and reduce vulnerability;
- (d) [AILAC: The projected quantified levels of public climate finance provided by developed country Parties under Article 6.3, as well as] Support [AILAC: provided and] received, [through enhanced Convention arrangements to be agreed by the CMA] efforts to improve domestic enabling environments, and support received, including the use, impact and estimated results thereof.

*[Further discussion is needed on: the relationship between the system and existing arrangements; the nature of flexibility, including whether there should be a "transition" period; the potential role of 'nationally determined'; and the potential role of technical expert review/facilitative examination.]*

[AILAC proposal for paragraph 5:

5. The information submitted by each Party under Article 9.4 (a), 9.4(b) and 9.4 (d) shall be subject to technical expert review, to be carried out biennially by an expert review team, based on guidelines adopted by the CMA at its first session.

5 bis. The review process shall provide a thorough, objective and comprehensive technical review of the implementation by a Party of the requirements of the agreement.

5 ter. The expert review team shall produce a report on the results of the technical expert review, which shall be communicated to the CMA.

5 quar. All Parties shall participate in a multilateral consideration process based on the output of the technical review process.]

Paragraph 8:

Developing country Parties [AILAC: shall implement this Article consistent with their capacities and the level of support provided.] [shall be eligible for support to assist in the implementation of this Article].

Paragraph 9:

The CMA shall periodically review its decisions and update them, as appropriate [AILAC: and at least once every 5 years].