Norway – edits/elements

A. Markets (on behalf of a group of Umbrella Group countries)

In article 3, we propose a 4 bis:

In tracking progress towards achieving nationally determined mitigation [commitments][contributions][other], Parties shall apply the principles of transparency, accuracy, completeness, comparability, consistency, avoidance of double-counting, and environmental integrity.

In the decisions, we propose also a 31 bis

Requests the SBSTA to elaborate accounting guidance for Parties which engage in international transfers of mitigation outcomes to avoid double counting of effort, and guidance that would enable such Parties to demonstrate that mitigation outcomes are real, permanent, additional and verified, for consideration by the IPC at its [X] session and adoption by the CMA at its first session.

B. Further proposals by Norway

Preamble

<u>New Pp7</u> Affirming that each Party in its actions and processes addressing climate change and its impacts should respect and protect human rights, subject to its jurisdiction, in particular of most vulnerable groups and individuals, especially indigenous peoples, women and children, and promote a just transition of the workforce as well as gender equality;

<u>New Pp8</u> <u>Recognizing the importance and special characteristics of land</u> <u>use, including forests, in relation to, inter alia, food security, diverse land</u> <u>management systems, removals as well as emissions, multiple sustainability</u> <u>objectives, disturbance, permanence, legacy and non-anthropogenic effects,</u>

Article 3,

8bis:

The cooperation of Parties in the implementation of mitigation activities may include cooperation through the transfer of mitigation outcomes. The CMA shall provide for a mechanism to support sustainable development, to be available to assist Parties in fulfilling their NDMCs, while respecting the NMDCs of the host Party.]

Article 6

9. The Parties [shall][should][other] take appropriate steps to:

- (a) Prioritize financial support for result-based payments for verifiable achieved emission reductions related to existing approaches under the Convention.
- (b) Recognize the importance of providing the provision of grant-based and concessional financesupport to the poorest, most vulnerable and/or those with the least ability to mobilize other resources, including especially for adaptation;

Article 11 (FACILITATING IMPLEMENTATION AND COMPLIANCE)

1. A [process][mechanism] implementation [, including a Committee as a standing subsidiary body under the governing body] is hereby established to facilitate implementation of [and promote compliance with] the provisions of this Agreement. The [process][mechanism] shall be facilitative, non-punitive, non-adversarial and non-judicial.

2. The [process][mechanism] shall be under the authority of the CMA. The [body referred to in paragraph 3 of this Article] shall consider matters relating to the implementation of [and compliance with] the provisions of this Agreement and shall report annually to the CMA.

2bis. The Committee shall function through a plenary and two branches, namely a compliance and an implementation forum [, each with equitable and balanced representation of Parties]. The members of the Committee shall have competence in a field relevant to this agreement and reflect an appropriate balance of expertise.

2ter. The Committee may consider issues on the basis of:

(a) Written submissions from any Party or a group of Parties with respect to its own or other Parties' compliance with or implementation of the provisions of the Agreement;

(b) Reports by Parties in accordance with Article x of this Agreement;

(c) Requests from the CMA;

(d) Reports from Technical Expert (Review) teams.

2quart. The Compliance Branch shall examine, determine and address issues of non-compliance. Where it has determined that a Party is not in compliance, it shall apply the following consequences, taking into account the cause, type, degree and frequency of the non-compliance of that Party and pay attention to the respective national capabilities and circumstances of Parties as appropriate:

(a) Declaration of non-compliance; and

(b) Request of the development of a compliance action plan.

WS2:

Norway suggests to insert the text highlighted below in para 6a:

"(A) Organizing, **in cooperation with the technology executive committee**, regular technical expert meetings focusing on specific policies, practices and actions representing best practice and with the potential to be scalable and replicable;"