

A6.4-SB011-AA-A11

Draft Procedure

Article 6.4 mechanism registry

Version 01.0

DRAFT



United Nations
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Climate Change

COVER NOTE

1. Procedural background

1. The conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA), through decision 3/CMA.3,¹ adopted the rules, modalities and procedures (RMPs) for the mechanism established by Article 6, paragraph 4, of the Paris Agreement (the Article 6.4 mechanism), as contained in the annex to the decision. The decision requested the Supervisory Body to develop provisions for various processes necessary to operate the mechanism, including the registry for the mechanism (hereinafter referred to as the mechanism registry). Requirements of the mechanism registry are provided throughout the RMPs, including, but not limited to, in sections V.H, V.J, V.K, VI, V.III, and XI.B.²
2. The CMA, through decision 7/CMA.4, annex I, elaborated the requirements of the mechanism registry, including, but not limited to, in its sections II.A, II.B, IV and VI.³
3. The Supervisory Body, at its sixth meeting (SB 006), considered modalities for the operation of the mechanism registry. It requested the secretariat to develop a concept note providing an overview of the mechanism registry's general functional aspects and issues requiring decisions by the Supervisory Body. Additionally, it requested the secretariat to launch a call for inputs on issues related to account holders and the services needed for them.⁴
4. The Supervisory Body, at SB 010, considered the "Concept note: Operation of the Article 6.4 mechanism registry",⁵ and requested the secretariat to prepare a procedure for the mechanism registry covering the functions of:
 - (a) Enabling opening accounts for authorized entities that are not activity participants;
 - (b) Allowing account holders to receive units from Article 6.4 mechanism activities (A6.4 activities) in which they are not activity participants;
 - (c) Enabling transfers between holding accounts within the mechanism registry;
 - (d) Providing transparency based on best practices in registry reporting, while protecting confidential information contained therein;

¹ Decision 3/CMA.3, available at:
https://unfccc.int/sites/default/files/resource/cma2021_10_add1_adv.pdf#page=25.

² Paragraph 5 of decision 3/CMA.3.

³ Decision 7/CMA.4, available at:
https://unfccc.int/sites/default/files/resource/cma2022_10a02_adv.pdf#page=33.

⁴ See para. 23 of the Meeting report of the sixth meeting of the Article 6.4 Supervisory Body (A6.4-SB006) available at: https://unfccc.int/sites/default/files/resource/a64-sb006_0.pdf.

⁵ As contained in document A6.4-SB010-AA-A06, available at:
https://unfccc.int/sites/default/files/resource/a64_SB010_aa_an06.pdf.

- (e) Proposing options for a fee structure that would include entities engaging in secondary transfers to cover the costs of operating the mechanism registry.⁶

2. Purpose

5. The purpose of this procedure is to establish the procedural framework for the operation of the mechanism registry. This draft procedure proposes steps, roles and responsibilities of various actors, and operational requirements for the functioning of the mechanism registry for consideration by the Supervisory Body. Exceptions are noted, such as when referencing CMA decision text to provide context or clarity on specific operational elements within this draft procedure.
6. This procedure does not encompass responsibilities mandated to the secretariat under the supervision of the Supervisory Body, including the detailed and specific technical-level operational requirements associated with the administration, maintenance, and operation of the mechanism registry.⁷

3. Key issues and proposed solutions

3.1. Opening of accounts

7. Pursuant to paragraph 32 of annex I to decision 7/CMA.4, many different types of accounts will be created within the mechanism registry. Some of them are relevant to accounting and reporting at the Party level for demonstration of achievement of nationally determined contributions (NDCs) of Parties, while others are relevant only to the demonstration of mitigation efforts at the global level, or at individual public or private entity level.
8. Based on this consideration, as well as to ensure the transparency of the activities in the mechanism registry, the draft procedure proposes to place some restrictions on the types and number of some types of accounts that may be opened in the mechanism registry.
9. Also, due to the implications of the transactions involving holding accounts of public and private entities on the accounting and achievements of NDCs at the Party level, it is clarified that each holding account of a public or private entity shall be associated with a Party, and such association is to be established by the authorization by that Party of the opening of the holding account. It is further clarified that the same public or private entity may open another holding account associated with a different Party.

3.2. Suspension, re-activation and termination of accounts

10. Due to the implications of transactions involving a holding account in the mechanism registry on the NDC implementation of the Party that authorized the account, or possible irregularity in the use of any account in the mechanism registry, the draft procedure proposes to allow the Party or the mechanism administrator to suspend, re-active or terminate the account under certain conditions that may be necessary for the Party's obligations under the Paris Agreement or to ensure the integrity of the registry process,

⁶ See para. 31 of the Meeting report of the tenth meeting of the Article 6.4 Supervisory Body (A6.4 SB010) available at: https://unfccc.int/sites/default/files/resource/SB010_report.pdf.

⁷ Paragraph 65 of the RMPs.

while being fair to the affected account holders. The draft procedure indicates to develop such conditions later.

3.3. Transaction rules

11. After the issuance of Article 6, paragraph 4, emission reductions (A6.4ERs) in the pending account of the mechanism registry, it is important to distinguish their subsequent transactions whether they constitute as “a first transfer” or “(other) transfer” as the former triggers corresponding adjustment of the host Party in accordance with the relevant CMA decisions. Also, there are restrictions to certain types of transactions of A6.4ERs and certified emission reductions (CERs) transferred from the clean development mechanism registry regarding the destination accounts and the timing in relation to the NDC implementation periods, among others.
12. Since there are various combinations of unit types, origin and destination accounts, and timings of transactions, there is a need to clarify which transactions constitute “a first transfer” and which transactions are subject to what restrictions and conditions, if any. Due partly to lack of detailed guidance of the CMA in particular on the interaction of the mechanism registry with the international registry and potentially with national registries, the draft procedure indicates that such detailed transaction rules will be developed later.

3.4. Fees

13. Development and operation of the mechanism registry requires sophisticated IT-based solutions, their constant maintenance, and day-to-day oversight to ensure that transactions are taking place in accordance with this procedure and the accounting rules and requirements under Paris Agreement. As such, it is reasonable to charge fees for the use of the mechanism registry, in respect of, for example, opening holding accounts, their maintenance, and/or each transaction action.
14. There are many different ways of charging fees. Establishing a fair and reasonable fee structure and levels requires comparative analysis of different fee models and possible impact on the users of the mechanism registry, taking into account that the issuance fees are charged to activity participants of Article 6.4 mechanism activities for each issuance request. The draft procedure proposes to charge fees for opening and maintaining holding accounts at a minimum, while there is a possibility to also charge fees for various transactions of units.

3.5. Other

15. Several provisions of the mechanism registry procedure are pending further guidance of the CMA or require further consideration by the Supervisory Body. For example, CMA guidance is needed on how to manage banking A6.4ERs between NDC implementation periods in the mechanism registry. These requirements will be reflected upon receipt of relevant guidance from the CMA or the Supervisory Body by revising the procedure later.

4. Impacts

16. The mechanism registry is essential for operationalizing the Article 6.4 mechanism, in particular relating to the management of A6.4ERs and other units to ensure the integrity of the accounting of Parties participating in the Article 6.4 mechanism in the context of implementation of their NDCs. The development and adoption of a mechanism registry

procedure is an indispensable step towards the full implementation of the Article 6.4 mechanism.

5. Subsequent work and timelines

17. As noted in paragraphs 10, 12 and 14 above, this draft procedure indicates a need to develop further provisions on the following areas in order to operationalize the mechanism registry:
 - (a) Conditions for suspension, re-activation and termination by the Party of holding accounts of public and private entities that it authorized for opening;
 - (b) Transaction rules, distinguishing “a first transfer” from other transfers and restrictions and conditions to be attached to certain types of transactions;
 - (c) Fee structure and levels to be charged to the users of the mechanism registry for opening, maintaining accounts and/or each transaction involving their holding accounts.
18. Furthermore, this procedure will need to be revised as further guidance from the CMA, the Supervisory Body, and further work of the secretariat in consultation with the Registry System Administrators forum become available, in particular on:
 - (a) The implementation of the rules for corresponding adjustments referred to in paragraph 12 of the annex to decision 2/CMA.3;
 - (b) The authorization on the use of A6.4ERs, including any subsequent change or revocation thereof. The current draft procedure assumes that the authorization status of A6.4ERs is determined prior to or, at the latest, at issuance, and does not change throughout the life of the A6.4ERs;
 - (c) The connection of the mechanism registry with the international registry, as well as possible connections between the mechanism registry and national registries of Parties;
 - (d) The handling of receipt of CERs transferred from the clean development mechanism registry.
19. In addition, the following documents would need to be developed for smooth operation of the mechanism registry:
 - (a) Terms and conditions for account holders, elaborating the rules of use, roles and responsibilities of the users of the mechanism registry for various types of account holders that the users of the mechanism registry need to agree to before starting to use the mechanism registry;
 - (b) User guide, elaborating the features and common usage scenarios with detailed instructions on how to implement them in the mechanism registry IT system.

6. Recommendations to the Supervisory Body

20. The secretariat recommends that the Supervisory Body consider the draft mechanism registry procedure, as contained in this document, and provide guidance to the secretariat for revisions.

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1. Introduction

1.1. Background

1. The Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA), at its third session, adopted rules, modalities and procedures (RMPs) for the mechanism established by Article 6, paragraph 4, of the Paris Agreement (the Article 6.4 mechanism).¹
2. The RMPs define general functions of the registry for the Article 6.4 mechanism (hereinafter referred to as the mechanism registry).² The CMA, at the same session, requested the Supervisory Body to develop provisions for various processes necessary to operate the Article 6.4 mechanism, including those for the operation of the mechanism registry.³
3. The CMA, at its fourth session, elaborated on the requirements of the mechanism registry, in terms of its form and functions, transaction procedure, (production, provision and public availability of) information, and connection with the international registry.⁴

1.2. Objective

4. The objective of the “Procedure: Article 6.4 mechanism registry” (hereinafter referred to as this procedure) is to set out key components of the mechanism registry and procedural steps and requirements relating to the functioning and the use of the mechanism registry.

2. Scope, applicability, and entry into force

2.1. Scope

5. This procedure describes the administrative steps to follow for Parties, public or private entities, the Supervisory Body and the UNFCCC secretariat (hereinafter referred to as the secretariat) for issuance of Article 6, paragraph 4, emission reductions (A6.4ERs), distribution, transfer, retirement and cancellation of A6.4ERs and certified emission reductions (CERs), as applicable, interactions of the mechanism registry with the international registry, and reporting and public availability of the information obtained by the mechanism registry.

2.2. Entry into force

6. This version of this procedure enters into force on [DATE].

¹ Annex to decision 3/CMA.3. Available at: https://unfccc.int/sites/default/files/resource/cma2021_10_add1_adv.pdf#page=25.

² Including, but not limited to, in its sections V.H, V.J, V.K, VI, VIII and XI.B.

³ Paragraph 5(a) of decision 3/CMA.3.

⁴ Annex I to decision 7/CMA.4. Available at: https://unfccc.int/sites/default/files/resource/cma2023_10a02E.pdf#page=33.

3. Terms and definitions

7. The following terms apply in this procedure:

- (a) “Shall” is used to indicate requirements which must be followed;
- (b) “Should” is used to indicate that among several possibilities, one course of action is recommended as particularly suitable;
- (c) “May” is used to indicate what is permitted;
- (d) “Party” refers to a Party to the Paris Agreement;
- (e) “Authorized A6.4ERs” or “AERs” refer to A6.4ERs that are authorized by the host Party of the Article 6.4 mechanism activity (A6.4 activity) for which the A6.4ERs are issued, for use towards achievement of nationally determined contributions (NDCs) of Parties and/or for other international mitigation purposes pursuant to paragraph 42 of the RMPs;
- (f) “Mitigation contribution units” or “MCUs” refer to A6.4ERs that are not specified as authorized for use towards achievement of NDCs of Parties and/or for other international mitigation purposes pursuant to paragraph 29(b) of annex I to decision 7/CMA.4;
- (g) “CERs” refer to certified emissions reductions issued under the clean development mechanism (CDM) under the Kyoto Protocol that are eligible for use towards achievement of an NDC and have been transferred from the CDM registry to the mechanism registry in accordance with paragraph 75(b) of the RMPs;
- (h) “Mechanism registry administrator” is the secretariat in its role to maintain and operate the mechanism registry under the supervision of the Supervisory Body in accordance with paragraph 65 of RMPs;
- (i) “International registry” refers to the international registry referred to in paragraphs 30–31 of annex to decision 2/CMA.3;⁵
- (j) “Centralized accounting and reporting platform” or “CARP” refers to the platform referred to in paragraph 25 of decision 6/CMA.4;⁶
- (k) “Activity cycle procedure” refers to the “Article 6.4 activity cycle procedure for projects” or the “Article 6.4 activity cycle procedure for programmes of activities” adopted by the Supervisory Body, as applicable;
- (l) “First transfer” refers to the movement of AERs that triggers the corresponding adjustment to the accounting of the host Party as referred to in paragraph 2 of decision 2/CMA.3;
- (m) “Other transfer” or “transfer” refers to the movement of AERs, MCUs or CERs that does not trigger the corresponding adjustment to the accounting of the host Party as referred to in paragraph 2 of decision 2/CMA.3.

⁵ Available at: https://unfccc.int/sites/default/files/resource/cma2021_10_add1_adv.pdf#page=11.

⁶ Available at: https://unfccc.int/sites/default/files/resource/cma2023_10a02E.pdf.

4. Registry functions and components

4.1. General

8. The mechanism registry administrator shall develop and maintain a transactional information system that supports the functioning of the mechanism registry in accordance with this procedure with a view to automating its functions wherever possible to ensure the accurate and timely functioning of the mechanism registry.

4.2. Functions

9. Pursuant to paragraphs 27–28 of annex I to decision 7/CMA.4, the mechanism registry shall:
- (a) Take the form of a standardized electronic database and shall track A6.4ERs and CERs;
 - (b) Be consistent with the requirements for registries contained in the guidance on cooperative approaches referred to in Article 6, paragraph 2, of the Paris Agreement and further relevant decisions of the CMA;
 - (c) Be hosted and maintained by the secretariat.
10. The mechanism registry shall track A6.4ERs and CERs as units. Each unit shall be indivisible and transactions in the mechanism registry may only involve full units.
11. Each A6.4ER tracked in the mechanism registry shall have a unique identifier, comprising:
- (a) The identifier as the unit issued under the Article 6.4 mechanism, for the purpose of reporting, as assigned by the CARP administrator if the A6.4ER is an AER;
 - (b) The identifier as the unit issued under the Article 6.4 mechanism and not authorized by the host Party on its use, if the A6.4ER is an MCU;
 - (c) The identifier of the mechanism registry for the purpose of reporting, as assigned by the CARP administrator and identical for all A6.4ERs;
 - (d) The host Party identifier as per the common nomenclature of Parties;
 - (e) The year when the greenhouse gas (GHG) emission reductions or net GHG removals occurred for which the unit is issued (hereinafter referred to as the vintage year);
 - (f) The A6.4 activity identifier as communicated in the issuance instruction by the Article 6.4 mechanism information system;
 - (g) The serial number of each A6.4ER, starting at 1 for each vintage year and for each A6.4 activity.
12. Each CER tracked in the mechanism registry shall have a unique identifier, comprising:
- (a) The designation as “CER”, identical for all CERs in the mechanism registry;
 - (b) The vintage year code “2020” for all pre-2021 CERs in the mechanism registry;
 - (c) The Kyoto Protocol serial number of the CER as transferred from the CDM registry.

13. Each A6.4ER or CER shall be held in only one account in the mechanism registry at a time.

4.3. Account types

14. Pursuant to paragraph 32 of annex I to decision 7/CMA.4, the mechanism registry shall have the following account types:
 - (a) Pending account, to which all A6.4ERs shall be issued;
 - (b) Holding account, which may acquire A6.4ERs or CERs tracked in the mechanism registry;
 - (c) Share of proceeds for adaptation account, which receives A6.4ERs in accordance with paragraph 58 of the RMPs;
 - (d) Account for the mandatory cancellation of AERs for overall mitigation in global emissions (OMGE) in accordance with paragraph 59 of the RMPs (mandatory cancellation for OMGE account);
 - (e) Account for the voluntary cancellation of AERs for OMGE in accordance with paragraph 70 of the RMPs;
 - (f) Retirement account for AERs and CERs used towards achievement of NDCs;
 - (g) Account for cancellation of AERs for other international mitigation purposes;
 - (h) Account for voluntary cancellation of AERs for other purposes;
 - (i) Account for voluntary cancellation of MCUs and CERs for other purposes;
 - (j) Account for administrative cancellation of AERs, MCUs and CERs tracked in the mechanism registry for corrective actions and other purposes, as necessary.
15. The mechanism registry administrator shall open one account for each account type referred to in paragraph 14 above except for those referred to in paragraph 14(b) and (f)–(h) above.
16. Any Party, or public or private entity may open its own holding account referred to in paragraph 14(b) above by submitting a request for opening such account through a dedicated interface on the UNFCCC website.
17. The opening and maintenance of a holding account is subject to fees in accordance with the fee schedule contained in appendix 1.
18. Opening a holding account in the mechanism registry for a public or private entity shall be authorized by the Party specified in the request for opening the holding account for accounting purposes. The mechanism registry administrator shall inform the Party of receipt of such request, and request the Party to authorize or reject the opening of a holding account through a dedicated interface on the UNFCCC website. Upon authorization by the Party [and receipt of the account opening fee from the requesting entity] the mechanism registry administrator shall open the requested holding account as associated with the authorizing Party in the mechanism registry. The same public or private entity may open a holding account associated with a different Party subject to the authorization by that different Party.

19. Any Party may open its own accounts for retirement and/or for cancellation for other international mitigation purposes and for other purposes referred to in paragraph 14(f)–(h) above in the mechanism registry by submitting a request for opening such accounts through a dedicated interface on the UNFCCC website. Only one account per Party for each of these account types may be opened in the mechanism registry.
20. A Party, or public or private entity, wishing to open an account within the mechanism registry in accordance with paragraphs 16 and/or 19 above shall designate a representative who assumes the authority to take any action regarding the account in accordance with this procedure.
21. Accounts shall be identifiable by unique account numbers, which shall be designated at either the establishment of the mechanism registry, or the opening of accounts in accordance with this procedure, as applicable.
22. A Party, or public or private entity, having a holding account, retirement account and/or account for cancellation of AERs and CERs referred to in paragraph 14(b) and (f)–(h) above, as applicable, in the mechanism registry may request the mechanism registry administrator to suspend, re-activate or terminate the account that it had requested to open at any time.
23. A Party may request the mechanism registry administrator to suspend, re-activate or terminate any of the holding accounts of public or private entities that it had authorized to open in the mechanism registry at any time subject to the conditions for suspension, re-activation or termination of the holding accounts in accordance with *[rules to be developed]*.
24. If a holding account is requested for termination, and if it still contains AERs, MCUs and/or CERs, the registry administrator shall arrange for the transfer of the remaining units in accordance with *[rules to be developed]*.
25. The mechanism registry administrator may suspend an account in the mechanism registry if it finds irregularity in the operation or use of the mechanism registry.

5. Transaction procedure

5.1. General

26. Transactions of units within the mechanism registry shall be in accordance with the transaction rules contained in appendix 2.

5.2. Issuance and distribution

5.2.1. Issuance

27. Upon approval of a request for issuance of A6.4ERs by the Supervisory Body in accordance with the activity cycle procedure, the mechanism registry administrator shall issue the quantity of A6.4ERs specified in the request for issuance as approved by the Supervisory Body into the pending account.
28. For the A6.4ERs issued in the pending account, the mechanism registry administrator shall:

- (a) Distinguish whether they are AERs or MCUs in accordance with the statement by the host Party on the authorization on the use of issued A6.4ERs referred to in paragraph 42 of the RMPs;
- (b) Assign the unique identifier referred to in paragraph 11 above to each issued A6.4ER.

29. The mechanism registry administrator shall immediately:

- (a) Effect a first transfer of 5 per cent of the quantity of AERs, or forward 5 per cent of the quantity of MCUs, to the share of proceeds for adaptation account referred to in paragraph 14(c) above;
- (b) Effect a first transfer of 2 per cent of the quantity of AERs, or forward 2 per cent of the quantity of MCUs, to the mandatory cancellation for OMGE account referred to in paragraph 14(d) above.

5.2.2. Distribution

30. For the remainder of A6.4ERs in the pending account, the mechanism registry administrator shall forward or effect a first transfer of them in accordance with the request for distribution attached to the request for issuance in accordance with the activity cycle procedure.

31. If there is an issue in the request for distribution that is not in accordance with the transaction rules contained in appendix 2, the mechanism registry administrator shall not initiate the issuance of A6.4ERs referred to in paragraph 27 above until the issue is resolved.

5.3. Transfers

5.3.1. General

32. A Party, or public or private entity, that has its own holding account in the mechanism registry may, through a dedicated interface on the UNFCCC website, transfer the AERs, MCUs and/or CERs in its holding account to other account(s), specifying at a minimum:

- (a) The unit type(s) (AER, MCU and/or CER) for transfer;
- (b) The amount of units for transfer for each unit type, with a series of unique identifiers of the units;
- (c) The destination account(s).

33. The mechanism registry shall transfer the units in accordance with the specifications in the transfer request by distinguishing the transfer as a first transfer or other transfer in accordance with the transaction rules contained in appendix 2.

34. [The transfer of AERs, CERs and/or MCUs from a holding account shall be subject to a fee in accordance with the fee schedule contained in appendix 1].

5.3.2. Retirement for use towards nationally determined contribution

35. A Party may transfer AERs or CERs in its holding account to its applicable retirement account.

5.3.3. Cancellations

36. A Party, or public or private entity, having a holding account in the mechanism registry may transfer AERs in its holding account to the account for voluntary cancellation of AERs for OMGE in the mechanism registry referred to in paragraph 14(e) above.
37. A Party, or public or private entity, having a holding account in the mechanism registry may transfer AERs in its holding account to the account for cancellation of AERs for other international mitigation purposes referred to in paragraph 14(g) above if the Party has opened the latter account in the mechanism registry.
38. A Party, or public or private entity, having a holding account in the mechanism registry may transfer AERs in its holding account to the account for voluntary cancellation of AERs for other purposes in the mechanism registry referred to in paragraph 14(h) above.
39. A Party, or public or private entity, having a holding account in the mechanism registry may transfer MCUs and CERs in its holding account to the account for voluntary cancellation of MCUs and CERs in the mechanism registry referred to in paragraph 14(i) above.
40. The AERs, MCUs and CERs transferred to a cancellation account in accordance with this section shall not be further transferred or used for any purpose, including towards achievement of any NDC or for other international mitigation purposes or for other purposes.

6. Interaction with other systems

41. The mechanism registry shall interact with the following systems at a minimum, as required for its operation:
 - (a) The international registry;
 - (b) The CDM registry;
 - (c) The Article 6.4 mechanism information system;
 - (d) United Nations Enterprise Resource Planning System (UN ERP).
42. Regarding the interaction with the international registry, pursuant to paragraph 49 of annex I to decision 7/CMA.4 and paragraph 23 of annex I to decision 6/CMA.4, the mechanism registry shall be connected to the international registry. The connection shall:
 - (a) Allow for automated pulling and viewing of data and information on holdings and the action history of AERs for use by Parties participating in the Article 6.4 mechanism that have an account in the mechanism registry;
 - (b) Enable the functions referred to in paragraphs 9–10 of annex I to decision 6/CMA.4.
43. Regarding the interaction with the CDM registry, the mechanism registry shall be able to receive data from the CDM registry for the purpose of transferring CERs in accordance with paragraph 75(b) of the RMPs. Data exchange with the CDM registry shall cease upon completion of the CER transfer process.

44. Regarding the interaction with the CARP, pursuant to paragraph 46 of annex I to decision 7/CMA.4, the interaction shall enable the synchronisation of common nomenclatures, the automated prefilling of the agreed electronic format and of other quantitative information requirements pursuant to chapter IV (Reporting) of the annex to decision 2/CMA.3.
45. The mechanism registry administrator shall manage the data exchange between the mechanism registry and these other systems in accordance with internal procedures and interoperability standards.

7. Reporting and Transparency

7.1. Publicly available information

46. The mechanism registry administrator shall publish reports on the activities of the mechanism registry on a dedicated UNFCCC website on a monthly basis. These reports shall include the information on, at minimum:
 - (a) The total amount of A6.4ERs issued, AERs, MCUs and CERs cancelled mandatorily and voluntarily by cancellation type and purpose, and AERs and CERs retired in the reporting period and the accumulated amount since the beginning of the first report;
 - (b) The amount of AERs, MCUs and CERs in the holding accounts by vintage year;
47. The mechanism registry administrator shall prepare:
 - (a) Input to the annual report of the Supervisory Body to the CMA regarding the activities of the mechanism registry;
 - (b) Input to the annual report of the secretariat to the CMA on the infrastructure as per paragraph 36(c) of the annex to decision 2/CMA.3.
48. Pursuant to paragraph 48 of annex I of decision 7/CMA.4, the mechanism registry administrator shall make non-confidential information relating to the activities of the mechanism registry publicly available and provide a publicly accessible interface on the UNFCCC website.

7.2. Party-specific information

49. Pursuant to paragraph 46 of annex I to decision 7/CMA.4, the mechanism registry administrator shall, for each Party participating in the Article 6.4 mechanism, prepare the automatic prefilling of the agreed electronic format and of other quantitative information requirements pursuant to chapter IV (Reporting) of the annex to decision 2/CMA.3 in relation to AERs and create records of internationally transferred mitigation outcomes in the accounts of the international registry so as to enable tracking pursuant to chapter VI.A (Tracking) of the annex to decision 2/CMA.3.
50. Pursuant to paragraph 47 of annex I to decision 7/CMA.4, the mechanism registry administrator shall produce and disseminate reports to the DNAs of Parties participating in the Article 6.4 mechanism on the holdings and transaction history in relation to the accounts and transactions associated with the respective Parties.

7.3. Account holder-specific information

51. The mechanism registry shall allow account holders to see the authorization status and the first transfer status of A6.4ERs held in their holding accounts. The mechanism registry shall also allow account holders to see if a transaction is the first transfer in the transaction history of their accounts.

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Appendix 1. Fee schedule

[To be developed]

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Appendix 2. Transaction rules

[To be developed]

Document information

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