



Serhii Dykyi
Article 6.4 DNA, Ukraine
Sent by email: sergiydykyj@gmail.com

Date: 16 March 2026
Reference: PAR/MHE
Direct Line +492288151607

Re: Your letter to the Supervisory Body dated 15 January 2025

Dear Mr. Dykyi,

I would like to thank you for your communication dated 15 January 2026, which has been made available to the Article 6.4 Supervisory Body in accordance with the relevant provisions of the Procedure: Direct Communication with Stakeholders.

I am pleased to inform you that the Supervisory Body has clarified that the requirements set out in paragraph 163 of the Article 6.4 activity cycle procedure for projects are consistent with paragraph 11 of decision 6/CMA.6 and do not preclude a Party from submitting the statement of authorization on the use of the A6.4ERs together with the host Party approval, should it choose to do so. This means that the host Party approval form and the statement of authorization may be submitted simultaneously at the time the host Party approval provided to the Supervisory Body.

With respect to your request for clarification on the mechanism registry procedure, the Supervisory Body confirmed that paragraph 52 of the procedure is consistent with decision 6/CMA.6. This provision does not prevent a host Party from exercising its right to authorize mitigation-contribution A6.4ERs after issuance, provided that the units concerned have not yet been transferred within or outside the registry. Paragraph 52 provides operational guidance for situations in which a Party defines first transfer as authorization or at issuance, and ensures that the mechanism registry administrator can correctly identify the relevant A6.4ERs as “first transferred” in accordance with the Party’s definition, including in cases where authorization occurs after issuance.

Thank you for contacting the Supervisory Body with your request.

Yours sincerely,

Stelios Pesmajoglou
as OIC for James Grabert
James Grabert

Secretary to the Article 6.4 Supervisory Body