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A6.4-SB009-A01 (methodologies) or A6.4-SB009-A02 (removals)

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Legend for Columns

- **0** = A6.4-SB009-A01 (methodologies) or A6.4-SB009-A02 (removals)
- 1 = Section Number in the document
- 2= Paragraph number
- **3** = Comment the actual feedback or observation, including

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0	1	2	3	4
Meths or	Section no.	Para.	Comment	Proposed change
Removals		no.		(Include proposed text)
A6.4- SB009- A02 (removals)	3.6. Addressi ng reversals	32	The Indigenous Peoples Caucus submits the following comments applicable to all proposed text changes offered herein. As currently drafted, the Supervisory Body's Recommendation for "Activities involving removals under the Article 6.4 mechanism" does not in any way acknowledge or consider the collective rights of Indigenous Peoples or adequately fulfil the Supervisory Body's obligation to ensure and protect these rights, as required by decision 3/CMA.3, "Rules, modalities and procedures for the mechanism established by Article 6, paragraph 4, of the Paris Agreement" ("decision 3/CMA.3"). Under decision 3/CMA.3, the Supervisory Body has a clear and express obligation to "[e]stablish the requirements and processes necessary to operate the [Article 6.4] mechanism" in a manner that "respect[s], promote[s], and consider[s]" human rights and the rights of Indigenous Peoples. Section III.B.24 of decision 3/CMA.3 annex, "Governance and functions," provides: "The Supervisory Body shall, in accordance with relevant decisions of the CMA: (a) Establish the requirements and processes necessary to operate the mechanism, relating to, inter alia: (ix) The eleventh preambular paragraph of the Paris Agreement, acknowledging that climate change is a common concern of humankind, Parties should, when taking action to address climate change, respect, promote and consider their respective obligations on human rights, the right to health, the rights of indigenous peoples; Paragraph 31(e) of decision 3/CMA.3 annex provides that any project: "Shall undergo	3.6 Addressing reversals 32. Activity participants shall minimize the risk of the release of stored removals and, where such reversals of removals occur, ensure that these are addressed in full, in accordance with guidance in this document, including the requirements of section 3.8 paragraph 62.
			local and, where appropriate, subnational stakeholder consultation consistent with applicable domestic arrangements in relation to public participation, local communities and indigenous peoples , as applicable" [comment applicable to all proposed changes is continued on the following page]	

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A6.4- SB009- A02 (removals)	3.6.2.2	42	Para 31(d)(iv) requires that any project "Minimize and where possible, avoid negative environmental and social impacts" The Supervisory Body's proposed draft Recommendation ostensibly seeks to avoid or minimize negative environmental and social impacts of removal activities, in accordance with Para 31(d)(iv) of the decision 3/CMA.3 annex. But the draft Recommendation does not do so expressly with respect to Indigenous Peoples, taking into account their unique status and rights. As reflected in decision 3/CMA.3 and its annex, in carrying out its mandates for operationalization of the Article 6.4 mechanism, the Supervisory Body has an express obligation to develop standards, processes, and requirements that comply with preambular paragraph 11 of the Paris Agreement as it relates to the rights of Indigenous Peoples. The collective rights of Indigenous Peoples — the status and legitimacy of which is expressly confirmed by inclusion of preambular paragraph 11 — are set forth with specificity in the United Nations Declaration on the Rights of Indigenous Peoples (Declaration). They include, but are not limited to, the right of self-determination (Article 3 of the Declaration), the rights to lands, territories and resources (Article 26 of the Declaration) and the right to free, prior and informed consent in connection with consultation and cooperation with Indigenous Peoples through their representative institutions prior to approval, commencement, and during implementation of any project that may affect their lands, territories and other resources (Articles 18, 19, 32 of the Declaration). The proposed amendments to the draft Recommendation offered by the Indigenous Peoples Caucus herein are intended to protect and give effect to the rights of Indigenous Peoples, in accordance with the Supervisory Body's obligation to respect, promote, and consider these rights as it establishes the requirements and processes necessary to operate the 6.4 mechanism under decision 3/CMA.3. As a final note, and as noted in previous	(e) Increasing the activity rating, resulting in increased buffer contributions, if required as per the risk assessment update.		
A6.4- SB009-	3.6.2.3	44		3.6.2.3. Preventive actions		

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Meths or Removals	Section no.	Para. no.	Comment	Proposed change (Include proposed text)
A02 (removals)				44. Activity participants shall also update the assessment conducted using Article 6.4 mechanism sustainable development tool to reflect the relevant underlying causes and any negative impacts, which shall include an assessment of any impacts that may affect the rights of Indigenous Peoples, including but not limited to potential effects on their lands, territories, sacred sites, resources and lifeways; as well as plans for remediation and prevention of a recurrence, which shall, in accordance with the standards and requirements set out in section 3.8 paragraph 62, be developed in full and effective cooperation and consultation with Indigenous Peoples when such risk reversal assessment indicates that their rights may be negatively affected, or when Indigenous Peoples find and assert to the activity participant, under their own risk assessment, that their rights may be negatively affected; and shall submit thisese plans for remediation and prevention with the updated reversal risk assessment accompanying the full monitoring report submitted for reversal notification purposes.

A6.4- SB009-	3.8	62	In addition to the general comment applicable to all proposed changes (this general comment provided above), the rules, modalities, and procedures (RMPs) for the	3.8 Avoidance of other negative environmental, human rights, Indigenous Peoples rights, and social impacts
A02 (removals)			comment provided above), the rules, modalities, and procedures (RMPs) for the mechanism established by Article 6, paragraph 4, of the Paris Agreement, as contained in the annex to decision 3/CMA.3 provide, in paragraph 62 thereof, that "Stakeholders, activity participants, and participating Parties may appeal decisions of the Supervisory Body or request that a grievance be addressed by an <i>independent</i> grievance process." (emphasis added). In accordance with the CMA decision, the Indigenous Peoples Caucus recommends paragraph 62(a) of this section be amended to read "the independent Appeals and Grievance Process," as the independence of such Procedure is of the utmost importance and should be reflected in the draft Recommendation.	62. Activity participants shall apply robust social, and environmental, human rights, and Indigenous Peoples rights safeguards to minimize and where possible, avoid negative environmental, human rights, Indigenous Peoples rights, and social impacts of the activity: a. In accordance with requirements contained in Article 6.4 mechanism activity standard, including the application of the Article 6.4 mechanism sustainable development tool; guidance on local and global stakeholder consultation, which must include full and effective consultation and cooperation with Indigenous Peoples through their representative institutions prior to commencement and during implementation of any activity which may affect their lands, territories, sacred sites, and other resources; and where applicable, the independent Appeals and Grievance Procedure; and b. In accordance with international standards and human rights obligations, including, but not limited to, the right to health; the right to a clean, healthy and sustainable environment; and the rights of Indigenous Peoples to self-determination, to their lands, territories and resources, and to free, prior and informed consent; and c. In accordance with the requirements of subparagraphs (a) and (b), above, such safeguards shall include appropriate mechanisms: i. to engage with and provide notice to stakeholders and Indigenous Peoples during the development stages of any activity, prior to the commencement of any activity, during implementation, and if and when there are any changes to the activity or its implementation, and if and when there are any changes to the activity or its implementation, and if and when there are any changes to the activity or its implementation, and if and when there are any changes to the activity or its implementation, in the evaluate and assess potential negative environmental, social, and human rights risks and impacts on stakeholders and the rights of Indigenous Peoples prior to the commencement of any activity; and iii. for monitoring, reporting, a

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A6.4- SB009- A02 (removals)	3.8	63		63. In addition to above requirements, the Supervisory Body will develop further requirements in respect of specific removal activity categories or types, taking into account indigenous, national, and international best practices, standards, and obligations with respect to best practices in environmental, human rights, Indigenous Peoples rights, and social safeguards, which activity participants shall also apply.
A6.4- SB009- A02 (removals)				