SBSTA 48.2

Agenda item 12(c)

Reorganized informal note containing draft elements of the draft decision on the work programme under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement

Parties agreed at SBSTA 48.1 to work at SBSTA 48.2 on the basis of the revised informal note published at the end of the session (document SBSTA48.Informal.7.v2ed. the "May informal note"). Parties also noted that the May informal note does not represent consensus or reflect all the views of Parties. (See FCCC/SBSTA/2018/4 at paragraphs 103 to 106).

This note is a reorganization of the content of the May informal note by the Co-Chairs (Kelley Kizzier of Ireland and Hugh Sealy of Barbados), under their own authority. It is offered purely as a possible means to accelerate the work of the SBSTA in relation to this agenda item. It has no status unless and until Parties wish to attribute status to it through conclusions of the SBSTA.

Without prejudice to the final form of the Paris Agreement outcome and the product from this SBSTA agenda item, the Co-Chairs have set up this reorganized informal note to read like a draft decision on the work programme under the framework for non-market approaches, with related decision text, in order to help Parties to visualise the product resulting from the mandate set out in decision 1/CP.21 paragraph 40.

This reorganized informal note does not remove options or possible elements or further elements from the May informal note, with the exception of the definitions section (see below). As per the reflections of the SBSTA Chair in the Joint Reflections Note published by the Presiding Officers of the APA, SBI and SBSTA on 18 August 2018, the reorganization seeks to help Parties focus on the essentials for Katowice, and the related follow-up technical work that could be carried out in 2019.

The draft elements from the May informal note are reorganized into the following format, pursuant to paragraph 12 of that Joint Reflections Note, without prejudice to their final placement in any final recommendation from the SBSTA on the documents to be adopted by the CMA:

- (a) A draft "adopting decision", containing the draft elements from the May informal note that appear to belong in such a draft adopting decision (namely, the Preamble);
- (b) Draft work programme, containing the draft elements from the May informal note that appear to be related to the draft work programme and appear to be necessary to decide in 2018;
- (c) An Annex containing draft elements that appear to be suitable as follow-up technical work for 2019, described in this reorganized informal note as a "work plan".

As per the May informal note, narrative from the Co-Chairs is included in {*italic text in curly brackets*}. Further, where the May informal note contains a "to" obligation, that "to" has been replaced with the language for the work programme including in a passive voice without using [shall] where that better suits the work programme nature of the provision. The draft definitions have not been reproduced for the time being, as per the understanding among Parties during SBSTA 48.1 that definitions should be reviewed only when the content of the work programme is more settled. This reorganized informal note is not formal draft negotiating text, and therefore, is not placed in square brackets. However, it should be understood that none of it is agreed and as noted in the May informal note, it does not represent a consensus or indeed contain all the views of all Parties. Numbering of paragraphs has changed consequentially as a result of the reorganization. Mandate wording from the CMA has been developed to help Parties to see how the work plan could be drafted.

The Co-Chairs look forward to supporting Parties in their work at this session and hope that this reorganized informal note can be useful as a means of focusing work and visualising the product of this agenda item.

Draft CMA adopting decision containing draft elements of the work programme under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement

The Conference of the Parties serving as the meeting of the Parties to the Paris Agreement,

{new draft adopting text below to indicate how the adopting decision might read}

I. Preamble

Option A { *list of preambular paragraphs* } { *potential list below* }

- *Pp1 Recognizing* the need to ensure that non-market approaches under the framework for non-market approaches defined in Article 6, paragraph 8, of the Paris Agreement, hereinafter referred to as non-market approaches (NMAs), aim to promote mitigation and adaptation ambition,
- *Pp2 Also recognizing* the need to ensure that NMAs provide incentives for progression beyond participating Parties' then current nationally determined contributions,
- *Pp3* Further recognizing the need to ensure that NMAs support participating Parties in meeting their mitigation objectives,
- Pp4 Recalling that Parties to participate in NMAs on a voluntary basis,
- *Pp5* Recalling the need to ensure that the NMAs do not duplicate work under the Convention, the Kyoto Protocol, the Paris Agreement or other multilateral forums,
- *Pp6* Recalling that NMAs encourage international cooperation among stakeholders,
- *Pp7* Recalling that NMAs to identify opportunities to encourage Parties in replicating successful initiatives in thematic areas thus helping them to efficiently deliver their NDCs,
- *Pp8* Recalling that NMAs to be achieved through capacity building, while neither adversely affecting human rights nor employing discriminatory practices,

Option B {list of preambular paragraphs, including principles}

{potential list in Option A of section II in draft Annex I below}

Option C {no list of preambular paragraphs}

{no text required}

{new draft adopting text below to indicate how the adopting decision might read}

- 1. Adopts the decision on the work programme under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement (hereinafter referred to as the work programme), as contained in Annex I to this decision;
- 2. Requests the Subsidiary Body for Scientific and Technological Advice (SBSTA) to undertake the work plan for follow-up technical work {see Annex II} and develop recommendations for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA) at its second session;
- 3. [Placeholder for any review of this decision on the work programme at X;]

{END OF DRAFT CMA ADOPTING DECISION CONTAINING DRAFT ELEMENTS OF THE WORK PROGRAMME UNDER THE FRAMEWORK FOR NON-MARKET APPROACHES REFERRED TO IN ARTICLE 6, PARAGRAPH 8, OF THE PARIS AGREEMENT}

Draft Annex I containing draft elements of the draft decision on the work programme under the framework for non-market approaches referred to in Article 6, paragraph 8, of the Paris Agreement

I. Preamble

{see draft CMA adopting decision}

II. Principles

Option A { list of principles }

- 1. The following principles guide the implementation of the framework for non-market approaches referred to in Article 6, paragraph 9, of the Paris Agreement¹ (hereinafter referred to as the framework) and the work programme under the framework for non-market approaches referred to in decision 1/CP.21, paragraph 39 (hereinafter referred to as the work programme) {potential list below}:
- (a) Principles for the framework { further potential list below }:
 - (i) Provide opportunities for sharing experience and best practices;
 - (ii) Preserve national prerogatives in relation to sustainable development in the implementation of NMAs;
 - (iii) Provide enhanced support to developing countries through finance and capacity-building for the implementation of NMAs;
 - (iv) Operate within the context of Article 6 as a whole;
- (b) Principles for NMAs that are under the framework { further potential list below }:
 - (i) Contribute to the objectives of the Paris Agreement referred to in its Article 2;
 - (ii) In accordance with Article 6, paragraph 1, be participated in by Parties on a voluntary basis;
 - (iii) In accordance with Article 6, paragraph 1, allow for higher ambition of participating Parties in their mitigation and adaptation actions;
 - (iv) Pursuant to Article 6, paragraph 1, promote environmental integrity;
 - (v) In accordance with Article 6, paragraph 8, be integrated, holistic and balanced and assist in the implementation of nationally determined contributions (NDCs);
 - (vi) In accordance with Article 6, paragraph 8, promote sustainable development and poverty eradication;
 - (vii) In accordance with Article 6, paragraph 8(a), aim to promote mitigation and adaptation ambition:
 - (viii) In accordance with Article 6, paragraph 8(b), aim to enhance public and private sector participation in the implementation of NDCs;
 - (ix) In accordance with Article 6, paragraph 8(c), aim to enable opportunities for coordination across instruments and relevant institutional arrangements;
 - (x) In accordance with the preamble to the Paris Agreement, not infringe human rights and other rights;
 - (xi) Provide incentives for progression beyond participating Parties' then current NDCs pursuant to Article 4, paragraph 3;
 - (xii) Maintain harmony among environmental, social and economic dimensions of sustainable development, taking into consideration Article 4, paragraphs 7 and 15;
 - (xiii) Assist participating Parties in implementing the objectives of their NDCs;

¹ References to "Article" are to articles of the Paris Agreement, unless otherwise specified.

- (xiv) Not duplicate work under the Convention, the Kyoto Protocol, the Paris Agreement or other multilateral forums;
- (xv) Not be reliant on market-based approaches but may provide incentives for domestic mitigation actions in the form of payments without transfer of units;
- (xvi) Ensure manageable sustainable development transition for all Parties;
- (xvii) Avoid unilateral measures and employ non-discriminatory practices.

Option B {list of preambular principles}

{see Option A of section I above}

Option C {no principles}

{no text required}

- **III. Definitions** {at SBSTA 48.1 Parties agreed to return to definition section when the content of the woek programme is more settled}
 - 2. {Placeholder for the potential list of definitions referred to in document SBSTA48.Informal.7.v2ed. the "May informal note"}

IV. Objectives/purposes

A. Framework

- 3. The objectives/purposes of the framework are {potential list below}:
- (a) To contribute to the objectives of the Paris Agreement as set out in its Article 2;
- (b) To allow for higher ambition of Parties in their mitigation and adaptation actions and to promote sustainable development and environmental integrity as referred to in Article 6, paragraph 1;
- (c) To promote NMAs as referred to in Article 6, paragraph 9;
- (d) To address the concerns of Parties with economies most affected by the negative social and economic impacts of response measures, particularly developing country Parties, as referred to in Article 4, paragraph 15.

B. Work programme

- 4. The objectives/purposes of the work programme are {potential list below}:
- (a) To consider how to enhance linkages and create synergy between, inter alia, mitigation, adaptation, finance, technology transfer and capacity-building and how to facilitate the implementation and coordination of NMAs as referred to in decision 1/CP.21, paragraph 39;
- (b) To enhance public and private sector participation in the implementation of NDCs as referred to in Article 6, paragraph 8(b).

V. Scope of the framework

A. Non-market approaches under the framework

5. Each NMA under the framework meets the following:

{Aims of non-market approaches as referred to in Article 6, paragraph 8(a), (b) and (c)}

Option A {*meet all the aims*}

(a) Aiming to achieve all of the aims of NMAs referred to in Article 6, paragraph 8(a), (b) and (c).

Option B {meet at least one of the aims}

(b) Aiming to achieve at least one of the aims of NMAs referred to in Article 6, paragraph 8 (a), (b) and (c).

Option C {apply in the context of Article 6, paragraphs 2 and 4}

(c) Applying in the context of Article 6, paragraph 2, and Article 6, paragraphs 4–7 {see draft Annex II for how each NMA under the framework applies in the context of Article 6, paragraphs 2 and 4};

Option D {no reference to the aims}

{no text required}

{Voluntary cooperation between Parties in the implementation of their NDCs}

{potential list below}

- (d) Involving more than one participating Party in voluntary cooperation that is bilateral, regional or multilateral;
- (e) Involving more than one participating Party and public and private sector participant(s);
- (f) Encouraging voluntary cooperation between Parties;
- (g) Aiming to assist in the implementation of NDCs of the participating Parties;

{Relationship with/ Nature of NMAs in relation to internationally transferred mitigation outcomes referred to in Article 6, paragraph 2}

{potential list below}

- (h) Not creating or issuing any ITMOs/nationally determined contribution limitation quotient units;
- (i) Not transfring any ITMOs;
- (j) Not involving any market-based approaches;

{Integrated, holistic and balanced nature of NMAs}

{potential list below}

- (k) Covering more than one of each of the following areas: mitigation, adaptation, finance, technology transfer and capacity-building;
- (l) Avoiding duplication with the work of subsidiary and constituted bodies under or related to the Convention, the Kyoto Protocol and the Paris Agreement and other multilateral;
- (m) Aiming to promote sustainable development and poverty eradication in accordance with Article 6, paragraph 8.

VI. Governance of the framework {Option C may not be mutually exclusive with Option B and Option D. Option C may be further developed with elements from Option B and Option D}

Option A {SBSTA agenda item}

6. The framework and the work programme will be implemented by the Subsidiary Body for Scientific and Technological Advice (SBSTA) at its first/second/first and second sessional period meeting each year, with its first meeting taking place at its *X* session.

Option B {*task force*}

7. A task force for the framework (hereinafter referred to as the task force) is hereby established to implement the framework and the work programme.

- 8. The task force will be convened by the Chair of the SBSTA. The task force will meet twice a year in conjunction with the sessions of the SBSTA.
- 9. The task force comprises *X* members as follows:
- (a) *X* members from Parties to the Paris Agreement, with balanced regional representation, appointed by the President of the Conference of the Parties (COP)/elected by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA);
- (b) X members from social organizations nominated by Parties, with balanced regional representation;
- (c) *X* members from the Board of the Green Climate Fund (GCF), the Technology Executive Committee (TEC) and the Paris Committee on Capacity-building.
- 10. Two co-chairs of the task force will be appointed, one being a member from a developing country Party and one from a developed country Party.

Option C {permanent forum held in conjunction with the meetings of the subsidiary bodies}

- 11. A forum for the framework (hereinafter referred to as the forum) is hereby established to implement the framework and the work programme.
- 12. The forum will be convened by the Chair of the SBSTA. The forum will meet in conjunction with the first/second/first and second sessional period meeting of the SBSTA.

Option D {existing committees and structures (e.g. Adaptation Fund, Standing Committee on Finance) with or without expansion of their terms of reference}

- 13. Work programme activities under the framework will be implemented by the existing constituted bodies under the Convention, the Kyoto Protocol and the Paris Agreement that carry out activities relevant to the work programme activities under the framework (hereinafter referred to as the existing committees and structures) to the extent possible within their existing terms of reference and the availability of their financial resources.
- 14. Where necessary, the terms of reference of the existing committees and structures and work programme activities will be reviewed by the existing committees and structures with a view to enabling them to carry out the relevant work programme activities under the framework in the context of the implementation of the framework and the work programme. Where appropriate, draft revisions to the terms of reference of the the existing committees and structures and work programme will be recommended by the the existing committees and structures for consideration and adoption by the COP, the CMA, or the Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol (CMP), as appropriate, at its *X*, *Y* and *Z* session, respectively.

Option E {*Committee for the Future*}

15. The Committee for the Future is hereby established. The framework and the work programme will be implemented/supervised by the Committee for the Future under the authority and guidance of the CMA.

Option F {Party determines its own governance structures}

- 16. Governance arrangements for the framework may be established by any Party in order to implement the framework and supervise its national work programme under the framework within the Party.
- 17. In order to facilitate the implementation, each participating Party is encouraged to voluntarily develop its national work programme, determine NMAs within the Party and report on the implementation of the NMAs in accordance with paragraph 27 below {see option B of section IX (Reporting)}.

Option G {through the work programme, jointly by the SBSTA and the SBI, in consultation and with existing UNFCCC bodies}

- 18. The framework and the work programme will be jointly coordinated by the Subsidiary Body for Implementation (SBI) and the SBSTA including through the technical examination process on mitigation referred to in decision 1/CP.21, paragraph 109 and that on adaptation referred to in decision 1/CP.21, paragraph 124.
- 19. The technical examination process on mitigation will be conducted by the secretariat in consultation with the Technology Executive Committee (TEC) and the Climate Technology Centre and Network and in accordance with their respective mandates.

20. The technical examination process on adaptation will be conducted by the Adaptation Committee in consultation with the Standing Committee on Finance, the TEC, the Least Developed Countries Expert Group (LEG) and observer constituencies and with support from the secretariat.

Option H {no organizational arrangements for the framework}

{no text required}

VII. Modalities of the work programme

Option A {collective approach}

- 21. The modalities of the work programme that will be applied, as appropriate, by the governance of the framework referred to in section VI above (Governance of the framework) (hereinafter referred to as the A6.8 governance), in implementing the work programme activities referred to in section VIII (Work programme activities), may include {potential list below}:
- (a) Workshops;
- (b) Regular meetings with public and private sector participants, including technical experts, business, civil society organizations and financial institutions, and the subsequent publication of the outcomes of the regular meetings;
- (c) A web-based repository of submissions from Parties, observer organizations and public and private sector participants;
- (d) A public web-based platform that facilitates identification of opportunities to enhance linkages and create synergies between, inter alia, mitigation, adaptation, finance, technology transfer and capacitybuilding;
- (e) A public web-based platform that aims to match the needs of participating Parties and public and private sector participants for the development and implementation of NMAs with the support offered by other Parties and other public and private sector participants;
- (f) A public web-based registry for the Adaptation Benefit Mechanism;
- (g) A public web-based registry for the environmental balance index;
- (h) Technical papers and synthesis reports prepared by the secretariat;
- (i) Coordination, where needed, between the A6.8 governance and the forum on the impact of the implementation of response measures referred to in decision 1/CP.21, paragraph 33;
- (j) Technical examination process on mitigation referred to in decision 1/CP.21, paragraph 109 and that on adaptation referred to in decision 1/CP.21, paragraph 124, with a condition that there is a decision to continue technical examination processes post-2020.

Option B {*national approach*} {*potential list below*}

22. Submissions may be made by Parties voluntarily developing and implementing national work programmes to the SBSTA, as appropriate, in accordance with paragraphs 16 and 17 above, and by public and private sector participants developing and implementing NMAs within the Parties {see Option F of section VI (Governance of the framework)}.

Option C {negative list of the modalities of the work programme}

23. In implementing the work programme activities referred to in section VIII (Work programme activities), the following modalities of the work programme will be refrained from by the A6.8 governance.

Option D {decide modalities after decision on the work programme}

{see draft Annex II}

VIII. Work programme activities

A. Stepped activities

- 24. The following stepped activities will be implemented by the A6.8 governance in the period X-Y with a view to achieving the objectives/purposes of the work programme referred to in section IV. B (Work programme) {potential list below}:
- (a) STEP 1: Identify areas of focus by:

Option A {*outputs of the technical examination process*}

(i) drawing on the outputs of the technical examination processes on mitigation and adaptation.

Option B {guidance for the areas of focus}

(ii) developing guidance for the areas of focus.

Option C {guidance for the areas of focus plus identifying the specific areas in this decision}

- (iii) developing guidance for the areas of focus, including {further potential list below}:
 - a. Joint mitigation and adaptation for the integral and sustainable management of forests;
 - b. Social ecological resilience;
 - c. Avoidance of greenhouse gas emissions;
 - d. Ecosystem-based adaptation;
 - e. Integrated water management;
 - f. Energy efficiency schemes;
- (b) STEP 2: Identify existing activities in the areas of focus that are considered to be NMAs in accordance with section V.A above (Non-market approaches under the framework);
- (c) STEP 3: Identify existing linkages, synergies, coordination and implementation in relation to those NMAs, and identify, record and evaluate the positive and other experience from those NMAs;
- (d) STEP 4: Identify opportunities to enhance the existing linkages, create synergies, and facilitate coordination and implementation of NMAs, including in the local, national and global context;
- (e) STEP 5: Assess the results of the previous steps and develop and recommend conclusions on how to enhance existing linkages and create synergies for consideration by the CMA at its *X* session;
- (f) STEP 6: Take action to enhance linkages and create synergies while avoiding duplication of its activities with those under the subsidiary and constituted bodies under or related to the Convention, the Kyoto Protocol and the Paris Agreement and other multilateral forums.

B. Other activities

- 25. The following activities will be implemented by the A6.8 governance in the period X–Y, where appropriate, with a view to achieving the objectives/purposes of the work programme referred to in section IV. B (Work programme) { $potential\ list\ below$ }:
- (a) Identifying, developing and implementing tools, including {further potential list below}:
 - (i) A public web-based platform that aims to match the needs of participating Parties and public and private sector participants for the development and implementation of NMAs, including finance, technology transfer and capacity-building, with the support offered by other Parties and other public and private sector participants;
 - (ii) A UNFCCC web-based platform to register, officially recognize and exchange information on NMAs;
 - (iii) A web-based clearing house mechanism to enable participating Parties and public and private sector participants to identify opportunities for collaboration in developing and implementing NMAs;

- (iv) A public list of activities that should not form a part of the work programme activities;
- (v) Tools to address possible negative social and economic impacts of activities under Article 6;
- (vi) Tools to measure and monitor the implementation of NMAs in the context of sustainable development and poverty eradication;
- (b) Identifying and sharing relevant information, best practices, lessons learned and case studies for the development and implementation of NMAs, including on {further potential list below}:
 - (i) Opportunities for replication of successful NMAs;
 - (ii) Enabling environments and policy frameworks for the development and implementation of NMAs;
 - (iii) Successful cross-cutting policy and regulatory approaches to developing and implementing NMAs;
 - (iv) Barriers to and incentives for:
 - a. Enhancing the engagement of and addressing the needs of the private sector, exposed and impacted sectors and communities in NMAs;
 - b. Achieving a just transition of the workforce;
 - (v) Measures related to education, training, public awareness, public participation and public access to information to promote greater mitigation and adaptation ambition;
 - (vi) Approaches to leveraging and generating mitigation and adaptation co-benefits;
- (c) Developing and implementing specific activities including {further potential list below}:
 - (i) The Adaptation Benefit Mechanism;
 - (ii) The work programme of the Committee for the Future, including arrangements for the environmental balance index.

IX. Reporting

Option A {reporting by the A6.8 governance to the CMA}

26. The progress and outcomes of the work programme will be reported by the A6.8 governance to each session of the CMA. {see draft Annex II for the potential list of reporting items on the progress and outcomes of the work programme}

Option B {reporting by Parties on the implementation of NMAs under Article 13}

27. The implementation of NMAs will be reported by a Party involved in the implemention in accordance with Article 13. {see draft Annex II for the potential list of reporting items on the implementation of NMAs}

Option C {both Option A and B}

{see Options A and B above}

Option D {decide reporting after decision on the work programme}

{see draft Annex II}

Option E {use other relevant reporting modalities under the Paris Agreement}

{see draft Annex II}

Option F {no reporting under the framework}

{no text}

X. Review

A. Review of annual report

28. The report from the A6.8 governance referred to in section IX (Reporting) will be reviewed by the CMA on an annual basis. Guidance to the report will be provided by the CMA, where appropriate {applies for Options A and C in section IX (Reporting)}.

B. Review of the work programme

29. This decision on the work programme under the framework for non-market approaches, including the work programme's objectives/purposes and governance/modalities/activities, will be reviewed by the CMA:

Option A {provide recommendations to Parties after the periodic review}

(a) and guidance to the A6.8 governance will be provided by the CMA every X years, beginning at its sixth session (November 2023), taking into account recommendations from the A6.8 governance and the outcomes of the global stocktake.

Option B {review in 2023 in order to improve effectiveness with a view to adopting a decision on the outcome of the review}

(b) by no later than its sixth session (November 2023) with a view to adopting a decision on the outcome of the review by no later than at that session.

{END OF DRAFT ANNEX I CONTAINING DRAFT ELEMENTS OF THE DRAFT DECISION ON THE WORK PROGRAMME UNDER THE FRAMEWORK FOR NON-MARKET APPROACHES REFERRED TO IN ARTICLE 6, PARAGRAPH 8, OF THE PARIS AGREEMENT}

Draft Annex II containing work plan of follow-up work to be carried out in 2019

The Conference of the Parties serving as the meeting of the Parties to the Paris Agreement,

I. Preamble

{no element for work plan for 2019}

II. Principles

{no element for work plan for 2019}

III. Definitions

{no element for work plan for 2019}

IV. Objectives/purposes

{no element for work plan for 2019}

V. Scope of the framework

Option C {apply in the context of Article 6, paragraphs 2 and 4}

1. Requests the SBSTA to, taking into account recommendations from the A6.8 governance, develop and recommend how each NMA under the framework applies in the context of Article 6, paragraphs 2 and 4, for consideration and adoption by the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (CMA) at its second session (November 2019);

VI. Governance of the framework

{no element for work plan for 2019}

VII. Modalities of the work programme

Option D {decide modalities after decision on the work programme}

2. Requests the SBSTA to develop and recommend draft modalities of the work programme for consideration and adoption by the CMA at its second session (November 2019), taking into account recommendations from the A6.8 governance;

Option E {use other relevant reporting modalities under the Paris Agreement}

3. Requests the SBSTA to recommend other relevant reporting modalities under the Paris Agreement for consideration and adoption by the CMA at its second session (November 2019), taking into account recommendations from the A6.8 governance;

VIII. Work programme activities

{no element for work plan for 2019}

IX. Reporting

Option A {reporting by the A6.8 governance to the CMA}

- 4. Requests the SBSTA to, taking into account recommendations from the A6.8 governance, develop and recommend draft reporting items by the A6.8 governance on the progress and outcomes of the work programme, for consideration and adoption of the CMA at its second session (November 2019), including {potential list below}:
 - (a) A summary of the best practices for developing and implementing NMAs;
 - (b) A summary of the support available to Parties for developing and implementing NMAs;
 - (c) Recommendations to the Green Climate Fund (GCF) and other financial institutions on how to enhance support to NMAs;

Option B {reporting by Parties on the implementation of NMAs under Article 13}

- 5. Requests the SBSTA to, taking into account recommendations from the A6.8 governance, develop and recommend draft reporting items by Parties on their implementation of NMAs, for consideration and adoption of the CMA at its second session (November 2019), including, as relevant {potential list below}:
 - (a) How the NMAs promoted mitigation and adaptation ambition in its NDC, enhanced public and private sector participation in the implementation and enabled opportunities for coordination across instruments and relevant institutional arrangements;
 - (b) Confirmation that implementation of the NMAs did not involve any transfer of ITMOs;
 - (c) How the NMAs contributed to sustainable development and poverty eradication;
 - (d) Information on support provided, received and needed on finance, technology transfer and capacity-building for implementing the NMAs;

Option D {decide reporting after decision on the work programme}

6. Requests the SBSTA to develop and recommend draft modalities for the reporting under the framework for consideration and adoption by CMA at its second session (November 2019) taking into account recommendations from the A6.8 governance.

X. Review

{no element for work plan for 2019}

{END OF DRAFT ANNEX II CONTAINING WORK PLAN OF FOLLOW-UP WORK TO BE CARRIED OUT IN 2019}