

Letter of Authorisation

FROM: UNFCCC Focal Point, Government of [Country].

[Name and Title of duly authorised representative empowered by the Country Party to the Paris Agreement to provide all Article 6 related authorisations and adjustments]

Letter of Authorisation related to [Project]

WHEREAS [Country] is a Party to the Paris Agreement, complies with its goals and obligations and intends to cooperate in implementing their Nationally Determined Contributions (NDCs).

With this letter, we hereby acknowledge that [Developer] will be restoring the [name of site or forest] located at the following coordinates: [geographical coordinates], over the next [# of years] years, as described in the Project documentation attached to this letter. This Project may contribute to sustainable development, reduce emissions, or enhance removals in [Country].

We hereby authorise that the Project's emission reductions or removals, issued as Restoration Units by ERS, may be used by voluntary market buyers towards climate targets, subject to the following restrictions:

- We authorise only the use of the Project's GHG emission reductions/removals, for which ERS has issued or will issue carbon credits, that occur in the period from [DATE] to [DATE];
- We authorise only the use of a maximum of [#] tCO2e of the Project's GHG emission reductions/removals, issued as carbon credits by ERS, for each calendar year;



 We authorise the use of the GHG emission reductions and/or removals only for [NAME RESTRICTIONS ON USE].

We acknowledge our definition of "first transfer" in terms of when we will apply
a Corresponding Adjustment for other international mitigation purposes upon
[SPECIFY ONE OF THE FOLLOWING: 1) authorisation, 2) issuance or 3) the use or
cancellation of the mitigation outcome, as specified by the participating
Party].

 We recognise the Arbitration Mechanism in Appendix 1 of this LoA in cases of disputes regarding a revocation of a Corresponding Adjustment.

We hereby request ERS to submit annual reports to the our UNFCCC Focal Point, no later than by 31st March of each year, on the actual issuance of carbon credits, as well as the use of the carbon credit's associated GHG emission removals by other countries or entities, including volumes cancelled for use by each country and entity.

We hereby declare that [Country] will not use the Project's GHG emission removals to track progress towards, or achieve its NDC and that [Country] will account for the use of the Project's GHG emission removals by other countries by applying corresponding adjustments in accordance with relevant decisions made under the Paris Agreement.

We hereby also declare that [Country] will report on the authorisation and use of the Project's GHG emission removals by other countries or entities in a transparent manner in the country's biennial transparency report submitted under Article 13 of the Paris Agreement.

Date & Signature:





Appendix 1

Arbitration Mechanism