

Authorization content – the “shalls”

| Report | Covered elements |
|---------------------|------------------------|
| Initial report | 8(b), 8(e), 8(g), 8(h) |
| Annual information | 8(a), 8(d) |
| Regular information | N/A |

What's new?

- 8(c) date of authorization
- 8(f) terms and conditions to changes and its process

Authorization content – the “encouragement”

| Report | Covered elements |
|---------------------|--|
| Initial report | 9(a), 9(c), 9(h), 9(i), 9(k), 9(l), 9(m), 9(o), 9(p), 9(q), 9(r), 9(z)(dd-ff) |
| Annual information | 9(d), 9(e), 9(f), 9(n), 9(q), 9(r), 9(u) |
| Regular information | 9(h), 9(q), 9(t), 9(v), 9(w), 9(x), 9(y), 9(z)(dd-ff) |

What's new?

- 9(b) Type of carbon market instrument
- 8(g) regulatory framework, procedure, certification... methodology... etc.
- 9(j) arrangements for change and revocation
- 9(s) other information relevant to authorization
- 9(z) uncertainty in quantification of mitigation outcome
- 9(z)(aa-cc) baselines, policies in baselines, achievement of long-term goal of Paris Agreement

Authorization content – what to do?

- 40 sub-elements introduced in our draft text
- 8 out 40 are **somewhat** new

Clarification questions to Parties:

- Among the new elements, are they possibly included in the existing reporting?
- Why wasn't it introduced in COP26?
- Why do we need them, what is their added value?