GOVERNMENT NOTICE No. 721 published on. 6/10/2023

THE ENVIRONMENTAL MANAGEMENT ACT, (CAP. 191)

REGULATIONS

(Made under section and 230(2)(s))

THE ENVIRONMENTAL MANAGEMENT (CONTROL AND MANAGEMENT OF CARBON TRADING) (AMENDMENT) REGULATIONS, 2023

Citation

GN. No 636 0f 2022. 1. These Regulations may be cited as the Environmental Management (Control and Management of Carbon Trading) (Amendment) Regulations, 2023 and shall be read as one with the Environmental Management (Control and Management of Carbon Trading) Regulations, 2022 herein after referred to as the "principal Regulations".

Amendment of Title

2. The principal Regulations are amended in the title by adding the word "Mechanisms" immediately after the word "Trading".

Amendment of Regulation 2

3. The principal Regulations are amended in regulation 2 by deleting the word "project" appearing between the word "trading" and "in", and substituting it with the word "mechanisms".

Amendment of Regulation 3

4. The principal Regulations are amended in regulation 3 by-

(a) deleting the words "for sale in the carbon trading project" appearing at the end of the definition of the word" Carbon Credit" and substituting it with the words "or removed which has been verified in compliance with an International Carbon Trading Standard, also referred to as certified or verified emission reductions".

(b) adding-

(i) in the definition of the word "Carbon trading" the words "or transfer"



immediately after the word "selling"; and

- (ii) new definitions in their appropriate alphabetical order as follows-
 - ""Committee" means the National Carbon Project Assessment Technical Committee established under regulation 11(1);
 - "Convention" means the United Nations Framework Convention on Climate Change;
 - "Gross Revenue" means revenue generated from sales of carbon credits without deducting any expenses or losses;
 - "Mechanisms" means market or nonmarket approach to pursue implementation of climate actions that allow higher ambition in mitigation and adaptation, promote sustainable development and environmental integrity as recognized under the Convention, Kyoto Protocol and the Paris Agreement;
 - "property" means an object owned by a person and aimed to be used in carbon trading projects to generate carbon credit;
 - "REDD+ project" means the project implemented in the context of reducing emission from deforestation and forest degradation, plus the role of conservation, sustainable management of forests and enhancement of forest carbon
 - 2

stocks in developing countries;

- "National Carbon Registry" means a repository which contains data element to the acquisition or transfer of carbon trading mechanisms that conform to national and international standards;
- "Registrar" means a person responsible to keep and maintain National Carbon Registry; and
- "sale" means an exchange or transfer of carbon credits or units for money terms."

Amendment of Regulation 5

5. The principal Regulations are amended in regulation 5 by deleting-

- (a) in subregulation (1), the words-
 - (i) "is to" appearing between the words "Regulations" and "provide" and substituting it with the words "shall be";
 - (ii) "projects" appearing between the words "trading" and "."and substituting with the word mechanisms: and
 - (b) subregulation (2) and substituting it with the following:

"(2) In the promotion of achievement of the objective referred under sub regulation (1), these Regulations shall-

- (a) provide for legal framework necessary for ensuring sustainable development bv enhancing environmental conservation country's and contribution towards global efforts on greenhouse gases emissions reduction;
- (b) mobilize climate financing from local and international sources to support reduction of greenhouse
- 3

GN. NO. 721 (Contd.)

gases emissions and foster green investment; and

(c) facilitate capacity building for mitigating and adapting to climate change."

Amendment of Regulation 6

f 6. The principal Regulations are amended in regulation 6 by-

- (a) adding in subregulation (1) the word "mechanisms" immediately after the word "trading".
- (b) deleting sub regulation (3) and substituting it with the following-

"(3) Subject to sub regulation (1) and (2), the Minister shall have a mandate to issue Letter of Authorization for implementation of a carbon trading mechanisms that meets the necessary requirements."

Amendment of Regulation 9 7. The principal Regulations are amended in regulation 9-

- (a) in subregulation (1) by-
 - (i) deleting-
 - (aa) paragraph (e);
 - (bb) in paragraph (i) the letter "e" appearing in the word "reporte";
 - (ii) adding new paragraph "n" immediately after paragraph (m) as follows-
 - "(n) coordinate and conduct public awareness on carbon trading mechanisms"
 - (iii) renaming paragraph (f) to (n) as paragraph (e) to (m) accordingly; and
- (b) by adding new subregulation (3) immediately after sub regulation (2) as follows-

"(3) Notwithstanding the provision this regulation, the Designated National Authority or National Point shall establish the National Carbon Registry".

Amendment of Regulation 11

8. The principal Regulations are amended by deleting regulation 11 and substituting with the following:

"National Carbon Project assessment committee 11.-(1) The Ministry Responsible for Environment shall establish a National Carbon Project Assessment Technical Committee.

(2) The National Carbon Project Assessment Technical Committee shall consist of the members specified in the First Schedule.

(3) The Committee shall be advisory body to the Designated National Authority or National Focal Point.

(4) Without prejudice to the sub regulation (1) and (2), members of the Committee shall serve for a period of three years and may be eligible for re-appointment for another term of 3 years.

(5) The committee may coopt any person to provide technical expertise to the committee, as appropriate.

(6) The Director shall be the chairperson of the Committee.

(7) The Committee shall regulate its own procedure in the relation to the transaction of its business".

Amendment of Regulation 14

9. The principal Regulations are amended in regulation 14 by-

- (a) deleting the word "and" appearing at the end of paragraph (b); and
- (b) adding new paragraphs immediately after paragraph(c) as follows-
 - "(d) identify and map potential areas for carbon trading mechanisms; and".
 - (e) monitor and evaluate carbon trading mechanisms and submit the report to the

by

GN. NO. 721 (Contd.)

Designated National Authority or National Focal Point".

words

"Regional

The principal Regulations are amended in

the

Amendment of Regulation 15

Regulation 15

Amendment of Regulation 17

11. The principal Regulations are amended in regulation 17 by-

adding

Administration and" between the words "for" and "local".

(a) adding the words "in their areas of jurisdiction" immediately after the word "functions"; and

(b) deleting-

15

10.

regulation

- (i) in paragraph (a) the words "at their areas of jurisdiction," appearing between the words "projects" and "in";
- (ii) in paragraph (d), (e) and (f) the words"in their areas of jurisdiction" wherever they appear;
- (iii) in paragraph (i) the words "in the areas of their jurisdiction"; and
- (iv) in paragraph (b) the words "at the council level".

Amendment of Regulation 18

12. The principal Regulation are amended in regulation 18 by-

- (a) designating the contents of regulation 18 as sub regulation (1); and
- (b) adding new sub regulation (2) immediately after sub regulation (1) as follow-

"(2) Without prejudice paragraph (c), managing authorities may enter into Memorandum of Understanding or arrangement as appropriate for the purpose of securing the intention to engage in carbon trading project."

Amendment of Regulation 19

13. The principal Regulations are amended in regulation19(1) by deleting item "41" appearing in paragraph (g) and substituting with item "42".

Amendment of Regulation 24

14. The principal Regulations are amended in regulation 24-

(a) in subregulation (1) by-

(i) adding-

- (aa) a new paragraph (g) immediately after paragraph (f) as follows-
 - "(g) description on benefit sharing distribution by percentage;" and
- (ii) renumbering paragraph (g), (h), (i), (j)
 - and (k) as paragraph (h), (i), (j); (k) and (l); and

(1); and (1); and (1);

(b) by adding new sub regulations immediately after sub regulation (2) as follows-

"(3) Where the Proponent indicate the intention to use the Carbon credit generated in whole or part to be counted in Nationally Determined Contribution of another country or elsewhere, shall request for authorization of transfer of credits or the Designated units from National Authority or National Focal Point in accordance with the guidelines or framework developed in line with Article 6 of the Paris Agreement.

(4) Without prejudice to subregulation (3), authorization shall be in accordance with prescribed the and methodology, procedure standards agreed by the Conference of the Parties Serving as the Meeting of the Parties to the Paris Agreement.

(5) Notwithstanding subregulation (3), the Designated National Authority or National Focal Point after scrutiny on the information provided, shall issue Letter of Authorization by the Designated National Authority or National Focal Point upon request as prescribed in the Second Schedule.

(6) Notwithstanding the provisions of subregulations (4) and (5), the cooperate approach between parties shall be in accordance with the guidelines or framework

developed in line with Article 6 of the Paris Agreement."

Amendment of Regulation 26

tion 26 15. The principal Regulations are amended in regulation 26 by-

(a) deleting-

- (i) in paragraph (a) the words "First" appearing between the words "the" and "Schedule" and substituting with the word "Third ";
- (ii) in paragraph (b) the word-
 - (aa) "registration" and substituting it with the word "approval";
 - (bb) "Second" appearing between the word "the" and "Schedule" and substituting with the word "Fifth";
- (iii) in paragraph (c) the words "registration of the" appearing between the words "the" and "projects" and substituting with the words "approval of the".
- (b) adding in paragraph (d) the words "issue letter of approval as prescribed in the Fourth Schedule to" between the word "shall" and "direct".

Amendment of Regulation 27

16. The principal Regulations are amended in regulation 27 by-"

(a) deleting-

- (i) in sub regulation (1) the word "registration" appearing between the word "of" and "of" and substituting it with the word "receipt of notification of approval";
- (ii) in sub regulation (3)(a) the word "Second" appearing between the words "the" and "Schedule" and substituting with the word "Fifth"; and
- (iii) in sub regulation (4)(a) the word "third" appearing between the word "the" and "Schedule" and substituting with the word "Sixth";
- (b) adding-

- (i) in sub regulation (2)-
 - (aa) in paragraph (c) the words "and its alignment with national policies, plans and strategies" immediately after the word "description";
 - (bb) a new paragraph (k) immediately after paragraph (j) as follows-
 - "(k) contribution of the project to the Tanzania Nationally Determined Contribution;" and
- (ii) in sub regulation (3)(b) the words "or letter of consent" immediately after the word "minutes".

Amendment of Regulation 28 17. The principal Regulations are amended in regulation 28 by deleting-

(a) sub regulation (9) and substituting it with the following-

"(9) The Designated National Authority or National focal point shall issue Letter of Endorsement within thirty days from the date of receipt of project Document after being satisfied that, the project document has met the requirements."

(b) in sub sub regulation (10) the word "Seventh" appearing between the word "the" and "Schedule" and substituting with the word "Seventh".

Amendment of Regulation 29

18. The principal Regulations are amended in regulation 29 by adding new sub regulation immediately after sub regulation (2) as follows-

"(3) Without prejudice to sub regulation (1) and (2), cooperation agreement on carbon trading projects shall be entered in accordance with the laws and procedures of the participating countries."

Amendment of

- 19. The principal Regulations are amended in
 - 9

- Regulation 32 regulation 32 by deleting the letter "d" appearing in the word "dcompliance".
- Amendment of Regulation 34 20. The principal Regulations are amended in regulation 34-
 - (a) in sub regulation (3) by-
 - (i) deleting-
 - (aa) the word "land" appearing between the words "for "and "based" and substituting with the word "REDD+";
 - (bb) in paragraph (a) the word "accrued" appearing between the word "revenues" and "from";
 - (cc) in paragraph (b)-
 - (aaa) the word "council" wherever it appears and substituting with the words "Local Government Authorities";
 - (bbb) the word "ten" appearing between the word "council" and "percent" and substituting with the word "eight"; and
 - (dd) in paragraph (d)-
 - (aaa) the words "where as" appearing between the words "level" and "six"; and
 - (bbb) the word "council" appearing between "government" and "for" and substitute it with the word "authorities";
 - (ee) in paragraph (e)-
 - (aaa) the words "pay nine" appearing between the
 - 10

word "shall" and "to" and substituting with the words "retain thirtyone percent and pay eight"; and

(bbb) the word "Second" appearing between the words "the" and "Schedule" and Substituting with the word "Fifth";

(ff) paragraph (f) and substituting with the following-

"(f) the Designated National Authority or National Focal Point shall pay three percent of the eight percent to the National Environmental Trust Fund for fostering the environmental conservation including clean cooking energy and technologies."

- (ii) adding new paragraph (c) immediately after paragraph (b) as follows-
 - "(c) subject to paragraph (b), two percent out of sixty-one percent shall be given to the Ministry responsible for Regional Administration and Local Government out of which one percent shall be given to the Ministry responsible for Regional Administration and Local Government and One Percent shall be given to the Regional Secretariat to facilitate coordination of carbon trading mechanisms and other environmental conservation initiatives;".
- (iii) renumbering paragraph (c), (d), (e) and

(f) as paragraph (d), (e), (f) and (g) accordingly.

(b) by deleting sub regulation (4) and substituting with the following-

"(4) without prejudice to paragraph (a) and (e) of sub regulation (3), in respect of non – REDD+ projects "sixty-one percent entitled to Managing Authority and, thirtyone percent for proponent, may be determined and negotiated between the Managing Authority and the Project Proponent depending on the nature of the project while the remaining eight percent shall be paid to Designated National Authority or National Focal Point."

Amendment of Regulation 41

Amendment of

Regulation 42

21. The principal Regulations are amended in regulation 41 by deleting the word "on" appearing in the word "auditon" and substituting with letters "ed""

22. The principal Regulations are amended in regulation 42 by-

- (a) designating the contents of regulation 42 as sub regulation (1); and
- (b) adding new sub regulation immediately after sub regulation (1) as follows-

"(2) Without prejudice to sub regulation (1), modalities for monitoring and evaluation of projects that contribute to achievement of the Nationally Determined Contribution targets shall be done in accordance with the Nationally Determined Contribution MRV system."

Amendment of Regulation 48

23. The principal Regulations are amended in regulation 48 by-

- (a) deleting the words "of the regulations" appearing at the end of sub regulation (1);
- (b) adding-
 - (i) letter "s" and the word "of" immediately after the word "provision";
 - (ii) new sub regulation immediately after sub
 - 12

regulation (3) as follows-

"(4) Notwithstanding the provision of sub regulation (1) (2) projects that and (3), are implemented under the clean development mechanism shall be required to transit to mechanisms under article 6.4 of the Paris Agreement in line with modalities and procedures agreed by the Conference of Parties serving as Meeting of the Parties to the Kyoto Protocol."

Amendment of Regulation 49 24. The principal Regulations are amended in regulation 49 by

(a) deleting-

- (i) in sub regulation (1) the letter "t" appearing in the word "decition" and substituting with the letter "s";
- (ii) in sub regulation (4) the letter "r" appearing in the word "fourteern"; and

(b) adding-

- (i) in sub regulation (2) the letter "e" in the word "aggrived";
- (ii) in sub regulation (3) the letter "f" in the word "or" appearing between the words "application" and "review".

Amendment of the First Schedule 25. The principal Regulations are amended by deleting the First Schedule and substituting it with the following-

FIRST SCHEDULE

(Made under regulation 11(2))

COMPOSITION OF THE NATIONAL CARBON PROJECTS ASSESSMENT TECHNICAL COMMITTEE

- 1. The National Carbon Projects Assessment Technical Committee shall consist of:
 - (a) Director of Environment who shall be the Chairperson of the Committee;
 - (b) Registrar who shall be the Secretary to the Committee;
 - (c) Director of Legal Services from Ministry Responsible for Environment;
 - (d) Commissioner of External Finance from the Ministry Responsible for Finance;
 - (e) Director of multilateral cooperation from the Ministry Responsible for Foreign affairs;
 - (f) Other ten (10) members will be drawn from Government ministries, departments; agencies, civil society organizations, academic institutions and private sector with qualification or experience on climate change, environment, natural resource management, international cooperation, carbon trading and any other related disciplines.

GN. NO. 721 (Contd.)

Amendment of Second	28. The Principal Regulations are amended by deleting the Second Schedule and substituting with the following-
Schedule	Second Schedule and Substituting with the following

SECOND SCHEDULE

(Made under regulation 24(5))

LETTER OF AUTHORISATION OF TRANSFER OF CARBON CREDITS OR UNITS

THE UNITED REPUBLIC OF TANZANIA VICE PRESIDENT'S OFFICE

Telegraphic Address: "MAKAMU", Telephone: +255 262352423 Fax: +25526351122 Email: ps@vpo.go.tz

TANZANIA. In reply please quote:

Our Ref:

Participating Party's Address:

RE: AUTHORIZATION OF TRANSFER OF CREDITS OR UNITS...... (NAME OF THE PROJECT)

Please refer to the above-mentioned subject.

2. The United Republic of Tanzania is a party to the United Nations Conventions on Climate Change (UNFCCC), Kyoto Protocol, and the Paris Agreement.

3. The Vice President's Office (VPO) as National Designated Authority (NDA) and National Focal Point is mandated to oversee Tanzania's participation in Article 6.2 cooperative approach under the Paris Agreement and decision 2/CMA3.

4. The VPO considered recommendations from the National Carbon Project Assessment Technical Committee with regard to [Name of the project], hereby authorize the international transfer of mitigation [credits/units] generated from implementing Project between [name of participant's party] pursuant to article 6.2 of the Paris Agreement, for the period from to

5. Thank you for the continued cooperation.

MINISTER RESPONSIBLE FOR ENVIRONMENT





Government City, Mtumba Area, ice President's Office Building, P.O. Box 2502, 40406 DODOMA

Date.....

Amendment of Third	29.	The Pr	rincipal Ro	egulations	are an	nended	by
Schedule	deleting the	Third	Schedule	and su	ostituting	with	the
	following-						

THIRD SCHEDULE

(Made under regulation 26(a))

APPLICATION FORM FOR CARBON TRADING

Name of Project	
Project Application Reference Number	

Date of Application:	 	

Name the type of carbon credit mechanism or approach:.....

Project Details

A. Project description, type, location, site, size and schedule

General description						
A.1 Brief Project description and proposed activities (What is the project all about, objectives, expected benefits, time line, budget and alignment with national policies, plans and strategies etc Max 250 words)						
A.2 Is the project proponent the Managing Authority	YES		NO		Remarks	
If No:	Attach the support letter from the Managing Authority				nging	
Project proponent registering the PCN						
A.3 Name						
A.4 Organizational category (Choose one or more)	Central Government (Ministries, Departments and Agencies) Local Government (City Council, Municipal Council District Council, Town Council, Mtaa and Village Council) Private company Others (specify)					
A.5 Other function(s) of the project	Sponsor					
developer in the project	Interme					
(Choose one or more)	Technic	cal ad	visor			
A.6 Summary of relevant	<u> </u>					

GN. NO. 721 (Contd.)				
experience	[
A.7 Address				
A.8 Contact person	[
A.9 Telephone / fax				
A.10 E-mail and web	<u> </u>			
address				
Project Managing Authority				
A.11 Name				
A.12 Organizational category	(a)			nent (Ministries, Departments
(Choose one or more)		and Ag		
	(b)	Local Council	overnme	nt (City Council, Municipal Council, Town Council, Mtaa
			lage Cou	
	(c)		company	
	(d)	Others	(Specify)	
	····		<u></u>	
A.13 Address				
A.14 Contact person	L			
A.15 Telephone / fax				
A.16 E-mail and web				
address	1	• .		
Project sponsor(s) or upfront buyer finance (List and provide the following information	ing the pion for all	roject s	nonsors)	
A.17 Name		project s	polisois)	
A.18 Organizational category	(a)	Govern	ment	
(Choose one or more)			ment age	ncy
	(c)	Munici	pality	
			company	
	(e)	Others	(Specify)	
	• • • • • • • • • • • •		•••••	
A.19 Address				
(Include web address)				
A.20 Main activities	[
A.21 Summary of the financial status				
(total assets, revenues, profit, etc.)				
Type of project				
A.22 Greenhouse gases targeted				
~ ~ ~	<u> </u>			
A.23 Type of activities				
Location of the project				
A.24 Region(s)	L			
A.25 District(s)	L			
A.26 Division(s)				
A.27 Ward(s)				
A.28 Village(s)				
A.29 Precise location (GPS	[
coordinates)				
For Forest Carbon Trade projects, state M		nt and G	1	e
A.30 Approved	YES		NO	

GN. NO. 721 (Contd.)

Management Plan]]	T	T1
A.31 Approved By-Laws	YES	NO	
A.32 Free from land disputes	YES	NO	
and conflicts.			
A.33 Proposed, Declaration or Gazettement if applicable.	YES	NO	
A.34 Village land-use plans if applicable (for Village	YES	NO	
Land Forest Reserves).			
A.35 Does the project require Environmental Impact Assessment (EIA) as per the Forest Act Sect.18 (1)?	YES	NO	
Expected schedule			1
A.36 Earliest project start date (Year in which the project will be operational)			
A.37 Estimate of time required before becoming operational after approval of the PCN			
A.38 Year of the first expected CERs/VERs/ERs delivery			
A.39 Project lifetime (Number of years)			
A.40 Current status or phase of the project/activity	 		

B. Expected Environmental and Social Benefits

Environmental benefits	
B.1 Estimates of emission reduction	
avoidance or removal (In metric	
tonnes of CO2 equivalent – t CO2e.	
Please attach spreadsheet.) Provide	
estimates from	
REDD activities separately	
B.2 Baseline scenario (What would	
the future look like without the	
proposed project?	
What would the estimated total	
carbon sequestration/ conservation be	
without the proposed project?	
Mention the baseline methodology	
approved by international standards.	
Also explain why the project is	
additional	
If REDD+ projects, mention the main	
drivers and agents for deforestation and	
how the project will address them.	

B.3 Existing vegetation and land use (What is the current land cover and land use? Is the tree cover more or less than 10%? Is the area more than 0.5 ha?)	
B.4 Environmental benefits	
B.4.a Local benefits (demonstrate how the proponent is committed to consult with local affected stakeholders regarding sustainable development as part of environmental and social process or the validation of the mitigation activity of the project document).	
B.4.b National benefits (demonstrate how the project will safeguard any negative social or environmental- related impacts caused by the activity, including on air and water quality, biodiversity, and worksite safety; how the proponent is committed to use appropriate Sustainable Development Tools to identify and monitor sustainable development impacts delivered by the mitigation activity during validation and verification). B.4.c Global benefits (demonstrate	
alignment with sustainable development goals)	
B.5 Consistency between the project and the environmental priorities of the Host Country (describe how the project is aligned with national environmental priorities of the Host Country)	
Socio-economic benefits	
B.6 How will the project improve the welfare of the community involved in it or surrounding it. What are the direct effects which can be attributed to the project and which would not have occurred in a comparable situation without that project? (e.g. Revenue collection, employment creation, poverty alleviation, foreign exchange savings). Indicate the number of communities and the number of	
people that will benefit from this project.	

GN. NO. 721 (Contd.)

B.7 Is there any benefit sharing arrangement in place? If yes, describe and attach the benefit sharing proposed.	
B.8 Are there other benefits? (e.g., training/education due to the introduction of new technologies and products, replication in the country, region or district)	

C. Project costs

Project costs	
C.1 Preparation costs	US\$
C.2 Establishment costs	US\$
C.3 Other costs (explain)	US\$
C.4 Total project costs	US\$

Declaration

I..... do hereby declare that, the information provided in this application are true to the best of my knowledge.

Name:	
Signature:	
Date:	

Qualification:

Official Seal

Witnessed by

Name:.... Qualification:.... Signature:... Date:...

Please attach:

- (i) Memorandum and Articles of Association
- (ii) Certificate of incorporation/ Compliance Certificate
- (iii) Tax Identification Number Certificate
- (iv) Business License
- (v) Current Annual Return filled BRELA

Amendment of	30. The principal Regulations are amended by deleting
Fourth Schedule	the Fourth Schedule and substituting with the following-

FOURTH SCHEDULE

(Made under regulation 26(c) and (d))

LETTER OF APPROVAL TO ESHABLISH AND OPERATE CARBON TRADING PROJECT

THE UNITED REPUBLIC OF TANZANIA VICE PRESIDENT'S OFFICE

Telegraphic Address: "MAKAMU", Telephone: +255 262352423 Fax: +25526351122 Email: ps@vpo.go.tz

TANZANIA. In reply please quote:

Our Ref:

Date.....

Government City,

Mtumba Area,

P.O. Box 2502, 40406 DODOMA

ice President's Office

Building,

Participating Party's Address:

RE: APPROVAL FOR [TITLE OF VOLUNTARY CARBON MARKET SEEKING LETTER OF ENDORSEMENT]

Please refer to the above-mentioned subject.

2. The Government of Tanzania approves the [Name of the Voluntary Carbon Market [VCM] project].

3. The Government approves [Title of the Voluntary Carbon Market Seeking Letter of Approval] with the following conditions:

- (i) The mechanism activity must be listed among Tanzania's NDC mitigation targets approved or authorized to host in [Name of the Annex].
- (ii) The mechanism activity must be in the [conditional] or [unconditional] or [outside the scope] category of Tanzania's NDC mitigation target.
- (iii) The public or private entity seeking to develop the mechanism activity must have received a letter of authorization from the Designated National Authority (DNA) of the mechanism to participate in the activity as an activity participant under the mechanism.
- (iv) DNA of the mechanism must have been issued a sustainable development support letter to the authorized entity to participate in the activity as activity participants.
- (v) The mechanism activity participant must have complied with the baseline approaches and methodological requirements, including additionality and crediting periods, as may be applicable to the Article 6.4 activity Tanzania intends to host under the mechanism.
- (vi) The mechanism activity participant submitted an official letter to the mechanism's DNA seeking a Letter of Approval.
- (vii) The authorized mechanism participant must have paid an administrative fee for obtaining a Letter of Approval (LOA) per the fee level according to these regulations.



- (viii) The DNA will make this LOA publicly by transmitting it to the Supervisory Body of the mechanism within the same time for issuing the LOA to the entity.
- 4. Thank you for the continued cooperation.

Registrar official seal

REGISTRAR For: PERMANENT SECRETARY

Amendment of	31. The principal Regulations are amended by deleting the
Fifth Schedule	Fifth Schedule and substituting with the following-

FIFTH SCHEDULE

(Made under regulation 26(b) and 27(3)(a))

FEES

S/N	Type of Fee	Amount charged in USD		
1.	Application fee	For Citizen	250 in Tanzania Shillings equivalent	
		for Non-Citizen	500	
2.	Project registration fee	1% of the average expected annually gross revenue from the sale of the Carbon credit payable once for the lifetime of the project determined by the Designated National Authority or National Focal Point based on the existing global market price.	1% of the average expected annually gross revenue from the sale of the Carbon credit payable once for the lifetime of the project the value of which shall be determined by the Designated National Authority or National Focal Point based on the existing global market price.	
3.	Annual Administrative fee	5% of the gross revenue from sale of carbon credit.	5% of the gross revenue from the sale of carbon credit paid annually by the Project Proponent.	
4.	Annual project fee	3% of the gross revenue from sold carbon credit	3% of the gross revenue from the sale of carbon credit paid annually by the Project Proponent.	

Addition of	32. The Principal Regulations are amended by adding new
Schedules	schedules immediately after the Fifth Schedule as follows-

GN. NO. 721 (Contd.)

SIXTH SCHEDULE

(Made under regulation 27(4)(a))

LETTER OF NO OBJECTION

THE UNITED REPUBLIC OF TANZANIA VICE PRESIDENT'S OFFICE

Telegraphic Address: "MAKAMU", Telephone: +255 262352423 Fax: +25526351122 Email: ps@vpo.go.tz

TANZANIA. In reply please quote:

Our Ref:

Vice

Government City, Mtumba Area, ice President's Office Building, P.O. Box 2502, 40406 DODOMA

Date.....

Participating Party's Address:

Address of the proponent(s)...

.....

RE: Letter of No Objection (Lo NO) regarding project titled.....

.....

Reference is made to the above captioned subject and the letter with reference No...... dated.....

2. The Vice President's Office received and considered the project concept note on the project herein above.

3. This is to inform that: -

- (a) The United Republic of Tanzania is party to*.....
- (b) The Government of the United Republic of Tanzania has no objection to the proposed project as prescribed in the concept note.
- (c) The project is in conformity with Tanzania's national priorities, strategies, and plans.

4. The Office wishes to inform you that, the registration number for the project shall be made available for public notice as appropriate.

5. Thank you for the continued cooperation.

$\left(\right)$	Official Seal	

PERMANENT SECRETARY

* State whether the project falls under Paris Agreement or any other ratified treaty



GN. NO. 721 (Contd.)

SEVENTH SCHEDULE

(Made under regulation 28(10))

LETTER OF ENDORSEMENT FOR IMPLEMENTATION OF THE PROJECT

THE UNITED REPUBLIC OF TANZANIA VICE PRESIDENT'S OFFICE

Telegraphic Address: "MAKAMU", Telephone: +255 262352423 Fax: +25526351122 Email: ps@vpo.go.tz

TANZANIA. In reply please quote:

Our Ref:



40406 DODOMA

Date.....

Address of the proponent(s)...

.....

RE: Letter of Endorsement (LoE) regarding project titled.....

Reference is made to the above captioned subject and your letter with reference No..... dated.....

2. The Vice President's Office received and considered the project document on the project herein above.

3. This is to inform you that: -

- (a) The United Republic of Tanzania is party to*.....
- (b) The Government of the United Republic of Tanzania hereby endorse the project as detailed in the Project Document.
- (c) The project is in conformity with Tanzania's national priorities, strategies, and plans.

This letter of endorsement is an approval of the project, whereas the project proponent shall 4. be required to adhere to the Laws of the United Republic of Tanzania and the international treaties governing carbon trading.

This endorsement letter for the [Name of the Project] does not imply any commitment to 5. undertake Corresponding Adjustment.

The office wishes to inform that, the registration number for the project shall be made available 6. for public notice as appropriate.

7. Signed at..... by.....



24

PERMANENT SECRETARY

EIGHTH SCHEDULE

(Made under regulation 41(3))

ANNUAL REPORTING FORMAT

Format for Progress reports

Reportir	name: ng period: ed by:
1. (a)	 Project performance during reporting period Technical a. Description of project activities implemented during the reporting period against the work plan b. Generated CERs compared to the expected CER from the project document
(b)	Financial (A financial statement showing the brief summary of generated revenues from the sold CER, and the distribution of costs and benefits to stakeholders)
2.	Project impacts of project to date

(a brief assessment of the extent to which the purpose has been achieved, this shall include but not limited to: local, national and international achieves on capacity building, Nationally Determined Contributions, awareness raising, technology transfer, environmental integrity among others)

3. Adaptive management

- (a) Constraints and opportunities during reporting period (an explanation of major deviations from the plan)
- (b) Project response (an assessment of the need for adjustments to activity plans and/or inputs and outputs, including actions for risk mitigation)
- (c) Future risk and opportunity assessment (an assessment of problems and risks (internal or external to the Project) that may affect success, as well as opportunities)
- 4. Way forward
 - (a) Planned activities (an outline of activities planned for next reporting period)
 - (b) Sustainability (an assessment of the extent to which the positive effects of the Project) Progress reports should not exceed 10 pages.

Name of the project implem	enter:	
Signature:		
Date:		
Location:		
Location	•••••••••••••••••••••••••••••••••••••••	



SELEMANI SAIDI JAFO, Minister of State, Vice President's Office Union and Environment