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NOTE

From:	General Secretariat of the Council
To:	Delegations
No. prev. doc.:	9113/25
No. Cion doc.:	COM(2025) 87 final
Subject:	Proposal for a REGULATION amending Regulation (EU) 2023/956 as regards simplifying and strengthening the carbon border adjustment mechanism - 4-column table

With a view to the start of the negotiations with the EP on the above mentioned proposal, as from 2 June 2025, delegations will find in the <u>Annex</u>, for information, the 4-column table that will serve as the basis for negotiations.

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CARBON BORDER ADJUSTMENT MECHANISM - SIMPLIFICATION

1.	COMMISSION PROPOSAL	EUROPEAN PARLIAMENT POSITION	COUNCIL GENERAL APPROACH	COMPROMISE TEXT
2.	2025/0039 (COD)	2025/0039 (COD)	2025/0039 (COD)	2025/0039 (COD)
3.	Proposal for a	Proposal for a	Proposal for aDRAFT	
4.	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	
5.	amending Regulation (EU) 2023/956 as regards simplifying and strengthening the carbon border adjustment mechanism	amending Regulation (EU) 2023/956 as regards simplifying and strengthening the carbon border adjustment mechanism	amending Regulation (EU) 2023/956 as regards simplifying and strengthening the carbon border adjustment mechanism	
6.	(Text with EEA relevance)	(Text with EEA relevance)	(Text with EEA relevance)	
7.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
8.	Having regard to the Treaty on the Functioning of the European	Having regard to the Treaty on the Functioning of the European	Having regard to the Treaty on the Functioning of the European	

	Union, and in particular Article 192(1) thereof,	Union, and in particular Article 192(1) thereof,	Union, and in particular Article 192(1) thereof,	
9.	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	
10.	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	
11.	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ² ,	Having regard to the opinion of the European Economic and Social Committee ³ ,	
12.	Having regard to the opinion of the Committee of the Regions ⁴ ,	Having regard to the opinion of the Committee of the Regions ⁵ ,	Having regard to the opinion of the Committee of the Regions ⁶ ,	

OJ C , , p. . OJ C , , p. .

13.	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	
14.	Whereas:	Whereas:	Whereas:	Whereas:
15.	(1) During the transitional period, which started on 1 October 2023, the Commission has been collecting data and information on the implementation of the Carbon Border Adjustment Mechanism ('CBAM') as provided for in Regulation (EU) 2023/956 of the European Parliament and of the Council ⁷ , including through the analysis of quarterly reports submitted by reporting declarants. The information collected and the exchanges with the stakeholders, including as part of the expert group on the CBAM, have	(1) During the transitional period, which started on 1 October 2023, the Commission has been collecting data and information on the implementation of the Carbon Border Adjustment Mechanism ('CBAM') as provided for in Regulation (EU) 2023/956 of the European Parliament and of the Council ⁸ , including through the analysis of quarterly reports submitted by reporting declarants. The information collected and the exchanges with the stakeholders, including as part of the expert group on the CBAM, have	(1) During the transitional period, which started on 1 October 2023, the Commission has been collecting data and information on the implementation of the Carbon Border Adjustment Mechanism ('CBAM') as provided for in Regulation (EU) 2023/956 of the European Parliament and of the Council'9, including through the analysis of quarterly reports submitted by reporting declarants. The information collected and the exchanges with the stakeholders, including as part of the expert group on the CBAM, have	

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Regulation (EU) 2023/956 of the European Parliament and of the Council of 10 May 2023 establishing a carbon border adjustment mechanism (OJ L 130, 16.5.2023, p. 52, ELI: http://data.europa.eu/eli/reg/2023/956/oj).

Regulation (EU) 2023/956 of the European Parliament and of the Council of 10 May 2023 establishing a carbon border adjustment mechanism (OJ L 130, 16.5.2023, p. 52, ELI: http://data.europa.eu/eli/reg/2023/956/oj).

Regulation (EU) 2023/956 of the European Parliament and of the Council of 10 May 2023 establishing a carbon border adjustment mechanism (OJ L 130, 16.5.2023, p. 52, ELI: http://data.europa.eu/eli/reg/2023/956/oj).

	outlined possibilities for simplifications and improvement of the CBAM. The Union is committed to ensure a smooth roll-out of the CBAM during the post-transitional period starting on 1 January 2026.	outlined possibilities for simplifications and improvement of the CBAM. The Union is committed to ensure a smooth roll-out of the CBAM during the post-transitional period starting on 1 January 2026.	outlined possibilities for simplifications and improvement of the CBAM. The Union is committed to ensure a smooth roll-out of the CBAM during the post-transitional period starting on 1 January 2026.	
16.	(2) Based on the experience	(2) Based on the experience	(2) Based on the experience	
	acquired and data collected during	acquired and data collected during	acquired and data collected during	
	the transitional period, the	the transitional period, the	the transitional period, the	
	distribution of importers of	distribution of importers of	distribution of importers of	
	CBAM goods into the Union	CBAM goods into the Union	CBAM goods into the Union	
	shows that only a small proportion	shows that only a small proportion	shows that only a small proportion	
	of importers accounts for the vast	of importers accounts for the vast	of importers accounts for the vast	
	majority of embedded emissions	majority of embedded emissions	majority of embedded emissions	
	in those goods. The derogation	in those goods. The derogation	embedded in those imported	
	applied to the importation of	applied to the importation of	goods. The derogation applied to	
	goods of negligible value referred	goods of negligible value referred	the importation of goods of	
	to in Article 23 of Regulation	to in Article 23 of Regulation	negligible value referred to in	
	(EC) No 1186/2009	(EC) No 1186/2009	Article 23 of Regulation (EC) No	
	(consignments of a value below	(consignments of a value below	1186/2009 (consignments of a	
	EUR 150) appears insufficient to	EUR 150) appears insufficient to	value below EUR 150) appears	
	ensure that the CBAM applies to	ensure that the CBAM applies to	insufficient to ensure that the	

importers in proportion to their impact on emissions covered by Regulation (EU) 2023/956. For those importers of small quantities of goods, compliance with CBAM reporting and financial obligations could be unduly burdensome. Furthermore, as part of the 2023 Customs reform package, the Commission proposed to remove this derogation proposed to remove this derogation should be introduced to exempt importers of small quantities in terms of mass of

importers in proportion to their impact on emissions covered by Regulation (EU) 2023/956. For those importers of small quantities of goods, compliance with CBAM reporting and financial obligations could be unduly burdensome. Furthermore, as part of the 2023 Customs reform package, the Commission proposed to remove this derogation¹¹. Therefore, a new derogation should be introduced to exempt importers of small quantities in terms of mass of

CBAM applies to importers in proportion to their impact on emissions covered by Regulation (EU) 2023/956. For those importers of small quantities of goods, compliance with CBAM reporting and financial obligations could be unduly burdensome.

Furthermore, as part of the 2023

Customs reform package, the

Commission proposed to remove this derogation should be introduced to exempt importers of small

Proposal for a COUNCIL REGULATION amending Regulation (EEC) No 2658/87 as regards the introduction of a simplified tariff treatment for the distance sales of goods and Regulation (EC) No 1186/2009 as regards the elimination of the customs duty relief threshold (COM(2023) 259 final.

Proposal for a COUNCIL REGULATION amending Regulation (EEC) No 2658/87 as regards the introduction of a simplified tariff treatment for the distance sales of goods and Regulation (EC) No 1186/2009 as regards the elimination of the customs duty relief threshold (COM(2023) 259 final.

Proposal for a COUNCIL REGULATION amending Regulation (EEC) No 2658/87 as regards the introduction of a simplified tariff treatment for the distance sales of goods and Regulation (EC) No 1186/2009 as regards the elimination of the customs duty relief threshold (COM(2023) 259 final.

	CBAM goods from CBAM obligations, while preserving the environmental objective of that mechanism and its capacity to achieve its climate objective.	CBAM goods from CBAM obligations, while preserving the environmental objective of that mechanism and its capacity to achieve its climate objective.	quantities in terms of mass of CBAM goods from CBAM obligations, while preserving the environmental objective of that mechanism and its capacity to achieve its climate objective.	
17.	(3) A new threshold based on cumulative mass per importer per year should be introduced in Regulation (EU) 2023/956, ensuring that more than 99% of emissions are maintained in scope. This is a robust and targeted approach as it accurately reflects the environmental nature of the CBAM by taking into account all imported emissions over a period of time in determining the threshold. It also eliminates the risk of circumvention through the artificial splitting of consignments by a single importer.	(3) A new threshold based on cumulative mass per importer per year should be introduced in Regulation (EU) 2023/956, ensuring that more than 99% of emissions are maintained in scope. This is a robust and targeted approach as it accurately reflects the environmental nature of the CBAM by taking into account all imported emissions over a period of time in determining the threshold. It also eliminates the risk of circumvention through the artificial splitting of consignments by a single importer.	(3) A new threshold based on cumulative mass per importer per year should be introduced in Regulation (EU) 2023/956, ensuring that more than 99% of emissions are maintained in scope. This is a robust and targeted approach as it accurately reflects the environmental nature of the CBAM by taking into account all imported emissions over a period of time in determining the threshold. It also eliminates the risk of circumvention	

through the artificial splitting of importer. (3) A new threshold based on cumulative mass per importer per year should be introduced in Regulation (EU) 2023/956 and initially set at a level of 50 tonnes. A single mass-based threshold should apply cumulatively to all goods in the sectors of iron and steel, aluminium, fertilisers and cement. Where the net mass of all goods imported by an importer in a given calendar year does not cumulatively exceed the single mass-based threshold, such importer should be exempted, in the relevant calendar year, from the obligations under this Regulation. Where, within the relevant calendar year, an importer exceeds the single mass-based threshold without having obtained a status of

authorised CBAM declarant, that importer should be subject to penalties in accordance with

		Article 26(2a). Where such	
		importer intends to continue	
		importing goods in the relevant	
		calendar year, it should be	
		subject to obligations under this	
		Regulation in respect of all	
		emissions embedded in all goods	
		imported in the relevant	
		calendar year, including, in	
		particular, the obligation to	
		obtain the status of authorised	
		CBAM declarant, the obligation	
		to submit a CBAM declaration	
		in respect of all emissions	
		embedded in all goods imported	
		in the relevant calendar year	
		and the obligation to purchase	
		and surrender CBAM	
		certificates in respect of all	
		those emissions.	
18.		(3a) In the sectors of	
10.		hydrogen and electricity, key	
		features such as import	
		volumes, trade patterns,	
		customs information and	
		emission intensities differ	
		substantially from the sectors of	
		iron and steel, aluminium,	
		fertilisers and cement. These	
		differences imply that	
		subsuming electricity and	

			hydrogen imports under a single mass-based threshold would require introducing complex adjustments that would not allow to substantially reduce administrative costs for importers in these sectors. Therefore, imports of hydrogen or electricity should not be included under the de minimis exemption.	
19.	(4) A mass-based threshold reflecting the average emissions intensity of the volume of imported CBAM goods would better translate the climate objective of the CBAM. A single mass-based threshold applying cumulatively to all CBAM goods in the iron and steel, aluminium, fertilisers and cement sectors imported by importers during a calendar year is the simplest design for importers, as they will not have to obtain or provide any data additional to those provided in the customs declaration, thereby reducing substantially any	(4) A mass-based threshold reflecting the average emissions intensity of the volume of imported CBAM goods would better translate the climate objective of the CBAM. A single mass-based threshold applying cumulatively to all CBAM goods in the iron and steel, aluminium, fertilisers and cement sectors imported by importers during a calendar year is the simplest design for importers, as they will not have to obtain or provide any data additional to those provided in the customs declaration, thereby reducing substantially any	(4) A mass-based threshold reflecting the average emissions intensity of the volume of imported CBAM goods would better translate the climate objective of the CBAM. A single mass-based threshold applying cumulatively to all CBAM goods in the iron and steel, aluminium, fertilisers and cement sectors imported by importers during a calendar year is the simplest design for importers, as they will not have to obtain or provide any data additional to those provided in the customs declaration, thereby reducing substantially any	
	CBAM-related administrative burden for these importers. A threshold set at a level of 50	CBAM-related administrative burden for these importers. A threshold set at a level of 50	CBAM-related administrative burden for these importers. A threshold set at a level of 50	

tonnes will exempt the vast majority of importers from obligations under Regulation (EU) 2023/956 while maintaining more than 99% of embedded emissions in the scope of the CBAM. To establish the threshold, a new Annex VII should be introduced.

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tonnes will exempt the vast majority of importers from obligations under Regulation (EU) 2023/956 while maintaining more than 99% of embedded emissions in the scope of the CBAM. To establish the threshold, a new Annex VII should be introduced.

The establishment of the single mass-based threshold that reflects the average emissions intensity of the volume of the imported goods pursues the objective of ensuring that at least 99% of emissions embedded in imported goods remain in the scope of the CBAM. This represents a robust and targeted approach as it accurately reflects the environmental nature and the climate objective of the CBAM while substantially reducing **CBAM-related administrative** burden for the importers, as a vast majority of importers will be exempted from the obligations under the CBAM and, at the same time, the **CBAM** continues to apply to at least 99% of emissions embedded in the imported

			goods. This approach also eliminates the risk of circumvention through an artificial splitting of consignments by a single importer.	
20.	(5) The main principles governing the threshold, including ensuring that nearly all embedded emissions remain in the scope of the CBAM, should be laid down in Regulation (EU) 2023/956 to provide legal certainty. Regulation (EU) 2023/956 should also provide for the possibility to re-calculate the threshold on the basis of updated average emission intensities of imported goods or significant changes in trade patterns or practices of circumvention affecting the coverage of embedded emissions in the scope of the CBAM.	(5) The main principles governing the threshold, including ensuring that nearly all embedded emissions remain in the scope of the CBAM, should be laid down in Regulation (EU) 2023/956 to provide legal certainty. Regulation (EU) 2023/956 should also provide for the possibility to re-calculate the threshold on the basis of updated average emission intensities of imported goods or significant changes in trade patterns or practices of circumvention affecting the coverage of embedded emissions in the scope of the CBAM.	(5) The main principles governing the threshold, including ensuring that nearly all embedded emissions remain in the scope of the CBAM, should be laid down in Regulation (EU) 2023/956 to provide legal certainty. Regulation (EU) 2023/956 should also provide for the possibility to re-clculate the threshold on the basis of updated average emission intensities of imported goods or significant changes in trade patterns or practices of circumvention affecting the	

coverage of embedded emissions in the scope of the CBAM. **The Commission should** each year assess, on the basis of the import data for the preceding 12 calendar months, whether a material change has occurred in the average emission intensities of the goods or in the pattern of trade in goods, including practices of circumvention. In order to ensure that at least 99% of emissions embedded in the imported goods remain in the scope of the CBAM, the **Commission should adopt** delegated acts in order to amend the single mass-based threshold set out in point 1 of Annex VII by using the methodology set out in point 2 of that Annex. To ensure effectiveness and certainty, the Commission should only adopt such acts where the value of the resulting threshold deviates from the applicable threshold by more than 15 tonnes. The

			amended threshold should apply as from the beginning of the following calendar year.	
21.	(6) To ensure that the derogation is sufficiently targeted, it should apply to the importer. The indirect customs representative, due to the nature of its activity and the related obligations under Regulation (EU) 2023/956, should always be required to obtain an authorisation.	(6) To ensure that the derogation is sufficiently targeted, it should apply to the importer. The indirect customs representative, due to the nature of its activity and the related obligations under Regulation (EU) 2023/956, should always be required to obtain an authorisation.	(6) To ensure that the derogation is sufficiently targeted, ithe single mass-based threshold should apply to theeach importer, including those with the status of authorised CBAM declarant. For that purpose the imports of an importer should be taken into account irrespective of whether they have been imported by the importer or indirect customs representative. The indirect customs representative, due to the nature of its activity and the related obligations under Regulation (EU) 2023/956, should always be required to obtain an authorisation the status as authorised CBAM declarant, prior to acting on behalf of an importer in respect of goods listed in Annex I. Where an importer, who is represented by one or several indirect customs representatives, has exceeded the single mass-based threshold,	

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		each indirect customs	
		representative that is acting as	
		an authorised CBAM declarant	
		should submit a CBAM	
		declaration in respect of the	
		goods imported into the customs	
		territory of the Union by that	
		indirect customs representative,	
		including goods below the	
		threshold, for those represented	
		importers that have exceeded	
		the threshold, and surrender the	
		number of CBAM certificates	
		which correspond to emissions	
		embedded in those goods.	
22.		((a) Fan the numerous of legal	
22.		(6a) For the purposes of legal	
		certainty, it is appropriate to	
		own woodly muovide that whom an	
		expressly provide that where an	
		indirect customs representative	
		acts as an authorised CBAM	
		deslessed on hele 16 of our	
		declarant on behalf of an	
		importer, it is the indirect	
		customs representative that	
		should be subject to the	
		obligations applicable to that	
		importer pursuant to this	

			Regulation, in particular the	
			obligation to submit a CBAM	
			declaration in respect of the	
			goods imported by this indirect	
			customs representative on	
			behalf of that importer,	
			surrender CBAM certificate in	
			respect of emissions embedded	
			in those goods. As a result, in	
			case of non-compliance, it	
			should be the indirect customs	
			representative who is subject to	
			penalties. This, however, should	
			not apply where an indirect	
			customs representative, who	
			acts on behalf of an importer	
			established in a Member State,	
			has not agreed to act as	
			authorised CBAM declarant.	
23.	(7) The competent authorities and the Commission should –	(7) The competent authorities and the Commission should –	(7) The competent authorities and the Commission should	
	based on customs information –	based on customs information –	based Based on customs	

monitor the quantities of goods imported to assess compliance with the threshold. To allow the competent authorities to make an informed decision, the customs authorities and the Commission should make the necessary information and data available to the competent authorities. Where the competent authority concludes that an importer has exceeded the threshold, it should communicate that information to the customs authorities who, in turn, should not allow further importation of goods from that importer until the end of the calendar year, or until that importer has obtained the status of authorised CBAM declarant

monitor the quantities of goods imported to assess compliance with the threshold. To allow the competent authorities to make an informed decision, the customs authorities and the Commission should make the necessary information and data available to the competent authorities. Where the competent authority concludes that an importer has exceeded the threshold, it should communicate that information to the customs authorities who, in turn, should not allow further importation of goods from that importer until the end of the calendar year, or until that importer has obtained the status of authorised CBAM declarant.

information—, the Commission should monitor the quantities of goods imported to assess compliance with the threshold. The competent authorities should also be able to carry out such monitoring. To allow the competent authorities to make an informed decision, the customs authorities and the Commission should make it is necessary to foressee appropriate arrangements for availability of the necessary information and data to the competent authorities. The competent authority should be able to request necessary information and evidence from customs authorities, including name, address and contact information, of importers where such information is otherwise **not** available to the competent authorities authority. Where the competent authority concludes customs authorities become aware that an importer has exceeded the threshold. it should communicate that information to including on the basis of a communication by the

			customs authorities who, in turn, competent authority, they should not allow further importation of goods from that importer until the end of the relevant calendar year, or until that importer has obtained the status of authorised CBAM declarant.	
24.	(8) Where an importer expects to exceed the annual threshold or intends to import goods after exceeding the threshold, the importer should apply for authorisation pursuant to Article 5 of Regulation (EU) 2023/956. For importers who have not been granted the authorisation before exceeding the threshold, penalties should apply for the entirety of the imported goods in accordance with Article 26(2) of Regulation (EU) 2023/956. The payment of the penalty in accordance with Article 26(2) of that Regulation should release the importer from the obligation to submit a CBAM declaration and to surrender CBAM certificates.	(8) Where an importer expects to exceed the annual threshold or intends to import goods after exceeding the threshold, the importer should apply for authorisation pursuant to Article 5 of Regulation (EU) 2023/956. For importers who have not been granted the authorisation before exceeding the threshold, penalties should apply for the entirety of the imported goods in accordance with Article 26(2) of Regulation (EU) 2023/956. The payment of the penalty in accordance with Article 26(2) of that Regulation should release the importer from the obligation to submit a CBAM declaration and to surrender CBAM certificates.	(8) Where anAn importer who expects to exceed the annual threshold or intends to import goods after exceeding the threshold, the importer should apply for authorisation pursuant to Article 5 of Regulation (EU) 2023/956 in a timely manner and is expected to obtain the status of authorised CBAM declarant, as a rule, before the single mass-based threshold is exceeded. For importers who have not been granted the authorisation before exceeding the threshold, penalties should apply for the entirety of the imported goods in accordance with Article 26(22a) of Regulation (EU) 2023/956. The payment of the penalty in accordance with Article 26(22a) of that Regulation should	

		release the importer from the obligation to submit a CBAM declaration and to surrender CBAM certificates.	
25.		(8a) The obligation to obtain the status of authorised CBAM declarant before the single mass-based treshold is exceeded may result in a high number of applications being lodged at the beginning of 2026. In order to facilitate a smooth entry into the definitive period, and avoid potential import disruptions, it is appropriate to allow importers and indirect customs representatives who have duly submitted an application in accordance with this Regulation by 31 March 2026 to continue importing the goods in 2026 even after exceeding the threshold pending the decision on granting of the authorisation. In order to avoid circumvention	
		of the obligations under this Regulation, where granting of the authorisation is refused, the importers and indirect customs	
		representatives should be	

			subject to penalties in accordance with Article 26(2a).	
26.	(9) To ensure that the definition of an importer covers all relevant customs procedures, it is necessary to amend it to include the case of the simplified customs procedure where only a bill of discharge is submitted pursuant to Article 175(5) of Commission Delegated Regulation (EU) 2015/2446 ¹³ .	(9) To ensure that the definition of an importer covers all relevant customs procedures, it is necessary to amend it to include the case of the simplified customs procedure where only a bill of discharge is submitted pursuant to Article 175(5) of Commission Delegated Regulation (EU) 2015/2446 ¹⁴ .	(9) To ensure that the definition of an importer covers all relevant customs procedures, it is necessary to amend it to include the case of the simplified customs procedure where only a bill of discharge is submitted pursuant to Article 175(5) of Commission Delegated Regulation (EU) 2015/2446 ¹⁵ .	
27.	(10) To strike a balance between the effectiveness of the authorisation procedure and the risk profile of the applicants, the consultation procedure should be optional for the competent authority. The consultation	(10) To strike a balance between the effectiveness of the authorisation procedure and the risk profile of the applicants, the consultation procedure should be optional for the competent authority. The consultation	(10) To strike a balance between the effectiveness of the authorisation procedure and the risk profile of the applicants, the consultation procedure should be optional for the competent authority. The consultation	

ANNEX

Commission Delegated Regulation (EU) 2015/2446 of 28 July 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards detailed rules concerning certain provisions of the Union Customs Code (OJ L 343, 29.12.2015 p. 1, ELI: http://data.europa.eu/eli/reg_del/2015/2446/oj).

Commission Delegated Regulation (EU) 2015/2446 of 28 July 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards detailed rules concerning certain provisions of the Union Customs Code (OJ L 343, 29.12.2015 p. 1, ELI: http://data.europa.eu/eli/reg_del/2015/2446/oj).

Commission Delegated Regulation (EU) 2015/2446 of 28 July 2015 supplementing Regulation (EU) No 952/2013 of the European Parliament and of the Council as regards detailed rules concerning certain provisions of the Union Customs Code (OJ L 343, 29.12.2015 p. 1, ELI: http://data.europa.eu/eli/reg_del/2015/2446/oj).

	procedure should allow the competent authority to consult other competent authorities and the Commission when considered necessary based on the information submitted by the applicant and customs information made available in the CBAM registry.	procedure should allow the competent authority to consult other competent authorities and the Commission when considered necessary based on the information submitted by the applicant and customs information made available in the CBAM registry.	procedure should allow the competent authority to consult other competent authorities and the Commission when considered necessary based on the information submitted by the applicant and customs information made available in the CBAM registry.	
28.	(11) To provide additional flexibility, the authorised CBAM declarants should be able to delegate the submission of the CBAM declaration to a third party. The authorised CBAM declarant should remain liable for the submission of the CBAM declaration. To provide the required delegation and access, that third party should fulfil certain technical credentials, including holding an Economic Operators Registration and Identification (EORI) number and being established in a Member State.	(11) To provide additional flexibility, the authorised CBAM declarants should be able to delegate the submission of the CBAM declaration to a third party. The authorised CBAM declarant should remain liable for the submission of the CBAM declaration. To provide the required delegation and access, that third party should fulfil certain technical credentials, including holding an Economic Operators Registration and Identification (EORI) number and being established in a Member State.	(11) To provide additional flexibility, the authorised CBAM declarants should be able to delegate the submission of the CBAM declaration to a third party. The authorised CBAM declarant should remain liable for the submission of the CBAM declaration. To provide the required delegation and access, that third party should fulfil certain technical credentials, including holding an Economic Operators Registration and Identification (EORI) number and being established in a Member State.	
29.	(12) Authorised CBAM declarants are required to submit their annual CBAM declaration	(12) Authorised CBAM declarants are required to submit their annual CBAM declaration	(12) Authorised CBAM declarants are required to submit their annual CBAM declaration	

	and surrender the corresponding	and surrender the corresponding	and surrender the corresponding	
	number of certificates by 31 May	number of certificates by 31 May	number of certificates by 31 May	
	of the year following the year of	of the year following the year of	of the year following the year of	
	import. In order to provide	import. In order to provide	import. In order to provide	
	authorised CBAM declarants	authorised CBAM declarants	authorised CBAM declarants	
	flexibility to comply with their	flexibility to comply with their	flexibility to comply with their	
	obligations, a later date of	obligations, a later date of	obligations, a later date of	
	submission would provide	submission would provide	submission would provide	
	authorised CBAM declarants	authorised CBAM declarants	authorised CBAM declarants	
	more time to collect the necessary	more time to collect the necessary	more time to collect the necessary	
	information, ensure that	information, ensure that	information, ensure that	
	embedded emissions are verified	embedded emissions are verified	embedded emissions are verified	
	by an accredited verifier, and	by an accredited verifier, and	by an accredited verifier, and	
	purchase the corresponding	purchase the corresponding	purchase the corresponding	
	number of CBAM certificates.	number of CBAM certificates.	number of CBAM certificates.	
	The date for the cancellation of	The date for the cancellation of	The date for the cancellation of	
	CBAM certificates should be	CBAM certificates should be	CBAM certificates should be	
	adjusted accordingly.	adjusted accordingly.	adjusted accordingly.	
20	(12) The embedded emission	(12) The embedded emissions	(12) The embedded emission-	
30.	(13) The embedded emissions of some aluminium and steel	(13) The embedded emissions of some aluminium and steel	(13) The embedded emissions of some aluminium and steel	
	goods currently included in the	goods currently included in the	goods currently included in the	
	scope of CBAM are primarily	scope of CBAM are primarily	scope of CBAM are primarily	

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determined by the embedded emissions of input materials (precursors), while the emissions arising during the production steps of those goods are typically relatively low. They consist of finishing processes that are carried out by separate installations not covered by the EU emissions trading system ('EU ETS') as provided for in Directive 2003/87/EC of the European Parliament and of the Council¹⁶, except for the case of integrated facilities. The embedded emissions of those production processes should be excluded from the system boundaries of the calculation of emissions.

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Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32, ELI: http://data.europa.eu/eli/dir/2003/87/oj).

Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32, ELI: http://data.europa.eu/eli/dir/2003/87/oj).

Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC (OJ L 275, 25.10.2003, p. 32, ELI: http://data.europa.eu/eli/dir/2003/87/oj).

31.			(13a) Electricity generated in the exclusive economic zone or on the continental shelf of a Member State or a third country should be considered as originating, respectively, in that Member State or that third country, by analogy to the provision in Article 31(h) of Commission Delegated Regulation (EU) 2015/2446. The same should apply to hydrogen that is considered, according to the rules of non-preferential origin, and in particular Articles 31 and 32 of Commission Delegated Regulation (EU) 2015/2446, as originating in the exclusive economic zone or continental shelf of a Member State or third country.	
32.	(14) Where input materials (precursors) have already been subject to the EU ETS or to a carbon pricing system that is fully linked with the EU ETS, the embedded emissions of those precursors should not be accounted for in the calculation of	(14) Where input materials (precursors) have already been subject to the EU ETS or to a carbon pricing system that is fully linked with the EU ETS, the embedded emissions of those precursors should not be accounted for in the calculation of	(14) Where input materials (precursors) have already been subject to the EU ETS or to a carbon pricing system that is fully linked with the EU ETS, the embedded emissions of those precursors should not be accounted for in the calculation of	

	the embedded emissions of complex goods.	the embedded emissions of complex goods.	the embedded emissions of complex goods.	
33.	(15) Authorised CBAM declarants are required to submit an annual CBAM declaration containing the calculation of embedded emissions on the basis of either default values or actual values verified by accredited verifiers. Default values will be calculated and made available by the Commission. Therefore, the verification of embedded emissions should only apply to actual values.	(15) Authorised CBAM declarants are required to submit an annual CBAM declaration containing the calculation of embedded emissions on the basis of either default values or actual values verified by accredited verifiers. Default values will be calculated and made available by the Commission. Therefore, the verification of embedded emissions should only apply to actual values.	(15) Authorised CBAM declarants are required to submit an annual CBAM declaration containing the calculation of embedded emissions on the basis of either default values or actual values verified by accredited verifiers. Default values will be calculated and made available by the Commission. Therefore, the verification of embedded emissions should only apply to actual values.	
34.	(16) Information collected during the transitional period illustrates difficulties for reporting declarants to obtain the required information on the carbon price effectively paid in a third country. To facilitate the deduction of the carbon price, the Commission should, where possible, establish an annual average carbon price expressed in EUR/tCO ₂ e of the effective carbon price paid, based on the best available data from reliable, publicly available information and information	during the transitional period illustrates difficulties for reporting declarants to obtain the required information on the carbon price effectively paid in a third country. To facilitate the deduction of the carbon price, the Commission should, where possible, establish an annual average carbon price expressed in EUR/tCO ₂ e of the effective carbon price paid, based on the best available data from reliable, publicly available information and information	during the transitional period illustrates difficulties for reporting declarants to obtain the required information on the carbon price effectively paid in a third country. To facilitate the deduction of the carbon price, the Commission should, where possible, establish an annual average carbon price expressed in EUR/tCO ₂ e of the effective carbon price paid, based on the best available data from reliable, publicly available information and information	

	provided by third countries, including on a conservative basis.	provided by third countries, including on a conservative basis.	provided by third countries, including on a conservative basis.	
35.			(16a) The evidence required	
			for the deduction of a carbon	
			price effectively paid relies on	
			elements relevant for the	
			determination and verification	
			of actual embedded emissions.	
			Where the embedded emissions	
			are declared on the basis of	
			default values, it should only be	
			possible to claim the deduction	
			of the carbon price by reference	
			to yearly default carbon prices,	
			where available. Furthermore,	
			since the embedded emissions of	
			precursors should not be	
			accounted for where they have	
			already been subject to the EU	
			ETS or to a carbon pricing	
			system that is fully linked with	

			the EU ETS, the carbon price associated with these embedded emissions is not relevant for the deduction.	
36.	(17) Authorised CBAM declarants may claim a reduction in the number of CBAM certificates to be surrendered corresponding to the carbon price effectively paid in the country of origin for the declared embedded emissions. Since the carbon price may be paid in a third country other than the country of origin of the imported goods, such carbon price should also be eligible for deduction.	(17) Authorised CBAM declarants may claim a reduction in the number of CBAM certificates to be surrendered corresponding to the carbon price effectively paid in the country of origin for the declared embedded emissions. Since the carbon price may be paid in a third country other than the country of origin of the imported goods, such carbon price should also be eligible for deduction.	(17) Authorised CBAM declarants may claim a reduction in the number of CBAM certificates to be surrendered corresponding to the carbon price effectively paid in the country of origin for the declared embedded emissions. Since the carbon price may be paid in a third country other than the country of origin of the imported goods, such carbon price should also be eligible for deduction.	
37.	(18) To improve the reliability of the emissions data contained in the CBAM registry and to facilitate the submission of data, accredited verifiers should be allowed to access the CBAM registry to verify the embedded emissions upon request from an operator in third countries. In addition, parent companies or related undertakings of those operators should be allowed to	(18) To improve the reliability of the emissions data contained in the CBAM registry and to facilitate the submission of data, accredited verifiers should be allowed to access the CBAM registry to verify the embedded emissions upon request from an operator in third countries. In addition, parent companies or related undertakings of those operators should be allowed to	(18) To improve the reliability of the emissions data contained in the CBAM registry and to facilitate the submission of data, accredited verifiers should be allowed to access the CBAM registry to verify the embedded emissions upon request from an operator in third countries. In addition, parent companies or related undertakings of those operators should be allowed to	

	access the CBAM registry for the purpose of registering and sharing relevant data on behalf of the controlled operator. The operators should be required to provide a corporate or activity registration number to ensure their identification.	access the CBAM registry for the purpose of registering and sharing relevant data on behalf of the controlled operator. The operators should be required to provide a corporate or activity registration number to ensure their identification.	access the CBAM registry for the purpose of registering and sharing relevant data on behalf of the controlled operator. The operators should be required to provide a corporate or activity registration number to ensure their identification.	
38.			(18a) To ensure consistency with Regulation 765/2008 ¹⁹ , as well as Commission Implementing Regulation (EU) 2018/2067 ²⁰ , it is appropriate to provide that a verifier should be a legal person that is accredited for the purpose of Regulation (EU) 2023/956 by a decision of a national accreditation body. For that purpose the national accreditation body should take into account the relevant groups of activities under Implementing Regulation (EU) 2018/2067 for the assessment of	

Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93 (OJ L 218, 13.8.2008, p. 30).

Commission Implementing Regulation (EU) 2018/2067 of 19 December 2018 on the verification of data and on the accreditation of verifiers pursuant to Directive 2003/87/EC of the European Parliament and of the Council (OJ L 334, 31.12.2018, p. 94).

			the qualifications of the legal person.	
39.	(19) To foster the implementation of Regulation (EU) 2023/956 at national level, Member States should ensure that the competent authorities have the necessary powers to perform their duties.	(19) To foster the implementation of Regulation (EU) 2023/956 at national level, Member States should ensure that the competent authorities have the necessary powers to perform their duties.	(19) To foster the implementation of Regulation (EU) 2023/956 at national level, Member States should ensure that the competent authorities have all the powers necessary powers to perform for the performance of their functions and duties.	
40.			(19a) It is appropriate to provide that the costs incurred in connection with the establishment, operation and management of the common central platform should be financed by fees payable by authorised CBAM declarant. These costs should be initially borne by the general budget of the Union and, to that end the revenues generated by those fees should be assigned to the Union budget to cover the relevant costs. In view of the nature of the revenues, it is appropriate to treat the revenues as internal assigned revenues. Any revenues remaining after covering these costs should be assigned to the	

			Union budget. The Commission should be empowered to determine, by means of delegated acts, the structure and level of fees so that the organisation and use of the common central platform is cost-efficient, that the fees are set so as to strictly cover the relevant costs and that undue administrative costs are avoided. The Commission should also be empowered to decide, by means of delegated acts, at the occasion of subsequent joint procurement procedures that the fees should directly finance the costs of the operation and management of the platform.	
41.	(20) To provide authorised CBAM declarants sufficient time to prepare for compliance with the amended obligations under Regulation (EU) 2023/956, Member States should start selling CBAM certificates in 2027 for emissions embedded in goods imported during the year 2026. The price of CBAM certificates, purchased in 2027 and	(20) To provide authorised CBAM declarants sufficient time to prepare for compliance with the amended obligations under Regulation (EU) 2023/956, Member States should start selling CBAM certificates in 2027 for emissions embedded in goods imported during the year 2026. The price of CBAM certificates, purchased in 2027 and	(20) To provide authorised CBAM declarants sufficient time to prepare for compliance with the amended obligations under Regulation (EU) 2023/956, Member States should start selling CBAM certificates in 2027 for emissions embedded in goods imported during the year 2026. The price of CBAM certificates, purchased in 2027 and	

	corresponding to emissions embedded in goods imported into the EU in 2026, should reflect the prices of EU ETS allowances in 2026.	corresponding to emissions embedded in goods imported into the EU in 2026, should reflect the prices of EU ETS allowances in 2026.	corresponding to emissions embedded in goods imported into the EU in 2026, should reflect the prices of EU ETS allowances in 2026.	
42.	(21) The obligation for the authorised CBAM declarants to ensure that the number of CBAM certificates on their account in the CBAM registry at the end of each quarter corresponds to at least 80 % of the emissions embedded in the goods they have imported since the start of the year, is insufficiently tailored to the expected financial adjustment. It is therefore necessary to both reduce the ratio from 80 % to 50 % and integrate the free allocation of EU ETS allowances. Furthermore, the authorised CBAM declarant should be able to rely on the information submitted in the CBAM declaration in the previous year, for the same goods and third countries.	(21) The obligation for the authorised CBAM declarants to ensure that the number of CBAM certificates on their account in the CBAM registry at the end of each quarter corresponds to at least 80 % of the emissions embedded in the goods they have imported since the start of the year, is insufficiently tailored to the expected financial adjustment. It is therefore necessary to both reduce the ratio from 80 % to 50 % and integrate the free allocation of EU ETS allowances. Furthermore, the authorised CBAM declarant should be able to rely on the information submitted in the CBAM declaration in the previous year, for the same goods and third countries.	(21) The obligation for the authorised CBAM declarants to ensure that the number of CBAM certificates on their account in the CBAM registry at the end of each quarter corresponds to at least 80 % of the emissions embedded in the goods they have imported since the start of the year, is insufficiently tailored to the expected financial adjustment. It is therefore necessary to both reduce the ratio from 80 % to 50 % and integrate the free allocation of EU ETS allowances. Furthermore, the authorised CBAM declarant should be able to rely on the information submitted in the CBAM declaration in the previous year, for the same goods and third countries.	
43.	(22) The repurchase limit should likewise align more	(22) The repurchase limit should likewise align more	(22) The repurchase limit should likewise align more	

	accurately with the number of	accurately with the number of	accurately with the number of	
	CBAM certificates which the	CBAM certificates which the	CBAM certificates which the	
	authorised CBAM declarants are	authorised CBAM declarants are	authorised CBAM declarants are	
	required to purchase during the	required to purchase during the	required to purchase during the	
	year of imports.	year of imports.	year of imports.	
44.	(23) Since CBAM certificates are cancelled without any compensation, there is no need for an exchange of information from the common central platform to the CBAM registry at the end of the working day.	(23) Since CBAM certificates are cancelled without any compensation, there is no need for an exchange of information from the common central platform to the CBAM registry at the end of the working day.	(23) Since CBAM certificates are cancelled without any compensation, there is no need for an exchange of information from the common central platform to the CBAM registry at the end of the working day.	
45.	(24) The competent authorities, when applying penalties, should be able to take into account the specific circumstances such as the intentional or negligent behaviour of the declarant. That would allow for a reduction of the amount of the penalty where minor or unintentional errors are made.	(24) The competent authorities, when applying penalties, should be able to take into account the specific circumstances such as the intentional or negligent behaviour of the declarant. That would allow for a reduction of the amount of the penalty where minor or unintentional errors are made.	authorised CBAM declarant fails to surrender the correct number of CBAM certificates as a result of incorrect information provided by a third party, namely the operator, the verifier or the independent person certifying the carbon price documentation, the competent authorities, when applying penalties, should be able to take into account the specific circumstances such as the duration, gravity, scope, intentional or negligent	

		behaviournature and repetition of the non-compliance and the level of cooperation of the authorised CBAM declarant. That would allow for a reduction of the amount of the penalty where minor or unintentional errors are made.	
46.		(24a) Importers other than authorised CBAM declarants who have exceeded the single mass-based threshold should be subject to the penalty provided in Article 26(2). For that purpose, the entirety of the emissions embedded in the goods imported by such importer without authorisation in the relevant calendar year should be taken into account. It is appropriate to provide that the payment of the penalty releases the importer from the obligation to submit a CBAM declaration and surrender CBAM certificates in respect of those imports. In order to take into account minor or	
		unintentional nature of an infringement, the competent authorities should be able to	

			impose lower penalty where the single mass-based threshold has been exceeded by no more than 10 % of that threshold or where the operator has provisionally continued to import goods in accordance with Article 17(7a) and its application for the status of authorised CBAM declarant has been refused.	
47.	(25) The CBAM applies to certain carbon-intensive goods imported into the Union. The list of CBAM goods in Annex I of Regulation (EU) 2023/956 includes '[o]ther kaolinic clays' in the list of cement goods. While calcined kaolinic clays are carbon-intensive products, this is not the case for non-calcined kaolinic clays. Non-calcined kaolinic clays should therefore be excluded from the scope of the CBAM.	(25) The CBAM applies to certain carbon-intensive goods imported into the Union. The list of CBAM goods in Annex I of Regulation (EU) 2023/956 includes '[o]ther kaolinic clays' in the list of cement goods. While calcined kaolinic clays are carbon-intensive products, this is not the case for non-calcined kaolinic clays. Non-calcined kaolinic clays should therefore be excluded from the scope of the CBAM.	certain carbon-intensive goods imported into the Union. The list of CBAM goods in Annex I of Regulation (EU) 2023/956 includes '[o]ther'other kaolinic clays' in the list of cement goods. While calcined kaolinic clays are carbon-intensive products, this is not the case for non-calcined kaolinic clays. Non-calcined kaolinic clays should therefore be excluded from the scope of the CBAM.	
48.		(25a) The CBAM applies to importation of electricity, but it should not apply to electricity generated entirely in the exclusive		

		economic zone of an EEA Member State and imported directly into the customs territory of the Union.		
49.	(26) Annex II to Regulation (EU) 2023/956 lists the goods for which only direct emissions should be taken into account in the calculation of embedded emissions. For goods not listed in that Annex, both direct and indirect emissions should be taken into account. Since indirect emissions are not relevant in the case of electricity generation, electricity should be added to the list of goods in that Annex.	(26) Annex II to Regulation (EU) 2023/956 lists the goods for which only direct emissions should be taken into account in the calculation of embedded emissions. For goods not listed in that Annex, both direct and indirect emissions should be taken into account. Since indirect emissions are not relevant in the case of electricity generation, electricity should be added to the list of goods in that Annex.	(26) Annex II to Regulation (EU) 2023/956 lists the goods for which only direct emissions should be taken into account in the calculation of embedded emissions. For goods not listed in that Annex, both direct and indirect emissions should be taken into account. Since indirect emissions are not relevant in the case of electricity generation, electricity should be added to the list of goods in that Annex.	
50.	(27) It is also necessary to simplify the means for determining default values when reliable data for the exporting country would not be available for	(27) It is also necessary to simplify the means for determining default values when reliable data for the exporting country would not be available for	(27) It is also necessary to simplify the means for determining default values when reliable data for the exporting country would not be available for	

a certain type of goods. In such a certain type of goods. In such a certain type of goods. In such cases, to prevent carbon leakage, cases, to prevent carbon leakage, cases, to prevent carbon leakage, the default value should be set at the default value should be set at the default value should be set at the level of the average emission the level of the average emission the level of the average emission intensity of the ten exporting intensity of the ten exporting intensity of the ten exporting countries with the highest countries with the highest countries with the highest emission intensities for which emission intensities for which emission intensities for which reliable data is available, which is reliable data is available, which is reliable data is available, which is an appropriate average to ensure an appropriate average to ensure an appropriate average to ensure the environmental objective of the the environmental objective of the the environmental objective of the CBAM. This is without prejudice CBAM. This is without prejudice CBAM. This is without prejudice to the possibility to adapt these to the possibility to adapt these to the possibility to adapt these default values based on regiondefault values based on regiondefault values based on regionspecific features pursuant to point specific features pursuant to point specific features pursuant to point 7 of Annex IV of the CBAM. 7 of Annex IV of the CBAM. 7 of Annex IV of the CBAM. 51. (28)In order to amend certain (28)In order to amend certain (28)In order to amend certain non-essential elements of non-essential elements of non-essential elements of Regulation (EU) 2023/956, the Regulation (EU) 2023/956, the Regulation (EU) 2023/956, the power to adopt acts in accordance power to adopt acts in accordance power to adopt acts in accordance with Article 290 of the Treaty on with Article 290 of the Treaty on with Article 290 of the Treaty on the Functioning of the European the Functioning of the European the Functioning of the European Union should be delegated to the Union should be delegated to the Union should be delegated to the Commission in respect of Commission in respect of Commission in respect of amending the threshold in Annex amending the threshold in Annex amending the threshold in Annex VII to that Regulation, where VII to that Regulation, where VII to that Regulation, where necessary, as determined in necessary, as determined in necessary, as determined in

accordance with Article 2(3a) of that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making*. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups

accordance with Article 2(3a) of that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making*. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups

accordance with Article 2(3a) of that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making*. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups

	dealing with the preparation of	dealing with the preparation of	dealing with the preparation of	
	delegated acts.	delegated acts.	delegated acts.	
52.	* Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making, Interinstitutional Agreement of 13 April 2016 on Better Law-Making, (OJ L 123, 12.5.2016, p. 1– 14, ELI: http://data.europa.eu/eli/agree_interinstit/2016/512/oj).	* Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making, Interinstitutional Agreement of 13 April 2016 on Better Law-Making, (OJ L 123, 12.5.2016, p. 1– 14, ELI: http://data.europa.eu/eli/agree_interinstit/2016/512/oj).	* Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making, Interinstitutional Agreement of 13 April 2016 on Better Law-Making, (OJ L 123, 12.5.2016, p. 1– 14, ELI: http://data.europa.eu/eli/agree_interinstit/2016/512/oj	
53.	(29) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, namely simplifying certain obligations and strengthening the mechanism that the Union has adopted to prevent the risk of carbon leakage and thereby reduce global carbon emissions but can rather, by reason of the scale or effects of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not	(29) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, namely simplifying certain obligations and strengthening the mechanism that the Union has adopted to prevent the risk of carbon leakage and thereby reduce global carbon emissions but can rather, by reason of the scale or effects of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not	(29) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, namely simplifying certain obligations and strengthening the mechanism that the Union has adopted to prevent the risk of carbon leakage and thereby reduce global carbon emissions but can rather, by reason of the scale or effects of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not	

	go beyond what is necessary in order to achieve those objectives.	go beyond what is necessary in order to achieve those objectives.	go beyond what is necessary in order to achieve those objectives.	
54.	(30) Regulation (EU) 2023/956 should therefore be amended accordingly,	(30) Regulation (EU) 2023/956 should therefore be amended accordingly,	(30) Regulation (EU) 2023/956 should therefore be amended accordingly,	
55.	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	
<i>56</i> .	Article 1	Article 1	Article 1	
57.	Amendments to Regulation (EU) 2023/956	Amendments to Regulation (EU) 2023/956	Amendments to Regulation (EU) 2023/956	
58.	Regulation (EU) 2023/956 is amended as follows:	Regulation (EU) 2023/956 is amended as follows:	Regulation (EU) 2023/956 is amended as follows:	
59.	(1) Article 2 is amended as follows:	(1) Article 2 is amended as follows:	(1) Article 2 is amended as follows:	
60.	(a) paragraph 3 is replaced by the following:	(a) paragraph 3 is replaced by the following:	(a) paragraph 3 is replaced by the following:	
61.	'3. By way of derogation from paragraphs 1 and 2, this Regulation shall not apply to goods to be moved or used in the	'3. By way of derogation from paragraphs 1 and 2, this Regulation shall not apply to goods to be moved or used in the	'3By way of derogation from paragraphs 1 and 2, this Regulation shall not apply to goods to be moved or used in the	

	context of military activities	context of military activities	context of military activities	
	pursuant to Article 1, point (49),	pursuant to Article 1, point (49),	pursuant to Article 1, point (49),	
	of Commission Delegated	of Commission Delegated	of Commission Delegated	
	Regulation (EU) 2015/2446*.	Regulation (EU) 2015/2446*.	Regulation (EU) 2015/2446*.	
62.	*Commission Delegated Regulation (EU)	*Commission Delegated Regulation (EU)	*Commission Delegated Regulation (EU)	
	2015/2446 of 28 July 2015 supplementing	2015/2446 of 28 July 2015 supplementing	2015/2446 of 28 July 2015 supplementing	
	Regulation (EU) No 952/2013 of the European	Regulation (EU) No 952/2013 of the European	Regulation (EU) No 952/2013 of the European	
	Parliament and of the Council as regards detailed	Parliament and of the Council as regards detailed	Parliament and of the Council as regards detailed	
	rules concerning certain provisions of the Union	rules concerning certain provisions of the Union	rules concerning certain provisions of the Union	
	Customs Code (OJ L 343, 29.12.2015, p. 1, ELI:	Customs Code (OJ L 343, 29.12.2015, p. 1, ELI:	Customs Code (OJ L 343, 29.12.2015, p. 1, ELI:	
	http://data.europa.eu/eli/reg_del/2015/2446/oj).>,	http://data.europa.eu/eli/reg_del/2015/2446/oj). > ,	http://data.europa.eu/eli/reg_del/2015/2446/oj).>,	
63.	(b) the following paragraph 3a is inserted:	(b) the following paragraph 3a is inserted:	(b) the following paragraph 3a is inserted: (b) [deleted]	
64.	'3a. By way of derogation from	'3a. By way of derogation from	'3a. By way of derogation from	
	paragraphs 1 and 2, importers,	paragraphs 1 and 2, importers,	paragraphs 1 and 2, importers,	
	including authorised CBAM	including authorised CBAM	including authorised CBAM	
	declarants, shall be exempted	declarants, shall be exempted	declarants, shall be exempted	
	from the obligations under this	from the obligations under this	from the obligations under this	
	Regulation, where the goods listed	Regulation, where the goods listed	Regulation, where the goods listed	
	in Annex I, with the exception of	in Annex I, with the exception of	in Annex I, with the exception of	

	electricity and hydrogen, do not	electricity and hydrogen, do not	electricity and hydrogen, do not	
	exceed, cumulatively per calendar	exceed, cumulatively per calendar	exceed, cumulatively per calendar	
	year, the mass-based threshold	year, the mass-based threshold	year, the mass-based threshold	
	laid down in point 1 of Annex	laid down in point 1 of Annex	laid down in point 1 of Annex	
	VII.	VII.	VII.	
65.	The threshold laid down in point 1	The threshold laid down in point 1	The threshold laid down in point 1	
	of Annex VII shall ensure that at	of Annex VII shall ensure that at	of Annex VII shall ensure that at	
	least 99% of the emissions	least 99% of the emissions	least 99% of the emissions	
	embedded in the imported goods	embedded in the imported goods	embedded in the imported goods	
	and processed products pursuant	and processed products pursuant	and processed products pursuant	
	to Article 2(1) and (2) are not	to Article 2(1) and (2) are not	to Article 2(1) and (2) are not	
	covered by the derogation referred	covered by the derogation referred	covered by the derogation referred	
	to in the first subparagraph.	to in the first subparagraph.	to in the first subparagraph.	
66.	The Commission is empowered to	The Commission is empowered to	The Commission is empowered to	
	adopt delegated acts to amend the	adopt delegated acts to amend the	adopt delegated acts to amend the	
	mass threshold set out in Annex	mass threshold set out in Annex	mass threshold set out in Annex	
	VII to reflect a material change in	VII to reflect a material change in	VII to reflect a material change in	
	the average emission intensities of	the average emission intensities of	the average emission intensities of	
	goods used for the calculation of	goods used for the calculation of	goods used for the calculation of	
	the threshold laid down in point 1	the threshold laid down in point 1	the threshold laid down in point 1	

	of Annex VII, or significant	of Annex VII, or significant	of Annex VII, or significant	
	changes in the pattern of trade in	changes in the pattern of trade in	changes in the pattern of trade in	
	goods, including practices of	goods, including practices of	goods, including practices of	
	circumvention of that threshold as	circumvention of that threshold as	eircumvention of that threshold as	
	referred to in Article 27(2), point	referred to in Article 27(2), point	referred to in Article 27(2), point	
	(b).';	(b).';	(b).';	
67.		(ba) the following paragraph 3b isinserted:		
68.		3b. By way of derogation from paragraphs 1 and 2, this Regulation shall not apply to electricity generated entirely in the exclusive economic zone of an EEA Member State and imported directly into the customs territory of the Union.		
69.			(1a) the following article is inserted:	
70.			'Article 2a De minimis exemption	
71.			1. An importer, including	
			importers with the status of an	
			authorised CBAM declarant,	

		shall be exempted from the	
		obligations under this	
		Regulation, where the net mass	
		of the imported goods in a given	
		calendar year does not	
		cumulatively exceed the single	
		mass-based threshold laid down	
		in point 1 of Annex VII. This	
		threshold shall apply to the total	
		net mass of goods of all CN	
		codes aggregated per importer	
		and per calendar year. Such	
		importer, including importers	
		with the status of an authorised	
		CBAM declarant, shall declare	
		such exemption in the relevant	
		customs declaration.	
72.		2. Where, within the	
		relevant calendar year, an	
		importer, including importers	
		with the status of an authorised	
		CBAM declarant, exceeds the	
		single mass-based threshold	

		referred to in paragraph 1, that importer or that authorised CBAM declarant shall be subject to all obligations under this Regulation in respect of all emissions embedded in all goods imported in the relevant calendar year.	
73.		3. By 30 April of each calendar year, the Commission	
		shall assess, on the basis of the	
		import data for the preceding	
		12 calendar months, whether	
		the single mass-based threshold	
		set out in point 1 of Annex VII	
		ensures that paragraph 1 of this	
		Article applies to no more than	
		1% of the emissions embedded	
		in the imported goods and	
		processed products. The	
		Commission shall adopt	
		delegated acts to amend the	
		single mass-based threshold set	

			out in point 1 of Annex VII by using the methodology set out in point 2 of that Annex, where the value of the resulting threshold deviates from the applicable threshold by more than 15 tonnes. The amended single mass-based threshold shall apply as of the beginning of the following calendar year.	
74.			4. This Article shall not apply to imports of electricity and hydrogen.	
75.	(2) Article 3 is amended as follows:	(2) Article 3 is amended as follows:	(2) Article 3 is amended as follows:	
76.	(a) point (15) is replaced by the following:	(a) point (15) is replaced by the following:	(a) point (15) is replaced by the following:	
77.	'(15) 'importer' means either the person lodging a customs declaration for release for free	'(15) 'importer' means either the person lodging a customs declaration for release for free	'(15) 'importer' means either the person lodging a customs declaration for release for free	

	circulation of goods or a bill of	circulation of goods or a bill of	circulation of goods or a bill of	
	discharge in accordance with	discharge in accordance with	discharge in accordance with	
	Article 175(5) of Delegated	Article 175(5) of Delegated	Article 175(5) of Delegated	
	Regulation (EU) 2015/2446 in its	Regulation (EU) 2015/2446 in its	Regulation (EU) 2015/2446 in its	
	own name and on its own behalf	own name and on its own behalf	own name and on its own behalf	
	or, where the customs declaration	or, where the customs declaration	or, where the customs declaration	
	is lodged by an indirect customs	is lodged by an indirect customs	is lodged by an indirect customs	
	representative in accordance with	representative in accordance with	representative in accordance with	
	Article 18 of Regulation (EU) No	Article 18 of Regulation (EU) No	Article 18 of Regulation (EU) No	
	952/2013, the person on whose	952/2013, the person on whose	952/2013, the person on whose	
	behalf such a declaration is	behalf such a declaration is	behalf such a declaration is	
	lodged;	lodged;	lodged;	
78.	(b) point (31) is replaced by	(b) point (31) is replaced by	(b) point (31) is replaced by	
	the following:	the following:	the following:	
79.	'(31) 'operator' means any person	'(31) 'operator' means any person	'(31) 'operator' means any person that operates or controls an	
	that operates or controls an installation in a third country,	that operates or controls an installation in a third country,	installation in a third country,	
	including a parent company	including a parent company	including a parent company	
	controlling an installation in a third country;';	controlling an installation in a third country;';	controlling an installation in a third country;';	
	uma country, ,	uma country, ,	uma country, ,	

80.	(3) Article 5 is amended as follows:	(3) Article 5 is amended as follows:	(3) Article 5 is amended as follows:	
81.	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	
82.	'1. Any importer established in a Member State shall, prior to importing goods into the customs territory of the Union, apply for the status of authorised CBAM declarant ('application for an authorisation').	'1. Any importer established in a Member State shall, prior to importing goods into the customs territory of the Union, apply for the status of authorised CBAM declarant ('application for an authorisation').	'1Any importer established in a Member State shall, prior to importing goods into the customs territory of the Union, apply for the status of authorised CBAM declarant ('application for an authorisation').	
83.	An indirect customs representative shall submit the application for authorisation where the indirect customs representative is appointed by an importer in accordance with Article 18 of Regulation (EU) No 952/2013 and agrees to act as authorised CBAM declarant, including where that importer is subject to the derogation pursuant to Article 2(3a).';	An indirect customs representative shall submit the application for authorisation where the indirect customs representative is appointed by an importer in accordance with Article 18 of Regulation (EU) No 952/2013 and agrees to act as authorised CBAM declarant, including where that importer is subject to the derogation pursuant to Article 2(3a).';	An indirect customs representative shall submit the application for authorisation where the indirect customs representative is appointed by an importer in accordance with Article 18 of Regulation (EU) No 952/2013 and agrees to act as authorised CBAM declarant, including where that importer is subject to the derogation pursuant to Article 2(3a).';	

84.			(aa) the following paragraph 1aa is inserted:	
85.			1aa. An indirect customs representative shall obtain the status of authorised CBAM declarant prior to importing goods into the customs territory of the Union. An indirect customs representative shall act as an authorised CBAM declarant where the indirect customs representative is appointed by an importer in accordance with Article 18 of Regulation (EU) No 952/2013 and agrees to act as authorised CBAM declarant, irrespective of whether the importer is exempted from the obligations under this Regulation pursuant to Article 2a.';	
86.	(b) the following paragraph 1a is inserted:	(b) the following paragraph 1a is inserted:	(b) the following paragraph 1a is inserted:	
87.	'1a. An importer shall submit the application for an authorisation in accordance with paragraph 1	'1a. An importer shall submit the application for an authorisation in accordance with paragraph 1	'1a. An importer shall submit Where Article 2a applies, the application for an	

	where the importer expects to	where the importer expects to	authorisation shall be submitted	
	exceed the threshold laid down in	exceed the threshold laid down in	in accordance with paragraph	
	point 1 of Annex VII.';	point 1 of Annex VII.';	4 <u>cases</u> where the importer expects	
			to exceed the single mass-based	
			threshold laid downreferred to in	
			point 1 of Annex VIIthat	
			Article.';	
88.	(c) paragraph 2 is replaced by the following:	(c) paragraph 2 is replaced by the following:	(c) paragraph 2 is replaced by the following:	
89.	'2. Where an importer is not established in a Member State, the indirect customs representative shall apply for the status of authorised CBAM declarant, including where that importer is subject to the derogation pursuant to Article 2(3a).';	'2. Where an importer is not established in a Member State, the indirect customs representative shall apply for the status of authorised CBAM declarant, including where that importer is subject to the derogation pursuant to Article 2(3a).';	'2Where an importer is not established in a Member State, the indirect customs representative shall apply forobtain the status of authorised CBAM declarant, including where that irrespective of whether the importer is subject to the derogation exempted from the obligation pursuant to Article 2(3a).2a.';	
90.			(ca) the following paragraph is inserted:	
91.			'2a. Where an indirect customs representative acts as	

			an authorised CBAM declarant on behalf of an importer, that indirect customs representative shall be subject to the obligations applicable to that importer pursuant to this Regulation, in respect of the goods imported on behalf of that importer by this indirect customs representative.';	
92.	(d) in paragraph 5, point (g) is replaced by the following:	(d) in paragraph 5, point (g) is replaced by the following:	(d) in-paragraph 5, point (g) is replaced by the following amended as follows:	
93.			(i) point (g) is replaced by the following:	
94.	'(g) estimated monetary value, volume of imports of goods into the customs territory of the Union by type of goods and information on the Member States of import, for the calendar year during which the application is submitted, and for the following calendar year;';	'(g) estimated monetary value, volume of imports of goods into the customs territory of the Union by type of goods and information on the Member States of import, for the calendar year during which the application is submitted, and for the following calendar year;';	'(g)estimated monetary value, volume of imports of goods into the customs territory of the Union by type of goods and information on the Member States of import, for the calendar year during which the application is submitted, and for the following calendar year;';	

95.			(ii) the following point is inserted:	
96.			'(ga) the number of the authorised economic operator (AEO) certificate, if granted, in accordance with Article 38 of Regulation EU 952/2013;';	
97.	(e) the following paragraph 7a is inserted:	(e) the following paragraph 7a is inserted:	(e) the following paragraph 7a is inserted:	
98.	'7a. An authorised CBAM declarant may delegate the submission of CBAM declarations as referred to in Article 6 to a person acting on behalf and in the name of that declarant. The authorised CBAM declarant shall remain responsible for performing the obligations set out with regard to authorised CBAM declarants in this Regulation.';	'7a. An authorised CBAM declarant may delegate the submission of CBAM declarations as referred to in Article 6 to a person acting on behalf and in the name of that declarant. The authorised CBAM declarant shall remain responsible for performing the obligations set out with regard to authorised CBAM declarants in this Regulation.';	'7aAn authorised CBAM declarant may delegate the submission of CBAM declarations as referred to in Article 6 to a person acting on behalf and in the name of that declarant. The authorised CBAM declarant shall remain responsible for performing compliance with the obligations set out with regardapplicable to	

			authorised CBAM declarants inunder this Regulation.';	
99.	(4) Article 6 is amended as	(4) Article 6 is amended as	(4) Article 6 is amended as	
99.	follows:	follows:	follows:	
100.	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	
101.	'1. By 31 August of each year, and for the first time in 2027 for the year 2026, each authorised CBAM declarant shall use the CBAM registry referred to in Article 14 to submit a CBAM declaration for the preceding calendar year.'	'1. By 31 August of each year, and for the first time in 2027 for the year 2026, each authorised CBAM declarant shall use the CBAM registry referred to in Article 14 to submit a CBAM declaration for the preceding calendar year.'	'1. By 31 August30 September of each year, and for the first time in 2027 for the year 2026, each authorised CBAM declarant shall use the CBAM registry referred to in Article 14 to submit a CBAM declaration for the preceding calendar year.'	
102.	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	
103.	2. The CBAM declaration shall contain the following information:	2. The CBAM declaration shall contain the following information:	2 The CBAM declaration shall contain the following information:	
104.	(a) the total quantity of each type of goods imported during the preceding calendar year,	(a) the total quantity of each type of goods imported during the preceding calendar year,	(a)the total quantity of each type of goods imported during the preceding calendar year,	

105.	expressed in megawatt-hours for electricity and in tonnes for other goods, including the imported goods below the threshold laid down in point 1 of Annex VII); (b) the total embedded emissions in the goods referred to in point (a) of this paragraph, expressed in tonnes of CO ₂ e emissions per megawatt-hour of electricity or, for other goods, in tonnes of CO ₂ e emissions per tonne of each type of goods, calculated in accordance with Article 7 and verified, when actual emissions are used, in accordance with Article 8;	expressed in megawatt-hours for electricity and in tonnes for other goods, including the imported goods below the threshold laid down in point 1 of Annex VII); (b) the total embedded emissions in the goods referred to in point (a) of this paragraph, expressed in tonnes of CO ₂ e emissions per megawatt-hour of electricity or, for other goods, in tonnes of CO ₂ e emissions per tonne of each type of goods, calculated in accordance with Article 7 and verified, when actual emissions are used, in accordance with Article 8;	expressed in megawatt-hours for electricity and in tonnes for other goods, including the imported goods below the threshold laid down in point 1 of Annex VII); (b)the total embedded emissions in the goods referred to in point (a) of this paragraph, expressed in tonnes of CO ₂ e emissions per megawatt-hour of electricity or, for other goods, in tonnes of CO ₂ e emissions per tonne of each type of goods, calculated in accordance with Article 7 and verified, when where the embedded emissions are determined on the basis of actual emissions are used, in accordance with Article 8;	
106.	(c) the total number of CBAM certificates to be surrendered, corresponding to the total embedded emissions referred to in point (b) of this paragraph after the reduction that is due on the	(c) the total number of CBAM certificates to be surrendered, corresponding to the total embedded emissions referred to in point (b) of this paragraph after the reduction that is due on the	(c)—the total number of CBAM certificates to be surrendered, corresponding to the total embedded emissions referred to in point (b) of this paragraph after the reduction that is due on the	

	account of the carbon price paid	account of the carbon price paid	account of the carbon price paid	
	in a third country in accordance	in a third country in accordance	in a third country in accordance	
	with Article 9 and the adjustment	with Article 9 and the adjustment	with Article 9 and the adjustment	
	necessary to reflect the extent to	necessary to reflect the extent to	necessary to reflect the extent to	
	which EU ETS allowances are	which EU ETS allowances are	which EU ETS allowances are	
	allocated free of charge in	allocated free of charge in	allocated free of charge in	
	accordance with Article 31;	accordance with Article 31;	accordance with Article 31;	
107.	(d) where applicable, copies of	(d) where applicable, copies of	(d)where applicable, copies	
	verification reports, issued by	verification reports, issued by	of verification reports, issued by	
	accredited verifiers, under Article	accredited verifiers, under Article	accredited verifiers, under Article	
	8 and Annex VI.';	8 and Annex VI.';	8 and Annex VI.';	
108.	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	

109. '6 The Commission is empowered to adopt implementing acts concerning the standard format of the CBAM declaration, including detailed information for each installation and country of origin or other third country and type of goods to be reported, which supports the totals referred to in paragraph 2 of this Article, in particular as regards embedded emissions, the carbon price paid, the default carbon price, the procedure for submitting the CBAM declaration via the CBAM registry, and the arrangements for surrendering the CBAM certificates referred to in paragraph 2, point (c), of this Article, in accordance with Article 22(1), in particular as regards the process and the selection by the authorised CBAM declarant of certificates to be surrendered. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';

The Commission is 6 *empowered to adopt implementing* acts concerning the standard format of the CBAM declaration, including detailed information for each installation and country of origin or other third country and type of goods to be reported. which supports the totals referred to in paragraph 2 of this Article, in particular as regards embedded emissions, the carbon price paid, the default carbon price, the procedure for submitting the CBAM declaration via the CBAM registry, and the arrangements for surrendering the CBAM certificates referred to in paragraph 2, point (c), of this Article, in accordance with Article 22(1), in particular as regards the process and the selection by the authorised CBAM declarant of certificates to be surrendered. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';

The Commission is '6 empowered to adopt implementing acts concerning the standard format of the CBAM declaration. including detailed information for each installation and country of origin or other third country and type of goods to be reported. which supports the totals referred to in paragraph 2 of this Article. *in particular as regards* embedded emissions, the carbon price paid, the default carbon price, for the purpose of Article 9(3a), the procedure for submitting the CBAM declaration via the CBAM registry, and the arrangements for surrendering the CBAM certificates referred to in paragraph 2, point (c), of this Article, in accordance with Article 22(1), in particular as regards the process and the selection by the authorised CBAM declarant of certificates to be surrendered. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';

110. (5) Article 7 is amended as follows:

(5) Article 7 is amended as follows:

(5) Article 7 is amended as follows:

111.			(-a) paragraph 2 is replaced by the following:	
112.			'2. Embedded emissions in goods other than electricity shall be determined:	
113.			a) based on the actual emissions in accordance with the methods set out in points 2 and 3 of Annex IV, or	
114.			b) by reference to default values in accordance with the methods set out in point 4.1 of Annex IV.';	
115.	(a) paragraph 5 is replaced by the following:	(a) paragraph 5 is replaced by the following:	(a) paragraph 5 is replaced by the following:	
116.	'5. The authorised CBAM declarant shall keep records of the information required to calculate	'5. The authorised CBAM declarant shall keep records of the information required to calculate	'5The authorised CBAM declarant shall keep records of the information required to calculate	

	the embedded emissions in	the embedded emissions in	the embedded emissions in	
	accordance with the requirements	accordance with the requirements	accordance with the requirements	
	laid down in Annex V. Those	laid down in Annex V. Those	laid down in Annex V. Those	
	records shall be sufficiently	records shall be sufficiently	records shall be sufficiently	
	detailed to enable verifiers	detailed to enable verifiers	detailed to enable verifiers	
	accredited pursuant to Article 18,	accredited pursuant to Article 18,	accredited pursuant to Article 18,	
	where applicable, to verify the	where applicable, to verify the	where applicable, to verify the	
	embedded emissions in	embedded emissions in	embedded emissions in	
	accordance with Article 8 and	accordance with Article 8 and	accordance with Article 8 and	
	Annex VI and to enable the	Annex VI and to enable the	Annex VI and to enable the	
	Commission and the competent	Commission and the competent	Commission and the competent	
	authority to review the CBAM	authority to review the CBAM	authority to review the CBAM	
	declaration in accordance with	declaration in accordance with	declaration in accordance with	
	Article 19(2).';	Article 19(2).';	Article 19(2).';	
117.	(b) in paragraph 7, point (a) is	(b) in paragraph 7, point (a) is	(b) in paragraph 7, point (a) is	
	replaced by the following:	replaced by the following:	replaced by the following:	
118.	'(a) the application of the elements of the calculation methods set out in Annex IV, including determining system boundaries of production processes, which shall be limited	'(a) the application of the elements of the calculation methods set out in Annex IV, including determining system boundaries of production processes, which shall be limited	'(a)—the application of the elements of the calculation methods set out in Annex IV, including determining system boundaries of production processes, which shall be limited	
	to the system boundaries of	to the system boundaries of	to the system boundaries of	

production processes covered by the EU ETS, and relevant input materials (precursors), emission factors, installation-specific values of actual emissions and default values and their respective application to individual goods, as well as lay down methods to ensure the reliability of data on the basis of which the default values shall be determined. including the level of detail of the data, and including further specification of goods that are to be considered as 'simple goods' and 'complex goods' for the purpose of point 1 of Annex IV. Those implementing acts shall also specify the elements of evidence demonstrating that the criteria required to justify the use of actual emissions for electricity consumed in the production processes of goods for the purpose of paragraph 2 that are listed in points 5 and 6 of Annex IV are met;';

production processes covered by the EU ETS, and relevant input materials (precursors), emission factors, installation-specific values of actual emissions and default values and their respective application to individual goods, as well as lay down methods to ensure the reliability of data on the basis of which the default values shall be determined. including the level of detail of the data, and including further specification of goods that are to be considered as 'simple goods' and 'complex goods' for the purpose of point 1 of Annex IV. Those implementing acts shall also specify the elements of evidence demonstrating that the criteria required to justify the use of actual emissions for electricity consumed in the production processes of goods for the purpose of paragraph 2 that are listed in points 5 and 6 of Annex IV are met;';

production processes should be aligned with those covered by the EU ETS, and relevant input materials (precursors), emission factors, installation-specific values of actual emissions and default values and their respective application to individual goods, as well as lay down methods to ensure the reliability of data on the basis of which the default values shall be determined. including the level of detail of the data, and including further specification of goods that are to be considered as 'simple goods' and 'complex goods' for the purpose of point 1 of Annex IV. Those implementing acts shall also specify the elements of evidence demonstrating that the criteria required to justify the use of actual emissions for electricity and electricity consumed in the production processes of goods for the purpose of paragraph 2, 3 and 4 that are listed in points 5 and 6 of Annex IV are met; and';

119.	(6) in Article 8, paragraph 1 is replaced by the following:	(6) in Article 8, paragraph 1 is replaced by the following:	(6) in Article 8, paragraph 1 is replaced by the following:	
120.	'1. Where the embedded emissions are determined on the basis of actual emissions, the authorised CBAM declarant shall ensure that the total embedded emissions declared in the CBAM declaration submitted pursuant to Article 6 are verified by a verifier accredited pursuant to Article 18, based on the verification principles set out in Annex VI.';	'1. Where the embedded emissions are determined on the basis of actual emissions, the authorised CBAM declarant shall ensure that the total embedded emissions declared in the CBAM declaration submitted pursuant to Article 6 are verified by a verifier accredited pursuant to Article 18, based on the verification principles set out in Annex VI.';	'1 Where the embedded emissions are determined on the basis of actual emissions, the authorised CBAM declarant shall ensure that the total embedded emissions declared in the CBAM declaration submitted pursuant to Article 6 are verified by a verifier accredited pursuant to Article 18, based on the verification principles set out in Annex VI.';	
121.	(7) Article 9 is replaced by the following:	(7) Article 9 is replaced by the following:	(7) Article 9 is replaced by the following:	
122.	'Article 9 Carbon price paid in a third country	'Article 9 Carbon price paid in a third country	'Article 9 Carbon price paid in a third country	
123.	1. An authorised CBAM declarant may claim in the CBAM declaration a reduction in the number of CBAM certificates to be surrendered in order to take	1. An authorised CBAM declarant may claim in the CBAM declaration a reduction in the number of CBAM certificates to be surrendered in order to take	1. An 1. Where the embedded emissions are determined on the basis of actual emissions, an authorised CBAM declarant may claim in the CBAM declaration a	

into account the carbon price paid into account the carbon price paid reduction in the number of CBAM in a third country for the declared in a third country for the declared certificates to be surrendered in embedded emissions. The embedded emissions. The order to take into account the reduction may be claimed only if reduction may be claimed only if carbon price paid in a third the carbon price has been the carbon price has been country for the declared effectively paid in a third country. effectively paid in a third country. embedded emissions. The In such a case, any rebate or other In such a case, any rebate or other reduction may be claimed only if form of compensation available in form of compensation available in the carbon price has been that country that would have that country that would have effectively paid in a third country. resulted in a reduction of that resulted in a reduction of that In such a case, any rebate or other form of compensation available in carbon price shall be taken into carbon price shall be taken into that country that would have account. account. resulted in a reduction of that carbon price shall be taken into account. 2. The authorised CBAM 2. The authorised CBAM 2.- The authorised CBAM 124. declarant shall keep records of the declarant shall keep records of the declarant shall keep records of the documentation required to documentation required to documentation required to demonstrate that the declared demonstrate that the declared demonstrate that the declared embedded emissions were subject embedded emissions were subject embedded emissions were subject to a carbon price in a third country to a carbon price in a third country to a carbon price in a third country

that has been effectively paid as referred to in paragraph 1. The authorised CBAM declarant shall in particular keep evidence related to any rebate or other form of compensation available, in particular the references to the relevant legislation of that country. The information contained in that documentation shall be certified by a person that is independent from the authorised CBAM declarant and from the authorities of the third country. The name and contact information of that independent person shall appear on the documentation. The authorised CBAM declarant shall also keep evidence of the actual payment of the carbon price.

that has been effectively paid as referred to in paragraph 1. The authorised CBAM declarant shall in particular keep evidence related to any rebate or other form of compensation available, in particular the references to the relevant legislation of that country. The information contained in that documentation shall be certified by a person that is independent from the authorised CBAM declarant and from the authorities of the third country. The name and contact information of that independent person shall appear on the documentation. The authorised CBAM declarant shall also keep evidence of the actual payment of the carbon price.

that has been effectively paid as referred to in paragraph 1. The authorised CBAM declarant shall in particular keep evidence related to any rebate or other form of compensation available, in particular the references to the relevant legislation of that country. The information contained in that documentation shall be certified by a person that is independent from the authorised CBAM declarant and from the authorities of the third country. The name and contact information of that independent person shall appear on the documentation. The authorised CBAM declarant shall also keep evidence of the actual payment of the carbon price.

125.	3. The authorised CBAM	3. The authorised CBAM	3The authorised CBAM	
	declarant shall keep the records	declarant shall keep the records	declarant shall keep the records	
	referred to in paragraph 2 until the	referred to in paragraph 2 until the	referred to in paragraph 2 until the	
	end of the fourth year after the	end of the fourth year after the	end of the fourth year after the	
	year during which the CBAM	year during which the CBAM	year during which the CBAM	
	declaration has been or should	declaration has been or should	declaration has been or should	
	have been submitted.	have been submitted.	have been submitted.	
126	20 Dryway of daragation from	20 Dry way of daragation from	20 Dy way of dayagation	
126.	3a. By way of derogation from	3a. By way of derogation from	3aBy way of derogation	
	paragraphs 1, 2 and 3, where the	paragraphs 1, 2 and 3, where the	from paragraphs 1, 2 and 3, or	
	carbon price effectively paid in a	carbon price effectively paid in a	where the carbon price effectively	
	third country for the declared	third country for the declared	paid in a third country for the	
	embedded emissions cannot be	embedded emissions cannot be	declared embedded emissions	
	determined, an authorised CBAM	determined, an authorised CBAM	cannot be are determined on the	
	declarant may claim in the CBAM	declarant may claim in the CBAM	basis of default values, an	
	declaration a reduction in the	declaration a reduction in the	authorised CBAM declarant may	
	number of CBAM certificates to	number of CBAM certificates to	claim, in the CBAM declaration, a	
	be surrendered in order to take	be surrendered in order to take	reduction in the number of CBAM	
	into account that carbon price for	into account that carbon price for	certificates to be surrendered in	
	the declared embedded emissions,	the declared embedded emissions,	order to take into account that the	
	by reference to yearly default	by reference to yearly default	carbon price <u>paid</u> for the declared	
	carbon prices. In such a case, any	carbon prices. In such a case, any	embedded emissions, by reference	
		1		

	rebate or other form of	rebate or other form of	to yearly default carbon prices. In	
	compensation available in that	compensation available in that	such a case, any rebate or other	
	country that would have resulted	country that would have resulted	form of compensation available in	
	in a reduction of that default	in a reduction of that default	that country that would have	
	carbon price shall be taken into	carbon price shall be taken into	resulted in a reduction of that	
	account. The reduction may be	account. The reduction may be	default carbon price shall be taken	
	claimed only where a carbon price	claimed only where a carbon price	into account. The reduction may	
	was set by the rules applicable in	was set by the rules applicable in	be claimed only where a carbon	
	the third country and a yearly	the third country and a yearly	price was set by the rules	
	default carbon price can be	default carbon price can be	applicable in the third country and	
	determined for that third country,	determined for that third country,	a yearly default carbon price can	
	including on a conservative basis.	including on a conservative basis.	be determined for that third	
			country, including on a	
			conservative basis.	
127.	As from 2027, the Commission	As from 2027, the Commission	As from 2027, the Commission	
	may, for third countries where	may, for third countries where	may, for third countries where	
	carbon pricing rules are in place,	carbon pricing rules are in place,	carbon pricing rules are in place,	
	determine, publish the	determine, publish the	determine, publish the	
	methodology and make available,	methodology and make available,	methodology and make available,	
	in the CBAM registry referred to	in the CBAM registry referred to	in the CBAM registry referred to	
	in Article 14, the default carbon	in Article 14, the default carbon	in Article 14, the default carbon	

prices for those third countries, prices for those third countries. prices for those third countries. based on the best available data based on the best available data based. For that purpose, the from reliable, publicly available from reliable, publicly available Commission shall base itself on information and information information and information the best available data from provided by those third countries. provided by those third countries. reliable, publicly available information and information In such a case, any rebate or other In such a case, any rebate or other form of compensation available in form of compensation available in provided by those third countries. that country that would have that country that would have In such a case, The Commission resulted in a reduction of that resulted in a reduction of that shall take into account any default carbon price shall be taken default carbon price shall be taken rebate or other form of compensation available in thatthe into account. into account. relevant third country that would have resulted in a reduction of thatthe default carbon price shall be taken into account... 4. The Commission is empowered 4. The Commission is empowered 4.- The Commission is 128. to adopt implementing acts to adopt implementing acts empowered to adopt concerning the conversion of the concerning the conversion of the implementing acts concerning the yearly average carbon price yearly average carbon price conversion of the yearly average effectively paid in accordance effectively paid in accordance carbon price effectively paid in with paragraph 1, and of the with paragraph 1, and of the accordance with paragraph 1, and

yearly default carbon prices for the third countries, in accordance with paragraph 3a, into a corresponding reduction of the number of CBAM certificates to be surrendered. Those acts shall also concern the conversion of the carbon price expressed in foreign currency into euro at the yearly average exchange rate, the evidence required of the actual payment of the carbon price, examples of any relevant rebate or other form of compensation referred to in paragraph 1, the qualifications of the independent person referred to in paragraph 2 of this Article and the conditions to ascertain that person's independence. Those implementing acts shall be

yearly default carbon prices for the third countries, in accordance with paragraph 3a, into a corresponding reduction of the number of CBAM certificates to be surrendered. Those acts shall also concern the conversion of the carbon price expressed in foreign currency into euro at the yearly average exchange rate, the evidence required of the actual payment of the carbon price, examples of any relevant rebate or other form of compensation referred to in paragraph 1, the qualifications of the independent person referred to in paragraph 2 of this Article and the conditions to ascertain that person's independence. Those implementing acts shall be

of the yearly default carbon prices for the third countries, determined in accordance with paragraph 3a, into a corresponding reduction of the number of CBAM certificates to be surrendered. Those acts shall also concern the conversion of the carbon price expressed in foreign currency into euro at the yearly average exchange rate, the evidence required of the actual payment of the carbon price, examples of any relevant rebate or other form of compensation referred to in paragraph 1, the qualifications of the independent person referred to in paragraph 2 of this Article and the conditions to ascertain that person's independence. Those implementing acts shall be

	adopted in accordance with the examination procedure referred to in Article 29(2).';	adopted in accordance with the examination procedure referred to in Article 29(2).';	adopted in accordance with the examination procedure referred to in Article 29(2).';	
129.	(8) Article 10 is replaced by the following:	(8) Article 10 is replaced by the following:	(8) Article 10 is replaced by the following:	
130.	'Article 10 Registration of operators and of installations in third countries	'Article 10 Registration of operators and of installations in third countries	'Article 10 Registration of operators and of installations in third countries	
131.	1. The Commission shall, upon request by an operator of an installation located in a third country, register the information on that operator and on its installation in the CBAM registry referred to in Article 14.	1. The Commission shall, upon request by an operator of an installation located in a third country, register the information on that operator and on its installation in the CBAM registry referred to in Article 14.	1The Commission shall, upon request by an operator of an installation located in a third country, register the information on that operator and on its installation in the CBAM registry referred to in Article 14.	
132.	2. The request for registration referred to in paragraph 1 shall contain the following information	2. The request for registration referred to in paragraph 1 shall contain the following information	2The request for registration referred to in paragraph 1 shall contain the following information to be	

	to be included in the CBAM registry upon registration:	to be included in the CBAM registry upon registration:	included in the CBAM registry upon registration:	
133.	(a) the name, address, corporate or activity registration number, contact information of the operator, and, if applicable, of its controlling entity including its parent company together with the supporting documents;	(a) the name, address, corporate or activity registration number, contact information of the operator, and, if applicable, of its controlling entity including its parent company together with the supporting documents;	(a)the name, address, corporate or activity registration number, contact information of the operator, and, if applicable, of its controlling entity including its parent company together with the supporting documents;	
134.	(b) the location of each installation including the complete address and geographical coordinates expressed in longitude and latitude, including six decimals;	(b) the location of each installation including the complete address and geographical coordinates expressed in longitude and latitude, including six decimals;	(b)—the location of each installation including the complete address and geographical coordinates expressed in longitude and latitude, including six decimals;	
135.	(c) the main economic activity of the installation;	(c) the main economic activity of the installation;	(c)the main economic activity of the installation;	
136.	3. The Commission shall notify the operator of the registration in	3. The Commission shall notify the operator of the registration in	3The Commission shall notify the operator of the	

	the CBAM registry. The registration shall be valid for a period of five years from the date of its notification to the operator	the CBAM registry. The registration shall be valid for a period of five years from the date of its notification to the operator	registration in the CBAM registry. The registration shall be valid for a period of five years from the date of its notification to the	
	of the installation.	of the installation.	operator of the installation.	
137.	4. The operator shall inform the Commission without delay of any changes in the information referred to in paragraph 2 arising after the registration, and the Commission shall update the relevant information in the CBAM registry.	4. The operator shall inform the Commission without delay of any changes in the information referred to in paragraph 2 arising after the registration, and the Commission shall update the relevant information in the CBAM registry.	4.—The operator shall inform the Commission without delay of any changes in the information referred to in paragraph 2 arising after the registration, and the Commission shall update the relevant information in the CBAM registry.	
138.	5. The operator shall:	5. The operator shall:	5The operator shall:	
139.	(a) determine the embedded emissions calculated in accordance with the methods set out in Annex IV, by type of goods produced at the installation referred to in paragraph 1 of this Article;	(a) determine the embedded emissions calculated in accordance with the methods set out in Annex IV, by type of goods produced at the installation referred to in paragraph 1 of this Article;	(a)determine the embedded emissions calculated in accordance with the methods set out in Annex IV, by type of goods produced at the installation referred to in paragraph 1 of this Article;	
140.	(b) ensure the embedded emissions referred to in point (a) of this paragraph are verified in	(b) ensure the embedded emissions referred to in point (a) of this paragraph are verified in	(b)ensure the embedded emissions referred to in point (a) of this paragraph are verified in	

	accordance with the verification	accordance with the verification	accordance with the verification	
	principles set out in Annex VI by	principles set out in Annex VI by	principles set out in Annex VI by	
	a verifier accredited pursuant to	a verifier accredited pursuant to	a verifier accredited pursuant to	
	Article 18;	Article 18;	Article 18;	
141.	(c) keep a copy of the verification	(c) keep a copy of the verification	(c)keep a copy of the	
	report as well as records of the	report as well as records of the	verification report as well as	
	information required to calculate	information required to calculate	records of the information	
	the embedded emissions in goods	the embedded emissions in goods	required to calculate the	
	in accordance with the	in accordance with the	embedded emissions in goods in	
	requirements laid down in Annex	requirements laid down in Annex	accordance with the requirements	
	V for a period of four years after	V for a period of four years after	laid down in Annex V for a period	
	the verification has been	the verification has been	of four years after the verification	
	performed, and, where applicable,	performed, and, where applicable,	has been performed, and, where	
	a copy of the documentation	a copy of the documentation	applicable, a copy of the	
	required to demonstrate that the	required to demonstrate that the	documentation required to	
	declared embedded emissions	declared embedded emissions	demonstrate that the declared	
	were subject to a carbon price in a	were subject to a carbon price in a	embedded emissions were subject	
	third country that has been	third country that has been	to a carbon price in a third country	
	effectively paid, until the end of	effectively paid, until the end of	that has been effectively paid,	
	the fourth year after the year	the fourth year after the year	until the end of the fourth year	
	during which the independent	during which the independent	after the year during which the	

	person has certified the	person has certified the	independent person has certified	
	information contained in that	information contained in that	the information contained in that	
	documentation in accordance with	documentation in accordance with	documentation in accordance with	
	Article 9(2);	Article 9(2);	Article 9(2);	
142.	(d) determine, where applicable,	(d) determine, where applicable,	(d)determine, where	
	the carbon price paid in a third	the carbon price paid in a third	applicable, the carbon price paid	
	country in accordance with	country in accordance with	in a third country in accordance	
	Article 9, and upload	Article 9, and upload	with Article 9, and upload	
	accompanying documentation and	accompanying documentation and	accompanying documentation and	
	evidence.	evidence.	evidence.	
143.	6. The records referred to in	6. The records referred to in	6The records referred to in	
	paragraph 5, point (c), of this	paragraph 5, point (c), of this	paragraph 5, point (c), of this	
	Article shall be sufficiently	Article shall be sufficiently	Article shall be sufficiently	
	detailed to enable the verification	detailed to enable the verification	detailed to enable the verification	
	of the embedded emissions in	of the embedded emissions in	of the embedded emissions in	
	accordance with Article 8 and	accordance with Article 8 and	accordance with Article 8 and	
	Annex VI, and to enable the	Annex VI, and to enable the	Annex VI, and to enable the	
	review, in accordance with Article	review, in accordance with Article	review, in accordance with Article	
	19, of the CBAM declaration	19, of the CBAM declaration	19, of the CBAM declaration	
	made by an authorised CBAM	made by an authorised CBAM	made by an authorised CBAM	

	declarant to whom the relevant	declarant to whom the relevant	declarant to whom the relevant	
	information was disclosed in	information was disclosed in	information was disclosed in	
	accordance with paragraph 7 of	accordance with paragraph 7 of	accordance with paragraph 7 of	
	this Article.	this Article.	this Article.	
144.	7. An operator may disclose the	7. An operator may disclose the	7An operator may disclose	
	information on the verification of	information on the verification of	the information on the verification	
	embedded emissions and the	embedded emissions and the	of embedded emissions and the	
	carbon price paid in a third	carbon price paid in a third	carbon price paid in a third	
	country referred to in paragraph 5	country referred to in paragraph 5	country referred to in paragraph 5	
	of this Article to an authorised	of this Article to an authorised	of this Article to an authorised	
	CBAM declarant. The authorised	CBAM declarant. The authorised	CBAM declarant. The authorised	
	CBAM declarant shall be entitled	CBAM declarant shall be entitled	CBAM declarant shall be entitled	
	to use that disclosed information	to use that disclosed information	to use that disclosed information	
	in order to fulfil the obligation	in order to fulfil the obligation	in order to fulfil the obligation	
	referred to in Article 8.	referred to in Article 8.	referred to in Article 8.	
145.	8. The operator may, at any time,	8. The operator may, at any time,	8The operator may, at any	
	ask to be deregistered from the	ask to be deregistered from the	time, ask to be deregistered from	
	CBAM registry. The Commission	CBAM registry. The Commission	the CBAM registry. The	
	shall, upon such request, and after	shall, upon such request, and after	Commission shall, upon such	
	notifying the competent	notifying the competent	request, and after notifying the	

authorities, deregister the operator and delete the information on that operator and on its installation from the CBAM registry, provided that such information is not necessary for the review of CBAM declarations that have been submitted. The Commission may, after having given the operator concerned the possibility to be heard and having consulted with the relevant competent authorities, also deregister the information if the Commission finds that the information on that operator is no longer accurate. The Commission shall inform the competent authorities of such deregistration.';

authorities, deregister the operator and delete the information on that operator and on its installation from the CBAM registry, provided that such information is not necessary for the review of CBAM declarations that have been submitted. The Commission may, after having given the operator concerned the possibility to be heard and having consulted with the relevant competent authorities, also deregister the information if the Commission finds that the information on that operator is no longer accurate. The Commission shall inform the competent authorities of such deregistration.';

competent authorities, deregister the operator and delete the information on that operator and on its installation from the CBAM registry, provided that such information is not necessary for the review of CBAM declarations that have been submitted. The Commission may, after having given the operator concerned the possibility to be heard and having consulted with the relevant competent authorities, also deregister the information if the Commission finds that the information on that operator is no longer accurate. The Commission shall inform the competent authorities of such deregistration.';

146.	(9) the following Article 10a is inserted:	(9) the following Article 10a is inserted:	(9) the following Article 10a is inserted:	
147.	'Article 10a Registration of accredited	'Article 10a Registration of accredited	'Article 10a Registration of accredited	
	verifiers	verifiers	verifiers	
148.	1. Where an accreditation is	1. Where an accreditation is	1Where an accreditation is	
	granted in accordance with Article	granted in accordance with Article	granted in accordance with Article	
	18, the accredited verifier shall	18, the accredited verifier shall	18, the accredited verifier shall	
	submit a request for registration in	submit a request for registration in	submit a request for registration in	
	the CBAM registry to the	the CBAM registry to the	the CBAM registry to the	
	competent authority of the	competent authority of the	competent authority of the	
	Member State in which the	Member State in which the	Member State in which the	
	national accreditation body is	national accreditation body is	national accreditation body is	
	established. The request for	established. The request for	established. The request for	
	registration shall be submitted	registration shall be submitted	registration shall be submitted	
	within two months from the	within two months from the	within two months from the	
	granting of the accreditation. The	granting of the accreditation. The	granting of the accreditation-	
	competent authority shall register	competent authority shall register	however, not before 1	
	the information on accredited	the information on accredited	September 2026. The competent	
	verifiers in the CBAM registry.	verifiers in the CBAM registry.	authority shall register the	

			information on accredited verifiers in the CBAM registry.	
149.	2. The request for registration referred in paragraph 1 shall at least contain the following information to be included in the CBAM registry upon registration:	2. The request for registration referred in paragraph 1 shall at least contain the following information to be included in the CBAM registry upon registration:	2The request for registration referred in paragraph 1 shall at least contain the following information to be included in the CBAM registry upon registration:	
150.	(a) the name, and unique accreditation number of the verifier;	(a) the name, and unique accreditation number of the verifier;	(a)the name, and unique accreditation numberidentification of the verifier;	
151.	(b) the scopes of accreditation relevant for CBAM;	(b) the scopes of accreditation relevant for CBAM;	(b)the scopes of accreditation relevant for CBAM;	
152.	(c) the country of establishment of the verifier;	(c) the country of establishment of the verifier;	(c)the country of establishment of the verifier;	
153.	(d) the date of accreditation and expiry date of accreditation certificates relevant for CBAM;	(d) the date of accreditation and expiry date of accreditation certificates relevant for CBAM;	(d)the_effective date of accreditation and expiry date of	

			accreditation certificates relevant for CBAM;	
154.	(e) any information on administrative measures imposed on the verifier relevant for CBAM;	(e) any information on administrative measures imposed on the verifier relevant for CBAM;	(e)any information on administrative measures imposed on the verifier relevant for CBAM;	
155.	(f) copies of accreditation certificates.	(f) copies of accreditation certificates.	(f) copies copy of the accreditation certificates certificate relevant for CBAM.	
156.	3. The competent authority shall notify the verifier of the registration in the CBAM registry.	3. The competent authority shall notify the verifier of the registration in the CBAM registry.	3The competent authority shall notify the verifier of the registration in the CBAM registry. The competent authority shall also notify, through the CBAM registry, the Commission and the other competent authorities of the registration.	
157.	4. The accredited verifier shall notify the competent authority of any changes to the information referred to in paragraph 2 arising after the registration. The competent authority shall ensure	4. The accredited verifier shall notify the competent authority of any changes to the information referred to in paragraph 2 arising after the registration. The competent authority shall ensure	4The accredited verifier shall notify the competent authority of any changes to the information referred to in paragraph 2 arising after the registration. The competent	

		that the relevant information is duly updated in the CBAM registry.	that the relevant information is duly updated in the CBAM registry.	authority shall ensure that the relevant information is duly updated in the CBAM registry.	
15	88.	5. The verifier shall verify the embedded emissions in the CBAM registry upon request from an operator pursuant to Article 10(5), point (b).	5. The verifier shall verify the embedded emissions in the CBAM registry upon request from an operator pursuant to Article 10(5), point (b).	5. The For the purpose of Article 10(5)(b), the verifier shall use the CBAM registry to verify the embedded emissions in the CBAM registry upon request from an operator pursuant to Article 10(5), point (b).	
15	59.	6. The competent authority shall deregister a verifier from the CBAM registry where the verifier is no longer accredited pursuant Article 18 or where the verifier has not complied with the obligation laid down in paragraph 4. The competent authority shall notify the Commission and the other competent authorities of the deregistration. The competent authority shall delete the information on that accredited verifier from the CBAM registry provided that such information is not necessary for the review of CBAM declarations that have been submitted.';	6. The competent authority shall deregister a verifier from the CBAM registry where the verifier is no longer accredited pursuant Article 18 or where the verifier has not complied with the obligation laid down in paragraph 4. The competent authority shall notify the Commission and the other competent authorities of the deregistration. The competent authority shall delete the information on that accredited verifier from the CBAM registry provided that such information is not necessary for the review of CBAM declarations that have been submitted.';	6.— The competent authority shall deregister a verifier from the CBAM registry where the verifier is no longer accredited pursuant Article 18 or where the verifier has not complied with the obligation laid down in paragraph 4. The competent authority shall notify the Commission and the other competent authorities of the deregistration. The competent authority shall delete the information on that accredited verifier from the CBAM registry provided that such information is not necessary for the review of CBAM declarations that have been submitted.';	

160.	(10) Article 11 is amended as follows:	(10) Article 11 is amended as follows:	(10) Article 11 is amended as follows:	
161.	(a) in paragraph 1, first subparagraph, the following sentence is added:	(a) in paragraph 1, first subparagraph, the following sentence is added:	(a) in paragraph 1, first subparagraph, the following sentence is added:	
162.	'Each Member State shall ensure that the designated authority have all the powers necessary for the performance of their functions and duties under this Regulation.';	'Each Member State shall ensure that the designated authority have all the powers necessary for the performance of their functions and duties under this Regulation.';	'Each Member State shall ensure that the designated authority have all the powers necessary for the performance of their functions and duties under this Regulation.';	
163.	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	
164.	'3. At the request of the Commission, competent authorities shall provide information on the implementation of this Regulation to the Commission. This information may be used by the	'3. At the request of the Commission, competent authorities shall provide information on the implementation of this Regulation to the Commission. This information may be used by the	'3. At For the requestpurpose of the Commission, report pursuant to Article 30(6), the competent authorities shall provide, at the request of the Commission and on the basis of the questionnaire, relevant information on the	

	Commission for the report	Commission for the report	implementation of this Regulation	
	pursuant to Article 30(6).';	pursuant to Article 30(6).';	to the Commission. This	
			information may be used by the	
			Commission for the report	
			pursuant to Article 30(6)';	
165.	(11) Article 14 is amended as follows:	(11) Article 14 is amended as follows:	(11) Article 14 is amended as follows:	
166.	(a) paragraphs 3 and 4 are replaced by the following:	(a) paragraphs 3 and 4 are replaced by the following:	(a) paragraphs 3 and 4 are replaced by the following:	
167.	'3. The CBAM registry shall	'3. The CBAM registry shall	'3The CBAM registry shall	
	contain, in a separate section of	contain, in a separate section of	contain, in a separate section of	
	the registry, the information about	the registry, the information about	the registry, the information about	
	the operators and installations in	the operators and installations in	the operators and installations in	
	third countries registered in	third countries registered in	third countries registered in	
	accordance with Article 10(2) and	accordance with Article 10(2) and	accordance with Article 10(2) and	
	the information about the	the information about the	the information about the	
	accredited verifiers registered in	accredited verifiers registered in	accredited verifiers registered in	
	accordance with Article 10a.	accordance with Article 10a.	accordance with Article 10a.	
168.	4. The information in the CBAM	4. The information in the CBAM	4The information in the	
	registry referred to in paragraphs	registry referred to in paragraphs	CBAM registry referred to in	

	2 and 3 shall be confidential, with	2 and 3 shall be confidential, with	paragraphs 2 and 3 shall be	
	the exception of the names,	the exception of the names,	confidential, with the exception of	
	addresses, corporate or activity	addresses, corporate or activity	the names, addresses, corporate or	
	registration numbers, contact	registration numbers, contact	activity registration numbers,	
	information of the operators, the	information of the operators, the	contact information of the	
	location of installations in third	location of installations in third	operators, the location of	
	countries and the information on	countries and the information on	installations in third countries and	
	accredited verifiers referred to in	accredited verifiers referred to in	the information on accredited	
	Article 10a(2). An operator may	Article 10a(2). An operator may	verifiers referred to in Article	
	choose not to have its name,	choose not to have its name,	10a(2). An operator may choose	
	address, corporate or activity	address, corporate or activity	not to have its name, address,	
	registration number, contact	registration number, contact	corporate or activity registration	
	information and the location of its	information and the location of its	number, contact information and	
	installations made accessible to	installations made accessible to	the location of its installations	
	the public. The public information	the public. The public information	made accessible to the public. The	
	in the CBAM registry shall be	in the CBAM registry shall be	public information in the CBAM	
	made accessible by the	made accessible by the	registry shall be made accessible	
	Commission in an interoperable	Commission in an interoperable	by the Commission in an	
	format.';	format.';	interoperable format.';	
169.	(b) paragraph 6 is replaced by the following:	(b) paragraph 6 is replaced by the following:	(b) paragraph 6 is replaced by the following:	

170. '6. The Commission shall adopt implementing acts concerning the infrastructure and specific processes and procedures of the CBAM registry, including the risk analysis referred to in Article 15, the electronic databases containing the information referred to in paragraphs 2 and 3 of this Article, the procedures and the technical credentials to perform the delegation referred to in Article 5(7a), the data of the accounts in the CBAM registry referred to in Article 16, the transmission to the CBAM registry of the information on the sale and repurchase of CBAM certificates referred to in Article 20, and the cross-check of information referred to in Article

'6. The Commission shall adopt implementing acts concerning the infrastructure and specific processes and procedures of the CBAM registry, including the risk analysis referred to in Article 15, the electronic databases containing the information referred to in paragraphs 2 and 3 of this Article, the procedures and the technical credentials to perform the delegation referred to in Article 5(7a), the data of the accounts in the CBAM registry referred to in Article 16, the transmission to the CBAM registry of the information on the sale and repurchase of CBAM certificates referred to in Article 20, and the cross-check of information referred to in Article

'6.- The Commission shall adopt implementing acts concerning the infrastructure and specific processes and procedures of the CBAM registry, including the risk analysis referred to in Article 15, the electronic databases containing the information referred to in paragraphs 2 and 3 of this Article, the procedures and the technical credentials to perform for the delegation referred to in Article 5(7a), the data of the accounts in the CBAM registry referred to in Article 16, the transmission to the CBAM registry of the information on the sale and repurchase of CBAM certificates referred to in Article 20, and the cross-check of information referred to in Article

	25(3). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';	25(3). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';	25(3)-) and the information as referred to in Article 25a(3). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 29(2).';	
171.	(12) Article 17 is amended as follows:	(12) Article 17 is amended as follows:	(12) Article 17 is amended as follows:	
172.	(a) in paragraph 1, the second subparagraph is replaced by the following subparagraphs:	(a) in paragraph 1, the second subparagraph is replaced by the following subparagraphs:	(a) in paragraph 1, the second subparagraph is replaced by the following subparagraphs:	
173.	'Before granting the status of authorised CBAM declarant, the competent authority may consult relevant competent authorities or the Commission via the CBAM registry about the fulfilment of the necessary conditions and criteria for taking a favourable decision. The consultation shall take place within the period prescribed for the decision concerned and shall not exceed 15 calendar days.	'Before granting the status of authorised CBAM declarant, the competent authority may consult relevant competent authorities or the Commission via the CBAM registry about the fulfilment of the necessary conditions and criteria for taking a favourable decision. The consultation shall take place within the period prescribed for the decision concerned and shall not exceed 15 calendar days.	'Before granting the status of authorised CBAM declarant, the competent authority may consult relevant competent authorities or the Commission via the CBAM registry abouton the fulfilment of the necessary conditions and criteria for taking a favourable decision set out in paragraph 2. The consultation shall take place within the period prescribed for the decision concerned and shall not exceed 15 calendar days:	

174.	The consultation procedure may also be applied for the purposes of	The consultation procedure may also be applied for the purposes of	The consultation procedure may also be applied for the purposes of	
	re-assessment and monitoring of a	re-assessment and monitoring of a	re-assessment and monitoring of a	
	decision.';	decision.';	decision.';	
175.			(aa) paragraph 5 is replaced by the following:	
176.			5. For the purpose of complying with the criteria set out in paragraph 2, point (b), of this Article, the competent authority shall require the provision of a guarantee if the applicant was not established throughout the two financial years preceding the year when the application in accordance with Article 5(1) was submitted.	
177.			The competent authority shall fix the amount of such guarantee at the amount, calculated as the aggregate value of the number of CBAM certificates that the authorised CBAM declarant would have to surrender in accordance with Article 22 in respect of the	

		imports of goods reported in accordance with Article 5(5), point (g), taking into account the adjustment necessary to reflect the extent to which EU ETS allowances are allocated free of charge in accordance with Article 31. The guarantee provided shall be a bank guarantee, payable at first demand, by a financial institution operating in the Union or another form of guarantee which provides	
178.		equivalent assurance. (aaa) paragraph 7 is replaced	
		by the following:	
179.		'7. The competent authority shall release the guarantee immediately after 30 September of the second year in which the authorised CBAM declarant has surrendered CBAM certificates in accordance with Article 22.';	
180.		(aaaa) the following paragraph 7a is inserted:	

181.		7a. By way of derogation	
		from Article 4, where an	
		importer or an indirect customs representative has submitted an	
		application in accordance with	
		Article 5 by 31 March 2026,	
		such importer or indirect	
		customs representative may	
		provisionally continue to import	
		goods until the competent	
		authority takes a decision under	
		this Article.	
182.		Where the competent authority	
		refuses to grant the	
		authorisation in accordance	
		with Article 17(3), the	
		competent authority shall	
		establish, within one month	
		from the date of the decision,	
		the emissions embedded in the	
		goods imported between 1	
		January 2026 and the date of	
		that decision on the basis of the	
		information communicated in	
		accordance with Article 25(3)	

			and by reference to default values in accordance with the methods set out in Annex IV, and on the basis of any other relevant information.	
183.			These established emissions shall be used for the calculation of penalties in accordance with Article 26(2a).	
184.	(b) in paragraph 8, the second subparagraph is replaced by the following:	(b) in paragraph 8, the second subparagraph is replaced by the following:	(b) in paragraph 8, the second subparagraph is replaced by the following:	
185.	'Before revoking the status of authorised CBAM declarant, the competent authority shall give the authorised CBAM declarant the possibility to be heard. The competent authority may consult relevant competent authorities or the Commission via the CBAM	'Before revoking the status of authorised CBAM declarant, the competent authority shall give the authorised CBAM declarant the possibility to be heard. The competent authority may consult relevant competent authorities or the Commission via the CBAM	'Before revoking the status of authorised CBAM declarant, the competent authority shall give the authorised CBAM declarant the possibility to be heard. The competent authority may consult relevant competent authorities or the Commission via the CBAM	

	registry on the conditions and	registry on the conditions and	registry on the conditions and	
	criteria for the revocation. The	criteria for the revocation. The	criteria for the revocation. The	
	consultation shall not exceed 15	consultation shall not exceed 15	consultation shall not exceed 15	
	calendar days.';	calendar days.';	calendar days.';	
186.	(c) in paragraph 10, point (e) is replaced by the following:	(c) in paragraph 10, point (e) is replaced by the following:	(c) in paragraph 10, point (e) is replaced by the following:	
187.	'(e) the specific deadlines, scope and format of the consultation procedure referred to in paragraphs 1 and 8 of this Article.';	'(e) the specific deadlines, scope and format of the consultation procedure referred to in paragraphs 1 and 8 of this Article.';	'(e)—the specific deadlines, scope and format of the consultation procedure referred to in paragraphs 1 and 8 of this Article.';	
188.			(12a) Article 18 is amended as follows:	
189.			(a) paragraph 1 is deleted;	
190.			(b) paragraph 2 is replaced by the following:	
191.			'2. A national accreditation body may, on request, accredit a legal person to be a verifier for the purpose of this Regulation where it considers, on the basis of the documentation submitted to it, that such person has the	

			capacity to apply the verification principles referred to in Annex VI when performing the tasks of verification of the embedded emissions pursuant to Articles 8 and 10. Where the applicant is accredited in accordance with Implementing regulation (EU) 2018/2067 for a relevant group of activities, the national accreditation body shall take this into account for the assessment of the qualifications of an accredited verifier that are necessary to perform verifications for the purpose of this Regulation.';	
192.	(13) in Article 19(3), the second subparagraph is replaced by the following:	(13) in Article 19(3), the second subparagraph is replaced by the following:	(13) in Article 19(3), the second subparagraph is replaced by the following:	
193.	'The Commission shall also facilitate the exchange of information with competent authorities about fraudulent activities, the conclusions	'The Commission shall also facilitate the exchange of information with competent authorities about fraudulent activities, the conclusions	'The Commission shall also facilitate the exchange of information with competent authorities about fraudulent activities, the conclusions	

	pursuant to Article 25a and the penalties imposed in accordance with Article 26.';	pursuant to Article 25a and the penalties imposed in accordance with Article 26.';	pursuant to Article 25a and the penalties imposed in accordance with Article 26.';	
194.	(14) Article 20 is amended as	(14) Article 20 is amended as	(14) Article 20 is amended as	
174.	follows:	follows:	follows:	
195.	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	
196.	'1. From 1 February 2027, a	'1. From 1 February 2027, a	'1From 1 February 2027, a	
	Member State shall sell CBAM	Member State shall sell CBAM	Member State shall sell CBAM	
	certificates on a common central	certificates on a common central	certificates on a common central	
	platform to authorised CBAM	platform to authorised CBAM	platform to authorised CBAM	
	declarants established in that	declarants established in that	declarants established in that	
	Member State.';	Member State.';	Member State.';	
197.	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	
198.	'3. The information on the sale	'3. The information on the sale	'3The information on the	
	and repurchase of CBAM	and repurchase of CBAM	sale and repurchase of CBAM	
	certificates in the common central	certificates in the common central	certificates in the common central	
	platform shall be transferred to the	platform shall be transferred to the	platform shall be transferred to the	

	CBAM registry at the end of each	CBAM registry at the end of each	CBAM registry at the end of each	
	working day.'	working day.'	working day.'	
199.			(ba) the following paragraph is inserted:	
200.			'5a. The costs incurred in connection with the	
			establishment, operation and	
			management of the common central platform shall be	
			financed by fees payable by	
			authorised CBAM declarants.	
			These costs shall initially be borne by the general budget of	
			the Union. To that end, the	
			revenues generated by the fees	
			shall constitute internal	
			assigned revenue in accordance	
			with Article 21(3)(a) of Regulation (EU, Euratom) No	
			2509/2024 of the European	

Parliament and of the Council.	
They shall be assigned to cover	
the costs of the establishment,	
operation and management of	
the common central platform.	
Any revenue remaining after	
covering these costs shall be	
assigned to the Union budget.	
At the occasion of subsequent	
joint procurement procedures	
for the operation and	
management of the common	
central platform, the	
Commission may determine, by	
means of a delegated act	
adopted in accordance with	
paragraph 6, that the fees	
payable by authorised CBAM	
declarant shall directly finance	
the costs of the operation and	
management of the platform.'	

201.	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	
202.	'6. The Commission is	'6. The Commission is	'6The Commission is	
	empowered to adopt delegated	empowered to adopt delegated	empowered to adopt delegated	
	acts in accordance with Article 28	acts in accordance with Article 28	acts in accordance with Article 28	
	supplementing this Regulation by	supplementing this Regulation by	supplementing this Regulation by	
	further specifying the timing,	further specifying the timing,	further specifying the timing,	
	administration and other aspects	administration and other aspects	administration, structure and	
	related to the management of the	related to the management of the	level of fees and other aspects	
	sale and repurchase of CBAM	sale and repurchase of CBAM	related to the management of the	
	certificates, seeking coherence	certificates, seeking coherence	sale and repurchase of CBAM	
	with the procedures of	with the procedures of	certificates, <u>as well as the</u>	
	Commission Delegated	Commission Delegated	organisation and use of the	
	Regulation (EU) 2023/2830*.	Regulation (EU) 2023/2830*.	common central platform,	
			seeking coherence with the	
			procedures of Commission	
			Delegated Regulation (EU)	
			2023/2830*. The delegated acts	
			shall ensure that the	
			organisation and use of the	
			common central platform is	

203.	*Commission Delegated Regulation (EU) 2023/2830 of 17 October 2023 supplementing Directive 2003/87/EC of the European Parliament	*Commission Delegated Regulation (EU) 2023/2830 of 17 October 2023 supplementing Directive 2003/87/EC of the European Parliament	cost-efficient, that the level of fees is set so as to strictly cover the relevant costs and that undue administrative costs are avoided. *Commission Delegated Regulation (EU) 2023/2830 of 17 October 2023 supplementing Directive 2003/87/EC of the European Parliament	
	and of the Council by laying down rules on the timing, administration and other aspects of auctioning of greenhouse gas emission allowances (OJ L, 2023/2830, 20.12.2023, ELI: http://data.europa.eu/eli/reg_del/2023/2830/oj).*;	and of the Council by laying down rules on the timing, administration and other aspects of auctioning of greenhouse gas emission allowances (OJ L, 2023/2830, 20.12.2023, ELI: http://data.europa.eu/eli/reg_del/2023/2830/oj). ;	and of the Council by laying down rules on the timing, administration and other aspects of auctioning of greenhouse gas emission allowances (OJ L, 2023/2830, 20.12.2023, ELI: http://data.europa.eu/eli/reg_del/2023/2830/oj).';	
204.	(15) Article 21 is amended as follows:	(15) Article 21 is amended as follows:	(15) Article 21 is amended as follows:	
205.	(a) in paragraph 1, the first subparagraph is replaced by the following:	(a) in paragraph 1, the first subparagraph is replaced by the following:	(a) in paragraph 1, the first subparagraph is replaced by the following:	
206.	'The Commission shall calculate the price of CBAM certificates as the average of the closing prices	'The Commission shall calculate the price of CBAM certificates as the average of the closing prices	'The Commission shall calculate the price of CBAM certificates as the average of the closing prices	

	of EU ETS allowances on the	of EU ETS allowances on the	of EU ETS allowances on the	
	auction platform, in accordance	auction platform, in accordance	auction platform, in accordance	
	with the procedures laid down in	with the procedures laid down in	with the procedures laid down in	
	Delegated Regulation (EU)	Delegated Regulation (EU)	Delegated Regulation (EU)	
	2023/2830, for each calendar	2023/2830, for each calendar	2023/2830, for each calendar	
	week.';	week.';	week.';	
207.	(b) the following paragraph 1a is inserted:	(b) the following paragraph 1a is inserted:	(b) the following paragraph 1a is inserted:	
208.	'1a. By way of derogation from	'1a. By way of derogation from	'1aBy way of derogation	
	paragraph 1, for the year 2026, the	paragraph 1, for the year 2026, the	from paragraph 1 , for the year	
	Commission shall calculate the	Commission shall calculate the	2026 , the Commission shall	
	price of CBAM certificates that	price of CBAM certificates that	calculate the price of CBAM	
	corresponds to the embedded	corresponds to the embedded	certificates that corresponds to the	
	emissions declared in accordance	emissions declared in accordance	embedded emissions declared in	
	with Article 6(2), point (b), in	with Article 6(2), point (b), in	respect of the year 2026 in	
	2027 as the quarterly average of	2027 as the quarterly average of	accordance with Article 6(2),	
	the closing prices of EU ETS	the closing prices of EU ETS	point (<u>)(</u> b), in 2027 as the	
	allowances on the auction	allowances on the auction	quarterly average of the closing	
	platform, in accordance with the	platform, in accordance with the	prices of EU ETS allowances on	
	procedures laid down in	procedures laid down in	the auction platform, in	
	Delegated Regulation (EU)	Delegated Regulation (EU)	accordance with the procedures	

	2023/2830, of the quarter of	2023/2830, of the quarter of	laid down in Delegated	
	importation of the goods to which	importation of the goods to which	Regulation (EU) 2023/2830, of	
	those emissions correspond.]';	those emissions correspond.]';	the quarter of importation of the	
			goods toin which those emissions	
			correspond.]are embedded.';	
209.	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:	
210.	'3. The Commission is	'3. The Commission is	'3The Commission is	
	empowered to adopt	empowered to adopt	empowered to adopt	
	implementing acts on the	implementing acts on the	implementing acts on the	
	application of the methodology	application of the methodology	application of the methodology	
	provided for in paragraphs 1 and	provided for in paragraphs 1 and	provided for in paragraphs 1 and	
	1a to calculate the price of CBAM	1a to calculate the price of CBAM	1a to calculate the price of CBAM	
	certificates and the practical	certificates and the practical	certificates and the practical	
	arrangements for the publication	arrangements for the publication	arrangements for the publication	
	of that price. Those implementing	of that price. Those implementing	of that price. Those implementing	
	acts shall be adopted in	acts shall be adopted in	acts shall be adopted in	
	accordance with the examination	accordance with the examination	accordance with the examination	
	procedure referred to in Article	procedure referred to in Article	procedure referred to in Article	
	29(2).';	29(2).';	29(2).';	

211.	(16) Article 22 is amended as follows:	(16) Article 22 is amended as follows:	(16) Article 22 is amended as follows:	
212.	(a) in paragraph 1, the first sentence is replaced by the following:	(a) in paragraph 1, the first sentence is replaced by the following:	(a) in paragraph 1, the first sentence is replaced by the following:	
213.	'By 31 August of each year, and for the first time in 2027 for the year 2026, the authorised CBAM declarant shall surrender via the CBAM registry a number of CBAM certificates that corresponds to the embedded emissions declared in accordance with Article 6(2), point (c), and verified in accordance with Article 8, for the calendar year preceding the surrender.';	'By 31 August of each year, and for the first time in 2027 for the year 2026, the authorised CBAM declarant shall surrender via the CBAM registry a number of CBAM certificates that corresponds to the embedded emissions declared in accordance with Article 6(2), point (c), and verified in accordance with Article 8, for the calendar year preceding the surrender.';	'By 31 August30 September of each year, and for the first time in 2027 for the year 2026, the authorised CBAM declarant shall surrender via the CBAM registry a number of CBAM certificates that corresponds to the embedded emissions declared in accordance with Article 6(2), point (c), and verified in accordance with Article 8, for the calendar year preceding the surrender.';	
214.	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	
215.	'2. From the first quarter of the year 2027, the authorised CBAM	'2. From the first quarter of the year 2027, the authorised CBAM	'2From the first quarter of the year 2027, the authorised	

	1 1 . 1 11 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CD 43 (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	declarant shall ensure that the	declarant shall ensure that the	CBAM declarant shall ensure that	
	number of CBAM certificates on	number of CBAM certificates on	the number of CBAM certificates	
	its account in the CBAM registry	its account in the CBAM registry	on its account in the CBAM	
	at the end of each quarter	at the end of each quarter	registry at the end of each quarter	
	corresponds to at least 50 % of the	corresponds to at least 50 % of the	corresponds to at least 50 % of the	
	embedded emissions in all goods	embedded emissions in all goods	embedded emissions in all goods	
	it has imported since the	it has imported since the	it has imported since the	
	beginning of the calendar year,	beginning of the calendar year,	beginning of the calendar year,	
	taking into account the adjustment	taking into account the adjustment	taking into account the adjustment	
	for free allocation as referred to in	for free allocation as referred to in	for free allocation as referred to in	
	Article 31, determined by	Article 31, determined by	Article 31, determined by	
	reference to any of the following:	reference to any of the following:	reference to anyeither of the	
			following:	
216.	(a) default values in accordance	(a) default values in accordance	(a)default values in	
	with the methods set out in Annex	with the methods set out in Annex	accordance with the methods set	
	IV without the mark-up as	IV without the mark-up as	out in Annex IV without the	
	referred to in Section 4.1 of that	referred to in Section 4.1 of that	mark-up as referred to in Section	
	Annex;	Annex;	4.1 of that Annex; or	
217.	(b) the number of CBAM certificates surrendered in accordance with paragraph 1 for the calendar year preceding the	(b) the number of CBAM certificates surrendered in accordance with paragraph 1 for the calendar year preceding the	(b)the number of CBAM certificates surrendered in accordance with paragraph 1 for the calendar year preceding the	

	surrender, provided that the customs declaration for the import of goods refers to the same goods by CN code and countries of origin as the CBAM declaration submitted for the preceding calendar year.';	surrender, provided that the customs declaration for the import of goods refers to the same goods by CN code and countries of origin as the CBAM declaration submitted for the preceding calendar year.';	year of the surrender, provided that the customs declaration for the import of goods refers to the same goods by CN code and countries of origin as the CBAM declaration submitted forin the preceding calendar year.; preceding the current year.	
218.			For the purpose of this paragraph, the adjustment for free allocation as referred to in Article 31 shall be taken into account.';	
219.	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	
220.	'2a. The authorised CBAM declarant shall comply with the obligation laid out in paragraph 2 at the end of the quarter where the authorised CBAM declarant exceeds the threshold laid down in Annex VII.';	'2a. The authorised CBAM declarant shall comply with the obligation laid out in paragraph 2 at the end of the quarter where the authorised CBAM declarant exceeds the threshold laid down in Annex VII.';	'2aThe authorised CBAM declarant shall comply with the obligation laid out in paragraph 2 atby the end of the quarter wherefollowing that in which the authorised CBAM declarant exceeds the single mass-based threshold laid down in Annex VII is exceeded.';	
221.	(17) Article 23 is amended as follows:	(17) Article 23 is amended as follows:	(17) Article 23 is amended as follows:	

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222.	(a) in paragraph 1, second subparagraph, the second sentence is replaced by the following:	(a) in paragraph 1, second subparagraph, the second sentence is replaced by the following:	(a) in paragraph 1, second subparagraph, the second sentence is replaced by the following:	
223.	'The authorised CBAM declarant shall submit the repurchase request by 30 [November] of each year during which CBAM certificates were surrendered.';	'The authorised CBAM declarant shall submit the repurchase request by 30 [November] of each year during which CBAM certificates were surrendered.';	'The authorised CBAM declarant shall submit the repurchase request by 30 [November]31 October of each year during which CBAM certificates were surrendered.';	
224.	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	
225.	'2. The number of CBAM certificates purchased during a calendar year and subject to repurchase as referred to in paragraph 1 shall be limited to the total number of CBAM certificates needed to fulfil the obligations set out in Article 22(2) during that calendar year.';	'2. The number of CBAM certificates purchased during a calendar year and subject to repurchase as referred to in paragraph 1 shall be limited to the total number of CBAM certificates needed to fulfil the obligations set out in Article 22(2) during that calendar year.';	'2The number of CBAM certificates purchased during a calendar year and subject to repurchase as referred to in paragraph 1 shall be limited to the total number of CBAM certificates needed to fulfil that the obligations set out imauthorised CBAM declarant had an obligation to purchase pursuant to Article 22(2) during that the calendar year '; of the purchase of the CBAM certificates.	

226.			Where an authorised CBAM declarant who has been purchasing CBAM certificates in a calendar year on the basis of an expectation to exceed the single mass-based threshold referred to in Article 2a does not exceed such threshold, all CBAM certificates shall be repurchased upon request of the authorised declarant pursuant to paragraph 1 of this Article.';	
227.	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	
228.	'2a. By way of derogation from	'2a. By way of derogation from	'2aBy way of derogation	
	paragraph 2, the number of	paragraph 2, the number of	from paragraph 2, the number of	
	CBAM certificates that	CBAM certificates that	CBAM certificates that	
	corresponds to the embedded	corresponds to the embedded	corresponds to <u>purchased in</u>	
	emissions declared in accordance	emissions declared in accordance	2027 in respect of the embedded	
	with Article 6(2) in 2027 for the	with Article 6(2) in 2027 for the	emissions declared in accordance	
	year 2026 which have not been	year 2026 which have not been	with Article 6(2) in 2027 for the	
	surrendered in accordance with	surrendered in accordance with	year 2026 which have not been	
	Article 22(1) shall be subject to	Article 22(1) shall be subject to	surrendered in accordance with	
			Article 22(1) shall be subject to	
			repurchase as referred to in	

	repurchase as referred to in paragraph 1 only in 2027.';	repurchase as referred to in paragraph 1 only in 2027.';	paragraph 1 may only be repurchased in 2027.';	
229.	(18) Article 24 is amended as follows:	(18) Article 24 is amended as follows:	(18) Article 24 is amended as followsreplaced by the following:	
230.	(a) in the first paragraph, the first sentence is replaced by the following:	(a) in the first paragraph, the first sentence is replaced by the following:	(a) in the first paragraph, the first sentence is replaced by the following: 'Article 24 Cancellation of CBAM certificates	
231.	'On 1 October of each year, the Commission shall cancel any CBAM certificates that were purchased during the year before the previous calendar year and that remained in the account of an authorised CBAM declarant in the CBAM registry. Those CBAM	'On 1 October of each year, the Commission shall cancel any CBAM certificates that were purchased during the year before the previous calendar year and that remained in the account of an authorised CBAM declarant in the CBAM registry. Those CBAM	of each year, the Commission shall cancel any CBAM certificates that were purchased during the year before the previous calendar year and that remained in the account of an authorised CBAM declarant in the CBAM registry. Those CBAM	

	certificates shall be cancelled	certificates shall be cancelled	certificates shall be cancelled	
	without any compensation';	without any compensation';	without any compensation';	
232.	(b) the following paragraph is	(b) the following paragraph is	(b) the following paragraph is	
	added:	added:	added:	
233.	'By way of derogation from the	'By way of derogation from the	<u>-2.</u> By way of derogation	
	first paragraph, on 1 [December]	first paragraph, on 1 [December]	from the first paragraph 1, on 1	
	2027, the Commission shall	2027, the Commission shall	[December] November 2027, the	
	cancel any CBAM certificates that	cancel any CBAM certificates that	Commission shall cancel any	
	correspond to the embedded	correspond to the embedded	CBAM certificates that	
	emissions declared in accordance	emissions declared in accordance	correspond to purchased in	
	with Article 6(2) in 2027 for the	with Article 6(2) in 2027 for the	<u>respect of</u> the embedded	
	year 2026. Those CBAM	year 2026. Those CBAM	emissions declared in accordance	
	certificates shall be cancelled	certificates shall be cancelled	with Article 6(2) in 2027 for the	
	without any compensation.';	without any compensation.';	year 2026. Those CBAM	
			certificates shall be cancelled	
			without any compensation.';	
234.			3. Where the number of	
			CBAM certificates to be	
			surrendered is contested in a	
			pending dispute in a Member	

			State, the Commission shall suspend the cancellation of the CBAM certificates to the extent corresponding to the disputed amount. The competent authority of the Member State where the authorised CBAM declarant is established shall communicate without delay any relevant information to the Commission.';	
235.	(19) Article 25 is amended as follows:	(19) Article 25 is amended as follows:	(19) Article 25 is amended as follows:	
236.			(-a) paragraph 1 is replaced by the following:	
237.			'1. Without prejudice to Article 2a, the customs authorities shall not allow the importation of goods by any	

238	(a) in paragraph 2, the second sentence is replaced by the following:	(a) in paragraph 2, the second sentence is replaced by the following:	cBAM declarant.'; (a) in paragraph 2, the second sentence is replaced by the following:	
239	'That information shall include the EORI number or the form of identification declared in accordance with Article 6(2) of Delegated Regulation (EU) 2015/2446, and the name, address and contact information, of the importer or of the authorised CBAM declarant as well as the CBAM account number of the authorised CBAM declarant, the eight-digit CN code of the goods, the quantity, the country of origin, the date of the customs declaration and the customs procedure.';	'That information shall include the EORI number or the form of identification declared in accordance with Article 6(2) of Delegated Regulation (EU) 2015/2446, and the name, address and contact information, of the importer or of the authorised CBAM declarant as well as the CBAM account number of the authorised CBAM declarant, the eight-digit CN code of the goods, the quantity, the country of origin, the date of the customs declaration and the customs procedure.';	shall periodically and automatically, in particular by means of the surveillance mechanism established pursuant to Article 56(5) of Regulation (EU) No 952/2013, communicate to the Commission specific information on the goods declared for importation. That information shall include the EORI number or the form of identification declared in accordance with Article 6(2) of Commission Delegated Regulation (EU) 2015/2446, and the name, address and contact information, of the importer or of the authorised CBAM declarant as well as the CBAM account number of the authorised CBAM declarant, the eight-digit CN code	

		of the goods, the quantity, the country of origin, the date of the customs declaration and the customs procedure. Where the importer has no EORI number, the customs authorities shall also communicate the name, address and, where available, contact information of the importer to the Commission.';	
(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	
'3. The Commission shall	'3. The Commission shall	'3The Commission shall	
communicate the information	communicate the information	periodically communicate the	
referred to in paragraph 2 of this	referred to in paragraph 2 of this	information referred to in	
Article to the competent authority	Article to the competent authority	paragraph 2 of this Article to the	
of the Member State where the	of the Member State where the	competent authority of the	
authorised CBAM declarant or the	authorised CBAM declarant or the	Member State where the	
importer is established and shall,	importer is established and shall,	authorised CBAM declarant or the	
for each CBAM declarant, cross-	for each CBAM declarant, cross-	importer is established and shall,	
check that information with the	check that information with the	for each CBAM declarant, cross-	
data in the CBAM registry	data in the CBAM registry	check that information with the	
pursuant to Article 14.';	pursuant to Article 14.';	data in the CBAM registry	
		pursuant to Article 14.';	
	the following: '3. The Commission shall communicate the information referred to in paragraph 2 of this Article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, crosscheck that information with the data in the CBAM registry	the following: '3. The Commission shall communicate the information referred to in paragraph 2 of this Article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, cross- check that information with the data in the CBAM registry '3. The Commission shall communicate the information referred to in paragraph 2 of this Article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, cross- check that information with the data in the CBAM registry	country of origin, the date of the customs declaration and the customs procedure. Where the importer has no EORI number, the customs authorities shall also communicate the name, address and, where available, contact information of the importer to the Commission. (b) paragraph 3 is replaced by the following: (b) paragraph 3 is replaced by the following: (b) paragraph 3 is replaced by the following: (contact information of the importer to the Commission. (b) paragraph 3 is replaced by the following: (contact information of the importer to the Commission shall communicate the information referred to in paragraph 2 of this article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, crosscheck that information with the data in the CBAM registry pursuant to Article 14.'; where the importer has no EORI number, the customs authorities shall also communicate the importer to the Communicate the information (b) paragraph 3 is replaced by the following: 3. The Commission shall communicate the information referred to in paragraph 2 of this Article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, crosscheck that information with the data in the CBAM registry pursuant to Article 14.'; pursuant to Article 14.'; contact information authorities importer to the Commission.': (b) paragraph 3 is replaced by the following: 3. The Commission shall 3. The Commission shall 3. ——The Commission shall periodically communicate the information referred to in paragraph 2 of this Article to the competent authority of the Member State where the authorised CBAM declarant or the importer is established and shall, for each CBAM declarant, crossched that information with the data in the CBAM registry check that information with the data in the CBAM registry

242.	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	
243.	'4. The customs authorities may	'4. The customs authorities may	'4The customs authorities	
	communicate, in accordance with	communicate, in accordance with	may communicate, in accordance	
	Article 12(1) of Regulation (EU)	Article 12(1) of Regulation (EU)	with Article 12(1) of Regulation	
	No 952/2013, confidential	No 952/2013, confidential	(EU) No 952/2013, confidential	
	information acquired by the	information acquired by the	information acquired by the	
	customs authorities in the course	customs authorities in the course	customs authorities in the course	
	of performing their duties, or	of performing their duties, or	of performing their duties, or	
	provided to the customs	provided to the customs	provided to the customs	
	authorities on a confidential basis,	authorities on a confidential basis,	authorities on a confidential basis,	
	to the Commission and to the	to the Commission and to the	to the Commission and to the	
	competent authority of the	competent authority of the	competent authority of the	
	Member State that has granted the	Member State that has granted the	Member State that has granted the	
	status of the authorised CBAM	status of the authorised CBAM	status of the authorised CBAM	
	declarant or to the competent	declarant or to the competent	declarant or to the competent	
	authority of the Member State	authority of the Member State	authority of the Member State	
	where the importer is	where the importer is	where the importer is	
	established.';	established.';	established.';	

244.	(20) the following Article 25a is inserted:	(20) the following Article 25a is inserted:	(20) the following Article 25a is inserted:	
245.	'Article 25a Monitoring and enforcement of the threshold laid down in point 1 of Annex VII	'Article 25a Monitoring and enforcement of the threshold laid down in point 1 of Annex VII	'Article 25a Monitoring and enforcement of the threshold laid down in point 1 of Annex VII	
246.	1. The competent authorities and the Commission shall monitor the importation of goods listed in Annex 1 and the corresponding threshold laid down in point 1 of Annex VII.	1. The competent authorities and the Commission shall monitor the importation of goods listed in Annex 1 and the corresponding threshold laid down in point 1 of Annex VII.	1The competent authorities and the Commission shall monitor the importationimports of goods listed in Annex I and for the purpose of compliance with the corresponding single mass-based threshold laid down in point 1 of Annex VII.	
247.			The competent authorities of the Member State where the importer is established may also monitor the compliance with the single mass-based threshold laid down in point 1 of Annex VII.	

248.	The Commission shall	The Commission shall	The Commission shall	
	periodically and automatically	periodically and automatically	periodically and automatically	
	exchange with competent	exchange with competent	exchange with competent	
	authorities information necessary	authorities information necessary	authorities the information	
	for the monitoring of importers in	for the monitoring of importers in	necessary for the monitoring of	
	the CBAM registry.	the CBAM registry.	importers via the CBAM registry.	
			Such information shall include a	
			list of importers who exceed	
			90% of the single mass-based	
			threshold laid down in point 1	
			of Annex VII.	
249.	2. Where the Commission considers, based on a preliminary assessment, that an importer has exceeded the threshold, it shall communicate the information on which the preliminary assessment is based to the competent authority of the Member State where the importer is established.	2. Where the Commission considers, based on a preliminary assessment, that an importer has exceeded the threshold, it shall communicate the information on which the preliminary assessment is based to the competent authority of the Member State where the importer is established.	2Where the Commission considers, based on a preliminary assessment, and the information that the customs authorities have communicated to the Commission pursuant to Article 25(2), that an importer has exceeded the single mass-based threshold, it shall communicate thethat information on which as well as the basis for its preliminary assessment is based to the competent authority of the	

			Member State where the importer is established.	
250.	The competent authority may request from the importer, the customs authorities or the Commission documentary evidence necessary for assessing whether the importer has exceeded the threshold.	The competent authority may request from the importer, the customs authorities or the Commission documentary evidence necessary for assessing whether the importer has exceeded the threshold.	The competent authority may request from the importer, the eustoms authorities or the Commission documentary evidence necessary for assessing whether the importer has exceeded the threshold. single mass-based threshold. Where the documentary evidence is not sufficient to assess that the importer has exceeded such threshold, the competent authorities may request additional documentary evidence from the customs	
			authorities if available.	
251.	3. Where the competent authority concludes that an importer has exceeded the threshold, it shall	3. Where the competent authority concludes that an importer has exceeded the threshold, it shall	3Where the competent authority concludes that an importer, who is not an	

inform the importer of the decision. The decision shall include the reasons for the decision, as well as information about the right to appeal, the penalties applied in accordance with Article 26(2), and a request to apply, where necessary, for authorisation in accordance with Article 5. The competent authority shall also notify the customs authorities and the Commission of the decision via the CBAM registry.

inform the importer of the decision. The decision shall include the reasons for the decision, as well as information about the right to appeal, the penalties applied in accordance with Article 26(2), and a request to apply, where necessary, for authorisation in accordance with Article 5. The competent authority shall also notify the customs authorities and the Commission of the decision via the CBAM registry.

authorised CBAM declarant, has exceeded the single massbased threshold, it shall inform the importer of the without undue delay adopt a decision to this end. The decision shall includecontain the reasons for the decision, as well as information about the right to appeal, the penalties applied in accordance with Article 26(2), and a request to apply. The competent authority shall inform the importer of the obligations applicable under this Regulation including, where necessary, for authorisationapplicable, the obligation to acquire the status of an authorised CBAM declarant in accordance with

			Article 5 before the importer may import any other goods. The competent authority shall also notify the customs authorities and the Commission of the decision via the CBAM registry.	
252.	The submission of an appeal shall not suspend the implementation of the disputed decision.	The submission of an appeal shall not suspend the implementation of the disputed decision.	The submission of an appeal shall not suspend the implementation of the disputed decision. Where an importer is represented by one or more indirect customs representatives and exceeds the threshold referred to in Article 2a, the competent authority shall inform thereof the indirect customs representatives appointed in accordance with Article 5(1a) or Article 5(2).	
253.			The submission of an appeal against a decision determining that the importer has exceeded the single mass-based threshold shall not have suspensive effects.	
254.	4. In concluding whether an importer has exceeded the	4. In concluding whether an importer has exceeded the	4. In concluding For the purpose of determining whether	

	threshold in accordance with	threshold in accordance with	an importer has exceeded the	
	paragraph 3, a competent	paragraph 3, a competent	single mass-based threshold in	
	authority shall disregard a practice	authority shall disregard a practice	accordance with paragraph 3, a	
	or an arrangement or a series	or an arrangement or a series	competent authority shall	
	thereof which has been put into	thereof which has been put into	disregard a practice or an	
	place for the main purpose or one	place for the main purpose or one	arrangement or a series thereof	
	of the main purposes of falling	of the main purposes of falling	which has been put into place for	
	below the threshold and are	below the threshold and are	the main purpose or one of the	
	therefore, having regard to all	therefore, having regard to all	main purposes of falling below	
	relevant facts and circumstances,	relevant facts and circumstances,	the threshold and that are	
	not genuine.	not genuine.	therefore, having regard to all	
			relevant facts and circumstances,	
			not genuine.	
255.	A practice or an arrangement or a	A practice or an arrangement or a	A practice or an arrangement or a	
	series thereof shall be regarded as	series thereof shall be regarded as	series thereof shall be regarded as	
	not genuine where they are not	not genuine where they are not	not genuine where they are not.	
	put into place for valid	put into place for valid	having regard to all relevant	
	commercial reasons which reflect	commercial reasons which reflect	facts and circumstances, it	
	economic reality. All importers	economic reality. All importers	cannot be considered to have	
	involved in such a practice or	involved in such a practice or	been put into place for valid	
	arrangement shall be jointly liable	arrangement shall be jointly liable	commercial reasons which reflect	

	for the penalty applied in accordance with Article 26(2).	for the penalty applied in accordance with Article 26(2).	related to the economic reality. All importers involved in such a practice or arrangement shall be jointly liable for the penalty applied in accordance with Article 26(2).activity of the importer.	
256.	In such cases, the competent authority shall consider that the importer has been involved in a serious infringement of this Regulation for the purpose of Article 17(2), point (a).	In such cases, the competent authority shall consider that the importer has been involved in a serious infringement of this Regulation for the purpose of Article 17(2), point (a).	In such cases, For the purpose of Article 17(2), point (a) and Article 26(2a), where the competent authority shall consider concludes that the importer has engaged in a practice or an arrangement, or a series thereof, that is considered as non-genuine, the importer shall be considered to have been involved in a serious infringement of this Regulation for the purpose of Article 17(2), point (a).	
257.	5. The Commission shall periodically set out specific risk factors and points for attention, based on a risk analysis in relation to the threshold, taking into	5. The Commission shall periodically set out specific risk factors and points for attention, based on a risk analysis in relation to the threshold, taking into	5. The For the purpose of the monitoring under this Article, the Commission shall periodically, at least once per calendar year or as issues arise,	

258.	(21) Article 26 is amended as follows:	(21) Article 26 is amended as follows:	(21) Article 26 is amended as follows:	
			the customs authorities where relevant.';	
			the customs authorities where	
			attention shall be communicated	
			This information and points of	
			accordance with Article 15(1).	
			of the controls carried out in	
			irregularities identified as a result	
			information sources, including	
	accordance with Article 15(1).';	accordance with Article 15(1).';	Article 25, and other relevant	
	of the controls carried out in	of the controls carried out in	authorities in accordance with	
	irregularities identified as a result	irregularities identified as a result	communicated by customs	
	information sources, including	information sources, including	CBAM registry, data	
	Article 25, and other relevant	Article 25, and other relevant	information contained in the	
	authorities in accordance with	authorities in accordance with	threshold, taking into account	
	communicated by customs	communicated by customs	risk analysis in relation to the	
	the CBAM registry, data	the CBAM registry, data	points for attention, based on a	
	account information contained in	account information contained in	set out specific risk factors and	

259.			(a) paragraph 1 is replaced by the following:	
260.			'1. An authorised CBAM declarant who fails to surrender, by 30 September of each year, the number of CBAM certificates that corresponds to the emissions embedded in goods imported during the preceding calendar year shall be held liable for the payment of a penalty. Such a penalty shall be identical to the excess emissions penalty set out in Article 16(3) of Directive 2003/87/EC and increased pursuant to Article 16(4) of that Directive, applicable in the year of importation of the goods. Such a penalty shall apply for each CBAM certificate that the authorised CBAM declarant has not surrendered.';	
261.	(a) the following paragraph 1a is inserted:	(a) the following paragraph 1a is inserted:	(ab) the following paragraph la is inserted:	
262.	'1a. The competent authority may decrease the amount of the	'1a. The competent authority may decrease the amount of the	'1a. The competent authority may decrease the amount of the	

penalty calculated in accordance penalty calculated in accordance penalty calculated in accordance with paragraph 1, considering one with paragraph 1, considering one with paragraph 1, considering one or more of the following factors: or more of the following factors: or more of the following factors: By derogation from paragraph 1, where the authorised CBAM declarant fails to surrender the correct number of CBAM certificates as a result of incorrect information provided by the operator, the verifier or the independent person certifying the carbon price documentation referred to in Article 9(2), the competent authority may decrease the penalty referred to in the first paragraph. The penalty shall be effective, proportionate and dissuasive, taking into account in particular the duration, gravity, scope, intentional

			nature and repetition of the non-compliance and the level of co-operation of the authorised CBAM declarant with the competent authority.	
263.	a) the extent of unreported information;	a) the extent of unreported information;	a) the extent of unreported information;	
264.	b) the level of cooperation and readiness of the authorised CBAM declarant to comply with requests for information;	b) the level of cooperation and readiness of the authorised CBAM declarant to comply with requests for information;	b) the level of cooperation and readiness of the authorised CBAM declarant to comply with requests for information;	
265.	c) the unintentional nature of the behaviour of the authorised CBAM declarant;	c) the unintentional nature of the behaviour of the authorised CBAM declarant;	c) the unintentional nature of the behaviour of the authorised CBAM declarant;	
266.	d) the past compliance of the authorised CBAM declarant.';	d) the past compliance of the authorised CBAM declarant.';	d) the past compliance of the authorised CBAM declarant.';	
267.			(ba) the following paragraph is inserted:	
268.			2a. Paragraph 2 shall also apply to importers other than	

		authorised CBAM declarants,	
		where they exceed the single	
		mass-based threshold referred	
		to in Article 2a. For that	
		purpose, the entirety of the	
		emissions embedded in the	
		goods imported by such	
		importer in the relevant	
		calendar year shall be taken	
		into account. The payment of	
		the penalty shall release the	
		importer from the obligation to	
		submit a CBAM declaration	
		and surrender CBAM	
		certificates in respect of those	
		imports.	
269.		By derogation from the first	
269.			
269.		By derogation from the first subparagraph, the competent	
269.			
269.		subparagraph, the competent authority may decrease the	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph	
269.		subparagraph, the competent authority may decrease the	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded the single mass-based threshold	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded the single mass-based threshold by no more than 10 % of that	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded the single mass-based threshold by no more than 10 % of that threshold or in cases referred to	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded the single mass-based threshold by no more than 10 % of that	
269.		subparagraph, the competent authority may decrease the penalty provided in paragraph 2 where an importer exceeded the single mass-based threshold by no more than 10 % of that threshold or in cases referred to	

		and dissuasive and shall not be	
		lower than the penalty provided	
		in paragraph 1. The payment of	
		importer from the obligation to	
		submit a CBAM declaration	
		and surrender CRAM	
		certificates in respect of those	
		imports.	
(b) paragraphs 2 and 3 are	(b) paragraphs 2 and 3 are	(b) paragraphs 2 and 3 are	
replaced by the following:	replaced by the following:	replaced by the following:	
replaced by the following.	replaced by the following.	replaced by the fellowing.	
'2. Where a person other than an	'2. Where a person other than an	'2. Where a person other than an	
authorised CBAM declarant	authorised CBAM declarant	authorised CBAM declarant	
introduces goods into the customs	introduces goods into the customs	introduces goods into the customs	
territory of the Union without	territory of the Union without	territory of the Union without	
complying with the obligations	complying with the obligations	complying with the obligations	
Č , 1	, , ,		
1 2	1 7	1 0	
1 7	1 *	1 2	
1 1	1 1	1 1	
	_	_	
	replaced by the following: '2. Where a person other than an authorised CBAM declarant introduces goods into the customs territory of the Union without	replaced by the following: '2. Where a person other than an authorised CBAM declarant introduces goods into the customs territory of the Union without complying with the obligations under this Regulation, that person shall be held liable for the payment of a penalty. Such a penalty shall be effective, proportionate and dissuasive and shall, depending in particular on the duration, gravity, scope, intentional nature and repetition '2. Where a person other than an authorised CBAM declarant introduces goods into the customs territory of the Union without complying with the obligations under this Regulation, that person shall be held liable for the payment of a penalty. Such a penalty shall be effective, proportionate and dissuasive and shall, depending in particular on the duration, gravity, scope, intentional nature and repetition	Lower than the penalty provided in paragraph 1. The payment of the penalty shall release the importer from the obligation to submit a CBAM declaration and surrender CBAM certificates in respect of those imports. (b) paragraphs 2 and 3 are replaced by the following: (b) paragraphs 2 and 3 are replaced by the following: (c) paragraphs 2 and 3 are replaced by the following: (c) paragraphs 2 and 3 are replaced by the following: (d) paragraphs 2 and 3 are replaced by the following: (d) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (e) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are replaced by the following: (f) paragraphs 2 and 3 are re

	level of cooperation of the person with the competent authority, be an amount from three to five times the penalty referred to in paragraph 1, applicable in the year of introduction of the goods, for each CBAM certificate that the person has not surrendered. The payment of the penalty shall release the person from the obligation to submit a CBAM declaration or surrender certificates.	level of cooperation of the person with the competent authority, be an amount from three to five times the penalty referred to in paragraph 1, applicable in the year of introduction of the goods, for each CBAM certificate that the person has not surrendered. The payment of the penalty shall release the person from the obligation to submit a CBAM declaration or surrender certificates.	level of cooperation of the person with the competent authority, be an amount from three to five times the penalty referred to in paragraph 1, applicable in the year of introduction of the goods, for each CBAM certificate that the person has not surrendered. The payment of the penalty shall release the person from the obligation to submit a CBAM declaration or surrender certificates.	
272.	certificates.	certificates.	(baa) paragraph 3 is replaced with the following:	
273.	3. The payment of the penalty in accordance with paragraph 1 shall not release the authorised CBAM declarant from the obligation to surrender the outstanding number of CBAM certificates in a given year.';	3. The payment of the penalty in accordance with paragraph 1 shall not release the authorised CBAM declarant from the obligation to surrender the outstanding number of CBAM certificates in a given year.';	'3 The payment of the penalty in accordance with paragraph 1 and 1a shall not release the authorised CBAM declarant from the obligation to surrender the outstanding number of CBAM certificates in a given year.';	

274.			(c) the following paragraph is inserted:	
275.			4a. For the purposes of paragraph 1 and 2 of this Article, the competent authority shall calculate the total number of CBAM certificates that should have been surrendered, based on the net mass of the imported goods and by reference to the embedded emissions determined by default values in accordance with the methods set out in Annex IV and taking into account the adjustment for free allocation as referred to in Article 31.	
276.	(22) in Article 27(2), point (b) is replaced by the following:	(22) in Article 27(2), point (b) is replaced by the following:	(22) in Article 27(2), point (b) is replaced by the following:	

277.	'(b) artificially splitting imports,	'(b) artificially splitting imports,	'(b)artificially splitting	
	including via non-genuine	including via non-genuine	imports, including via non-	
	arrangements, to avoid exceeding	arrangements, to avoid exceeding	genuine arrangements, to avoid	
	the threshold referred to in Article	the threshold referred to in Article	exceeding the single mass-based	
	2(3a).';	2(3a).';	threshold referred to laid down in	
			Article 2(3a).point 1 of Annex	
			<u>VII.</u> ';	
278.	(23) Article 28 is amended as follows:	(23) Article 28 is amended as follows:	(23) Article 28 is amended as follows:	
279.	(a) paragraphs 2 and 3 are replaced by the following:	(a) paragraphs 2 and 3 are replaced by the following:	(a) paragraphs 2 and 3 are replaced by the following:	

'2. The power to adopt delegated 280. acts referred to in Articles 2(3a), 2(10), 2(11), 18(3), 20(6) and 27(6) shall be conferred on the Commission for a period of five years from [date of publication]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the fiveyear period. The delegation of power shall be tacitly extended for further periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.

'2. The power to adopt delegated acts referred to in Articles 2(3a), 2(10), 2(11), 18(3), 20(6) and 27(6) shall be conferred on the Commission for a period of five years from [date of publication]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the fiveyear period. The delegation of power shall be tacitly extended for further periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.

'2

The power to adopt delegated acts referred to in Articles $\frac{2(3a)}{2a}$ 2(10), 2(11), 18(3), 20(6) and 27(6) shall be conferred on the Commission for a period of five years from [date of publication]. of the amending CBAM regulation (this Regulation)]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the fivevear period. The delegation of power shall be tacitly extended for further periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.

referred to in Articles 2(3a), 2(10), 2(11), 9(5), 18(3), 200

or by the Council.';

2(10), 2(11), 9(5), 18(3), 20(6) and 27(6) may be revoked at any time by the European Parliament

3. The delegation of power

3. The delegation of power referred to in Articles 2(3a), 2(10), 2(11), 9(5), 18(3), 20(6) and 27(6) may be revoked at any time by the European Parliament or by the Council.';

3.-___The delegation of power referred to in Articles 2(3a),2a, 2(10), 2(11), 9(5), 18(3), 20(6) and 27(6) may be revoked at any time by the European Parliament or by the Council.';

281.

		the following:	the following:	
283.	'7. A delegated act adopted	'7. A delegated act adopted	'7A delegated act adopted	
	pursuant to Articles 2(3a), 2(10),	pursuant to Articles 2(3a), 2(10),	pursuant to Articles 2(3a), 2a,	
	2(11), 9(5), 18(3), 20(6) or 27(6)	2(11), 9(5), 18(3), 20(6) or 27(6)	2(10), 2(11), 9(5), 18(3), 20(6) or	
	shall enter into force only if no	shall enter into force only if no	27(6) shall enter into force only if	
	objection has been expressed	objection has been expressed	no objection has been expressed	
	either by the European Parliament	either by the European Parliament	either by the European Parliament	
	or by the Council within a period	or by the Council within a period	or by the Council within a period	
	of two months of notification of	of two months of notification of	of two months of notification of	
	that act to the European	that act to the European	that act to the European	
	Parliament and to the Council or	Parliament and to the Council or	Parliament and to the Council or	
	if, before the expiry of that period,	if, before the expiry of that period,	if, before the expiry of that period,	
	the European Parliament and the	the European Parliament and the	the European Parliament and the	
	Council have both informed the	Council have both informed the	Council have both informed the	
	Commission that they will not	Commission that they will not	Commission that they will not	
	object. That period shall be	object. That period shall be	object. That period shall be	
	extended by two months at the	extended by two months at the	extended by two months at the	
	initiative of the European	initiative of the European	initiative of the European	
	Parliament or of the Council.';	Parliament or of the Council.';	Parliament or of the Council.';	

284.	(24) in Article 30(6), point (b), the following point is added:	(24) in Article 30(6), point (b), the following point is added:	(24) in Article 30(6), point (b), the following point is added:)(a):	
285.			(a) point (i) is replaced by the following:	
286.			'(i) the governance system, including an assessment of the implementation and administration of the guarantees and the authorisation of CBAM declarants by Member States;';	
287.			(b) the following point is added:	
288.	'(v) the application of the threshold laid down in point 1 of Annex VII.';	'(v) the application of the threshold laid down in point 1 of Annex VII.';	'(v)the application of the threshold laid down in point 1 of Annex VII, including the possibility of increasing this threshold and of introducing a supplementary consignment-based threshold.';	
289.	(25) Article 36(2) is amended as follows:	(25) Article 36(2) is amended as follows:	(25) Article 36(2) is amended as follows:	
290.	(a) point (b) is replaced by the following:	(a) point (b) is replaced by the following:	(a) point (b) is replaced by the following:	

291.	'Article 2(2) and Articles 4, 6 to 9, 15 and 19, Articles 21 to 22(1), Article 22(3), Articles 27 and 31 shall apply from 1 January 2026.';	'Article 2(2) and Articles 4, 6 to 9, 15 and 19, Articles 21 to 22(1), Article 22(3), Articles 27 and 31 shall apply from 1 January 2026.';	'Article 2(2)), Article 2a and Articles 4, 6 to 9, 10a, 15 and 19, Articles 21 to 22(1), Article 22(3), Articles 23 to 27 and 31 shall apply from 1 January 2026.';	
292.	(b) the following points are added:	(b) the following points are added:	(b) the following points are added:	
293.	(c) Article 22(2) shall apply as from 1 January 2027;	(c) Article 22(2) shall apply as from 1 January 2027;	(c)Article 22(2) shall apply as from 1 January 2027;	
294.	(d) Article 20(1), (3), (4) and (5) shall apply as from 1 February 2027.'.;	(d) Article 20(1), (3), (4) and (5) shall apply as from 1 February 2027.'.;	(d)- Article 20(1), (3), (4) and (5) shall apply as from 1 February 2027.'.;	
295.	(26) in Annex I, the CN code "2507 00 80 – Other kaolinic clays" is replaced by '2507 00 80 – Other kaolinic clays [except non-calcined kaolinic clays]';	(26) in Annex I, the CN code "2507 00 80 – Other kaolinic clays" is replaced by '2507 00 80 – Other kaolinic clays [except non-calcined kaolinic clays]';	(26) in Annex I, the CN code "2507 00 80 – Other kaolinic clays" is replaced by '2507 00 80 – Other kaolinic clays [except non-calcined kaolinic clays]'clays';	
296.	(27) in Annex II, the following table is added:	(27) in Annex II, the following table is added:	(27) in Annex II, the following table is added:	

297.	'[Electricity	'[Electricity		
298.	CN code Greenhouse gas 2716 00 Carbon 00 — dioxide Electrical energy	CN code Greenhouse gas 2716 00 Carbon 00 — dioxide Electrical energy	CN code Greenhouse gas 2716 00 Carbon 00 – dioxide Electrical energy	
299.	(28) Annex IV is amended in accordance with Annex I to this Regulation.	(28) Annex IV is amended in accordance with Annex I to this Regulation.	(28) Annex IV is amended in accordance with Annex I to this Regulation.	
300.			(28a) in section 2 of Annex V, the following point is added:	
301.			'(e information and the method used to calculate the embedded emissions.';	
302.	in section 2, point (k), of Annex VI, point (iii) is replaced by the following';	in section 2, point (k), of Annex VI, point (iii) is replaced by the following';	(28b) in section 2, point (k), of Annex VI, point (iii) is replaced by the following'; following:	
303.	(iii) the identification of the installations where the input	(iii) the identification of the installations where the input	(<u>'(</u> iii) the identification of the installations where the input	

	material (precursor) has been produced and the actual emissions from the production of that material;	material (precursor) has been produced and the actual emissions from the production of that material;	material (precursor) has been produced and the actual emissions from the production of that material;	
304.	(29) a new Annex VII as set out in Annex II to this Regulation is added:	(29) a new Annex VII as set out in Annex II to this Regulation is added:	(29) a new Annex VII as set out in Annex II to this Regulation is added:	
305.	Article 2 Entry into force	Article 2 Entry into force	Article 2 Entry into force	
306.	This Regulation shall enter into force on the third day following that of its publication in the <i>Official Journal of the European Union</i> .	This Regulation shall enter into force on the third day following that of its publication in the <i>Official Journal of the European Union</i> .	This Regulation shall enter into force on the third day following that of its publication in the <i>Official Journal of the European Union</i> .	
307.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	
308.	Done at Brussels,	Done at Brussels,	Done at Brussels,	
309.	For the European Parliament For the Council	For the European Parliament For the Council	For the European Parliament For the Council	
310.	The President The President	The President The President	The President The President	
311.				

312.	ANNEX I	ANNEX I	ANNEX I	
313.	Annex IV is amended as follows:	Annex IV is amended as follows:	Annex IV is amended as follows:	
314.		(1a) In point 3, in the notes explaining the formula for SEEg in the first paragraph, the note for EEImpMat is replaced by the following:	(0) point 3 is replaced by the following:	
315.			"3. DETERMINATION OF ACTUAL EMBEDDED EMISSIONS FOR COMPLEX GOODS	
316.			For determining the specific actual embedded emissions of complex goods produced in a given installation, the following equation is to be applied:	
317.			$SEE_{g} = \frac{AttrEm_{g} + EE_{InpMat}}{AL_{g}}$	

	·	·	,
318.		Where:	
319.		AttrEmg are the attributed	
		emissions of goods g;	
		emissions of goods g	
320.		ALg is the activity level of the	
		goods, being the quantity of	
		goods produced in the reporting	
		period in that installation, and	
		period in that installation, and	
321.	EE _{InpMat} - are the embedded	EE _{InpMat} are the embedded	
	emissions of the input materials	emissions of the input materials	
	(precursors) consumed in the	(precursors) consumed in the	
	production process. Only input	production process. Only input	
	materials (precursors) listed in	materials (precursors) listed in	
	Annex I and originating in third	ANNEX I and originating in	
	countries and territories that are	third countries and territories	
	not exempted pursuant to Annex	that are not exempted pursuant	
	III, Section 1 are to be	to Annex III, Section 1 are to be	
	considered. The relevant EE _{InpMat}	considered. The relevant	
	are calculated as follows:	EE _{InpMat} are calculated as	
		follows:	
		1010115	

322.		$EE_{InpMat} = \sum_{i=1}^{n} M_i \cdot SEE_i$	
323.		Where:	
324.		M _i is the mass of input material (precursor) i used in the production process, and	
325.		SEEi are the specific embedded emissions for the input material (precursor) i. For SEEi the operator of the installation shall use the value of emissions resulting from the installation where the input material (precursor) was produced, provided that that installation's data can be adequately measured."	

326.	(1) in point 4, the third sentence is deleted.	(1) in point 4, the third sentence is deleted.	(1) in point 4, the third sentence is deleted.	
327.	(2) point 4.1 is amended as follows:	(2) point 4.1 is amended as follows:	(2) point 4.1 is amended as follows:	
328.			(-a) the first sentence is deleted;	
329.			(-aa) the second sentence is replaced by the following:	
330.			'Default values shall be set at the average emission intensity of each exporting country and for each of the goods listed in Annex I other than electricity, increased by a proportionately designed mark-up.';	
331.	(a) the fourth sentence is replaced by the following:	(a) the fourth sentence is replaced by the following:	(a) the fourth sentence is replaced by the following:	

332.	'When reliable data for the	'When reliable data for the	'When reliable data for the	
	exporting country cannot be	exporting country cannot be	exporting country cannot be	
	applied for a type of goods, the	applied for a type of goods, the	applied for a type of goods, the	
	default values shall be based on	default values shall be based on	default values shall be based on	
	the average emission intensity of	the average emission intensity of	the average emission intensity of	
	the ten exporting countries with	the ten exporting countries with	the ten exporting countries with	
	the highest emission intensities	the highest emission intensities	the highest emission intensities	
	for which reliable data can be	for which reliable data can be	for which reliable data can be	
	applied for that type of goods.';	applied for that type of goods.';	applied for that type of goods.';	
333.	(b) the fifth sentence is	(b) the fifth sentence is	(b) the fifth sentence is	
	deleted;	deleted;	deleted;	
334.	(3) in point 7, the second	(3) in point 7, the second	(3) in point 7, the second	
	paragraph is replaced by the	paragraph is replaced by the	paragraph is replaced by the	
	following:	following:	following:	
335.	'Where declarants for goods	'Where declarants for goods	'Where declarants for goods	
	produced in a third country, a	produced in a third country, a	produced in a third country, a	
	group of third countries or a	group of third countries or a	group of third countries or a	
	region within a third country can	region within a third country can	region within a third country can	
	demonstrate, on the basis of	demonstrate, on the basis of	demonstrate, on the basis of	

	reliable data, that alternative region-specific adaptations of default values are lower than the default values determined by the Commission, such region-specific adaptations can be used.'	reliable data, that alternative region-specific adaptations of default values are lower than the default values determined by the Commission, such region-specific adaptations can be used.'	reliable data, that alternative region-specific adaptations of default values are lower than the default values determined by the Commission, such region-specific adaptations can be used.'	
336.	ANNEX II	ANNEX II	ANNEX II	
337.	The following Annex VII is added:	The following Annex VII is added:	The following Annex VII is added:	
338.	'ANNEX VII	'ANNEX VII	'ANNEX VII	
339.	Threshold referred to in Article 2(3a)	Threshold referred to in Article 2(3a)	Threshold referred to in Article 2(3a)2a	
340.	1. The threshold referred to in Article 2(3a) shall be set at 50 tonnes of net mass.	1. The threshold referred to in Article 2(3a) shall be set at 50 tonnes of net mass.	1. The threshold referred to in Article 2(3a)2a shall be set at 50 tonnes of net mass.	
341.	2. For determining the threshold, the following methodology shall be applied:	2. For determining the threshold, the following methodology shall be applied:	2. For determining the threshold, purpose of Article	

			2a(3), the following methodology shall be applied apply:	
342.	\bar{O} chosen such that $\sum_{i=1}^{N} Em_i \times$	\bar{O} chosen such that $\sum_{i=1}^{N} Em_i \times$	$ar{Q}$ chosen such that $rac{\sum_{i=1}^{N} Em_i imes 1}{Total\ emi}$	
			Total emissions of \geq target share of emissions of	
343.	Where:	Where:	Where:	
344.	\overline{Q} is the mass-threshold in tonnes allowing to capture a given target share of emissions;	\overline{Q} is the mass-threshold in tonnes allowing to capture a given target share of emissions;	\overline{Q} is the mass-threshold in tonnes allowing to capture a given target share of emissions;	
345.	Annual emissions per importer; $i, Em_i = \sum_{j=1}^{J_i} q_{i,j} EI_j;$	Annual emissions per importer; $i, Em_i = \sum_{j=1}^{J_i} q_{i,j} EI_j;$	Annual emissions per importer; $i, Em_i = \sum_{j=1}^{J_i} q_{i,j} EI_j$;	
346.	$q_{i,j}$ is the imported volume in tonnes by importer i of the CN code j ;	$q_{i,j}$ is the imported volume in tonnes by importer i of the CN code j ;	$q_{i,j}$ is the imported volume in tonnes by importer i of the CN code j ;	
347.	J_i is the number of CN codes imported by importer i among the four sectors considered	J_i is the number of CN codes imported by importer i among the four sectors considered	J_i is the number of CN codes imported by importer i among the four sectors considered	

	(aluminium, cement, fertilisers,	(aluminium, cement, fertilisers,	(aluminium, cement, fertilisers,
	iron and steel);	iron and steel);	iron and steel);
2.40			
348.	EI_j is the emission intensity for	EI_j is the emission intensity for	$\underline{\hspace{1cm}}$ EI _j is the emission
	CN code j ²¹ ;	CN code j^{22} ;	intensity for CN code j^{23} ;
349.	Total emissions: the total	Total emissions: the total	Total emissions: the
	emissions in CO2 of the four	emissions in CO2 of the four	total emissions in CO2 of the four
	CBAM sectors considered, that is	CBAM sectors considered, that is	CBAM sectors considered, that is
	the sum of corresponding	the sum of corresponding	the sum of corresponding
	emissions for all importers:	emissions for all importers:	emissions for all importers:
	total emissions = $\sum_{i=1}^{N} Em_i$,	total emissions = $\sum_{i=1}^{N} Em_i$,	$total\ emissions = \sum_{i=1}^{N} Em_i$,
	where N is the number of	where N is the number of	where N is the number of
	importers;	importers;	importers;

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The emission intensities E_j are based on default values (without mark-up) for emissions published for the transitional period. For cement and fertiliser products, direct emissions and indirect emissions are considered; for aluminium and iron and steel products, only direct emissions are considered. For future updates of the threshold, the default values shall be set in accordance with the methods set out in Annex IV without the mark-up as referred to in Section 4.1 of Annex IV.

The emission intensities E_j are based on default values (without mark-up) for emissions published for the transitional period. For cement and fertiliser products, direct emissions and indirect emissions are considered; for aluminium and iron and steel products, only direct emissions are considered. For future updates of the threshold, the default values shall be set in accordance with the methods set out in Annex IV without the mark-up as referred to in Section 4.1 of Annex IV.

The emission intensities E_j are based on default values (without mark-up) for emissions published for the transitional period. For cement and fertiliser products, direct emissions and indirect emissions are considered; for aluminium and iron and steel products, only direct emissions are considered. For future updates of the threshold, the default values shall be set in accordance with the methods set out in Annex IV without the mark-up as referred to in Section 4.1 of Annex IV.

350.	$Q_i = \sum_{j=1}^{J_i} q_{i,j}$: the total volume	$Q_i = \sum_{j=1}^{J_i} q_{i,j}$: the total volume	$\underline{\qquad} Q_i = \sum_{j=1}^{J_i} q_{i,j} : \text{the total}$	
	in tonnes of CBAM goods	in tonnes of CBAM goods	volume in tonnes of CBAM goods	
	imported by importer i ;	imported by importer i ;	imported by importer i ;	
351.	$1(Q_i > \bar{Q})$ is an indicator function	$1(Q_i > \bar{Q})$ is an indicator function	$\underline{}$ $1(Q_i > \overline{Q})$ is an indicator	
	equal to 1 when $Q_i > \bar{Q}$ (that is,	equal to 1 when $Q_i > \bar{Q}$ (that is,	function equal to 1 when $Q_i > \bar{Q}$	
	when an importer is importing	when an importer is importing	(that is, when an importer is	
	volumes higher than the mass-	volumes higher than the mass-	importing volumes higher than the	
	threshold \bar{Q}), 0 otherwise.	threshold \bar{Q}), 0 otherwise.	mass-threshold \bar{Q}), 0 otherwise.	
352.	To capture uncertainty over	To capture uncertainty over	To capture uncertainty over	
	changes in trade patterns while	changes in trade patterns while	changes in trade patterns while	
	maintaining the environmental	maintaining the environmental	maintaining the environmental	
	objective of this Regulation, a	objective of this Regulation, a	objective of this Regulation, a	
	margin of 0.25 percentage points	margin of 0.25 percentage points	margin of 0.25 percentage points	
	is added to the level of 99% of the	is added to the level of 99% of the	is added to the levelabove target	
	embedded emissions as referred to	embedded emissions as referred to	share of 99% of the embedded	
	in Article 2(3a) of this Regulation.	in Article 2(3a) of this Regulation.	emissions as referred to in Article	
	in thirde 2(3a) of this regulation.	in the end of the teachers.		
	in three 2(3a) of this regulation.	and a second a second and a second a second and a second	2(3a) of this Regulation.	

353.	For simplicity, the threshold shall	For simplicity, the threshold shall	For simplicity, the The threshold	
	be rounded to the nearest ten.	be rounded to the nearest ten.	shall be rounded to the nearest	
			ten.'	
354.	By July of each calendar year, the	By July of each calendar year, the	By July of each calendar year, the	
	Commission shall, based on	Commission shall, based on	Commission shall, based on	
	import data covering a reference	import data covering a reference	import data covering a reference	
	period of 12 months preceding the	period of 12 months preceding the	period of 12 months preceding the	
	month ²⁴ of this assessment, assess	month ²⁵ of this assessment, assess	month ²⁶ -of this assessment, assess	
	whether the value derived from	whether the value derived from	whether the value derived from	
	the methodology deviates by more	the methodology deviates by more	the methodology deviates by more	
	than 5 tonnes from the threshold	than 5 tonnes from the threshold	than 5 tonnes from the threshold	
	laid down in point 1.'	laid down in point 1.'	laid down in point 1.'	

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For the purposes of establishing the threshold referred to under point 1, import volumes by importer were calculated based on import data for the period of 1 October 2023 to 30 September 2024.

For the purposes of establishing the threshold referred to under point 1, import volumes by importer were calculated based on import data for the period of 1 October 2023 to 30 September 2024

For the purposes of establishing the threshold referred to under point 1, import volumes by importer were calculated based on import data for the period of 1 October 2023 to 30 September 2024.