

DRAFT TEXT  
on  
ADP 2-7 agenda item 3  
Implementation of all the elements of decision 1/CP.17  
**Draft Decision by the Co - Chairs**

**“Advancing the Durban Platform for Enhanced Action”**

**Paragraphs 13 - 16**

**(Comments by AILAC)<sup>1</sup>**

13. *Decides that ~~Invites~~ Parties shall*, pursuant to decision 1/CP.19, paragraph 2(b), ~~to~~ communicate to the secretariat their intended nationally determined contributions on mitigation for 2020 to 2025, including an indicative contribution for 2030, by providing information on the type of contribution, scope and coverage, global warming potential values, base year/base line assumptions and methodologies, quantified expected emissions outcomes, ~~if relevant, any references, methodologies and accounting approaches used~~ information on how the contribution is consistent with the objective and principles of the Convention, and when applicable, accounting approaches used on land use and forestry and the use of international market mechanisms by providing ~~taking into consideration as appropriate~~ the ~~complementary~~ information identified in the annex, in accordance with their national circumstances;

13.bis.

Requests the ADP to organize a series of in-session workshops during 2015 to systematically assess how past and current work under the SBSTA on the following issues can be used to strengthen the rules based system under the Convention post 2020:

- (a) Treatment of the land use and forestry sectors.
- (b) Issuance, transfer and retirement of tradable units that Parties will use to fulfill their commitments under the Convention, including on standards to avoid double counting and ensure environmental integrity.

13.ter *Requests* that, starting in 2019, developed countries and other countries in a position to do so, announce an annual quantitative, forward looking contributions on means of implementation, including information on public and private sources, channels and financial instruments to support ambitious mitigation and adaptation action in particularly vulnerable and least capable countries, and decides to develop modalities for such contributions in the context of the protocol, another legal instrument or an agreed outcome with legal force under the Convention.

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<sup>1</sup> Insertions are presented in Blue and requests for deletion in ~~strikethroughs and red~~.

13. *qua. Invites* all Parties to initiate their domestic preparations to communicate their initial nationally determined contributions on adaptation as soon as possible and in any case well before 2020 in a manner that catalyzes action at the national level, cooperation among parties, and investments, including through public and private sources of funding.

14. *Notes* that the arrangements specified in this decision in relation to intended nationally determined contributions are without prejudice to the legal nature of the contributions of Parties or to the content of the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

15. *Also notes* that having to provide information when putting forward intended nationally determined contributions, *in accordance with Annex X*, will facilitate domestic preparations, as well as the clarity, transparency and understanding of those contributions, without prejudice to the legal nature of the contributions of Parties and to the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the twenty-first session of the Conference of the Parties;

16. *Further Emphasizes notes* that the information ~~communicated by Parties~~ on ~~their~~ intended nationally determined contributions *on mitigation, in accordance with Annex X to this decision, must be communicated by Parties in a way that ~~should~~ allows a full ~~the~~ understanding of whether the aggregate effect of the efforts of all Parties brings global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and in light of the goal of holding the increase in global average temperature below 2 °C or 1.5 °C above preindustrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change; as well as how individual contributions are ambitious, equitable and fair based on Parties' national circumstances and capabilities, without prejudice to the provisions on ex-ante assessment applicable to future contributions to be included in the Protocol, another legal instrument, or agreed outcome with legal force.*