Compilation of Inputs received by Parties on the draft decision on the Durban Platform

Preamble

African Group

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling the principles the Convention as set out in its Article 3 and the provisions of the Convention, including in particular those set out in its Article 4

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b) addressing, *inter alia*, mitigation, adaptation, finance, technology development and transfer, transparency of action and support, and capacity building,

Acknowledging that contributions will be undertaken in accordance with the principles <u>and provisions</u> of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Recalling the responsibility of developed countries to take the lead in combating climate change and the adverse effects thereof, and to undertake equitable and adequate contributions by each of these Parties to the global effort regarding the objective of the Convention,

<u>Reaffirming</u> that fulfilling the ultimate objective of the Convention will require strengthening the multilateral, rules-based regime and the urgent and sustained implementation of existing commitments under the Convention,

Determined to fully implement the agreements reached and further enhance long- term cooperative action under the Convention in order to achieve its ultimate objective,

Recognizing that the technical expert meetings held during 2014 have been instrumental in identifying good practice policy options,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

AILAC

The Conference of the Parties, Recalling the ultimate objective of the Convention as set out in its Article 2, 1 of 12 Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

Encouraging each Party to communicate the most ambitious contributions possible in response to decision 1/CP.19, paragraph 2(b),

Acknowledging that contributions will must be undertaken in accordance with the principles of the Convention, including equity and common but differentiated responsibilities and respective capabilities, as well as the underpinning principles of "non backsliding" with regards to existing commitments and "gradual scale up", with the aim of progressively enhancing levels of ambition.

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels.

Guided by the latest findings of the IPCC, specifically that scenarios consistent with a likely chance to keep temperature change below 2°C relative to pre-industrial levels include substantial cuts in anthropogenic GHG emissions by mid-century and emissions levels near zero GtCO2eq or below in 2100.

Recognizing that the technical expert meetings held during 2014 have been instrumental in identifying good practice policy options,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Arab Group

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling Articles 4, 7, 10 and 12 of the Convention,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

Encouraging each Party to communicate the most ambitious <u>its</u> contribution possible in response to decision 1/CP.19, paragraph 2(b), <u>in accordance with its commitments under the Convention and its principles</u>,

Acknowledging that contributions will be undertaken in accordance with the principles and the provision of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Guided by the need to scale-up the implementation of adaptation actions and 2 of 12

providing for developing country Parties, an adequate and efficient financial and technical support to these actions,

Guided by the need to enhance the provision by Annex II Parties of finance, technology transfer and capacity-building to developing country Parties, in accordance with the provisions of the Convention,

Recognizing that the technical expert meetings held during 2014 have been instrumental <u>helpful</u> in identifying good practice policy options,

Recalling also decisions 1/CP.16, 2/CP.17, 1/CP.18, 1/CMP.8, 3/CP.17, 4/CP.18, 5/CP.18, 6/CP.18, 7/CP.18, 24/CP.18 and 3/CP.19,

Noting the gap in terms of implementation by Parties of their differentiated commitments under the Convention with regard to mitigation, adaptation and the provision of financial and technical support,

Emphasizing the need to address the pre-2020 ambition gap in a comprehensive manner, by covering mitigation, adaptation, as well as financial and technical support. *Stressing* the fact that addressing the post-2020 ambition depends on the fulfillment and the enhancement of the commitments under the pre-2020 period,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

China

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Also recalling the agreed outcome pursuant to the Bali Action Plan, including in particular decisions 1/CP.16, 2/CP.17, and 1/CP.18, and 1/CMP.8,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

Mindful of its decision that the Ad Hoc Working Group on the Durban Platform for Enhanced Action will make available a negotiating text before May 2015.

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b), in accordance with Article 4 of the Convention. [moving this paragraph after the next paragraph]

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Acknowledging that contributions will be undertaken in accordance with the principles of the Convention, including in particular the principles of equity and common but differentiated responsibilities and respective capabilities,

Noting with grave concernGuided by the need to urgently address the significant gap between [the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels],

Recognizing that the technical expert meetings held during 2014 have been instrumental providing information onin identifying good practice policy options,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

India

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Also reaffirming Articles 4, 7, 10 and 12 of the Convention

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

<u>Reiterating that the work of the Ad Hoc Working Group on the Durban Platform</u> for Enhanced Action shall be guided by the principles of the Convention,

Taking note of the provisions relating to reporting information under the Convention contained in decisions 21/CP.19, 24/CP.19, 18/CP.19, 19/CP.18, 12/CP.18, 1/CP.18, 2/CP.17, 5/CP.17, 1/CP.16, 13/CP.9, 17/CP.8, 4/CP.5, and other relevant decisions, in relation to the implementation of Article 10, paragraph 2(a) and (b), and Article 12, paragraphs 1 to 3, of the Convention,

<u>Encouraging</u> each Party to communicate the most ambitious contribution possible their contributions in response to decision 1/CP.19, paragraph 2(b), in accordance with their commitments under the Convention, Formatted: Font: (Default) Arial, 1 pt, English (India) Acknowledging that contributions will be undertaken in accordance with the principles and provisions of the Convention, including equity and c ommon but differentiated responsibilities and respective capabilities, and Parties' commitments thereunder,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels, and the need to scale up the implementation of adaptation actions by Parties and the need to enhance the provision by Annex II Parties of finance, technology transfer, and capacity building to developing country Parties, consistent with the provisions of the Convention

Recognizing that the technical expert meetings held during 2014 have been instrumental useful in identifying good practice policy options

<u>Recalling also decisions 1/CP.16, 2/CP.17 and 1/CP.18, and 1/CMP.8, and 3/CP.17, 4/CP.18, 5/CP.18, 6/CP.18, 7/CP.18, 24/CP.18, and 3/CP.19,</u>

Noting that gaps exist with respect to the implementation by Parties of their differentiated commitments under the Convention with respect to mitigation, adaptation and provision of finance, technology and capacity building support.

<u>Underlining that pre-2020 ambition must be addressed in a comprehensive</u> <u>manner, covering mitigation, adaptation, finance and technology</u> <u>development and transfer since mitigation ambition cannot be achieved in</u> <u>isolation of the other elements of the Durban mandate,</u>

<u>Underlining that higher ambition in the post-2020 period can be achieved</u> only by fulfillment of commitments and enhancement of commitments in the pre-2020 period,

Affirming that the policies and measures undertaken by developed country Parties and other Parties under Annex I of the Convention to deal with climate change should be comprehensive, cover all relevant sources, sinks and reservoirs of all greenhouse gases and comprise all sectors, Underlining the importance of Article 4, paragraph 7, of the Convention

<u>Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact</u>

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of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Jordan

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

There should be a link to previous COP decisions on CBDR-based reporting

"Taking note of the provisions relating to reporting information under the Convention contained in decisions 21/CP.19, 24/CP.19, 18/CP.19, 19/CP.18, 12/CP.18, 1/CP.18, 2/CP.17, 5/CP.17, 1/CP.16, 13/CP.9, 17/CP.8, 4/CP.5, and other relevant decisions, in relation to the implementation of Article 10, paragraph 2(a) and (b), and Article 12, paragraphs 1 to 3, of the Convention"

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b),

No reference to commitments of the Convention

Acknowledging that contributions will be undertaken in accordance with the principles and <u>commitments</u> of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

"and the need to scale up the implementation of adaptation actions by Parties and the need to enhance the provision by Annex II Parties of finance, technology transfer, and capacity building to developing country Parties, consistent with the provisions of the Convention"

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Recognizing that the technical expert meetings held during 2014 have been instrumental useful in identifying good practice policy options,

Additional preambular paragraphs

<u>Recalling also decisions 1/CP.16, 2/CP.17 and 1/CP.18, and 1/CMP.8, and 3/CP.17, 4/CP.18, 5/CP.18, 6/CP.18, 7/CP.18, 24/CP.18, and 3/CP.19</u>,

Noting that gaps exist with respect to the implementation by Parties of their differentiated commitments under the Convention with respect to mitigation, adaptation and provision of finance, technology and capacity building support,

<u>Underlining</u> that pre-2020 ambition must be addressed in a comprehensive manner, covering mitigation, adaptation, finance and technology development and transfer since mitigation ambition cannot be achieved in isolation of the other elements of the Durban mandate,

<u>Underlining that higher ambition in the post-2020 period can be achieved</u> only by fulfillment of commitments and enhancement of commitments in the pre-2020 period,

Affirming that the policies and measures undertaken by developed country Parties and other Parties under Annex I of the Convention to deal with climate change should be comprehensive, cover all relevant sources, sinks and reservoirs of all greenhouse gases and comprise all sectors,

Underlining the importance of Article 4, paragraph 7, of the Convention

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Malaysia

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Also reaffirming Articles 4, 7, 10 and 12 of the Convention

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Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

<u>Taking note</u> of the provisions relating to reporting information under the Convention contained in decisions 21/CP.19, 24/CP.19, 18/CP.19, 19/CP.18, 12/CP.18, 1/CP.18, 2/CP.17, 5/CP.17, 1/CP.16, 13/CP.9, 17/CP.8, 4/CP.5, and other relevant decisions, in relation to the implementation of Article 10, paragraph 2(a) and (b), and Article 12, paragraphs 1 to 3, of the Convention,

Encouraging each Party to communicate the most ambitious contribution possible their contributions in response to decision 1/CP.19, paragraph 2(b), in accordance with their commitments under the Convention,

Acknowledging that contributions will be undertaken in accordance with the principles **and provisions** of the Convention, including equity and common but differentiated responsibilities and respective capabilities, **and Parties' commitments thereunder**,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels, and the need to scale up the implementation of adaptation actions by Parties and the need to enhance the provision by Annex II Parties of finance, technology transfer, and capacity building to developing country Parties, consistent with the provisions of the Convention

Recognizing that the technical expert meetings held during 2014 have been instrumental **useful** in identifying good practice policy options,

<u>Recalling also decisions 1/CP.16, 2/CP.17 and 1/CP.18, and 1/CMP.8, and 3/CP.17, 4/CP.18, 5/CP.18, 6/CP.18, 7/CP.18, 24/CP.18, and 3/CP.19,</u>

Noting that gaps exist with respect to the implementation by Parties of their differentiated commitments under the Convention with respect to mitigation, adaptation and provision of finance, technology and capacity building support,

<u>Underlining</u> that pre-2020 ambition must be addressed in a comprehensive manner, covering mitigation, adaptation, finance and technology development and transfer since mitigation ambition cannot be achieved in isolation of the other elements of the Durban mandate,

<u>Underlining</u> that higher ambition in the post-2020 period can be achieved only by fulfillment of commitments and enhancement of commitments in the pre-2020 period,

Affirming that the policies and measures undertaken by developed country Parties and other Parties under Annex I of the Convention to deal with climate change should be comprehensive, cover all relevant sources, sinks and reservoirs of all greenhouse gases and comprise all sectors,

Underlining the importance of Article 4, paragraph 7, of the Convention

Acknowledging that subnational authorities, intergovernmental organizations, civil society,

indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Pakistan

The Conference of the Parties,

1. *Recalling* the objective of the Convention as set out in its Article 2,

2. *Recalling* decisions 1/CP 13, 1/CP.17, 2/CP.18 and 1/CP.19,

3. Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

4. *Encouraging* each Party to communicate the most ambitious contribution possible the information about their contributions in response to decision 1/CP.19, paragraph 2(b) and in accordance with their commitments under the Convention,

Acknowledging that contributions will be undertaken in accordance with the principles of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Recognizing that the technical expert meetings held during 2014 have been instrumental in identifying good practice policy options,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Saudi Arabia

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19, *Also recalling*-<u>1/CP.10,</u> 24/CP.18,

<i>Reiterating</i> that the protocol, another legal instrument, or an agreed outcome with legal force under the Convention work of the Ad Hoc Working Group on the Durban Platform for	Formatted: Left, Indent: Left: 2.54 cm, First line: 0.98 cm, Right: -0.04 cm, Space Before: 0 pt
Enhanced Action shall be <u>under the Convention</u> , applicable to all Parties , guided by the principles and provisions of the Convention, and in line with the principle of common but differntietated differentiated responsabilities responsibilities and respective capabilities.	ciii, space belore. U pt

<u>Recognizing that fulfilling the ultimate objective of the Convention will require</u> strengthening of the multilateral, rules-based regime under the Convention. Formatted: Font: Italic

nstrument, or an agreed outcome with legal force under the Convention at the 20 th session of the	Formatted: Superscript
Conference of the Parties with a view to making available a negotiating text before May, 2015to be concluded in December 2015.	
<i>Encouraging</i> each Party to communicate the most ambitious its contributions on all espectiverespective elementspossible in response to decision 1/CP.19, paragraph 2(b),	Formatted: Indent: Left: 3.52 First line: 0 cm
Acknowledging that contributions will be undertaken in accordance with the principles and provisions of the Convention, in particular the principles of netuding equity and common but differentiated responsibilities and respective apabilities,	
Acknowledging the work to date of the Ad Hoc Working Group on the	Formatted: Font: Italic
Puban Platform for Enhanced Action on the mandated elements of Decision	
/CP.17, paragraph 5 on, inter alia, mitigation, adaptation, finance, technology	
evelopment and transfer, capacity building, and transparency of action and	
upport.	Formatted: Indent: Left: 0 cm,
Noting with grave concern the significant gap between the aggregate	line: 0 cm
ffect of Parties' mitigation pledges of global annual emissions of greenhouse	
ases by 2020 <i>Guided</i> by the need to urgently address the significant gap etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels,	
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding ne increase in global average temperature to below 2 °C or 1.5 °C above pre-	Formatted: Font: Italic
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies	Formatted: Font: Italic Formatted: Font: Italic
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies cross all scales supporting technology development, diffusion and transfer, as	
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding ne increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies cross all scales supporting technology development, diffusion and transfer, as vell as finance for responses to climate change, can complement and enhance the	
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies	
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding he increase in global average temperature to below 2 °C or 1.5 °C above pre- hustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies cross all scales supporting technology development, diffusion and transfer, as vell as finance for responses to climate change, can complement and enhance the ffectiveness of policies that directly promote adaptation and mitigation.	Formatted: Font: Italic
etween the likely aggregate global emissions of greenhouse gases by 2020 esulting from existing mitigation commitments and actions of Parties and ggregate emission pathways consistent with having a likely chance of holding ne increase in global average temperature to below 2 °C or 1.5 °C above pre- ndustrial levels, <u>Also acknowledging that effective adaptation and mitigation responses</u> vill depend on policies and measures across multiple scales and that policies cross all scales supporting technology development, diffusion and transfer, as vell as finance for responses to climate change, can complement and enhance the ffectiveness of policies that directly promote adaptation and mitigation. <u>Recallingaffirming</u> 1/CP.19, paragraph 2(c), that calls for the ADP to lentify, by this Conference of the Parties, the information that the Parties will	Formatted: Font: Italic Formatted: Font: Italic

The Conference of the Parties, Recalling the objective of the Convention as set out in its Article 2, Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19, Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for

1

Turkey

Enhanced Action shall be guided by the principles of the Convention,

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b),

Acknowledging that contributions will be undertaken in accordance with the principles of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Recognizing that the technical expert meetings held during 2014 have been instrumental in identifying good practice policy options, Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

United States

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles of the Convention,

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b),

<u>Recognizing</u> that the contributions are nationally determined, and will reflect national circumstances and capabilities of each Party in the post-2020 period.

Acknowledging that contributions will be undertaken in accordance with the principles of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Recognizing that the technical expert meetings held during 2014 have been instrumental in identifying good practice policy options,

Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,

Venezuela

The Conference of the Parties,

Recalling the objective of the Convention as set out in its Article 2,

Recalling decisions 1/CP.17, 2/CP.18 and 1/CP.19,

Reiterating that the work of the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall be guided by the principles and provisions of the Convention,

Encouraging each Party to communicate the most ambitious contribution possible in response to decision 1/CP.19, paragraph 2(b),

Acknowledging that contributions will be undertaken in accordance with the principles of the Convention, including equity and common but differentiated responsibilities and respective capabilities,

Guided by the need to urgently address the significant gap between the likely aggregate global emissions of greenhouse gases by 2020 resulting from existing mitigation commitments and actions of Parties and aggregate emission pathways consistent with having a likely chance of holding the increase in global average temperature to below 2 °C or 1.5 °C above pre-industrial levels,

Recognizing that the technical expert meetings held during 2014 have been [instrumental] useful in identifying good practice policy options,

[Acknowledging that subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives are catalysing significant action and enhancing the impact of policy implementation by Parties on reducing emissions and vulnerability and building resilience to the adverse effects of climate change,]

Capturing Progress (Paras 1-3) and Reflecting assurances (Paras 4-6)

African Group

- 1. [*Welcomes* the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);]
- 2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by elaborating making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties <u>addressing</u>, *inter alia*, mitigation, adaptation, finance, technology development and transfer, transparency of action and support, and capacity-building, and allany accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

[2 bis] *Decides* in response to the process launched by decision 1/CP.17 paragraph 2, and decision 2/CP.18, paragraph 9 and decision 1/CP.19 paragraphs 2 (a) and (b) to adopt elements of the draft negotiating text in Annex A, and the outcomes of the information to be communicated by Parties as part of their INDCs in Annex B as an integral part of the Protocol, another legal instrument and an agreed out come with a legal force under the Convention and applicable to all Parties,

[2ter] Further decide {Placeholder for, Mitigation, Adaptation, Finance, Technology development and transfer, Capacity building, Transparency of action and support...}

- 3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the elaboration of the proposed protocol, another legal instrument or an agreed outcome with legal force addressing, *inter alia*, mitigation, adaptation, finance, technology development and transfer, transparency of action and support, and capacity building the achievement of the recommendation referred to in paragraph 2 above;
- 4. Affirms that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;
- 5. Affirms its determination to achieve address mitigation, adaptation, finance, technology development and transfer, and capacity-building in a balanced, integrated and comprehensive manner to enhance and achieve the full, effective and sustained implementation of the Convention political parity between mitigation and adaptation through the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;
- 6. Affirms that transparent demonstration of the full_x and effective <u>and sustained</u> implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

AILAC

- Recognizes Welcomes the elaboration and consideration of elements for a-draft negotiating text elaborated undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a) as reflected in Annex X to this Decisio, as a basis for negotiation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);
- 2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by producing a draft decision that contains the negotiated text of making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

- 3. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the [conclusion of its work as recommendation referred to in paragraph 2 above;
- 4. *Affirms* that the conclusion recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;
- 5. *Affirms* its determination to achieve political parity, between the operational provisions regarding mitigation and adaptation and means of implementation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above.
- 6. *Affirms* that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Argentina

1. In the first line we would like to introduce the word "FURTHER" before "elaboration" and the word "ALL" before "elements".

In the third line we would like to add a reference to decision 1/CP.17.

- 2. No changes.
- 3. No changes.
- 4. At the end of the last line we would like to add "ON AN EQUAL FOOTING".
- 5. In the first line, we would like to delete the word "political". In the second line, after the word "adaptation", we would to add "AND MEANS OF IMPLEMENTATION". At the end of the third line we would like to add "THERE SHOULD BE DIFFERENTIATION BETWEEN PARTIES BASED ON CBDR".
- 6. In the second line, after the word "commitments" we would like to add "REFERED TO THE SECOND COMMITMENT PERIOD ON THE KYOTO PROTOCOL".

Australia

4. *Affirms <u>Determines</u>* that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. *Recognises Affirms* its determination to achieve the political parity between priority of addressing mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above, in ways that lead to the most effective outcomes in differing local, national and international contexts;

6. Delete 6 and replace with preambular paragraph from Warsaw:

PP Affirming that fulfilling the ultimate objective of the Convention will require strengthening the multilateral, rules-based regime and the urgent and sustained implementation of existing commitments under the Convention,

Brazil

[1. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a), as appended to this decision;]

>> Paragraph one should not only welcome the consideration, but also specify how will the draft elements text be carried from this section to the next. There are several options, we would in principle have preference for an attachment to the decision. For that reason, it would be preferable to keep this paragraph between brackets until Parties can agree on this matter, which we understand the chairs intend to address in our stocktacking plenary

2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty---first session (November–December 2015), as well as by elaborating any related draft decisions for adoption by the COP at its 21st and subsequent sessions, as appropriate;

3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. Affirms that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity---building and transparency of action and support; >> It would be unnecessary and undesirable to have all the details regulated in the agreement itself, some elements will need further detailing and regulation in COP decisions. Some of them might not necessarily be finished by Paris. The original language in paras 2, in articulation with paras 3 and 4, however, leave open the possibility that some elements of the durban mandate could be separated from the agreement itself, which would not be acceptable to our delegation. Our understanding is that accompanying decisions do not stand alone, they would necessarily be related to some element of the agreement, further detailing it. The proposal intends to provide clarity on that.

5. Affirms its determination to achieve political parity between the operational provisions regarding mitigation, and adaptation and means of implementation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

>> "Parity" is not to be achieved only at the political level, but mainly in the implementation of the agreement. Enhancing the global level of ambition requires enhancing the level of ambition not only in mitigation and adaptation, but also means of implementation.

6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments, including the adoption of the Doha Amendment and the 100 billion dollar goal, is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Canada

- 1. No change
- 2. No change
- 3. No change

4. After "Affirms that the recommendation referred to in paragraph 2 above", replace "all the elements" with "the various topics". The rest of the sentence remains the same.

5. After "Affirms its determination to", replace "achieve political parity between mitigation and" with "elevate the critical importance". The rest of the sentence remains the same.

6. Deleted

China

1. Welcomes the progress made on the implementation of all the elements of decision 1/CP.17 including matters related to paragraph 2-6 and matters related to paragraph 7 and 8;

(Subheading) Elaboration of the elements for a drafting negotiating text of the 2015 agreement

 $\underline{2}$ ⁴. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

23. <u>AffirmsDecides</u> that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall <u>conclude complete</u> its work as early as possible <u>in order to adopt by making a</u> recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties (<u>hereinafter referred to 'the 2015 agreement'</u>)and any accompanying draft decisions for adoption by the Conference of the Parties at <u>its-the</u> twentyfirst session<u>of the Conference of the Parties</u> (November–December 2015);

<u>34</u>. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation <u>on the draft negotiating text of the 2015 agreement towards</u> the achievement of the recommendation_referred to in paragraph 2 above;

4<u>5</u>. <u>DecidesAffirms</u> that the <u>negotiating text of the 2015 agreement recommendation referred to</u> in paragraph 2 above shall <u>include the provisions on</u>address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

56. DecidesAffirms its determination_to achieve political paritythe balanced and comprehensive treatment amongbetween the elements of mitigation, and adaptation, finance, technology development and transfer, capacity building and transparency of action and support in the protocol, another legal instrument or agreed outcome with legal force_negotiating text of the 2015 agreement_referred to in paragraph 2 above;

67. <u>Underlines</u> Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments and actions under the Convention, its KP and the agreed outcome pursuant to the Bali Action Plan in particular for developed country Parties is essential for providing a solid foundation for post-2020 enhanced action and for building trust and confidence for adoption of the 2015 agreement;

Cuba

1. *Welcomes* the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, putting forward the elements for a draft negotiating text another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015).

Comments

The language with respect to "recommendation" should be changed to something that is consistent with the mandate from Doha to "consider elements for a draft negotiating text".

The reference to a "protocol, ... and any accompanying draft decisions ..." opens the way for a core mitigation-only agreement with legal force and accompanying (less legal force) COP decisions on the other elements. It is important to guarantee that the main, legally binding agreement, encompass all the elements of the Durban Decision, and that any further decision is only complementary to that.

<u>3</u>. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation <u>on the draft negotiating</u> towards the achievement of the recommendation referred to in paragraph 2 above;

Comments

See comments to par.2

4. *Affirms* that the <u>draft negotiating text</u> recommendation-referred to in paragraph 2 above shall <u>address-include</u> all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

Comments

See comments to par.2

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Formatted: Font: (Default) Times New Roman, 12 pt, Bold 5. *Affirms* its determination to achieve political parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

Comments	Formatted: Font: Bold
Replace "political" with "legal". The reference to "political parity" does not ensure equal and	Formatted: Font: Bold, Italic
balanced treatment in the legally binding agreement.	Formatted: Justified
6. <i>Affirms</i> that transparent demonstration of the full and effective implementation of existing actions and commitments <u>under the Convention</u> is essential for providing a solid foundation for enhanced action and for building trust and confidence;	Formatted: Font: Not Bold
Ecuador	
1. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);	
2.Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making <u>available</u> a <u>draft negotiating</u> <u>text recommendation</u> for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties <u>and any accompanying draft</u> <u>decisions</u> for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);	
3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation draft text referred to in paragraph 2 above;	
4. Affirms that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;	
5. Affirms its determination to achieve political parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;	Comment [VG1]: Support brazilian's proposal of amendment
6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence; in this regard we decide to adopt a mechanism of MRV as part of the elements for the 2015 agreement.	
Egypt	

1-On paragraph 6 in the preamble, we would like to express the new legally binding agreement is between parties only , as it is reflected

by the intergovernmental process running now under the unfccc. We consider any inclusion for other stakeholders (i.e intergovernmental. Organizations and civil society) is irrelevant at this stage.

2- The obligations arising from the convention lies on the parties to address and in force them with in their legal jurisdictions, other nitrites cannot be addressed neither obliged nor addressed by the terms of the convention.

3-on para 2 it was stated "any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session

(November–December 2015)" in our own interpretation, we consider

that their a package to pass the new agreement which is not quiet clear to the most of us and need more clarification, taking into consideration that such statement is prejudging the course of negotiations and add to the ambiguity of the current situation on the elements of the new legally binding agreement. We call for the delegation of " accompanying draft decision" and to insert the language of para 4 instead.

"the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;"

And to delete para 4.

4- concerning the urgency of the conclusion of the ADP " as soon as possible" we are in favor of equity and accuracy more than speed of work when it meets its mandate.

5- on Para 5 the term "political parity" is not reflect the balance needed between adaptation and mitigation we recommend to change it to " legal parity supported by means of implementation " to maintain the balance with in the principles and provisions of the convention.

4- on para 6, we would like to add at the end of the paragraph " and should be economically justifiable ".

European Union

Proposed text edits

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1. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

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Proposed text edits

2. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. *Reque*sts the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. *Affirms* that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5.[Affirm is its determination to achieve political parity between mitigation and adaptation in the protocol, another egal instrument or agreed outcome with legal force referred to in paragraph 2 above;]

 Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

India

Co-Chairs' Text	Suggested Changes by India to Co-Chairs Text			
1. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);	1. <i>Welcomes</i> the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response t o decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);			
2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November– December 2015);	2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by putting forward the elements for a draft negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties by the Conference of the Parties at its twenty-first session (November–December 2015);			
3. <i>Requests</i> the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;	3. <i>Requests</i> the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation on the draft negotiating text referred to in paragraph 2 above;			

Co-Chairs' Text	Suggested Changes by India to Co-Chairs' Text
4. <i>Affirms</i> that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;	4. <i>Affirms</i> that the negotiating text referred to in paragraph 2 above shall include all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;
5. <i>Affirms</i> its determination to achieve political parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;	5. <i>Affirms</i> its determination to achieve full legal parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;
6. <i>Affirms</i> that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;	6. Affirms that the full and effective implementation of existing actions and commitments under the Convention , in particular those under Art. 4 thereof , is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Iran

2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making recommendation taking fully into account elements for a draft negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties by the Conference of the Parties at its twenty-first session (November–December 2015);

3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. Affirms that the recommendation negotiating text on referred to in paragraph 2 above shall address fully include all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. Affirms its determination to achieve political legal parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments **under the provision and principle of Convention, in particular Art. 4**, is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Jordan

1. *Welcomes* the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a "considering elements for a draft negotiating text" recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the "putting forward the elements for a draft negotiating text for a protocol …" recommendation referred to in paragraph 2 above;

4. *Affirms* that the "the negotiating text referred to in paragraph 2 above shall include all the elements ..." recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. *Affirms* its determination to achieve "legal" or "full" political parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. *Affirms* that transparent demonstration of the full and effective implementation of existing actions and commitments "under the Convention, in particular those under Art. 4 thereof" is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Least developed countries

 Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);
 Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall

2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties **consistent with Article 17 of the Convention,** and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. Affirms that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support, as well as loss and damage as indicated in decision2/CP.19;
5. Affirms its determination to achieve fair and equal treatment to [political parity between] mitigation, adaptation and means of implementation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence

Malaysia

1. *Welcomes* the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation **putting forward the elements for a draft negotiating text** for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation <u>on the draft negotiating text</u> referred to in paragraph 2 above;

4. *Affirms* that the recommendation <u>negotiating text</u> n referred to in paragraph 2 above shall address <u>include</u> all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. *Affirms* its determination to achieve political <u>full legal</u> parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. *Affirms* that transparent demonstration of the full and effective implementation of existing actions and commitments **under the Convention, in particular those under Art. 4 thereof,** is essential for providing a solid foundation for enhanced action and for building trust and confidence;

New Zealand

1.RESERVE PENDING OUTCOME OF ELABORATION AND COLLABORATION

2. REPLACE "conclude its work as early as possible by making" WITH "make"

3. DELETE "further"

4 REPLACE "all the elements referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including inter alia, mitigation adaptation..." WITH "shall address all the matters referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation..."

5. REPLACE "achieve political parity between" with "recognise the importance of"6. DELETE

Pakistan

The proposed amendments to the text are reflected in red and the explanation is given in the brackets.

Welcomes (Welcome' is not appropriate and may be shelved at this stage given that we have not yet agreed to the elements) the further elaboration and consideration of elements (*attached to this decision as an annex*) for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. Decides (may be replaced with "affirms") that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making an recommendation/putting forward the elements for a draft negotiating text for a protocol, another legal instrument under the convention in line with the mandate of the ADP Decision 1/CP17 or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation on the draft negotiating text referred to in paragraph 2 above;

4. *Affirms* that the recommendations/ negotiating text referred to in paragraph 2 above shall address/include all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support; in a balanced manner

5. *Affirms* its determination to achieve **political/legal parity** between mitigation and adaptation and means of implementation/ ALL ELEMENTS AND THEIR MEANS OF IMPLEMENTATION in the draft protocol under the convention, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments **BY** THE

DEVELOPED COUNTRY PARTIES ARE ESSENETIAL is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Saudi Arabia

4. *Affirms* that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. *Affirms* its determination to achieve fullparity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force under the Convention referred to in paragraph 2 above;

6. *Affirms* that the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Singapore

Proposal to amend OP 5:

"*Affirms* the determination to achieve equivalent treatment of political parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;"

<u>Rationale</u>: We understood from the interventions made that there were concerns regarding the vagueness of the term "political parity". What we understand to be the considerations behind the demand for adaptation is for it to be given a priority commensurate with the treatment of mitigation, as both were perceived as equal under the Convention. We have thus proposed replacing the term "political parity" with "equivalent treatment".

South Africa

1. *Welcomes* the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015); 3. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. *Affirms* that the recommendation-protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. *Affirms* its determination to achieve political paritybalanced support between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. *Affirms* that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

Turkey

1. Welcomes the elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

2. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall conclude its work as early as possible by making a recommendation with a view to adopting for a protocol, another legal instrument or an agreed outcome with legal force under the

Convention applicable to all Parties <u>as agreed in 1/CP17</u> and any accompanying draft decisions for adoption by the Conference of the Parties at its twenty-first session (November–December 2015);

3. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to further intensify the process of negotiation towards the achievement of the recommendation referred to in paragraph 2 above;

4. Affirms that the recommendation referred to in paragraph 2 above shall address all the elements referred to in decision 1/CP.17, paragraph 5, including, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

5. Affirms its determination to achieve_<u>political</u> parity between mitigation and adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. Affirms that transparent demonstration of the full and effective implementation of existing actions and commitments is essential for providing a solid foundation for enhanced action and for building trust and confidence;

United States

1. *Welcomes* the <u>further</u> elaboration and consideration of elements for a draft negotiating text undertaken by the Ad Hoc Working Group on the Durban Platform for Enhanced Action in response to decision 2/CP.18, paragraph 9, and decision 1/CP.19, paragraph 2(a);

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText

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4. Affirms that the recommendation referred to in paragraph 2 above shall address all of the <u>aspects of work</u> referred to in decision 1/CP.17,..."

5. *Affirms* its determination to underscore the importance of adaptation in the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above;

6. NEED EXPLAINED OR DELETED: *Reiterates* its invitation to Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate their intended nationally determined contributions well in advance of the twenty-first session of the Conference of the Parties (by the first quarter of 2015 by those Parties ready to do so) and notes the desirability of communicating contributions before the June 2015 ADP session;

Context for preparation (Paras 7-12)

African Group

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes* that the scope information of regarding contributions is to address, *inter alia*, mitigation, adaptation, finance, technology development and transfer, transparency of action and support and capacity building and shall be nationally determined in accordance with this decision and in the context of Article 2 of the Convention;

9. *Stresses* that all Parties should include <u>a mitigation</u> components in their intended nationally determined contributions reflecting their commitments in accordance with Article 4 of the Convention;

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:

(a) Full, effective and sustained implementation by all Parties of existing commitments under the Convention;

(ba) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or and its Kyoto Protocol;

(cb) Mobilization of increasing levels of financial, technological and capacity-building support by developed country Parties for developing country Parties, in <u>particular cluding</u> those <u>most particularly</u> vulnerable to the adverse effects of climate change;

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing and African States, will reflect their efforts in the context of their specific needs and special situations;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique <u>and interrelated</u> characteristics and <u>therefore time framesall the</u> elements of paragraph 5 of 1/CP.17 are to be addressed in a balanced manner;

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- 7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);
- 8. Recognizes *Notes* that the scope of nationally determined contributions, is to be nationally determined in the context of Article 2 of the Convention, includes contributions on mitigation, adaptation and means of implementation;
- 9. 9. Stresses that all Parties shall should include a mitigation component in their intended nationally determined contributions for 2020 to 2025, including an indicative contribution for 2030.
- 10. *Agrees* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:
 - a) Implementation of contributions by each Party beyond any the type, scope or scale of commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;
 - b) Mobilization of increasing levels of financial, technological and capacity building support for developing country Parties, in particular those most vulnerable that are particularly vulnerable to the adverse effects of climate change;

10bis. Decides that Parties' INDCs shall be of a type, scope, scale and coverage that is no less ambitious compared to those previously undertaken under the Convention and its KP.

11. Recognizes] that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

11. bis. Recognizes that, mindful of their specific needs and circumstances, and without prejudice to their obligation to communicate their intended nationally determined contributions, developing countries may also include a higher level of ambition, conditioned to the provision of the necessary means of implementation.

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Arab Group

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes* that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention, and in accordance with its principles and provisions;

9. Stresses that all Parties should include a mitigation component the following elements in their intended nationally determined contributions;

(a) Developed country Parties and other Parties included in Annex I of the Convention shall provide the information identified in the annex relevant to enhanced action on their specific commitments to undertake mitigation, in accordance with Article 4, paragraph 2(a) and (b) of the Convention;

(b) Developed country Parties and other Parties included in Annex II of the Convention shall provide the information identified in the annex relevant to their enhanced action under Articles 4, paragraphs 3 to 5, of the Convention to provide support for the enhanced actions by developing country Parties to implement the Convention;

(c) Developing country Parties are encouraged to provide the information identified in the annex relevant to their enhanced actions to implement the Convention, subject to the provision of support from, inter alia, developed country Parties in accordance with decision 1/CP.19, paragraph 2(d)

10. *Agrees* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through requires nationally determined contributions requires_on mitigation, adaptation and means of implementation, consistent with Parties commitments under the Convention, as follows:

(a) Implementation of <u>mitigation</u> contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol, in the pre-2020 period, consistent with the principles and the provisions of the Convention;

(b) Mobilization and provision by Annex II Parties of increasing levels of financial, technological and capacity- building support for developing country Parties, in particular those most vulnerable, including Parties that are particularly vulnerable to the adverse effects of climate change;

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations under the Article 4.1 of the Convention and subject to the full and effective implementation of Articles 4.3, 4.4, 4.5 and 4.7 of the Convention;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Argentina

7. Without changes

8. In the second line we propose to add "consistent with the principles and provisions of the Convention".

9. We would like to replace the existing paragraph by the following:

"Stresses that Annex 1 Parties should include a mitigation component, while Annex 2 Parties should include means of implementation; non Annex 1 Parties can include mitigation as well as adaptation components".

10. In point b. we would like to add "OF ANNEX 2 PARTIES" after the words "building support".

11. Without changes

12. We suggest to delete it.

Australia

Para 7-12

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes/Reiterates* that the scope of intended contributions is to be are to be nationally determined in the context of achieving the objective of the Convention as set out in its Article 2 of the Convention;

9. Delete

<u>9 bis. Stresses that all Parties' intended nationally determined contributions should reflect efforts that they are able to take unilaterally, recognising that developing countries may also indicate the enhanced efforts possible with international support.</u>

10. *Agrees Noting that* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires <u>enhanced effort by all Parties</u>, <u>encourages</u> all Parties to communicate the most ambitious contributions possible in response to decision 1/CP.19, paragraph 2(b), reflecting a progression from previous efforts.

Delete (a) and (b)

11. *Recognizes* that <u>countries</u>' the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific <u>circumstances and capacities</u>, needs and recognising particularly the special situations of least developed countries and small island developing states;

12. Delete

Bolivia

Guided by the need to urgently address the <u>reduction of greenhouse gases emissions taking in to</u> <u>account the remaining significant gap between the likely aggregate</u> global emissions <u>budget</u> of <u>greenhouse gases</u> by 2020 <u>throughresulting from</u> existing mitigation commitments and actions of Parties and aggregate emission and the construction of climate-resilient pathways in the context of sustainable development including the complementarity between mitigation and adaptation consistent with having a likely chance of holding the increase in global average temperature to below $2 \degree C$ or 1.5 \degree C above pre-industrial levels, and considering the need to enhance the AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText

provision by Annex II parties of finance, technology transfer and capacity building to developing country Parties, consistent with the provision of the Convention.

9. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:

- (a) Implementation of <u>commitments contributions</u> by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol; and comparable efforts by those Parties that did not signed the Kyoto Protocol.
- (b) Mobilization of increasing levels of financial, technological and capacity building support <u>from Annex II tofor</u> developing country Parties<u>and those that are particularly</u> <u>vulnerable</u>, <u>in particular those most vulnerable to the adverse effects of climate</u> <u>change</u>;

12. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances; <u>REMOVE MARKETS FROM ANNEXES</u> according to the provision of support from developed country Parties for the implementation of their nationally determined contributions

Canada

7. No change

8. Suggest changes to reflect that iNDCs are about mitigation: "Notes that mitigation efforts are to be nationally determined.

9. Support New Zealand's text proposal

10. Delete (a) and (b) and add at the end of the sentence "the widest possible cooperation by all countries and their participation in an effective and appropriate international response."

11. We support acknowledging the special circumstances of least developed countries. Suggest rewording as follows:

"Recognizes that the intended nationally determined contributions from the least developed countries will reflect their efforts in the context of their specific needs and special situations."

12. Delete paragraph

China

Para.7-12

(Subheading) Identification of the information on INDCs in the context of the 2015 agreement

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7. Welcomes-both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and <u>takes</u> note of the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. Notes that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention and taking into account provisions of the Convention and Parties' respective commitments in accordance with Article 4 of the Convention as well as relevant decisions of the Conference of the Parties;

9. Stresses that all Parties should include a mitigation component in their intended nationally determined contributions;

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;

(b) Mobilization of increasing levels of financial, technological and capacity building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;

Replacing the whole paragraph with the following paragraph,

New para.9, 'Notes that INDCs is towards achieving the objective of the Convention as set out in its Article 2, to this end,

(a) requesting each developed country Party to communicate INDC on mitigation beyond its pre-2020 commitment undertaken and to be increased under the Convention and/or its Kyoto Protocol;

(b) requesting developed country Parties and other developed country Parties included in Annex II to provide INDCs on finance, technology and capacity building support for developing country Parties beyond their INDCs on mitigation;

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<u>(c)</u>

11.-Recognizinges that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially *those developing country Parties under Art.4.8, 4.9 and 4.10 of the Convention* including the least developed countries and small island developing States, will reflect their efforts in the context of sustainable development and in accordance with Art.4.7 of the Convention and their specific needs and special <u>circumstances</u>;

12. Notes that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Cuba

7. —*Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and <u>notes</u> the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d).

8. *Notes* that the scope of contributions is to be nationally determined. in the context of Article 2 of the Convention;

9. *Stresses* that all Parties should include a mitigation component in their intended nationally determined contributions;

Comments	****	Formatted: Font: Bold
Propose to delete the par. because unbalance. Other alternative is to refer to all the elements to be included in the INDC, particularly MoI, and put it in a differentiated manner between		Formatted: Font: Bold, Italic
developed and developing countries.		Formatted: Font: Bold
10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on		

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol

a) nationally determined contributions on mitigation, adaptation, and means of implementation, consistent with Parties' commitments under the Convention

(b) Mobilization <u>and provision by Parties included in Annex II of the Convention</u> increasing levels of financial, technological and capacity- building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;

Comments

Climate Change requires:

Current a) fails to distinguish between developed and developing countries and we propose to delete and replace.

On b) <u>new lenguaje proposed to define</u> who is responsible for providing MoI.

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Comments

To be deleted. No clear what *it_means*

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Egypt

- 1- On Para. 7 Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to <u>some</u> developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);
- 2- On Para 8. Egypt's propose to replace "in the context of Article 2 of the Convention" by in the context of the "provisions and principles of the convention without prejudice to the legal nature of the intended national determined contribution". As we keep make reference to articles in the conventions we should refer as to articles that reflect CBDR and equity principles.
- 3- Moreover, the scope of INDC's should include adaptation, finance, technology and capacity and not to limit it only to article 2 of the convention. Thus we agree that the mitigation will be one of the INDC's component as stated in para 9 below.
- 4- On para 9. We would like to make direct reference at the end to paragraph 5 of decision 1/CP.17.
- 5- On para. 10, Egypt would like to emphasize aggregate level is a political as well as a scientific determination the IPCC has not recommended an aggregate level, it has summarized information regarding linkages between emissions, pathways, budgets and temperatures. Achieving any level of ambition must also consider means of implementation, and adaptation challenges.
- 6- Commenting On Para 10.B. this language fails to distinguish between developed and developing countries and we suggest the following:

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"Mobilization and provision by Parties included in Annex II of the Convention of increasing levels of financial, technological and capacitybuilding support for developing country Parties, including those that are particularly vulnerable to the adverse effects of climate change;"

7- On Para 11, we need clarification on "will reflect their efforts in the context of their specific needs and special situations" we prefer to keep it between brackets until we fully understand the rationality behind it.

European Union

determir developi decision 3. Notes Conventi		•	(Formatted Table
heir inte	es- <u>Decides</u> that all Parties should shall include communicate a <u>quantifiable</u> mitigation component in as inded nationally determined contributions;		_	Formatted: Highlight
<u>FO INSEF</u>	T OLD PARAGRAPH11 from 24 th October Chairs text			
the highe should g	ncourages each Party to communicate an intended nationally determined contribution that represents est level of <u>mitigation</u> ambition, while emphasizing that the type, scope or and scale of such contribution o beyond previous and current actions undertaken by that Party under the Convention and its Kyoto			Formatted: Font: +Body (Calibri), pt, Highlight Formatted: Font: +Body (Calibri),
	.Parties with greatest responsibility and those with sufficient capability are expected to take on absolute r-wide mitigation targets, and all Parties should aspire to this over time.			pt Formatted: Font: +Body (Calibri), pt
assessed determin (a) Imp	ementation of contributions by each Party beyond any commitment or action currently			Formatted: Font: +Body (Calibri), English (U.K.)
(b) Mol	aken by it under the Convention or its Kyoto Protocol; pilization of increasing levels of financial, technological and capacity building support for ping country Parties, in particular those most vulnerable to the adverse effects of change; <u></u>			
oarticula	gnizes that the intended nationally determined contributions from developing countries that are rly vulnerable to the adverse effects of climate change, especially t he least developed countries and nd developing States, will reflect their efforts in the context of their specific needs and special situations;			
	s that intended nationally determined contributions associated with t he different elements referred to in h 5 of decision 1/CP.17 have unique characteristics and time frames;			

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India

7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. Notes that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention , consistent with the principles and provisions of the Convention;

9. Stresses that all Parties should **include the following** component in their **respective differentiated** intended nationally determined contributions;

(a) Developed country Parties and other Parties included in Annex I of the Convention shall provide the information identified in the annex relevant to enhanced action on their specific commitments to undertake mitigation under Article 4, paragraph 2(a) and (b) of the Convention;

(b) Developed country Parties and other Parties included in Annex II of the Convention shall provide the information identified in the annex relevant to their enhanced action under Articles 4, paragraphs 3 to 5, of the Convention to provide support for the enhanced actions by developing country Parties to implement the Convention;

(c) Developing country Parties are encouraged to provide the information identified in the annex relevant to their enhanced actions to implement the Convention, subject to the provision of support from, inter alia, developed country Parties in accordance with decision 1/CP.19, paragraph 2(d)

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change **requires** nationally determined contributions **on mitigation**, adaptation, and the means of implementation, consistent with Parties' commitments under the Convention, as follows::

(a) Implementation of **mitigation** contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol in the pre-2020 period, consistent with their common but differentiated responsibilities and the provisions of the Convention;

(b) Mobilization and provision by Parties included in Annex II of the Convention of increasing levels of financial, technological and capacity-building support for developing country Parties, including those that are particularly vulnerable to the adverse effects of climate change;

(c) Parties' efforts should be undertaken on the basis of equity and common but differentiated responsibilities and respective capabilities, and the provision of finance, technology transfer and capacity-building to developing countries in order to support their mitigation and adaptation actions under the Convention, and take into account the imperatives of equitable access to sustainable development, the survival of countries and protecting the integrity of Mother Earth.

11. Recognizes that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations under Article 4.1 of the Convention and subject to the full and effective implementation of Articles 4.3, 4.4, 4.5, and 4.7 of the Convention;

12. Notes that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Iran

8. Notes that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention and commitment based on the principles and provisions of the Convention;

9. Stresses that all Parties should include a mitigation component take into account their differentiation in intended nationally determined contributions:;

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions **consistent with Parties' commitments under the article 4 of the Convention;**

11. Recognizes that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

12. Deleted

Japan

(On para 8) - We want to remove the word "the scope of," to accurately reflect COP 19 decision.

(On para 9)

- Para 9 shall be strengthened, as is clearly about mitigation, and "should" should be replaced by "shall".

(On para 10)

- We do have problems with para 10, and should be deleted, because, although we agree with the significance of the findings of IPCC AR5, this para lacks practical means to implement. Also, (b) assumes that it is possible to quantify the increase of the financial and other supports, which is extremely difficult.

(On para 12)

- From the perspective of giving clarity on the upfront information, we want to delete para 12, as upfront information on mitigation was clearly mandated by Warsaw decision.

Jordan

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes* that the scope of contributions is to be nationally determined <u>"consistent with</u> the principles and provisions of the Convention"

in the context of Article 2 of the Convention;

9. *Stresses* that all Parties should include a mitigation component in their intended nationally determined contributions;

10. *Agrees* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions <u>considering</u> means of implementation, and adaptation challenges requires:

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;

(b) Mobilization of increasing levels of financial, technological and capacity-building support for developing country Parties from Annex II Parties, in particular those <u>"developing countries" or to those that are "particularly vulnerable" most</u> vulnerable to the adverse effects of climate change;

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change,

Comment [ID2]: Paragraph10 sets mitigation apart from all the other element thereby setting mitigation up to be the co and all other elements as subsidiary. WE DON'T AGREE WITH IT

Comment [ID3]: This language fails distinguish between developed and developing countries WE DON'T AGREE WITH IT especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations; <u>"under Article 4.1 of the Convention and subject to the full and effective implementation of Articles 4.3, 4.4, 4.5, and 4.7 of the Convention"</u>

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Comment [ID4]: Para 12 should be deleted WE DON'T AGREE WITH IT

Least developed countries

7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b),

7bis. Acknowledges the need for accelerated support to be [and the support being] provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. Notes that the scope of **intended** contributions is to be nationally determined [in the context of Article 2 of the Convention];

9. **Taking into consideration paragraph 9bis below**, stresses that all Parties should include a mitigation component in their intended nationally determined contributions;

9bis (formerly 11). Recognizes that the intended nationally determined contributions, **as described in paragraph 9 above**, from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their **special circumstances and limitations of these countries** [efforts in the context of their specific needs and special situations;-]

9ter Agrees that Annex I Parties, and those Parties in a position to do so, shall include an intended national contribution on the financial support they intend to provide to assist developing country Parties to implement their intended nationally determined contributions in the context of paragraph 9, above and Articles 4.3 and 4.4 of the Convention;

10. Agrees that achievement of the aggregate level of ambition through nationally determined contributions, shall be commensurate with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change.

10 bis Emphasises that achieving such ambition also requires:

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;

(b) Mobilization of increasing levels of financial, technological and capacity-building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change.

[Moved to 9bis and revised] 11. Recognizes that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

[12. Notes that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;] delete

Malaysia

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes* that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention, **consistent with the principles and provisions of the Convention**;

9. *Stresses* that all Parties should include a mitigation component <u>the following</u> in their <u>respective differentiated</u> intended nationally determined contributions:

(a) Developed country Parties and other Parties included in Annex I of the Convention shall provide the information identified in the annex relevant to enhanced action on their specific commitments to undertake mitigation under Article 4, paragraph 2(a) and (b) of the Convention;

(b) Developed country Parties and other Parties included in Annex II of the Convention shall provide the information identified in the annex relevant to their enhanced action under Articles 4, paragraphs 3 to 5, of the Convention to provide support for the enhanced actions by developing country Parties to implement the Convention;

(c) Developing country Parties are encouraged to provide the information identified in the annex relevant to their enhanced actions to implement the Convention, subject to the provision of support from, inter alia, developed country Parties in accordance with decision 1/CP.19, paragraph 2(d)

10. *Agrees* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through requires nationally determined contributions <u>on mitigation</u>, adaptation, and the means of implementation, consistent with Parties' commitments under the Convention, as follows:

(a) Implementation of <u>mitigation</u> contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol <u>in the pre-2020 period</u>, <u>consistent with their common but differentiated responsibilities and the provisions of the Convention</u>;

(b) Mobilization **and provision by Parties included in Annex II of the Convention** of increasing levels of financial, technological and capacity-building support for developing country Parties, in particular those most vulnerable including those that are particularly vulnerable to the adverse effects of climate change;

(c) Parties' efforts should be undertaken on the basis of equity and common but differentiated responsibilities and respective capabilities, and the provision of finance, technology transfer and capacity-building to developing countries in order to support their mitigation and adaptation actions under the Convention, and take into account the imperatives of equitable access to sustainable development, the survival of countries and protecting the integrity of Mother Earth

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations under Article 4.1 of the Convention and subject to the full and effective implementation of Articles 4.3, 4.4, 4.5, and 4.7 of the Convention;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Marshall Islands

6. bis <u>Affirms</u> its invitation to Parties to communicate their INDCs well in advance of the twenty-first session of the Conference of the Parties, and by the first quarter of 2015 by those Parties ready to do so, and *invites* others to do so by 31 May 2015 or as soon as possible thereafter, in a manner that facilitates the clarity, transparency and understanding of the INDCs.
7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph

2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

 Notes that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention;

9. <u>Stresses Decides</u> that all Parties shall<u>ould</u> <u>communicate include</u> a mitigation <u>component in</u> their-intended nationally determined contribution <u>for 2025s</u>;

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;

(b) Mobilization of increasing levels of financial, technological and capacity- building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;

10 bis. *Decides* that Parties' INDCs shall be of a type, scope, scale and coverage that are no less ambitious compared with those previously undertaken under the Convention and its Kvoto Protocol (KP).

New Zealand

8. DELETE
9. REPLACE CURRENT TEXT WITH "Each Party shall communicate its proposed mitigation effort as its intended nationally determined contribution"
10. DELETE
12. DELETE

Norway

Norway- input 7-12

Para 8 and 9 as proposed by Japan

10.. As proposed by Switzerland

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of elimate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

Para 12. delete

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Pakistan

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. *Notes* that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention, consistent with the principles and provisions of the Convention;

9. *Stresses* that all Parties should include a mitigation component the following in their intended nationally determined contributions

(a) Developed country Parties and other Parties included in Annex I of the Convention shall provide the information identified in the annex relevant to enhanced action on their specific commitments to undertake mitigation under Article 4, paragraph 2(a) and (b) of the Convention;

(b) Developed country Parties and other Parties included in Annex II of the Convention shall provide the information identified in the annex relevant to their enhanced action under Articles 4, paragraphs 3 to 5, of the Convention to provide support for the enhanced actions by developing country Parties to implement the Convention;

(c) Developing country Parties are encouraged to provide the information identified in the annex relevant to their enhanced actions to implement the Convention, subject to the provision of support from, inter alia, developed country Parties in accordance with decision 1/CP.19, paragraph 2(d)

10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change requires through —nationally determined contributions requires on mitigation, adaptation, and the means of implementation, consistent with Parties' commitments under the Convention, as follows:

(a) Implementation of **mitigation** contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol_in the pre-2020 period, consistent with their common but differentiated responsibilities and the provisions of the Convention;

(b) Mobilization and provision by Parties included in Annex II of the Convention of increasing levels of financial, technological and capacity-building support for developing country Parties, in particular those most vulnerable

including those that are particularly vulnerable to the adverse effects of climate change;

(c) Parties' efforts should be undertaken on the basis of equity and common but differentiated responsibilities and respective capabilities, and the provision of finance, technology transfer and capacity-building to developing countries in order to support their mitigation and adaptation actions under the Convention, and take into account the imperatives of equitable access to sustainable development, the survival of countries and protecting the integrity of Mother Earth

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing countries will reflect their efforts in the context of their specific needs and special situations under Article 4.1 of the Convention and subject to the full and effective implementation of Articles 4.3, 4.4, 4.5, and 4.7 of the Convention;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Paraguay

ENGLISH

Referring to the text of paragraph 11 of the document, where it says "specially the least developed countries and Small Island developing States" we also want to add "landlocked countries". This request is supported in Art. 4.8 inc. i) of the Convention where recognizes the special status of landlocked countries to the needs and concerns arising from the adverse effects of climate change. Also, the Second United Nations Convention on Landlocked Countries in Vienna adopted a Roadmap called "Vienna Action Programme" to support landlocked countries and in the text make explicitly references to the effects of climate change and vulnerability of the landlocked countries compared with other countries.

Thanks you.

Original Paragraph

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

Final paragraph:

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries, small island developing states "**and landlocked countries**", will reflect their efforts in the context of their specific needs and special situations;

Saudi Arabia

7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2 (d) Formatted: Font: (Default) + Head 8. Notes that the scope of contributions is to be nationally determined in CS (Times New Roman), 11 pt accordance with paragraph 2(b) of decision 1/CP.19, the context of Formatted: Font: (Default) + Head Article 2 of the Convention, in accordance with the relevant provisions of the CS (Times New Roman) Convention in a manner that ensures food security, sufficient time to adapt, and Formatted: Font: (Default) + Head ensure sustainable development; CS (Times New Roman) Stresses that all Parties should-include, inter alia, include, a mitigation 9. Formatted: Font: (Default) + Head component and consider including an adaptation component in their intended CS (Times New Roman), 10 pt nationally determined contributions; Formatted: Right: 2.44 cm, Space Before: 0 pt Agrees that achievement of mitigation the aggregate level of _ambition 10. indicated as necessary by the scientific findings assessed in the Fifth Assessment Formatted: Font: (Default) + Head Report of the Intergovernmental Panel on Climate Change through nationally CS (Times New Roman), 10 pt determined contributions requires: Formatted: Font: (Default) + Head CS (Times New Roman), 10 pt Mainsteam mitigation measures towards ensuring the sustainable (a) Formatted: Font: (Default) + Head development pathways of countries' actions, CS (Times New Roman), Not Expand by / Condensed by Implementation of contributions by each Party beyond any Formatted: Font: 9 pt commitment or action currently undertaken by it under the Convention or Formatted: Right: 2.44 cm, Tab its Kyoto Protocol; stops: 3.49 cm, Left Mobilization of increasing levels of financial, technological and (cb) Formatted: Font: Not Expanded by capacity- building support by Annex II Parties for developing country Condensed by Parties, in particular those most vulnerable to the adverse effects of Formatted: Font: climate change; Formatted: Font: 10 pt Agrees that all Parties should consider the inclusion of an adaptation component in their intended 10bis. Formatted: Font: 10 pt nationally determined contributions, through NAPs, and agrees that the necessary level of ambition in enhancing Formatted: Indent: Left: 0 cm climate resilience through nationally determined contributions may include: Formatted: Font: 10 pt (a) Mainsteam adaptation actions towards ensuring sustainable development pathways of countries' actions, (b) Implementation of actions beyond those currently undertaken by Parties in (a) above, under the Formatted: Font: 10 pt Convention or its Kyoto Protocol, Formatted: Font: 10 pt (c) Work with the international community to advance global efforts for those areas beyond parties' Formatted: Font: 10 pt capacities. Formatted: Font: 10 pt 11. Recognizes that the intended nationally determined contributions from all

developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and processes-and time frames;

Singapore

Proposal for a new OP 10:

10 *Encourages* each Party to communicate an unconditional, quantifiable, verifiable intended nationally determined contribution that represents the highest level of mitigation ambition for it, while emphasising that such contribution should go beyond previous and current actions undertaken by that Party under the Convention and its Kyoto Protocol.

(a) In communicating an intended nationally determined contribution, each Party shall take into account its degree of historical responsibility and the principle of common but differentiated responsibilities and respective capabilities.

(b) Developing country Parties, in particular those most vulnerable to the adverse effects of climate change, can communicate a higher level of mitigation ambition in their intended nationally determined mitigation contribution with the provision of increased levels of financial, technological and capacity building support.

<u>Rationale</u>: There were various proposals concerning paragraph 10, including sub-paragraphs (a) and (b), which, in our view, altered the emphasis of the original intent. However, there were useful ideas in those proposals which were supported by other Parties because they were mutually reinforcing and convergent between different parties. We have thus drawn ideas and elements from the various proposals, including those from Switzerland, the EU, Pakistan and Chile, as well as the original text in an attempt to address the various concerns and interests expressed.

Proposal to retain OP 11:

Our preference is to retain OP 11 in its original form as it appears in the Co-chairs draft of 11 Nov.

<u>Rationale</u>: OP 11, in its original form, captures the spirit of Article 4.8 for the SIDS and LDCs in a way which <u>encourages</u> those with capacity limitations, vulnerabilities and who are most impacted, to also put forward intended nationally determined contributions. This promotes universal participation. Many SIDS have said they will put forward intended nationally determined contributions, using their own resources, no matter how small, as a demonstration of their commitment to the outcome in Paris. We should encourage this. The language in OP 11 should be seen as a form of acknowledgement for the efforts of the SIDS and LDCs, rather than seen as placing emphasis on their limitations or vulnerabilities.

South Africa

7. *Welcomes* both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph_2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph

2(d)

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8. <u>Notes-Agrees</u> that the <u>scope of</u> contributions <u>areis</u> to be nationally determined taking into account the principles and provisions of the Convention and shall be more ambitious compared with those previously <u>undertaken under the Convention and its Kyoto Protocol</u>-in the context of Article 2 of the Convention;

9. *Stresses* that all Parties should include a mitigation, <u>adaptation</u> and <u>support</u> component in their intended nationally determined contributions;

10. *Agrees* that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the <u>Fourth and Fifth</u> Assessment Report of the Intergovernmental Panel on Climate Change requires that Parties communicate <u>through intended</u> nationally determined contributions requires:

(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;

(b) Mobilization of increasing levels of financial, technological and capacity- building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;

11. *Recognizes* that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

12. *Notes* that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

Switzerland

- para 8: Note that the scope of contributions are to be nationally determined in the context of Article 2 of the Convention and the long term goal of holding global temperatur increase well below two degrees celsius above pre-industrial levels.
- para 9: delete
- alternative para 10:

Each Party shall communicate an unconditional, quantifiable, veriafible intended nationally determined contribution of which the underlying effort should go beyond previous levels of ambition and be determined in view of striving for highest possible levels of effort taking into account recommendations of science and in view of moving to absolute economy wide emission commitments as soon as possible.

• para 12: delete

Comment [HW5]: Could show flexibility if adaptation and its support clearly reflected in elements.

Turkey

7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

8. Notes that the scope of contributions is are to be nationally determined in the context of Article 2 of the Convention; and in accordance with paragraph 2(b) of decision 1/CP19.
9. Stresses that all Parties should include a mitigation component and consider including on adaptation and means of implementation component in their intended nationally determined contributions;

10. Agrees that achievement of the aggregate level of <u>mitigation</u> ambition indicated as necessary by

the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires:
(a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol;
(b) Mobilization of increasing levels of financial, technological and capacitybuilding support by Annex II Parties for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;

11. Recognizes that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;

12. Notes that intended nationally determined contributions associated with the different elements referred to in paragraph 5 of decision 1/CP.17 have unique characteristics and time frames;

United States

Edits para 7-12

Here are the specific text edits from the United States for paras 7-12

Add Paragraph 6bis. (Before paragraph 7)

Reiterates its invitation to Parties, pursuant to its decision 1/CP19, paragraph 2(b) to communicate their intended nationally determined contributions well in advance of the twenty-first session of the Conference of the Parties (by the first quarter of 2015 by those Parties ready to do so) and notes the desirability of communicating contributions before the June 2015 ADP session.

Venezuela

7. Welcomes both the progress made by Parties in domestic preparations for their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(b), and the support being provided to developing countries for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

Comment: come back at a later time because there is no clarity of support provided and how much and to whom (Parties)	
	Comment [6]:
8. Notes that the scope of contributions is to be nationally determined in the context of Article 2 of the Convention;	
Comment: We reserve the right to come back to nationally determined as there is a need to address the issue of the global carbon budget referenced in the IPCC. Add after Article 2 in accordance with the provisions of Article 4 of the Convention.	Comment [7]:
9. Stresses that all Parties should include a mitigation component in their intended nationally determined contributions;	
Comment: add and the level of support to developing countries in accordance to provisions contained in Art 4.7 of the Convention.	Comment [8]:
10. Agrees that achievement of the aggregate level of ambition indicated as necessary by the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change through nationally determined contributions requires: (a) Implementation of contributions by each Party beyond any commitment or action currently undertaken by it under the Convention or its Kyoto Protocol; (b) Mobilization of increasing levels of financial, technological and capacity building support for developing country Parties, in particular those most vulnerable to the adverse effects of climate change;	
Comment: this is a matter that needs to be clarified as to the role of INDCs in the new accord. we do not agree with this formulation in a. we propose Implementation of commitments by Annex I Parties need to fully implemented with comparability of efforts between KP Parties and non KP signatories. Other contributions by non- Annex I Parties under the Convention or KP will need (b)	Comment [9]:
11. Recognizes that the intended nationally determined contributions from developing countries that are particularly vulnerable to the adverse effects of climate change, especially the least developed countries and small island developing States, will reflect their efforts in the context of their specific needs and special situations;	
<u>Communication (Paras 13-16 + Annex)</u>	
African Group	
13. <i>Invites</i> Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration <u>equity and appropriateness of their intended nationally determined contributions</u>	

towards achieving the objective of the Convention, in relation to the relevant provisions of the Convention and, as

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appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

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 <u>to</u> 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 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance the understanding of whether:

(a)<u>T</u>the aggregate effect of the efforts of all Parties brings global emissions on a pathway consistent with achieving the objective of the Convention, acknowledging that the levels of adaptation action required to reduce vulnerability to acceptable levels is linked to the levels of mitigation ambition set out in its Article 2, and in light of the goal of holding the increase in global average temperature below <u>2°C or</u> 1.5°C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change; and

(b)The efforts of each Party constitutes an equitable and appropriate contribution by them towards the objective of the Convention, in accordance with the principles and provisions of the Convention, including the principles of equity of common but differentiated responsibilities and respective capabilities;

AILAC

13. *Decides* that *Invites* Parties shall, pursuant to decision 1/CP.19, paragraph 2(b), toj 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

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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.

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.

Arab Group

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat, in accordance with the principles of the Convention and with respect of their differentiated contributions, their intended nationally determined contributions by providing information_related to mitigation, as well as adaptation and means of implementation on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

The definitive language of this para. depends on what we will agree on the Annex

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 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 notes* that the information communicated by Parties on their intended nationally determined contributions, including the provision by developed country Parties of financial and technical support to developing countries, as well as on adaptation, should enhance the understanding of whether the aggregate effect of the efforts of all Parties, in accordance with their commitments under the Convention and with the leadership of developed country <u>Parties</u>, brings global emissions, the provision of financial and technical support 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Argentina

13. We propose to replace the existing paragraph by the following:

"Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing differentiated information according with CBDR".

Note: Any reference to an Annex in the text of this draft decision requires a previous agreement on the content of that Annex. In any case, this Annex should include differentiated provision of information for developed and developing countries.

14. Without changes.

15. We propose to replace the existing paragraph by the following:

"Also notes that the provision of information related to the intended nationally determined contributions will facilitate the clarity and understanding of those contributions".

16. We propose to replace the beginning of the paragraph by the following:

"Further notes that the information communicated by Parties that have presented INDCs on mitigation should enhance the understanding of..."

Argentina's comments on the Annex to the Draft Decision under consideration

We prefer Option 2. However we would like to express our concern on the inclusion of land use sector emissions. We sustain that debates on this topic should be continued in SBSTA. We also would like to highlight that agriculture is not one of the major contributors to climate change. Moreover, we would like to note that the sectorial approach is not included in the Convention. Finally, we recall that article 2 of the Convention refers to the need "to ensure that food production is not threatened". Therefore we request the deletion of the bullet point 5 referred to this subject: "The role of land use, land-use change and forestry".

Australia

13. *Invites <u>Requests</u>* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions in a manner that facilitates clarity, transparency and understanding, by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes (including quantification or estimation of expected emissions impacts) and, if relevant, any references, methodologies and accounting approaches used (including for the land sector, markets or setting baselines), taking

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into consideration, as appropriate, including as relevant the complementary information identified in the annex, in accordance with their national circumstances;

14. No change

15. Delete

16-19. No change

Bolivia

15. Further notes that the information communicated by Parties on their intended nationally determined contributions in mitigation should enhance the understanding of whether the achievement of emissions reductions in accordance to the aggregate effect distribution of the remaining greenhouse gases emissions efforts among of all Parties ensuringbrings 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 $2 \,^{\circ}$ 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. The distribution of participation of countries' GHGs should be undertaken in the basis of the consideration of the historical responsibility, state of development, ecological footprint, and financial and technological capabilities;

Brazil

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

COMMENTS

>> We would not support language restricting the scope of the NDC to mitigation only.

>> We would not accept a self-differentiation approach to the NDC.

>> Methodologies and accounting approaches should not prejudge the content of the new agreement.

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;

>> This paragraph should be strengthened with regards to not prejudging the content of the agreement, in order to make clear that the intended NDC may have to be adjusted to conform with the rules of the agreement before being confirmed.

15. Also notes that having to provide information when putting forward intended nationally determined contributions 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;

>> We should not prejudge the content of the agreement. In the domestic preparations, Parties need to be aware of the "intented" nature of their contributions.

16. Further notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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 pre-industrial levels, consistent <u>WITH EQUITY AND</u> with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

>> Reference to Equity in this paragraph is Paramount. The path to the temperature goal is to be understood in the context of science AND equity.

Canada

13. We believe that there are certain key elements missing from this paragraph, and would suggest the following revised text:

"Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information, including on the type of contribution, time frames and periods, scope and coverage, expected quantified expected emission reductions, any references, methodologies and accounting approaches on the land sector, and if parties intend to use market mechanisms, the extent, environmental integrity and measures to avoid double counting in using such mechanism, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances."

Please note, for the annex we support option 3.

14. We propose to change the word "arrangements" in this paragraph to "provisions".

15. We would suggest the following formulation to enhance the clarity of the paragraph: "Also notes that the information provided when putting forward intended nationally determined contributions will facilitate domestic preparations, as well as the clarity, transparency, and understanding of those contributions...." (no further changes)

16. No change

China

Para.13-16

<u>10</u>13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with <u>Article 12 of the Convention and</u> all the relevant decisions relating to reporting information under the Convention, as follows: their national circumstances;

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(i) For developed country Parties and other Parties included in Annex I of the Convention, the information on its quantified economy-wide emission reduction targets to include, inter alia,

a) base year and timeframe,

b) global warming potential values,

c) coverage of gases and coverage of sectors,

d) GHG trends/projections and expected GHG emission reductions to 2030,

e) associated assumptions and conditions related to the ambition of the pledges, and

f) legislations, policies and measures to be implemented related to the INDCs on mitigation;

(ii) For developed country Parties and other Parties included in Annex II of the Convention, the information on provision of finance, technology and capacity building to developing country Parties to include, inter alia,

a) timeframe of support,

b) scale of financial support,

c) sources of financial support,

d) channel, mechanism and roadmap for provision of the support,

e) indication of what new and additional financial resources,

f) relevant plans, policies and measures;

(iii) For developing country Parties, the information to include on the voluntary basis:

a) information on mitigation action such as underlying assumptions and methodologies, sectors and gases covered and global warming potential values used,

any information on adaptation, loss and damage, food security and sustainable

development as needed,

c) barriers and support needs on finance, technology and capacity building related to their INDCs including in particular the requirements for post-2020 implementation.

<u>11</u>14. Notes that the arrangements specified in this decision in relation to <u>the information on</u> intended nationally determined contributions are without prejudice to the legal nature of the contributions of Parties or to the content of the <u>protocol</u>, another legal instrument or agreed outcome with legal force 2015 agreement_referred to in paragraph 2 above;

<u>1215</u>. Also notes affirms that the purpose of having to providinge information when putting forward intended nationally determined contributions is to 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 <u>protocol</u>, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties 2015 agreement, to be adopted by the twenty-first session of the Conference of the Parties;

<u>13</u>+6. Further notes that the information communicated by Parties on their intended nationally determined contributions should enhance: 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 pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

(i) the clarity of comparability and ambition of INDCs by developed country Parties in accordance with their historical responsibilities, requirement by science and leadership on addressing climate change; and

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ADP.2014.12.DraftText (ii) the understanding of diversity, barriers and needs of the INDCs by developing country Parties bearing in mind their first and overriding priority of economic and social development and poverty eradication.

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ADP.2014.12.DraftText Annex: deleting option 1 and 3 and keep option 2 with further elaborations as follows:	
Mitigation	
Developed country Parties and other Parties included in Annex I to the Convention	
Information relevant to enhanced action on their specific commitments to undertake mitigation under	
Article 4, paragraph 2(a) and (b), of the Convention, similar to that identified in decision 2/CP.17,	
paragraph 5, and its annex I, paragraphs 2–12, using the relevant common tabular format for submitting	
such information, as provided in the annex to decision 19/CP.18: 1) Information relevant to its quantified economy-wide emission reduction targets, including, inter alia:	Formatted: Font: 12 pt
- Base year	Pointacted: Font. 12 pt
- Target year or period	
- Gases covered	
- Sectors covered	
 <u>GWP values used</u> Approach to counting emissions and removals from the LULUCF sector 	
- Use of international market-based mechanisms in achieving its emission reduction target	
- Associated assumptions and conditions related to the ambition of the pledges;	
2) Information relevant to its GHGs emission projections, including, inter alia:	
- Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030	Formatted: Font: 12 nt
 <u>Sector based GHGs emission projections</u> GHG species based emission projections 	Formatted: Font: 12 pt
- Parameters used for the projection	
3) Information relevant to its mitigation policies and actions, including, inter alia:	
- Legislations related to the INDC of mitigation	
 Policies and measures to be implemented related to the INDC of mitigation Potential social and economic consequences of response measures 	
- Potentral social and economic consequences of response measures	
•—Base year and time frame;	
Global warming potential values;	
• Coverage of gases and coverage of sectors;	
• Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030;	
•——The role of land use, land-use change and forestry;	
Carbon credits from market based mechanisms;	
 Associated assumptions and conditions related to the ambition of the pledges; 	
 Legislations, policies and measures to be implemented related to the intended nationally determined contributions on mitigation; 	
 Potential social and economic consequences of response measures. 	
Parties not included in Annex I to the Convention (developing country Parties)	
On a voluntary basis, information relevant to their enhanced action to implement the Convention, subject to the provision of support from, inter alia, developed country Parties, in accordance with decision 1/CP.19, paragraph 2(d), similar to that identified in decision 2/CP.17, paragraphs 34 and 46, and its annex III, paragraphs 3–13, such as: 58 of	

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION		
ADP.2014.12.DraftText Underlying assumptions and methodologies;		
 Onderlying assumptions and methodologies; Sectors and gases covered; 		
 Sectors and gases covered; Global warming potentials used; 		
 Estimated mitigation outcomes Cost herrises and pools of implementing the enhanced estion for post 2020. 		Formatted: Font: Not Italic
• <u>Cost, barriers and needs of implementing the enhanced action for post-2020</u> .		
Adaptation		
Developed country Parties and other Parties included in Annex II to the Convention		
Information on financing to be provided to developing countries pursuant to Article 4, paragraph 4, of the Convention, similar to the information relevant to the implementation of decision 5/CP.17, paragraphs 21 and 32, decision 12/CP.18, paragraphs 3 and 5, and decision 18/CP.19, paragraphs 4 and 6.		
 Types and numbers of support 		Formatted: Footer, Justified, Space
 Delivery mechanism and channel for the support 		Before: 0.5 line, Line spacing: sing Bulleted + Level: 1 + Aligned at: 0
 Sectors and geographical areas covered by the various types of support 		+ Indent at: 0.85 cm, No widow/orphan control
 Indicative timeline for provision of support. 		Formatted: Font: Not Italic
		Formatten Font Not state
Developing country Parties		
Information on the development and financing needs of NAPs, similar to that identified in decision 5/CP.17.		
Type of adaptation contribution		Formatted: List Paragraph, Justifie
 Nationally determined adaptation options and adaptive capacity enhancement 		Space Before: 0.5 line, Line spacin single, Bulleted + Level: 1 + Aligne
 Cost, Barriers and needs of implementing the enhanced action for post-2020 		at: 0 cm + Indent at: 0.85 cm, No widow/orphan control
Information on the activities undertaken to develop NAPs		
I		
<u>Finance</u>		
Developed country Parties and other Parties included in Annex II to the Convention		
Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I,		Formatted: Normal, No bullets or numbering
paragraphs 13–20, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road		
map for the support, as well as an indication of which resources are new and additional.		
 Plans, policies and measures to ensure the implementation. 		Formatted: Font: Not Italic
Target of intended scale of financial support		Formatted: Font: 12 pt
 Target year or period of this financial support scale and numbers of financial support; 		
 <u>scale and numbers of financial support</u>; Annual expected scale of financial support 	<	Formatted: Font: Not Italic Formatted: Font: 12 pt
• Intended type of financial support to developing countries, e.g. for mitigation, adaptation, capacity-		
building, cross-cutting		
• Intended sectors of financial support to developing countries, e.g. energy, industrial process, agriculture, forestry/LULUCF, waste management, water and sanitation, infrastructures, education		
 Intended financial instruments for support to developing countries, e.g. grants, concessional loans 		Formatted: Font: 12 pt
59 of		

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION		
ADP.2014.12.DraftText		
<u>Channel, mechanism and roadmap for provision of the support</u>		Formatted: Font: Not Italic
• Intended financial sources for support to developing countries, e.g. ODA, OOF and Indication of		Formatted: Font: 12 pt
what new and additional financial resources		
Plans, policies and measures to ensure the implementation		Formatted: Font: 12 pt
Developing country Parties		
Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14-16.		
• Constraints and gaps and related financial needs	\searrow	Formatted: Font: Not Italic
Technology transfer		Formatted: Footer, Justified, Spac Before: 0.5 line, Line spacing: sing Bulleted + Level: 1 + Aligned at: 0 + Indent at: 0.85 cm, No widow/orphan control
Developed country Parties and other Parties included in Annex II to the Convention	Ý	Formatted: Font: 9 pt
Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I, paragraphs 13–15, 21 and 22, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.		
• Timeframe of technology support		Formatted: Font: Not Italic
		Formatted: Font: Not Italic
 Policies, measures and indicative plan to be taken to promote, facilitate and finance the transfer of, access to and deployment of climate-friendly technology for developing country Parties Support including policies and projects and its resource for the R&D and demonstration of climate-friendly technology in developing country Parties 		Formatted: Justified, Space Befor 0.5 line, Add space between paragraphsof the same style, Line spacing: single, Bulleted + Level: : Aligned at: 0 cm + Indent at: 0.8 cm, No widow/orphan control
<u>Channel, mechanism and roadmap for provision of the support</u>) / Y	Formatted: Font: Not Italic
• Plans, policies and measures to ensure the implementation	X	Formatted: Font: Not Italic
	X	Formatted: Font: Not Italic
Developing country Parties	Y	Formatted: Font: Not Italic
Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14–16.		
• Constraints and gaps and related technology needs including relevant finance needs and technology	\square	Formatted: Font: Not Italic

Capacity-building

inventory

Developed country Parties and other Parties included in Annex II to the Convention

Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I, paragraphs 13–15 and 23, using the relevant common tabular format for such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

- Timeframe of capacity building support
- <u>Type of capacity building support including specific policies, measures, indicative plan and projects</u> to support developing country Parties to enhance their capacity
- Prior areas of the capacity building support
- Channel, mechanism and roadmap for provision of the support
- Plans, policies and measures to ensure the implementation

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Formatted: List Paragraph, Justific Space Before: 0.5 line, Line spacin single, Bulleted + Level: 1 + Aligne at: 0 cm + Indent at: 0.85 cm, Ne widow/orphan control Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14–16.

 <u>Constraints and gaps and related technology needs including relevant finance needs and technology</u> inventory

Cuba

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

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 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;

Comments

We see this paragraph as redundantd, so it can be deleted.

16. 16. *Further notes* that the information communicated by Parties on their intended nationally determined contributions, including the provision of the means of implementation by Annex II Parties to developing country Parties, should enhance 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Egypt

We need to delete paragraph 16 as it provides for an assessment process of the INDCs, another option is to focus paragraph 16 only on developed country parties as thier contributions r not conditional or in relation to level of support

European Union

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13. <u>Decides that all Invites</u> Parties, pursuant to decision 1/CP.19, paragraph 2(b), <u>shall to</u> communicate to the secretariat their intended nationally determined contributions by providing information <u>that ensures</u> <u>transparency</u>, <u>quantifiability and comparability. Information should include on</u> the type of contribution, time trames and periods, scope and coverage, <u>quantified</u> expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary nformation identified in the annex, in accordance with their national circumstances;

13 bis., Parties should also include, the expected use of international market mechanisms including information on how double counting will be avoided and accounting approaches used for the land use sector. This information should be presented in accordance with the type of INDC a Party puts forward; In addition, Parties shall demonstrate why they consider their INDC to be fair and ambitious, drawing on information gathered during the domestic preparation processes, including any indicators and criteria used.

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 hotes that having to provide information when putting forward intended nationally determined contributions 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 egal 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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 breindustrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the notes the notegovernmental Panel on Climate Change;

Option 3:

Vitigation

- Type of mitigation contribution;
- Time frame or time period;
- Base year_;
- Coverage in terms of: geographical boundaries; sectors; greenhouse gases; percentage of total/national emissions covered;
- Baseline emissions and related assumptions and methodologies, including methods for the projection of carbon intensity of gross domestic product;
- A quantification of expected emission reductions, including, as applicable, estimates with and without land use, land-use change and forestry forestry and the relationship to current emission trends;

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•	Assumed development of emission intensity (GHG emissions per GDP) until target year Annual estimated reduction in
	emission intensity of the economy;

• Methodologies, emission factors and metrics used, including global warming potentials in accordance with the relevant decisions of the Conference of the Parties;

• Long-term trajectory including peaking year;

• Expected use of international market mechanisms, including how double counting is avoided;

• <u>Mitigation contribution from the land use sector, assumptions used related to the Approach to accounting for the land-use sector, including references used;</u>

Land uses/activities/categories/sub-categories covered

- For each land use/activity/category/sub-category covered:
 - o <u>GHG accounted</u>
 - o <u>Carbon pools accounted</u>
 - Details on the transparent treatment of anthropogenic carbon stock changes, when LULUCF is not included in the INDC
 - o Accounting approach (type of reference level see 3.A)
 - o Assumptions for RLs in case of BAU
 - o Intention of using natural disturbances provision
 - o Expected future net emissions/removals from the sector (by sub-category, if possible), and accountable quantity
 - o <u>If/how the information above is consistent with GHG inventory</u>
- Estimated macroeconomic and marginal <u>abatement</u> costs of achieving the <u>mitigation</u> commitments or targets, with a description of the methods used to estimate them;
- Specific information beyond the elements listed above relevant for the chosen type of contribution that is essential for the understanding of the type and the ambition of the intended national contribution.
- A description of how the contribution related to previous mitigation targets in terms of coverage of sectors and gases as well as mitigation ambition.
- An indication of additional mitigation action to be achieved through the provision of support;
- Existing and/or anticipated domestic measures, including those with legal force, that support the implementation of the mitigation contribution;
- Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

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<u> Other (fr</u>	om option 1)
•	Indicators relating to fairness and ambition and their application;
	A description of how the contribution relates to the objective of the Convention, including how it responds to the need for ambition and for a fair distribution of effort;
•	Additional specific information depending on the type of contribution;
•	Any other information, as appropriate.

India

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing the information with respect to their differentiated contribuitions using the on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances provided that for developing country Parties, the extent to which they communicate their intended nationally determined contributions depends on the extent to which developed country Parties provide support for from the preparation of such communications and the communication by developed countries of their intended nationally determined contributions with respect to finance, technology transfer, and capacity building;

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 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 notes that the information communicated by Parties on their intended nationally determined contributions, including the provision of the means of implementation by Annex II Parties to developing country Parties and on adaptation, should enhance the understanding of whether the aggregate effect of the efforts of all Parties in accordance with their commitments under the Convention Formatted: Font: (Default) Arial, Formatted: Justified brings global emissions, the provision of the means of implementation by developed to developing countries, and adaptation to the adverse effects of such a temperature goal, 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 pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Iran

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information with respect to the Article 4.1 of the convention; on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

14. UNCHANGED 15. Deleted

16. *Further notes* that the information communicated by Parties on their intended nationally determined contributions, <u>including adaptation</u>, <u>mitigation and provision of the implementation by annex II parties to developing country parties</u> should enhance 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Annex.

Option1: deleted

Option2: deleted bullet points.

Japan

13. <u>Invites Requests</u> Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions, by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes, a quantification of expected emission reductions<u>and methodologies</u>, emission factors and metrics used and existing and/or anticipated domestic measures, and if relevant, any references and <u>methodologies</u> assumptions, as well as and accounting approaches used expected use of international market mechanisms, including how to avoid double counting, and approach used to account for the land-use sector, taking into

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consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

Annex Complementary information on intended nationally determined contributions of Parties

Option 1 and Option 2 <u>DELETED</u> Option 3 <u>UNCHANGED</u>

Jordan

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances <u>"provided that for developing country Parties, the extent to which they communicate their intended nationally determined contributions depends on the extent to which developed country Parties provide support for from the preparation of such communications and the communication by developed countries of their intended nationally determined contributions with respect to finance, technology transfer, and capacity building";</u>

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 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 notes* that the information communicated by Parties on their intended nationally determined contributions <u>"and adaptation"</u> <u>"including the provision of the means of implementation by Annex II Parties to developing country Parties"</u> should enhance 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Comment [ID10]: Para 15 is a redundant paragraph and should be dele

Least developed countries

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions in **the context of paragraphs 9**, **9bis and 9ter above**, by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

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, **and any accompanying decisions associated with these legal options;**

15. Also notes that having to provide information when putting forward communicating their intended nationally determined contributions **Parties will include information in order to facilitate** clarity, transparency and understanding of those contributions, will facilitate domestic preparations as well the without prejudice to 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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 [$2 \circ C \circ r$] 1.5 °C above preindustrial levels, consistent with the scientific findings assessed in the Assessment Reports of the Intergovernmental Panel on Climate Change;

{Note: The LDCs propose a hybrid of the three Options. We present the elements of what we consider to be in the Annex only}

Complementary information on intended nationally determined contributions of Parties Mitigation: Annex I Parties and those countries in a position to do so (Annex A Parties):

- Type of mitigation contribution;
- Time frame or time period;
- Base year ;
- Numerical INDC relative to a common base year of 2015
- Coverage in terms of: geographical boundaries; sectors; greenhouse gases; percentage of total/national emissions covered;
- Global warming potential values
- A quantification of expected emission reductions, including, estimates with and without land use, land-use change and forestry;
- Methodologies, emission factors and metrics used, including global warming potentials in accordance with the relevant decisions of the Conference of the Parties;
- Long-term trajectory;
- Expected use of national market mechanisms,
- Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

Mitigation: Developing Country Parties without national economy wide contributions

- Underlying assumptions and methodologies;
- Sectors and gases covered;
- Global warming potentials used;
- Estimated mitigation outcomes

Means of Implementation: Annex I and those countries in a position to do so

- Quantified finance support to be provided to developing country Parties for technology and capacity-building support contribution for adaptation,
- Quantified finance support to be provided to developing country Parties for technology and capacity-building support contribution for mitigation;
- Type of support contribution;
- Time frame or time period for support contributions;
- Annual expected levels of climate finance support ;
- Indicators relating to fairness and ambition and their application;

Malaysia

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing <u>the</u> information <u>with</u> respect to their differentiated contributions using the on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances provided that for developing country Parties, the extent to which they communicate their intended nationally determined contributions depends on the extent to which they communications and the communication by developed countries of their intended nationally determined contributions depends on the antional communications with respect to finance, technology transfer, and capacity building:

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 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 notes* that the information communicated by Parties on their intended nationally determined contributions, including the provision of the means of implementation by Annex **II Parties to developing country Parties and on adaptation**, should enhance the understanding of whether the aggregate effect of the efforts of all Parties in accordance with their

commitments under the Convention brings global emissions, **the provision of the means of implementation by developed to developing countries, and adaptation to the adverse effects of such a temperature goal,** 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Annex

Complementary information on intended nationally determined contributions of Parties

Option 1:

TO DELETE

Option 2:

Mitigation

Developed country Parties and other Parties included in Annex I to the Convention

• Information relevant to enhanced action on their specific commitments to undertake mitigation under Article 4, paragraph 2(a) and (b), of the Convention, similar to that identified in decision 2/CP.17, paragraph 5, and its annex I, paragraphs 2–12, using the relevant common tabular format for submitting such information, as provided in the annex to decision 19/CP.18:

o Base year and time frame;

o Global warming potential values;

o Coverage of gases and coverage of sectors;

o Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030;

o The role of land use, land-use change and forestry;

o Carbon credits from market-based mechanisms;

o Associated assumptions and conditions related to the ambition of the pledges;

o Legislations, policies and measures to be implemented related to the intended nationally determined contributions on mitigation;

o Potential social and economic consequences of response measures.

Parties not included in Annex I to the Convention (developing country Parties)

• On a voluntary basis, information relevant to their enhanced action to implement the Convention, subject to the provision of support from, inter alia, developed country Parties, in accordance with decision 1/CP.19, paragraph 2(d), similar to that identified in decision 2/CP.17, paragraphs 34 and 46, and its annex III, paragraphs 3–13, such as:

o Underlying assumptions and methodologies;

o Sectors and gases covered;

o Global warming potentials used;

o Estimated mitigation outcomes.

Adaptation

Developed country Parties and other Parties included in Annex II to the Convention

• Information on financing to be provided to developing countries pursuant to Article 4, paragraph 4, of the Convention, similar to the information relevant to the implementation of decision 5/CP.17, paragraphs 21 and 32, decision 12/CP.18, paragraphs 3 and 5, and decision 18/CP.19, paragraphs 4 and 6.

Developing country Parties

• Information on the development and financing needs of NAPs, similar to that identified in decision 5/CP.17.

Finance

Developed country Parties and other Parties included in Annex II to the Convention

• Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I, paragraphs 13–20, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

• Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14-16.

Technology transfer

Developed country Parties and other Parties included in Annex II to the Convention

• Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I, paragraphs 13–15, 21 and 22, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

• Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14-16.

Capacity-building

Developed country Parties and other Parties included in Annex II to the Convention

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• Information similar to that identified in decision 2/CP.17, paragraph 48, and its annex I, paragraphs 13–15 and 23, using the relevant common tabular format for such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

• Information similar to that identified in decision 2/CP.17, annex III, paragraphs 14-16.

Option 3:

TO DELETE

Marshall Islands

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to-in_communicatinge their INDCs to the secretariat, their intended nationally determined contributions by to provideing information on the type of contribution, time frames and periods, including long-term trajectories, scope and coverage, expected outcomes, an explanation of how the INDC is fair, ambitious and at the top end of national potential towards achieving the ultimate objective of the Convention, and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

<u>13 bis</u>. *Requests* the ADP to develop rules necessary to enhance the clarity, transparency and understanding of mitigation INDCs, in particular those relating to accounting assumptions and approaches, land use, and use of international markets and credits, with a view to their adoption by the <u>COP at its 21st session</u>.

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 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

New Zealand

13. REPLACE "Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b) to communicate to the secretariat" WITH "Parties shall, pursuant to decision 1/CP.19, paragraph 2b), communicate to the secretariat....",

AND REPLACE "expected outcomes" WITH "quantified expected emission outcomes, level of effort and, where relevant, any references methodologies and accounting approaches used, including assumptions about use of international market mechanisms and accounting for the

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Ind sector. Parties should also include, as relevant, and to the extent their national circumstances allow, the information identified in the Annex." 15. DELETE

Comments on the Annex Option 1: DELETE Option 2: DELETE Option 3: Heading: DELETE Bullet 3: REPLACE "Base year" WITH "Base year and other reference points". Bullet 6: DELETE "with and without land use change and forestry" Last bullet: REPLACE "mitigation contribution" WITH "mitigation contribution, including: o Supporting narrative relating to fairness and ambition; o Additional specific information depending on the type of contribution."

Norway

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of <u>mitigation</u> contribution, etc.....

Annex

Complementary information on intended nationally determined contributions of Parties

Option 1 and 2 deleted

Option 3:

- Type of mitigation contribution;
- Time frame or time period;
- Base year;

• Coverage in terms of: geographical boundaries; sectors; greenhouse gases; percentage of total/national emissions covered;

• Baseline emissions and related assumptions and methodologies, including methods for the projection of carbon intensity of gross domestic product;

• A quantification of expected emission reductions, including, as applicable,

• Annual estimated reduction in emission intensity of the economy;

stimates with and without land use, land use change and forestry;

• Methodologies, emission factors and metrics used, including global warming potentials in accordance with the relevant decisions of the Conference of the Parties;

• Long-term trajectory;

• Expected use of international market mechanisms, including how double counting is avoided;

- Approach to accounting for the land-use sector, incl information on
 - coverage of the land sector, and choice of methodology (activity based/area based) Inclusion of deforestation, afforestation and reforestation

 - Accounting approach, other land areas;
- Estimated macroeconomic and marginal costs of achieving the ommitments or targets, with a description of the methods used to estimate them:
- An indication of additional mitigation action to be achieved through the provision of support;

Existing and/or anticipated domestic measures, including those with legal force, that support the implementation of the mitigation contribution;

Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

Panama

Option 1

Mitigation

□ Type of mitigation contribution;

- \Box Time frame or time period;
- \square Base year;
- □ Coverage in terms of: geographical boundaries; sectors; greenhouse gases;
- percentage of total/national emissions and removals covered;
- Baseline emissions and related assumptions and methodologies, including methods
- for the projection of carbon intensity of gross domestic product;
- □ A quantification of expected emission reductions *and enhancement of carbon stocks*, including, as
- applicable, estimates with and without land use, land-use change and forestry;
- □ Annual estimated reduction in emission intensity of the economy;
- Methodologies, emission factors and metrics used, including global warming
- potentials in accordance with the relevant decisions of the Conference of the Parties;
- □ Long-term trajectory;

Expected use of international market mechanisms, including<u>*REDD*+</u>, and how double counting is avoided;

Approach to accounting for the land-use sector, *including any specific rule and considerations on* bioenergy;

Estimated macroeconomic and marginal costs of achieving the commitments or

targets, with a description of the methods used to estimate them;

□ An indication of additional mitigation action to be achieved through the provision of support;

□ Existing and/or anticipated domestic measures, including those with legal force, that support the implementation of the mitigation contribution;

□ Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

Option 2 Mitigation

Developed country Parties and other Parties included in Annex I to the Convention

□ Information relevant to enhanced action on their specific commitments to undertake mitigation under Article 4, paragraph 2(a) and (b), of the Convention, similar to that identified in decision 2/CP.17, paragraph 5, and its annex I, paragraphs 2–12, using the relevant common tabular format for submitting such information, as provided in the annex to decision 19/CP.18:

o Base year and time frame;

o Global warming potential values;

o Coverage of gases and coverage of sectors;

o Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030;

o The role of land use, land-use change and forestry;

o Carbon credits from market-based mechanisms, including from results-based REDD+ activities;

o Associated assumptions and conditions related to the ambition of the pledges;

o Legislations, policies and measures to be implemented related to the intended

nationally determined contributions on mitigation;

o Potential social and economic consequences of response measures.

Option 3:

Mitigation

□ Type of mitigation contribution;

 \Box Time frame or time period;

 \Box Base year;

□ Coverage in terms of: geographical boundaries; sectors; greenhouse gases;

percentage of total/national emissions covered;

□ Baseline emissions and related assumptions and methodologies, including methods

for the projection of carbon intensity of gross domestic product;

A quantification of expected emission reductions *and enhancements of carbon stocks*, including,

as applicable, estimates with and without land use, land-use change and forestry;

Annual estimated reduction in emission intensity of the economy;

□ Methodologies, emission factors and metrics used, including global warming

potentials, in accordance with the relevant decisions of the Conference of the Parties;

□ Expected use of international market mechanisms, *including REDD+, and* how double counting will be avoided;

□ Approach to accounting for the land-use sector, *including considerations on bioenergy*;

 \Box Estimated macroeconomic and marginal costs of achieving the commitments or targets, with a description of the methods used to estimate them;

 $\hfill\square$ An indication of additional mitigation action to be achieved through the provision of support;

 \Box Existing and/or anticipated domestic measures, including those with legal force, that support the implementation of the mitigation contribution;

 \Box Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

Saudi Arabia

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions_by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, for mitigation, if relevant, any references_and₅ methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

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

15. Also notes that having to provide information when putting forward intended nationally determined contributions will facilitate domestic preparations, as well as the clarity, transparency and understanding of those contributions, without prejudice to the scope and 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;

Paragraph 16 & 16.bis, are correlated and should be addressed in a balanced manner. Language from 16.bis taken from 18/CP.19

16. *Further nNotes* that the information communicated by Parties on their intended nationally determined contributions should enhance the understanding of whether the aggregate effect of the efforts of all Parties brings global emissions on a pathway consistent with_of achieving the objective of the Convention, set out in its Article 2_and_consistent_with_the provisions_of the Convention and the principle of common but differentiated responsibilities and respective capabilities in a manner that provides sufficient time to adapt, ensures food security, and enables sustainable development, and in light of the goal of holding the increase in global average temperature below 2 °C or 1.5 °C above pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

16bis. *FurtherAlso- notes* that the information communicated by Parties on their intended nationally determined contributions on adaptation actions should enhance the efforts to achieve best value outcomes through early and integrated planning and action at all levels, which is consistent with achieving the objective of the Convention, set out in its Article 2, and the principle of common but differentiated responsibilities and respective capabilities in a manner that provides sufficient time to adapt, ensures food security, and enables sustainable development;

Singapore

15. Also notes that having <u>clarity on</u> to provide information when putting forward intended nationally determined contributions 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;

South Africa

13. *InvitesAgrees that* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to will communicate to the secretariat their intended nationally determined contributions no later than xx May 2015 by providing at least all the information in the annex to this decision on

a) the type of contribution, time frames and for the implementation periods 2021-2025 and 2026-2030, scope and coverage, expected quantified mitigation outcomes and, if relevant, any and references, methodologies and detailed accounting approaches used in a tabular format, that reflects mitigation commitments by all Parties and additional mitigation commitments by developed country Parties. b) information on adaptation relating to plans, actions, costs and investments and:

c) support in the form of finance, technology and capacity building, taking into consideration, as appropriate, the complementary

Comment [HW11]: Six months before Paris

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ADP.2014.12.DraftText information identified in the annex, in accordance with their national circumstances;

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 notesAgrees that having to provide the purpose of the INDC process is to ensure a prompt start through their domestic preparations of their contributions under the 2015 Agreement. The —information to be provided in a tabular format (in Annex XX) when putting forward intended nationally determined contributions 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance the understanding of whether the aggregate effect of the <u>relative fair</u> efforts <u>byof</u> all Parties brings global emissions on a pathway consistent with achieving the objective of the Convention, <u>acknowledging that the levels of adaptation</u> action required to reduce vulnerability to acceptable levels is linked to the <u>levels of mitigation ambition</u>, 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Annex: Option 4

South Africa proposes that the information on Intended Nationally Determined Contributions (INDCs) that must be presented by Parties, in order to enable clarity, transparency and understanding, take the form of tables, not bullet points. South Africa has submitted a tabular format earlier in 2014, and raised this point repeatedly. We now formally request an option be reflected in the draft text. The proposed tables should be understood as alternative to part of all of the other options, as follow:

- Option 1, mitigation component
- Option 2, mitigation component; and
- Option 3

Mitigation commitments by all Parties¹

	2020-2025	2025-2030	2050
Party A's reduction in emissions intensity of its economy	2		Indicative absolute reduction and low emission development plan
Party B's reduction in emissions intensity of its economy			
Party L's set of NAMAs			

Additional mitigation commitments by developed country Parties

2020-2025	2025-2030	2050
2020-2023	2025-2050	2030

¹ All Parties present mitigation actions. Some developing countries, who strive to slow their emissions growth, may present intensity targets as their economy-wide contribution; others may have the flexibility to submit only individual NAMAs for period 2020-2030. Any developing country Party wishing to adopt a quantified economy-wide emission reductions target may make use of the provisions of sub-paragraph 4.2(g) of the Convention and submit such a target in its instrument of ratification, acceptance, approval or accession. All commitments and actions should be measurable, reportable and verifiable.

² Units of tons CO_2 -eq / \$ of GDP in the respective year; in addition, Parties may report reduction of the carbon intensity of the economy in 2005. GWP values from the latest IPCC assessment report will be used; CO_2 , CH_4 and N_20 will be covered (and encouraged to include more over time); include reporting on LULUCF in any future commitments and actions, including estimates with and without LULUCF; underlying assumptions and methodologies (including methods for the projection of carbon intensity of GDP), support needs for the implementation of NAMAs and estimated mitigation outcomes.

Party X4s entrission reductions below 1990 levels	3	Indicative number and zero- carbon plan ⁴
Party Y's emission reductions below 1990 levels		

Switzerland

• para 13:

Invites-Decides that Parties shall, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions in a manner to facilitate clarity, transparency and understanding by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes in terms of greenhous gas emission levels, and if relevant, any references, underlying assumptions, methodologies and accounting approaches used, and the underlying effort as well as fairness considerations in the context of the long term goal to hold global average temperature increase well below 2 degrees above pre industrial levels, taking into consideration as specified, as appropriate, the complementary information identified in the annex, where relevant and in accordance with their national circumstances;

• Annex / Titel:

Complementary Specified information on intended nationally determined contributions of Parties

- Annex / Option 3:
 - \circ 10th bullet:

Expected use of international market mechanisms, including how double counting will be avoided <u>and how accounting is undertaken over the commitment period;</u>

 \circ 12th bullet:

<u>Effort underlying the intended nationally determined contribution</u>, including estimated macroeconomic and marginal costs of achieving the commitments or targets, describing the methods used to estimate them, and fairness considerations

³ Units of tons CO₂-eq; Parties with budgets over a period of time can fill in an average for each year, but not be bound to that average, only the total over the period. GWP values from the latest IPCC assessment report will be used; covering all gases as for national inventory arrangements; specifying the methods and data sources used to determine base year emissions and the GHG inventory methods to be used; include reporting on LULUCF in the estimation of all QEERTs and QELROs, using clear, uniform and environmentally robust description of the method to be used, and the commitment or target with or without LULUCF (land-use sector accounting; land-based and activity-based accounting; and definition of "managed land" proxies if used); and the use of any carbon credits under the Convention and its instruments, including provisions to prevent double-counting. Parties shall report the associated assumptions and conditions related to the ambition of the pledges. They shall further report the estimated macro-economic and marginal cost of achieving the commitments or target, describing methods used to estimate costs.

⁴ Zero carbon emissions pathways should start a steep decline up to 2030, and define a long-term goal of zero emissions for each Party in 2050. The commitments and targets shall be comparable among developed countries.

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.Draff Teffe context of the long term goal to hold global average temperature increase

well below 2 degrees above pre industrial levels;

Annex / Option 1 and 2: delete

• para 15:

<u>Decides</u> <u>Also notes</u> that having to provide information when putting forward intended nationally determined contributions will facilitate domestic preparations, as well as the clarity, transparency and understanding of those contributions, <u>including in regard to the</u> <u>effect on greenhouse gas emissions as well as in regard to the effort underlying the</u> <u>contribution</u>, 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

Tanzania

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), and in accordance with article 4.7 of the <u>Convention</u> to communicate to the secretariat their intended nationally determined contributions by providing information, consistent with the support provided, on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration_equity and appropriateness of their intended nationally determined contributions towards achieving the objective of the Convention, in relation to the relevant provisions of the Convention and, as appropriate_and if relevant, the <u>voluntary</u> complementary information identified in the annex, in accordance with their national circumstances;

A	****	Formatted: Font: Times New Roma
14. <i>Notes</i> that the arrangements specified in this decision in relation to intended nationally determined contributions are an elaboration of Decision 1/CP19 paragraph 2(b-d) and are in not way intended to impart more reporting burden to developing countries. without prejudice to the legal nature of the contributions of Parties or to the content of to the protocol, another legal instrument or agreed outcome with legal force referred to in paragraph 2 above; (or since its statement of the fact -delete)		Formatted: Strikethrough
15. Also notes that having to provide information when putting forward intended nationally determined contributions may 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; (Could be deleted)		Formatted: Strikethrough
16. <i>Further notes</i> that the information communicated by Parties on their intended nationally determined contributions should <u>be consistent with the provisions of the convention in terms of national communications and should</u> enhance the understanding of whether:		
(a) <u>T</u> 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 $2^{\circ}C$ or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change; and	*****	Formatted: Indent: First line: 1.27 cm Formatted: Strikethrough
(b)The efforts of each Party constitutes an equitable and appropriate contribution by them towards the objective of the Convention, in accordance with the principles and provisions of the Convention, including the		

objective of the Convention, in accordance with the principles and provisions of the Convention, including the principles of equity of common but differentiated responsibilities and respective capabilities;

We support the African position on para16 splitting

Turkey

13. Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

14. Notes that the arrangements specified the provisions 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 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 notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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;

ANNEX COMPLEMENTARY INFORMATION ON INTENDED NATIONALLY DETERMINED CONTRIBUTIONS OF PARTIES

Turkey reserves its position to make final coments on the Annex depending upon paragraph 13 and other relevant paragraphs.

Option 1: Mitigation

- Type of mitigation contribution;
- Time frame or time period;
- Base year;
- Coverage in terms of: geographical boundaries; sectors; greenhouse gases;
- percentage of total/national emissions covered;
- Baseline emissions and related assumptions and methodologies, including methods
- for the projection of carbon intensity of gross domestic product;
- A quantification of expected emission reductions, including, as applicable, estimates
- with and without land use, land-use change and forestry;
- Annual estimated reduction in emission intensity of the economy;
- Methodologies, emission factors and metrics used, including global warming

ADP.2014.12 proteined in accordance with the relevant decisions of the Conference of the Parties;

- Long-term trajectory;
- Expected use of international market mechanisms, including how double counting is
- avoided;
- Approach to accounting for the land-use sector;
- Estimated macroeconomic and marginal costs of achieving the commitments or
- targets, with a description of the methods used to estimate them;
- An indication of additional mitigation action to be achieved through the provision of
- support;
- Existing and/or anticipated domestic measures, including those with legal force, that
- support the implementation of the mitigation contribution;
- Any other information to facilitate the clarity, transparency and understanding of the
- mitigation contribution.

Adaptation

- Type of adaptation contribution;
- Projected climate impacts and related assumptions;
- Analysis of vulnerable sectors;
- Technology, investment and capacity-building needs;
- Nationally determined adaptation options, adaptive capacity enhancement and their costs;
- Quantification of own investments; own adaptation efforts;
- Programmes and projects per sector, including those identified in the context of a
- national adaptation programme of action (NAPA) and a national adaptation plan (NAP);
- Definition of adaptation needs;
- International cooperation, including cooperative actions, international and regional
- investments to be contributed or required and their timeline;
- Support for international and regional initiatives;
- Types of support by Parties included in Annex II to the Convention (Annex II Parties), such as grants or bilateral funding;
- Delivery mechanism and channel for the support by Annex II Parties;
- Sectors and geographical areas covered by the various types of support by Annex II
- Parties;
- Indicative timeline for provision of support.
- Information on the formulation and implementation of NAPs, building on the initial
- guidelines contained in the annex to decision 5/CP.17, including the sectors or geographical
- areas, the policies included and whether it is a NAP (or segment(s) of a NAP), a local
- adaptation plan (or segment(s) of a local adaptation plan) or a NAPA (or segment(s) of a

Finance, technology and capacity-building

- Finance, technology and capacity-building support contribution for adaptation, including for identified adaptation options;
- Finance, technology and capacity-building support contribution for mitigation;
- Quantified financial contributions for capacity-building;
- Scale of support contribution;
- Type of support contribution;
- Time frame or time period for support contributions;
- Channel and delivery mechanism for support contribution;
- Future contributions to various funds and other channels available, including estimates of private resources directly mobilized by public funds;
- Identification of finance, technology and capacity-building needs, including investment needs, related to intended nationally determined contributions;
- Annual expected levels of climate finance;
- Policies and measures to provide clarity on where countries are on the pathway to achieving the collective goal defined for the provision of support;
- A quantification of the national investment made on mitigation and adaptation;
- Efforts to mobilize and provide resources for domestic climate action and/or efforts to enhance the national enabling environment.

Other

Indicators relating to fairness and ambition and their application; A description of how the contribution relates to the objective of the Convention, including how it responds to the need for ambition and for a fair distribution of effort; Additional specific information depending on the type of contribution;

• Any other information, as appropriate.

Option 2:

Mitigation

Developed country Parties and other Parties included in Annex I to the Convention

Information relevant to enhanced action on their specific commitments to undertake

mitigation under Article 4, paragraph 2(a) and (b), of the Convention, similar to that identified in decision 2/CP.17, paragraph 5, and its annex I, paragraphs 2–12, using the relevant common tabular format for submitting such information, as provided in the annex to decision 19/CP.18:

- o Base year and time frame;
- o Global warming potential values;
- o Coverage of gases and coverage of sectors;

o Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030;

o The role of land use, land-use change and forestry;

o Carbon credits from market-based mechanisms;

o Associated assumptions and conditions related to the ambition of the pledges; o Legislations, policies and measures to be implemented related to the intended nationally determined contributions on mitigation; AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014 P2-DeaffTexsocial and economic consequences of response measures.

Parties not included in Annex I to the Convention (developing country Parties)
On a voluntary basis, information relevant to their enhanced action to implement the

Convention, subject to the provision of support from, inter alia, developed country Parties, in accordance with decision 1/CP.19, paragraph 2(d), similar to that identified in decision 2/CP.17, paragraphs 34 and 46, and its annex III, paragraphs 3–13, such as: o Underlying assumptions and methodologies;

o Sectors and gases covered;

o Global warming potentials used;

o Estimated mitigation outcomes.

Adaptation

Developed country Parties and other Parties included in Annex II to the Convention

Information on financing to be provided to developing countries pursuant to Article

4, paragraph 4, of the Convention, similar to the information relevant to the implementation of decision 5/CP.17, paragraphs 21 and 32, decision 12/CP.18, paragraphs 3 and 5, and decision 18/CP.19, paragraphs 4 and 6.

Developing country Parties

• Information on the development and financing needs of NAPs, similar to that

identified in decision 5/CP.17.

Finance

Developed country Parties and other Parties included in Annex II to the Convention
 Information similar to that identified in decision 2/CP.17, paragraph 48, and its

annex I, paragraphs 13–20, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

Information similar to that identified in decision 2/CP.17, annex III, paragraphs

14 16.

Technology transfer

Developed country Parties and other Parties included in Annex II to the Convention

• Information similar to that identified in decision 2/CP.17, paragraph 48, and its

annex I, paragraphs 13–15, 21 and 22, using the relevant common tabular format for submitting such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

• Information similar to that identified in decision 2/CP.17, annex III, paragraphs

14 16.

Capacity building

Developed country Parties and other Parties included in Annex II to the Convention

• Information similar to that identified in decision 2/CP.17, paragraph 48, and its

annex I, paragraphs 13–15 and 23, using the relevant common tabular format for such information as provided in the annex to decision 19/CP.18, specifying the type, amount, sources, channel, mechanism and/or road map for the support, as well as an indication of which resources are new and additional.

Developing country Parties

• Information similar to that identified in decision 2/CP.17, annex III, paragraphs

14 16.

Option 3:

Mitigation

- Type of mitigation contribution;
- Time frame or time period;
- Base year;
- Coverage in terms of: geographical boundaries; sectors; greenhouse gases; percentage of total/national emissions covered;
- Baseline emissions and related assumptions and methodologies, including methods for the projection of carbon intensity of gross domestic product;
- A quantification of expected emission reductions, including, as applicable, estimates with and without land use, land-use change and forestry;
- Annual estimated reduction in emission intensity of the economy;
- Methodologies, emission factors and metrics used, including global warming potentials, in accordance with the relevant decisions of the Conference of the Parties;
- Long-term trajectory;
- Expected use of international market mechanisms, including how double counting will be avoided;
- Approach to accounting for the land-use sector;
- Estimated macroeconomic and marginal costs of achieving the commitments or targets, with a description of the methods used to estimate them;
- An indication of additional mitigation action to be achieved through the provision of support;
- Existing and/or anticipated domestic measures, including those with legal force, that support the implementation of the mitigation contribution;
- Any other information to facilitate the clarity, transparency and understanding of the mitigation contribution.

United States

13. *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providingand information on the type of contribution, time frames and

pcADEQ366 Braft Towerage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, [taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

14. *Notes* that the arrangements specified the provisions 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 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 notes* that the information communicated by Parties on their intended nationally determined contributions should enhance 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;

Venezuela

13.Invites Parties, in the context of the Convention, its principles and provisions, pursuant to decision 1/CP.19, paragraph 2(b) y (c), to communicate to the secretariat their intended nationally determined contributions by providing information, as soon as possible on the type of contribution, time frames and periods, scope and coverage, expected outcomes and, if relevant, any references, methodologies and accounting approaches used, taking into consideration, as appropriate, the complementary information identified in the annex, in accordance with their national circumstances;

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;

Comment: No changes

15. Also notes that having to provide information when putting forward intended nationally determined contributions will facilitate domestic

pfeparations^T 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;

Comment: delete

16. Further notes that the information communicated by Parties on their intended nationally determined contributions should enhance 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;

Comment: delete

Vietnam

Para 13: *Invites* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing **the** information identified in the annex, **provided that developed country Parties provide support for developing country Parties in preparation of their communications and developed countries communicate their intended nationally determined contributions with respect to finance, technology transfer, and capacity building**;

Para 14: **No changes made** [*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;]

Para 15: We deleted as we consider it redundant [Also notes that having to provide information when putting forward intended nationally determined contributions will facilitate domestic preparations, as well as the clarity, transparency and understanding of those contributions, without prejudice to the

legal²⁰¹⁴12^{praft}Of^x 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;]

Para 16: *Further notes* that the information communicated by Parties on their intended nationally determined contributions should enhance the understanding of whether the aggregate effect of the efforts by Parties in accordance with their commitments under the Convention brings global emissions, the provision of the means of implementation by developed to developing countries, and adaptation to the adverse effects of such a temperature goal, 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 pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

Post-communication (Paras 17-20) and Support (Paras 21-22)

African Group

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions and <u>_</u>-to provide opportunities for seeking and providing clarification to Parties <u>contributions</u>- and <u>admitted observer</u> organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

17 bis Requests the Secretariat, in preparation for ex ante assessment, to-:

a) compile a technical paper on the aggregate effect of Parties' contributions, the fairness of their relative efforts, the level of ambition and the gap in accordance with Article 4 obligations of the Convention

b) consolidate existing accounting rules for LULUCF under the Convention, KP and REDD+ by February 2015, and to organize workshops to consider these rules at the s sessions of the ADP in 2015.

18. *Encourages* all each Party particularly developed country Parties to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available whilst providing flexibility to developing country Parties;

18bis. *Encourages* developed country Parties, and *Request* the operating entities of the financial mechanism and any other organizations to provide support for the activities referred to in paragraphs 17 and 18 above;

18 ter-Agrees that the SBI and SBSTA will jointly undertake a multilateral assessment, in accordance with their Article 4 obligations, of:

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION (A)DR120146124Dtem determined contribution of developed country Parties individually and in aggregate;

(b) Intended nationally determined contributions of developing country Parties in aggregate;

(c) Intended nationally determined contributions for developed and developing countries for their aggregate effect in accordance with Article 2 and the goal of holding the increase in global average temperature below 1.5°C above pre-industrial levels, as well as Article 3.1 and other relevant provisions of the Convention; and

(d) The implications of intended nationally determined contributions of developed and developing countries in aggregate on the increase of global average temperature above pre-industrial levels and the related implications for adaptation needs in developing countries.

(e)Requests the Chairs for the SBI and SBSTA to convene a workshop at their xx session, and to report to the Conference of the Parties at its yy session

19. Requests the secretariat to:

(a) Publish <u>as a miscellaneous document</u> the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above<u>, and make it available</u> on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20.*Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the communicated intended nationally determined contributions in accordance with the principles and provisions of the Convention, including the principles of equity common but differentiated responsibilities and respective capabilities;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

(c) Facilitating efforts by developed country Parties, the operating entities of the financial mechanism and any other organizations in a position to do so to provide support;

21. Urges developed country Parties and other Parties in a position to do so, and *Requests* the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation, clarification and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

AILAC

17. *Decides*, in order to enhance understanding among Parties of the initial round of intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means and through

interactions. Draftfext other Parties and admitted observer organizations, noting that future arrangements applicable to future contributions will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. [AILAC: *Requests Encourages*] each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. Requests the secretariat to:

(a) Publish the initial intended nationally determined contributions on mitigation as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

(b) bis: *Prepare* a technical paper by June 2015 on the initial intended nationally determined contributions as communicated by Parties, including information on their aggregate mitigation effort in relation to the level of emissions reductions consistent with a likely chance to keep temperature change below 2°C or 1.5°C relative to pre-industrial levels, taking into account the Fifth Assessment Report of the IPCC, and on how Parties have considered equity in their contributions.

20. *Also requests* the secretariat to organize technical workshops and a high-level session in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of: a) Enhancing the clarity, transparency and understanding of the aggregate effect of the communicated initial intended nationally determined contributions;

(a) bis. Providing Parties an opportunity to present their intended nationally determined contributions, including on the up-front information that they have communicated to the UNFCCC.

b) Facilitating efforts by Parties, in particular developing country Parties, that have not communicated their intended nationally determined contributions up to that point;

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support

provided^{1.1}to^{Dr} developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Arab Group

Suppress 17 and 18

19. *Requests* the secretariat to:

(a) Publish, in a separate manner, the intended nationally determined contributions as communicated by <u>developed and developing country Parties</u>, and a <u>separate compilations</u> of <u>the INDCs od developed and developing country</u> Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. *Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions, in accordance with the differentiated obligations under the Article 10.2 (a) and (b) of the Convention ;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Argentina

13. We propose to replace the existing paragraph by the following:

"Invites Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions by providing differentiated information according with CBDR".

Note: Any reference to an Annex in the text of this draft decision requires a previous agreement on the content of that Annex. In any case, this Annex should include differentiated provision of information for developed and developing countries.

14. Without changes.

15. We propose to replace the existing paragraph by the following:

"Also notes that the provision of information related to the intended nationally determined contributions will facilitate the clarity and understanding of those contributions".

16. We propose to replace the beginning of the paragraph by the following:

"Further notes that the information communicated by Parties that have presented INDCs on mitigation should enhance the understanding of..."

17. We propose to add in the third line after "via electronic means", the words "for Annex I and II Parties and by the means each Party consider appropriate for non-Annex I Parties".

18. Following amendments:

First line: replace "each Party" by "Annex I and II Parties" Also at the end of the first line and at the end of the second line, replace "the electronic means referred to in Paragraph 17 above", by "electronic means".

19. a. Without changes.

19. b. In first line, we propose to delete the words "referred to in paragraph 17 above".

20. We propose to add at the end of paragraph 20 the following sentence:

"When organization these Workshop, the secretariat will take into account the differentiation between Annex I and II Parties and non-Annex I Parties, concerning their respective contributions and the information to be provided by them".

21. In the first line we propose to delete the following words "and other Parties in a position to do so".

22. In the first line we propose to delete the following words "and other Parties in a position to do so".

Australia

13. *Invites <u>Requests</u>* Parties, pursuant to decision 1/CP.19, paragraph 2(b), to communicate to the secretariat their intended nationally determined contributions in a manner that facilitates clarity, transparency and understanding, by providing information on the type of contribution, time frames and periods, scope and coverage, expected outcomes (including quantification or estimation of expected emissions impacts) and, if relevant, any references, methodologies and accounting approaches used (including for the land sector, markets or setting baselines), taking into consideration, as appropriate, including as relevant the complementary information identified in the annex, in accordance with their national circumstances;

14. No change

15. Delete

16-19. No change

AD HOC WORKING GROUP ON THE

DURBAN PLATFORM FOR ENHANCED ACTION

20 PA 130¹ Acquests The secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent sessions with the objectives of:

- (a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;
- (b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* all developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat <u>as soon as practicable in 2015</u> no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Bolivia

19. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session, considering the differentiation between developed and developing countries, with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the <u>aggregate</u> effect of communicated intended nationally determined contributions <u>according to the distribution among</u> <u>Parties of the remaining global emission budget to limit temperature warming to the 1.5 degrees;</u>
(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

Brazil

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

>> Strengthen "noting";

>> A"process of seeking and providing clarification" is not to be considered as a reference to transparency provisions under the Paris agreement, neither to the aggregate consideration process – that is yet to be negotiated.

18. Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

>>>Request Chariffication whether questions would be provided one by one or in groups.

19. Requests the secretariat to:

- (a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;
- (b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session dialogues on the intended nationally determined contributions in a city with full diplomatic representation with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

>> Dialogues should not be held in a rush, in parallel to negotiating sessions.
>> Dialogues could be better organized outside the negotiation setting, possibly in one of the UN headquarters, using also webstreaming tools, for outreaching purposes.
>> Request clarification on time allocation: time for each session and time available for each Party. Will the time available be sufficient for an adequate clarification of each NDC?

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. Requests developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

>> submission of information => send this paragraph to annex;

Canada

17. No change

18. No change

19. This paragraph should also request the secretariat to prepare a technical paper that summarizes the aggregated effect of the contributions.

20. No change

21. The language "and implementation" should be deleted - this is beyond the $95\,\mathrm{of}$

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION sADE 20 Hold Draw Jackiges future discussions.

22. In our view, the most important objective of this paragraph should be to share the lessons learned from this process, and the information on the lessons learned would predominantly come from developing countries that have received this support. We are not sure whether the date is completely relevant here, but are open to discussing this.

We propose the following revised text: "Encourages Parties, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat [no later than 31 January 2015] information on the support provided and on the support received for the preparation of intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website."

China

Para.17-20

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing elarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty first session, and any decisions that will give effect to these provisions;

18. Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for elarification within one month of the questions being made available;

1419. Invites Requests the secretariat to +

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph <u>13-10</u> above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

Para.21-22

24PUT29451deVetTopEd country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation<u>of the intended nationally determined contributions</u>, provision of the information and implementation of their intended nationally determined contributionspost-2020 enhanced action;

22. Requests developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Cuba

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions.

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. *Requests* the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. *Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;

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AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION (b) PF2014iit2PfrogTefforts by Parties that have not communicated their intended nationally

determined contributions up to that point;

Comments

Pars 17 to 20 refer to the ex ante process. In this regards, the whole process shall be designed in a non intrusive manner and with due differentiation of developing/developed countries responsibilities and capabilities, with more flexibility provided to developing countries in the timeline and in the content. Compilation of commitment by developed countries and contributions by developing countries to be made separately in two documents. =

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions.

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Egypt

- 9- On paragraphs 17 and 18 and 19 it seems we r establishing MRV process, my delegation does not support such an MRV on the INDCs that should be used solely as an indication on the commitment to work and not as the commitment itself, so we call for their deletion
- 10- On paragraphs 21 and 22 the reference to countries in a position to do so, is a new approach and should be deleted, the Convention is clear on the responsibility of providing means of implementation is for developed countries, attempts to change such clear principle would need a change in the Convention first,

European Union

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, of whether individual and the aggregate effect of all the Parties' efforts is adequate to hold the increase in global average temperature below 2 °C or 1.5 °C above pre-industrial levels, - to establish an International process for the consideration of INDCs from the 1st quarter of 2015, drawing on the information defined in para 13- to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

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AD HOC WORKING GROUP ON THE	
DURBAN PLATFORM FOR ENHANCED ACTION	
ADP.2014.12.DraftText 18. This International Process should include; a visible list of contributions received and pending, a technical	
paper of the aggregate emissions reductions; interactive online discussions, workshops, and Ministerial sessions	
to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations	
Following the International Process, Parties may raise the level of mitigation ambition in their INDCs before they	
finally submit their commitiments at COP 21	Formatted: Font color: Auto
Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written	
responses through the secretariat to guestions for clarification within one month of the guestions being made	
available;	
19. <i>Requests</i> the secretariat to:	
(a) Publish and continually update a list of the intended nationally determined contributions as communicated by	
Parties and regularly produce a technical paper update the technical paper as new INDCs are received a	
compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;	
(b) Create the <u>a secure and transparent</u> electronic means-platform referred to in paragraph 17 above and for the	
publi <u>cation of the questions to Parties</u> and their responses referred to in paragraph 18 above on the UNFCCC	
website in advance of the sessions. ;	
(c) Invite observer Organisations to submit their own analysis of the INDCs, and present in workshops as an input	
to the consideration process.	Formatted: Font color: Auto
20. <i>Also requests</i> the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:	
(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;	
(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point; to ensure that they come forward in good time for Paris.	
<u>20 bis</u>	
Also requests the Secretariat to facilitate a Ministerial discussion on ambition of INDCs, drawing on all the	Formatted: Font: Not Italic
processes outlined above, at the June 2015 session.	
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India

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide <u>support to developing</u> <u>countries</u> opportunities for seeking and providing clarification to <u>from other</u> Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification. within one month of the questions being made available;

19. *Requests* the secretariat to:

(a) <u>Separately</u> Ppublish the intended nationally determined contributions as communicated by <u>developed and developing country</u> Parties and a compilation of the information provided by Parties referred to in <u>and separately</u> compile the intended nationally determined contributions of developed country Parties and other Parties included in Annexes I and II of the Convention and the intended nationally determined contributions of developing country Parties as communicated by them respectively under paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. *Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions, consistent with the differentiated consideration of national communications under Article 10.2(a) and (b) of the Convention;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country

Parties⁴for the preparation of their intended nationally determined contributions, forthcoming support to developing countries for the related activities referred to in paragraphs 2(b) and 2(c) of decision 1/CP.19, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Iran

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide financial support and transfer of technology to developing country parties opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within appropriate time; one month of the questions being made available;

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* Decides developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Japan

Support Para 17 to 20

Jordan

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification

to Parties and the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for elarification within one month of the questions being made available;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. *Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions <u>on the basis of the</u> differentiated approach to the consideration of National Communications <u>under Art. 10.2(a) and (b) of the UNFCCC</u>;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. Urges developed country Parties "developed country Parties, the operating entities of the financial mechanism and any other organizations in a position to do so" and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* <u>"developed country Parties, the operating entities of the financial</u> <u>mechanism and any other organizations in a position to do so</u>" developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions <u>"and on forthcoming support to developing countries</u> for the related activities referred to in paragraphs 2(b) and 2(c) of decision AD HOC WORKING GROUP ON THE

DURBAN PLATFORM FOR ENHANCED ACTION

<u>14PP2014012.DraftText</u>, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Least developed countries

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, **in the context of paragraphs 9, 9 bis and 9 ter above**, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means,[noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty first session, and any decisions that will give effect to these provisions;]

18. Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraphs 9,
9bis and 9 ter 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions, in the context of paragraphs 9, 9bis and 9ter above;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions, in the context of paragraphs 9, 9bis and 9ter, up to that point;

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to [continue to] provide support to developing country Parties for the preparation [and implementation] of their intended nationally determined contributions, in the context of paragraphs 9, 9bis and 9ter above;

22. Requests developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, in the context of **paragraphs 9 and 9bis above**, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Malaysia

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organisations via electronic means, noting that future arrangements

wAPb20dtdefamilitethy the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available ;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, forthcoming support to developing countries for the related activities referred to in paragraphs 2(b) and 2(c) of decision 1/CP.19, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Marshall Islands

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

(c) Prepare a technical paper summarizing and synthesizing the INDCs communicated by Parties, including an aggregation of the level of mitigation effort relative to pathways consistent with limiting the average global temperature increase to below 1.5 or 2°C above pre-industrial levels, taking into account the latest science, to be made available to Parties in May 2015, and to update the technical paper in September 2015 and November 2015; and

(d) Convene a high-level ministerial event on the ambition of INDCs, to be held during the ADP's June 2015 session, to consider, inter alia, the INDCs communicated thus far and the technical paper referred to in subparagraph (c) above.

20. *Also requests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) <u>Further e</u><u>E</u>nhancing the clarity, transparency and understanding of <u>INDCs</u> <u>communicated by Parties</u>, <u>including their</u> aggregate effect<u>_of communicated intended</u> <u>nationally determined contributions</u>;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point, with a view to their doing so in advance of COP21;

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

New Zealand

19. (a) REPLACE "compilation" WITH "synthesis" 22. DELETE

Norway

19. *Requests* the secretariat to:

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(abis) summarize in a technical paper the aggregate effect of the contributions of all Parties relative to the 2C goal for consideration by the ADP

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

Saudi Arabia

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for elarification within one month of the questions being made available;

19. *Requests* the secretariat to:

(a) Dublish the inter

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. *Also rRequests* the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) (a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated <u>mitigation</u> intended nationally determined contributions;

(b) Facilitating the efforts of Parties to communicate adaptation actions as part of their nationally determined contributions;

(cb) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. Urges developed country Parties and other Parties in a position to do-so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

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ADP.2014.12.Drate *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January

2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Singapore

17. *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

17 bis *Encourages* questions to be submitted , through the electronic means referred to in paragraph 17 above, no later than 2 weeks following the publication of the intended nationally determined contributions, in order to facilitate timely responses

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website **in accordance with the stipulated timelines**;

South Africa

17. Decides, in order to enhance understanding among Parties, <u>of the</u> intended nationally determined contributions <u>shall be formally</u> communicated by each Party to the Secretariat, who will make it available to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means to provide opportunities for seeking and providing clarification, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

17 bis Requests the Secretariat, in preparation for ex ante assessment, to

(a) compile a technical paper on the aggregate effect of Parties' contributions, the fairness of their relative efforts, the level of ambition and the gap:

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ADP.2014.12.DraftFjextconsolidate the existing accounting rules for LULUCF under the Convention, KP and REDD+ by February 2015 and to organize workshops to consider these rules at the sessions of the ADP in 2015.

18. *Encourages* each Party to provide, through the <u>electronic</u>-means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

Agrees that the the SBI and SBSTA will jointly undertake a multilateral assessment of the all the intended nationally determined contributions, their aggregate effect and equity. Requests the Chairs for the SBI and SBSTA to convene a workshop at their xx session, and to report to the Conference of the Parties at its yy session.

19. Requests the

secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. <u>Urges_Requests</u> developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;

22. *Requests* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Comment [HW12]: Does this meet requirements for a Protocol or LBI? If no it's prejudicial to legal character of contributions.

Switzerland

Switzerland supports the proposed process, but suggests to clarify structure / order of the provisions dealing with the different elements:

1. clarification that future arrangements of possible ex ante consideration phases before future commitment periods will be determined by the Paris Agreement and the respective COP decisions (currently 2nd part of para 17)

2. Steps of the ex ante process before Paris are:
a) publish INDCs and technical paper/overview (to be regularly updated)
b) electronic Q&A
c) making results electronic Q&A electronically accessible

d) workshop

The specific textual suggestions are in addition to the orally made comment which included conceptual views and/or suport for textual suggestions by other Parties.

para 19a:

Publish the intended nationally determined contributions as communicated by Parties and **a compilation an overview** of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website **for consideration for the ADP**.

• para 20:

Also requests the secretariat to organize workshops in conjusction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 an its subsequent sessions. as necessary, with the objectives of:

• para 20a:

Enhancing the clarity, transparency and understanding of <u>the expected emission</u> <u>outcomes and underlying efforts and as well as aggregate effect of communicated</u> intended natinoally determined contributions;

• para 20b:

Facilitating efforts by those Parties that have not yet communicated their intended nationally determined contributions up to that point <u>to do so well in advance of the twenty-first session of the Conference of the Parties;</u>

• para 22:

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ADP.20 Requests and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so-to submit to the secretariat no later than 31 January 2015, information on the any support provided and received to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

Turkey

17. Decides, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future

arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month at the earliest possible time of the questions being made available;

19. Requests the secretariat to:

(a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website; 20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. Urges developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and <u>implementation</u> of their intended nationally determined contributions:

22. Requests developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions, and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;

United States

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17.DPe?fdes! #Protection enhance understanding among Parties of the intended nationally determined contributions, to provide opportunities for seeking and providing clarification to Parties and admitted observer organizations via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions;

18. *Encourages* each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification within one month of the questions being made available;

19. *Requests* the secretariat to:

- a) Publish the intended nationally determined contributions as communicated by Parties and a compilation of the information provided by Parties referred to in paragraph 13 above on the UNFCCC website;
- b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

- a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions;
- b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

21. *Urges* developed country Parties and other Parties in a position to do so, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation [and implementation] of their intended nationally determined contributions;

Venezuela

General comments on progress on draft decision text on "Advancing the Durban Platform for Enhanced Action" paragraphs 17 to 22.

Venezuela considers INDCs are voluntary in nature. They have no connection to the discussion on elements of the Paris agreement. INDCs are contributions and it is clear to us that the spirit is to create an environment of comfort and support to take actions and through them build trust. This means that they cannot be limited to mitigation only. Article 2 of the Convention clearly states that the purpose of limiting ghg concentrations in the atmosphere is to ..."allow ecosystems to adapt naturally to climate change, to ensure that food production is not threatened and to enable economic development to proceed in a sustainable manner." In other words it is for the wellbeing of mankind.

Time spent on this issue would be better spent in the elements discussion where it belongs. Trying to renegotiate the Convention is not helpful. We support the general comments made by Argentina, Malaysia and Tuvalu on the confused understanding of our mandate on INDCs. That is why we propose to delete paras 17-20 in this draft decision.

We share the opinions expressed by Bolivia and Cuba on a short, concise draft decision on this issue.

Vietnam

Para 17: *Decides*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide **support to developing**

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countries for seeking clarification from other Parties via electronic means, noting that future arrangements will be determined by the provisions of the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties, to be adopted by the Conference of the Parties at its twenty-first session, and any decisions that will give effect to these provisions:

18. Encourages each Party to provide, through the electronic means referred to in paragraph 17 above, written responses through the secretariat to questions for clarification:

We deleted [within one month of the questions being made available] as we view that one month cannot differentiate between developed and developing countries Parties.

19. *Requests* the secretariat to:

(a) Separately publish the intended nationally determined contributions as communicated by developed and developing country Parties and separately compile the intended nationally determined contributions of developed country Parties and other Parties included in Annex I and Annex II of the Convention and the intended nationally determined contributions of developing country Parties respectively under paragraph 13 above on the UNFCCC website;

(b) Create the electronic means referred to in paragraph 17 above and publish the questions and responses referred to in paragraph 18 above on the UNFCCC website;

20. Also requests the secretariat to organize workshops in conjunction with the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to be held in June 2015 and its subsequent session with the objectives of:

(a) Enhancing the clarity, transparency and understanding of the aggregate effect of communicated intended nationally determined contributions, consistent with the differentiated consideration of national communications under Article 10.2(a) and (b) of the Convention;

(b) Facilitating efforts by Parties that have not communicated their intended nationally determined contributions up to that point;

2. From paragraph 21 to 22: Financial Mechanism

21. No changes made [Urges developed country Parties, the operating] entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to continue to provide support to developing country Parties for the preparation and implementation of their intended nationally determined contributions;]

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^{ADP.2924.1} **No**^{aft}**Changes made** [*Requests* developed country Parties, the operating entities of the Financial Mechanism of the Convention and any other organizations in a position to do so to submit to the secretariat no later than 31 January 2015, information on the support provided to developing country Parties for the preparation of their intended nationally determined contributions and on lessons learned from this collaboration, and requests the secretariat to make this information available on the UNFCCC website;]

Assessing implementation, Guiding enhanced action and Future of WS2 (Paras 23-38)

African Group

29. *Decides* that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until $\frac{2020 \text{ with}}{2020 \text{ with}}$ the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, is achieved and for holding the increase in global average temperature below 2° C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by <u>establishing a technical expert process</u> continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities;

(e) --Provide the basis, for each thematic area, of a technical synthesis addressing the matters in sub-paragraphs (a) to (d) above as the basis for further discussion among Parties, including through high-level engagement referred to in paragraph 31bis;

(f) Develop reporting guidelines for initiatives and actors outside of the Convention to enable their recognition and consistent accounting.

31. *Requests* the secretariat, as part of the technical expert process, to organize a series of technical expert meetings in 2015 on relevant thematic areas and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options, <u>practices and technologies for each of the thematic areas</u>, and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Capacity Building Forum the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

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(c) Pro20243 a Datifigital and regular opportunities through these series of technical expert meetings on each thematic area for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

32. Also requests the secretariat to:

(a) Update <u>and conclude</u> the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and session of the subsidiary bodies:

(a bis) Develop technical synthesis paper for each of the thematic areas prior to the forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

32bis. *Decides* that an annual high-level forum will consider the outcomes of the technical expert process, including the technical synthesis and summary for policymakers noted in paragraph 32, with a view to scaling up voluntary cooperation on concrete actions in relation to identified mitigation opportunities in accordance with nationally defined development priorities.

AILAC

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

c bis: *Notes* the submissions of updated strategies and approaches for scaling up climate finance from some developed countries and strongly urges the remaining countries to submit, emphasizing the need to significantly strengthen the quantitative information on a pathway to scale up and on the expected levels of climate finance, so as to provide predictability on the provision of climate finance

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), and invites all Parties to participate in the Forum for the purpose of with a view to:

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a)^AConsolidatiffs^{ex} and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments and nationally appropriate mitigation actions;

c) Understanding the importance of pre-2020 action from all parties for implementation in the post-2020 period;

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Identify for each thematic area the barriers to implementation of policy options in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

31. *Requests* the secretariat to organize, jointly technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, technical expert meetings in 2015 as well as regular regional and subregional follow-up meetings in a manner that:

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, indigenous peoples, academic institutions, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(e)Focuses on removing barriers to and supporting the accelerated implementation of enhanced mitigation ambition-action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

32. Also requests the secretariat to:

Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraphs 37 and 39bis below;

(d)Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties, as an input to the high level engagement as referred to in paragraph 39bis below;

34. Invites the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(b bis): Include information how they are enhancing efforts to support Parties in scaling up action on the policy options in their Report back to the COP on their efforts to carry out the actions described above in subparagraphs a and b above.

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions and generate sustainable development co-benefits in developed and developing countries;

AOSIS

Recognizing that the technical expert meetings held during 2014 have been instrumental in bringing together experts from Parties with experts from relevant international organizations, civil society, the private sector, subnational authorities, including cities, cooperative initiatives and bodies established under the Convention to identify in identifying good practice policy options and contributing to new and enhanced action to be taken at all levels of government and by stakeholders in the areas of, inter alia, renewable energy, energy efficiency, urban environment, land use carbon capture, use and storage, and non-carbon dioxide greenhouse gas emissions where emissions could be reduced in a manner that is both cost-effective and supports sustainable development,

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraphs 7 and 8, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions are on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

 Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified-mitigation opportunities.

31. Requests the secretariat to organize <u>in-session</u> technical expert meetings<u>, at least twice a year, as an enduring element of the workplan<u>in 2015</u> and, in cooperation with bodies under the Convention and relevant international organizations<u>-regional and subregional follow up meetings</u>-in a manner that:</u>

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Capacity Building Forum, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(e) Focuses on removing barriers to and supporting the accelerated implementation of <u>policy options and</u> enhanced action in both developed and developing countries, including through finance, technology and capacitybuilding support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials<u>at</u> <u>least three months in advance of technical expert meetings</u>;

<u>31bis</u>. Decides that the technical expert meetings should be iterative, building on earlier technical expert meetings to hone and focus on actionable policy options;

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION <u>31ter. Invites Annex II parties to provide additional support to enable technical</u> <u>experts from eligible Parties to participate in TEMs;</u>

<u>31quat. Encourages</u> Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition <u>after each technical</u> <u>expert meetingprior to the forty second (June 2015) and forty third sessions</u> (November December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above, including specific policy options, practices, and technologies, including their mitigation benefits, co-benefits, costs, other barriers to implementation, and strategies for overcoming these barriers;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a regularly updated and publicly accessible web-based toolmenu of policy options, designed to assist countries in enhancing their mitigation actions, and which should include:

> Technical information drawn from Technical Papers, technical expert meetings, submissions, and relevant information from expert organizations;

> ii. Case studies on the implementation of policy options that are substantial, scalable and replicable, by private actors and the public sector at the national, subnational and local level, including through multilateral cooperation; and

> <u>Information on available sources of financial, technology,</u> <u>capacity building and other support for implementation;</u>

(d) Prepare a <u>summary synthesis</u> for policymakers of the elements referred to in this paragraph, as well as the opportunities for cooperation inside and outside the Convention and across different thematic areas, and options for high-level engagement and action, three months in advance of the twenty first sessionevery meeting of the Conference of the Parties;

(e) Liaise with Parties and outside expert organizations that are conducting meetings referred to in para. 31 quat.

33. Encourages Parties to consider the good practice policy options identified during the technical expert meetings and elaborated in the technical papers and to enhance <u>multilateral cooperation with a view to accelerating action through the ecooperative implementation of the identified policy options selected by them as most appropriate for their consistent with nationally determined development priorities and circumstances;</u>

 Invites <u>Requests</u> the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected-policy options referred to in paragraph 33 above;

(c) Including information on their activities under this paragraph in their joint annual report to the COP.

34bis. Requests the Green Climate Fund and the Global Environment Facility, and *invites* international expert organizations, including IRENA, UNEP, IEA, and other financial institutions, international initiatives, subnational bodies and the private sector to engage effectively in the technical expert meetings, as well as to enhance the effective coordination and provision of support.

36. *Encourages* Parties and expert organizations hosting non UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

37. Agrees that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory <u>and institutional</u> frameworks and financing mechanisms needed to address barriers and leverage investment;

38. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to-makging recommendations to the Conference of the Parties on further activities under the workplan on enhancing mitigation ambition for consideration and adoption at its twenty-first session;

Arab Group

23. Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, to accelerate the implementation of the Decision 1/CP.13, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide <u>new</u>, predictable and additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) *Urges* all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change;

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate **119 of**

ADP.2014.12.DraftText finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties: and further decides that the work plan on enhancing pre-2020 ambition, in accordance with the Decision 1/CP.17, shall include the following:

(a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy-wide emission reduction target, at least 40% below 1990 levels by 2020 to do so;

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit, <u>no later than 30 June 2015</u>, its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision_1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;

(c)_*Further_urges* <u>Invites</u> each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by_providing by developed country Parties, technology transfer, finance and capacity-building in an adequate manner;

(d) *Urges* each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

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(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high-level engagement referred to in paragraph 40 below;

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 climate action;

28. *Invites* all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions, the provision, by developed country Parties, financial and technical support, and adaptation to the adverse effect climate change, on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation <u>and/or</u> potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation<u>and adaptation</u> action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options relating to

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AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText <u>mitigation as well as adaptation</u>, and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

33. *Encourages* Parties to enhance action through the cooperative implementation of the identified policy options¹ selected by them as most appropriate for their national circumstances;

34. *Invites* <u>Calls on Developed country Parties to increase their support to</u> <u>enable</u> the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries, enhance adaptation actions, as well as the increasing of the provision of financial and technical support from developed country Parties to developing country Parties;

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation **3 of 12**

opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels, and an adaptation pathway that enables food security and sustainable;

38. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-first session;

Argentina

Paragraph 23. Without changes

We suggest to change the order of paragraphs 24 and 25 because even though it seems to be a very simple change, we consider the first ideas with regard to WS2 should be the compromises of developed countries under the Convention and during the second period of commitments and not the ambition of developing countries pre 2020.

Paragraph 24. We support China's proposal referred to the Bali Action Plan in order to accelerate its full implementation.

Paragraph 24.a. we suggest to delete the words "other parties in a position to do so".

Paragraph 24 b. we consider that the words "significant scale" must be clarified. A founding of at least 70 billion dollars per year by 2016, 85 billion by 2018 and 100 billion by 2020 should be considered. This amount should be provided by Annex 2 Parties.

Paragraph 24 c. we suggest the word "urges" instead of "reiterates" for developed countries biennal submissions.

We consider that paragraph 25 is not balanced because it only refers to mitigation concerning pre 2020 ambition. Even though it is essential that developed countries accomplish their mitigation commitments, there are other elements that should be incorporated.

On this paragraph we also suggest to add the words "according to CBDR" after the words "under the Convention by all the Parties".

Also in paragraph 25 we consider it is important to add a quantitative aggregated reduction target for the second period commitment according to science, specifically the findings of IPCC in its Fifth Report (AR5). We support a 40% reduction target below the 1990 level by 2020.

In paragraph 25 c. we suggest to change the word "urges" for "request" and also to add the words "provided by Annex II Parties" at the end of the sentence. The same applies to point d.

Paragraphs 26 to 28 without changes.

29. Without changes.

30. Without changes.

31. We suggest adding the following words after "technical expert meetings in 2015": "aimed at enhancing actions on adaptation, and increasing the provision of finance, technology and capacity building support to developing country Parties, as well as removing barriers to action by developed country Parties".

32. a. We propose to remove "update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition" and to add the following sentence: "Prepare a technical paper including the updated information about mitigation benefits of actions, initiatives and options, as well as, inputs provided by TEMs as regards financing, technology and capacity building support that should be provided by developed countries and Annex 2 Parties to developing countries".

33. We suggest to delete the footnote (in order to be consistent with the amendments proposed on paragraphs 31 and 32).

34. Without changes.

35. Without changes.

36. We would like to add the words "and adaptation" after mitigation at the end of the paragraph.

37. a and b. Without changes.

37. c. We suggest to add: "as well as enhancing their efforts in adaptation, finance, technology and capacity building according to CBDR" at the end of the sentence.

38 to 43. Without changes.

Australia

23. Move to preamble.

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end the progress that has been made in implementation and in the reporting of implementation since COP19;

- (a) Delete.
- (b) Delete.
- (c) Delete.

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

- (a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy-wide emission reduction target or nationally appropriate mitigation action, as applicable, to do so;
- (b) Also urges each developed country Party that has communicated a quantified economy-wide emission reduction target or nationally appropriate mitigation action, or for those countries with a Quantified Emissions Limitation or Reduction Commitment (QELRC) under the second commitment period of the Kyoto Protocol, as applicable, to consider, as well as other Parties included in Annex I to the Convention, to revisiting its quantified economy-wide emission reduction target under the Convention or quantified emissions limitation or reduction commitment under the Kyoto Protocol, or taking further action, recognising that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacitybuildingand, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;
- (c) Combined with (a), above.
- (d) Combined with (b), above.
- 26. Delete.
- 27. Delete.
- 28. Delete.

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

- (a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation, and sustainable development and health co-benefits;
- (b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;
- (c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacitybuilding support for mitigation action in developing country Parties;
- (d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

- (a) Supports Parties in the identification of policy options and planning for their implementation;
- (b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;
- (c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;
- (d) Assesses mitigation benefits, co-benefits, including adaptation, and sustainable development and health co-benefits, costs of and other barriers to the implementation of policy options;
- (e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced <u>mitigation</u> action in both developed and developing countries, including through finance, technology and capacity building support for action in developing country Parties;
- (f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

33. Encourages Parties to enhance action through the cooperative implementation of the identified policy options selected by them as most appropriate for their national circumstances;

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

- (a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action <u>including</u> through the implementation of the selected policy options referred to in paragraph 33 above;
- (b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

37. Agrees that <u>ensuring the highest possible mitigation efforts by all Parties effective</u> implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

- (a) Parties to further <u>encourage incentivize</u>, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;
- (b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action, <u>including those</u> highlighted during the technical examination process;
- (c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

38. Delete.

Bolivia

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change and taking into account the conclusions about the long-term global goal paragraph 2 of decision 1/CP.18;

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation-ambition in all of the elements of mitigation, adaptation, finance, technology transfer, capacity building, by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

<u>a bis)</u> Develop a thematic area in technologies, knowledge systems and practices from indigenous peoples, local communities and local resource users for enhancing mitigation and adaptation in the context of sustainable development and considering their holistic views in environment and Mother Earth.

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. Requests the secretariat to <u>continue arranging</u> organize technical expert meetings in 2015. to be held <u>during the sessions of the ADP in 2015</u>, and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings, in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation; <u>a</u>Abis) <u>Identify options for actions to unlock the mitigation potential of al developed country Parties</u>, <u>enhance actions on adaptation and increase the provision of finance</u>, technology and capacity building <u>support to developing country Parties</u>, as well as removing barriers to action by developed country <u>Parties</u>.

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co benefits, including adaptation and sustainable development cobenefits, costs of and other barriers to the implementation of policy options; Assesses climate-resilience pathways including mitigation and adaptation for achieving sustainable development.

d bis) Assess the technologies, knowledge and practices from indigenous peoples and local communities for enhancing mitigation and adaptation in the context of sustainable development. d ter) Facilitates the development of a compound index of countries participation in t the global emission budget including historical responsibility, state of development, ecological footprint and capabilities.

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

35. Invites submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries, including opportunities and policy options relating to adaptation, financing, and technology transfer particularly to developing countries;

36. Encourages Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, <u>and also ambition on adaptation, financing, and technology transfer</u>, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

38. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties <u>of any follow-up arrangement in order to ensure the full, effective and sustained implementation of the workplan during the period of 2016-2020</u>, for consideration and adoption at its twenty-first session;

Brazil

Para. 23.bis

Recognizes the social and economic value of emissions reductions and the need to consider them as units of convertible financial value.

Para. 30.bis

Requests the secretariat to organize a Technical Expert Meeting in the first semester of 2015 to discuss and explore options to consider the matter referred to in para 23.bis.

>> new para. 28.bis (previously presented as new para. 23.bis)

28.bis - Recognizes the social and economic value of emissions reductions and the need to consider them as units of convertible financial value.

>> new para. 30.bis

30.bis - Requests the secretariat to organize a Technical Expert Meeting in the first semester of 2015 to discuss and explore options to consider the matter referred to in para 28.bis.

30.a – (...) including those with adaptation, **HEALTH** and sustainable development co-benefits;

31.d – (...) including those with adaptation, **HEALTH** and sustainable development co-benefits;

36 – delete

Canada

23. No comment

To better reflect the nature of our successful discussions under Workstream 2 so far and the successful development on climate finance, we propose a different formulation for the chapeau of paragraph 24, and for the sub-paragraphs 24 (a) and 24 (b).

24. Reiterates its resolve set out in paragraph 3 of decision 1/CP.19 and to this end

24. (a) Welcomes the successful replenishment of the Global Environment Facility and the pledges to the Green Climate Fund reaching a very significant scale of approximately \$10 Billion.

24. (b) Encourages all Parties in a position to do so to consider contributing further to the resource mobilization of the Green Climate Fund."

24. (c) No change

25. On paragraph 25 and its sub-paragraphs, we would keep the chapeau of paragraph 25 as is. However, taking into account the existing reference to paragraph 4 of decision 1/CP.19, delete sub-paragraphs (a) to (d).

26, 27, 28. In line with the focused nature of the work on pre-2020 mitigation ambition, and noting on-going processes that take stock of individual and collective action, delete these paragraphs and all the sub-paragraphs.
29. To give Parties an opportunity to review and improve the modalities and substance of their work under the workplan, replace "2020" with "2017" and add paragraph:

29. bis Decides that Parties will undertake a review of the work achieved under the workplan on

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enhancing mitigation ambition in 2017 and assess the usefulness of the activities of the workplan, and the need and appropriate modalities for its continuation, with a view to providing recommendations to the Conference of the Parties at its twenty-third session (November-December 2017);

30. (a): reword to add a reference health as a co-benefit: "...including those with adaptation, health and sustainable development co-benefits". The rest of the sentence remains the same.

30. (b): No change

30. (c): Reword as follows: Identify the barriers to implementation and strategies to overcome them;

30. (d): No change

On paragraph 31 and its sub-paragraphs, we are proposing a few changes to streamline, ensure a focus on mitigation ambition and reference health co-benefits.

31. Requests the secretariat to organize technical expert meetings in 2015, 2016 and 2017 in cooperation with bodies under the Convention and relevant international organizations, in a manner that:

31. (a) Supports Parties in the identification of mitigation policy options and planning for their implementation

31. (b) No change.

31. (c) Provides meaningful and regular opportunities for engagement with experts...(The rest of the sentence remains the same)

31. (d) Reword as: "...including adaptation, health and sustainable development co-benefits...". (The rest of the sentence remains the same).

31. (e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced mitigation action;

31. (f) No change

Comment: We support the organization of more technical expert meetings and the opportunity for informative exchanges with experts from all horizons on concrete policies and initiatives. In that context, Canada would be also happy to share lessons learned from our own experience in establishing regulatory standards in key sectors such as such as coal-fired electricity and transportation.

32: No change

32. (a): No change

32. (b): To encourage the efficient use of existing web-based tools and platforms, delete "including through a publicly accessible web-based tool". The rest of the sentence remains the same.

32. (c): No change

32. (d): No change

33. No change

34. No change

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText 34 (a): In line with the current focus of pre-2020 ambition work, delete "and adaptation".

34 (b): No change

35. No change

36. No change

37. No change

37 (a) to (c): No change

38. Delete

China

23. Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, to accelerate the full implementation of the decisions constituting the agreed outcome pursuant to decision 1/CP.13 (Bali Action Plan), in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) Calls on developed country Parties and other developed Parties included in Annex II to the Convention and other developed country Parties in a position to do so to provide <u>new. predictable, and</u> additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) Urges all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change, with a view to providing financing of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020:

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in accordance with decision 1/CP.17, paragraph 7 and 8, should include the following order to ensure the highest possible mitigation efforts under the Convention by all Parties:

(a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy-wide emission reduction target to do so;

(b) Also urges each developed country $Party_{7}$ as well as other Parties included in Annex I to the Convention, to revisit its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets to the level of ambition in line with an aggregate reduction by such Parties of their emission of greenhouse gases not controlled by the Montreal Protocol of at least 40% below 1990 levels by 2020;

(b) bis, *Urges* each developed country Party to periodically evaluate the continuing application of any conditions associated with its quantified economy-wide emission reduction target, with a view to adjusting, revolving or removing such conditions; (b) ter. *Urges* developed country Parties to increase technology, finance and capacity-building support to enable increased mitigation ambition by developing country Parties;

(c) <u>Encourages Further urges</u> each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

(d) Further encourages Urges each developing country Party that has communicated

nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

26. Decides to launch an accelerated implementation mechanism (AIM) of the Parties under the Ad-hoc Working Group on the Durban Platform for enhanced Action, beginning at its first session in 2015, to operationalize decision 1/CP.19, paragraphs 3 and 4 as well as paragraph 23-25 -and -above, in order to accelerate the implementation of the workplan on enhancing pre-2020 ambition in accordance with paragraph 7 and 8 of decision 1/CP.17, including, inter alia, through:-convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to:

 Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(a). bis Being informed by the current arrangements under the Convention including NWP, IAR, ICA, TM, SC, CBF, AC, etc.

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above<u>, through, *inter alia*</u>, the following:

(i) Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy-wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

(ii) Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

(iii) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016. US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(iv) Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

 Providing input for the high-level engagement referred to in paragraph 40 below;

27. <u>Decides the Accelerated Implementation Mechanism will conduct its meeting in</u> conjunction with each ADP session to be facilitated by two co-facilitators, one from Annex I and one from non-Annex I country Parties, under the guidance of the ADP co-chairs and the meeting will be open to all Parties and observers.

28. Further decides to invites Invites representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the meeting Forum-referred to in paragraph 286 above in order to provide information on their activities related to their respective mandates under the Convention an relevant decisions taken by the Conference of the Parties;

28. Invites all Parties to participate <u>actively</u> in the <u>Accelerated Implementation</u> <u>MechanismForum referred to in paragraph 26 above for the purpose of:</u>

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.127 paragraphs 3 and 4, and paragraphs 23 25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and the long term global goal set out in the Cancun Agreements., and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change:

 Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify:

(i)_for each thematic area a range of <u>enhanced</u> policy options <u>in</u> <u>developed country Parties</u>, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify(ii) the barriers to implementation in both developed and developing country <u>Parties</u> and strategies to overcome them, including through finance, technology and capacity-building support <u>provided by developed countries</u> for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, <u>under the</u> guidance of co-facilitators, one from Annex I and one from non-Annex I Parties, in cooperation with bodies under the Convention and relevant international organizations, regional and sub-regional follow-up meetings in a manner that:

- (a) <u>(a) Facilitates developed country Supports</u> Parties in the identification of policy options and planning for their implementation;
- (b) Provides additional supports to developing countries for the accelerated implementation of enhanced action;

(a)(c)

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

 (d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

 (f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits <u>as well as adaptation and sustainable development co-benefits</u> of actions, initiatives and options to enhance mitigation ambition <u>in developed and developing countries respectively</u> prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

<u>Urges Encourages developed country</u> Parties to enhance action through the cooperative implementation of the identified <u>enhanced</u> policy options¹⁻selected by them as most appropriate for their national circumstances;

33. bis. Encourages developing country Parties to enhance action through the cooperative implementation of the identified policy options selected by them as most appropriate for their national circumstances to be supported by the financial and technological resources provided by developed country Parties.

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support <u>developing country</u> Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. Invites submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in

developed and developing countries;

36. Encourages Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious -policies, -measures -and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with <u>achieving the objective of the Convention, set</u> <u>out in its Article 2, and the long term global goal set out in the Cancun Agreements.</u> <u>limiting the global average temperature increase to below 2 °C or 1.5 °C above preindustrial levels:</u>

38. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-first session;

Egypt

On para 28

We consider this as a weak follow-up on the modality for WS2, and essentially limits it to a talk shop that ends at SB42 in June 2015. In this regards we would to add 28 d:

(d) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties;

On para 29

WS2 focused only on mitigation, and ignores the need to enhance action on means of implementation to unlock the mitigation potential for all parties, in light of that, my delegation would like to add the following after "possible efforts by all Parties will continue until 2020 with the goal of bringing global emissions, on a pathway **consistent** with principles and the provisions of the convention taking into consideration means of implementation".

On para 30.

My delegation is not quiet sure about what does mean " sustainable development cobenefits" so we do propose the following in 30(a):

17 of

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with **adaptation and adaptation co-benefits and sustainable development and poverty eradication**;

<u>On para 38.</u>

Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate and consider during 2015 the progress on the work plan on enhancing pre-2020 ambition and on how to accelerate and ensure enhanced action in the period 2016–2020.

El Salvador

29. Decides that the workplan on enhancing mitigation ambition referred to in decision
1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all
Parties will continue until 2020 with the goal of bringing global emissions on a pathway
consistent with achieving the objective of the Convention, set out in its Article 2, and for
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 and based on equity according to the principles
and provisions of the Convention;
30. Also decides to further strengthen and accelerate activities under the workplan on

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. Requests the secretariat to organize technical expert meetings in 2015, both in mitigation and adaptation, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation:

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism, the Adaptation Committee, the Adaptation Fund, and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation and adaptation benefits and, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

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(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials:

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above; (b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

33. Encourages Parties to enhance action through the cooperative implementation of the identified policy options selected by them as most appropriate for their national circumstances:

34. Invites the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee, the Standing Committee on Finance, the Adaptation Committee, the Adaptation Fund and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. Invites submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries as well as on policies, measures and support needed for the scaling up of adaptation;

36. Encourages Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

37. Agrees that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors for mitigation and adaptation and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process:

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels, and to undertake actions and measures for the resilient transformation of the economies in developing countries;

38. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-first session; 39. Welcomes the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in: (a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015; (b) Catalysing climate action on the ground to reduce emissions and build

resilience to the adverse impacts of climate change;

European Union

23. *Urges* all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such mplementation will enhance ambition in the pre-2020 period, and to this end:

a) *Calls* on developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, -in particular on adaptation;

b) Welcomes the initial resource mobilisation of the Green Climate Fund, which represents an unprecedented scale in climate inance support. Urges all-other developed country Parties in a position to do so to ensure that the initial pledge resources mobilization ofto the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change;

c) Reiterates its request to developed country Parties to prepare biennial submissions on their updated strategies and approaches or scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10; <u>Welcomes the submissions on</u> Strategies and Approaches received.

25. Also feiterates its resolve set out in paragraph 4 (<u>a-f</u>) of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

	each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet icated a quantified economy_wide emission reduction target to do so;
b) Also (rges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified
economy	wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission
imitatio	or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with
decision	1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;

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ecognizi	er urges each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, ng that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and by technology, finance and capacity-building;
where ap	each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, propriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of de development, supported and enabled by technology, finance and capacity-building;
	es to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second of the subsidiary bodies (June 2015), with a view to:
a) Conso commitn	lidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and nents;
b) Consi	dering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;
c) Unde	standing the importance of pre-2020 action for implementation in the post-2020 period;
d) Provi	ding input for the high-level engagement referred to in paragraph 40 below;
Committ Fechnole	ites relevant Convention Bodies, representatives of: the operating entities of the Financial Mechanism; the Adaptation ee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the gy Executive Committee; theChairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body mentation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in
order to	provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 $\frac{1}{1}$ climate n action;
28. Invite	s all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:
	rating on their experience with the implementation of existing actions and commitments, in particular quantified economy- ssion reduction targets and nationally appropriate mitigation actions;
b) Indica	ting their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;
c) Devel	oping their understanding of the importance of pre-2020 action for implementation in the post-2020 period;
ensuring bathway average	<i>cides</i> that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7 <u>and 8</u> , aimed at the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global temperature below 2 °C or 1.5 °C above preindustrial levels, consistent with the scientific findings assessed in the Fifth ent Report of the Intergovernmental Panel on Climate Change;
80 <u>28</u> . Als continuir	o decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by ng to:
	rtake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including th adaptation and sustainable development co-benefits;

b) Identify for each thematic area a<u>n open list range</u> of policy options, including practices and technologies, that are substantial, scalable and replicable;

c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

8429. Repuests the secretariat to organize <u>iterative, in session, t</u>echnical expert meetings<u>-as an enduring element of the workplan im</u> 2015, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow up meetings in a manner that:

a) Supports Parties in the identification of policy options and planning for their implementation;

b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, <u>economic opportunities</u> associated with as well as costs of and other barriers to the implementation of policy options;

e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties

f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related naterials;

302. Also requests the secretariat, in cooperation with other relevant Convention Bodies, in particular the Technology Executive Committee and the Climate Technology Centre and Network, **to:**

a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to every regular session of the UNFCCC the forty second (June 2015) and forty third sessions (November December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held n the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

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333<u>31</u>. Encourages Parties to enhance action <u>including</u> through the cooperative implementation of the identified policy options dentified through the technical examination</u> (Footnote) selected by them as most appropriate for their national circumstances<u>. Also</u> Encourages Parties to make the best use of otherenhance multilateral cooperation, including through other multilateral agreements and initiatives with climate co-benefits;

Footnote: with reference to, inter alia, FCCC/TP/2014/3 and Add 1, FCCC/TP/2014/13 and Add 1, 2, 3 and 4]

34<u>32</u>. Inlites <u>Requests</u> the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates,<u>and in cooperation with the</u> relevant international and regional stakeholders in scaling up mitigation and adaptation action<u>, including</u> through the mplementation of the selected policy options referred to in paragraph 33 above;

b) Engage effectively in the technical expert meetings referred to in paragraph 31 above <u>and inter-sessionally</u> in order to enhance the effective coordination and provision of support;

c) include information on the<mark>se</mark> activities in their annual joint report to the COP

32 bis. in vites the Green Climate Fund, the Global Environment Facility, international expert organizations, including IRENA, UNEP, EA, and other financial institutions, international initiatives, subnational bodies and the private sector to engage effectively in the ecchnical expert meetings and with the network of the Technology Mechanism-in order to enhance the effective coordination of provision of support.

353. Inv*ites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

3634. Enclourages Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

3735. Agrees that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

a) Parties to further incentivizepromote, in accordance with their national circumstances, climate actions by subnational authorities, ncluding cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage nvestment;

b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

36. Agrees to intensify high-level engagement as part of the workplan on enhancing mitigation ambition. To this end requests the secretariat to organise an annual Ministerial level Climate Mitigation Action Platform at the Conference of the Parties to enhance international cooperative action by both Parties and non-state actors 38<u>37</u>. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty first session;

India

23. *Urges* all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, to accelerate the full implementation of the decisions constituting the agreed outcome pursuant to decision 1/CP.13 (Bali Action Plan), in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide **new**, **predictable**, **and** additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) *Urges* all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change, with a view to providing financing of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties and *further decides* that the workplan on enhancing pre-2020 ambition in accordance with decision 1/CP.17, paragraph 7 and 8, shall include the following:

(a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy- wide emission reduction target **at least 40% below 1990 levels by 2020" as previously suggested by LMDC and consistent with the science** to do so **no later than 30 June 2015**;

(b) <u>Also urges</u> each developed country Party, as well as other Parties included in Annex I to the Convention, to shall revisit no later than 30 June 2015 its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8,

paragraphs 7–11, with the aim of increasing such targets to the level of ambition in line with an aggregate reduction by such Parties of their emission of greenhouse gases not controlled by the Montreal Protocol of at least 40% below 1990 levels by 2020;

(c) The use of the flexibility mechanisms existing under the Kyoto Protocol shall be available only to those developed country Parties and other Parties included in Annex I of the Convention and/or included in Annex B of the Kyoto Protocol who have ratified the Doha Amendment to the Kyoto **Protocol**

d) Developed country Parties and other Parties included in Annex II of the Convention shall increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

(e) Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention;

(f) Developed country Parties and other Parties included in Annex II of the Convention shall increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

((g) Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention

(c) Further urges each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building provided by Annex II Parties pursuant to their commitments under the Convention;

(d) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building provided by Annex II Parties pursuant to their commitments under the Convention;

26. Decides to convene a Forum on Accelerated Implementation of pre 2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to launch an accelerated implementation mechanism (AIM) of the Parties under the Ad-Hoc Working Group on the Durban Platform for Enhanced Action, beginning at its first session in 2015, to operationalize 25 of

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decision 1/CP.19, paragraphs 3 and 4 as well as paragraph 2 and 3 above, in order to accelerrate the implementation of the workplan on enhancing pre-2020 ambition in accordance with paragraph 7 and 8 of decision 1/CP.17, including, inter alia, through:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high-level engagement referred to in paragraph 40 below;

(e) Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy-wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

(f) Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

(g) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(h) Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 climate action **pursuant to their respective mandates under the Convention and relevant decisions taken by the Conference of the Parties**;

28. *Invites* all Parties to participate **actively** in the Forum Accelerated Implementation Mechanism referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

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(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

(e) Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy-wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

(f) Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

(g) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(h) Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions, the provision of the means of implementation including Finance, technology transfer and capacity building support by developed to developing countries, and adaptation to the adverse effects of climate change, on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change and informed by the 2013-2015 review.

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation and/or adaptation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

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(b) Identify for each thematic area a range of policy options, including practices, financing arrangements, and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacitybuilding support for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation and adaptation -opportunities

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options <u>relating to mitigation and</u> <u>adaptation</u> and planning for their implementation as well as for ways of scaling up support in terms of finance and technology transfer;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

(g) Focuses on options for actions to unlock the mitigation potential of all developed country Parties and increase their provision of finance, technology and capacity building support to developing country Parties;

(hg) Facilitates and supports enhanced actions on adaptation;

32. *Also requests* the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, <u>as well as adaptation</u> and <u>means fo implementation</u> initiatives and options to enhance <u>mitigation</u> ambition prior

to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

(e) Prepare a technical paper to be made available no later than 30 June 2015, as an input both for the AIM and TEMs, on the extent to which financing, technology, and capacity building support has been provided by developed country Parties and other Parties included in Annex II of the Convention pursuant to their commitments under the Convention from 1994 to 2014, with such analysis to include country-specific data and aggregated data

33. *Encourages* Parties to enhance action through the cooperative implementation of the identified policy options¹, as well as other policy options that have not been identified, selected by them as most appropriate for their national circumstances;

34. <u>Calls on developed country Parties and other Parties included in Annex II of</u> <u>the Convention to increase their support to enable</u> <u>Invites</u> the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support <u>developing country</u> Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries, enhance adaptation actions, and increase the provision of financing, and technology transfer from developed countries to developing countries;

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation $\frac{\text{and adaptation}}{29 \text{ of}}$ ambition, including regional

events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation <u>and adaptation</u> opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature <u>as per Article 2 of the Convention increase to below 2 °C or 1.5 °C above pre-industrial levels and an adaptation pathway that enables ecosystems to adapt naturally, for food security to be ensured, and for sustainable economic development to proceed;</u>

38. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate <u>and consider during 2015 the progress on the workplan on enhancing pre-2020 ambition and on how to accelerate <u>and ensure</u> enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-first session;</u>

Iran

23. UNCHANGED 24. UNCHANGED

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

29. *Decides* that the workplan on enhancing mitigation all elements ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions, will take fully into article 4.7 of the Convention and adaptation to the adverse effects of climate

change, on a pathway consistent with achieving the objective of the Convention, set out in

its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change; 30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation all elements ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation, adaptation and finance potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation and adaptation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation and adaptation opportunities;

31. Requests the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options in adaptation and mitigation fields and planning for their implementation;

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32. Also requests the secretariat to:

(a) Update the technical paper on mitigation and adaptation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

b. UNCHANCHED

(c) Further enhance the visibility of actions being undertaken or planned by public and as well as private entities including those referred to in paragraph 37 below;

34. Calls on developed country Parties and Annex II parties of the Convention to increase their support to enable invites the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance **developed country parties** efforts to support **developing country** Parties, in accordance with their respective functions and mandates, in scaling up mitigation and

adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries, enhance adaptation, mitigation actions, and means of implementation;

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation **and adaptation** ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation **and adaptation** opportunities;

<mark>Japan</mark>

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre 2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

(a) Urges each<u>developed country</u> Party<u>, as well as other Parties</u> <u>included in Annex I to the Convention</u>, that has not yet communicated a quantified economy wide emission reduction target<u>or</u> nationally <u>appropriate mitigation action</u>, as <u>applicable</u>, to do so:

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified economy wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7-11, with the aim of increasing such targets:

(c) Further urges each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity building:

(cd) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity building:

26~28. *

^{*} Japan would like to clarify the detail of the Forum on Accelerated Implementation of pre-2020 Climate Action

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above:

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool <u>such as the Technology Information Clearing</u> House and the Knowledge Management System:

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below:

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty first session of Conference of the Parties:

Jordan

23. *Urges* all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

"to accelerate the full implementation of the decisions constituting the agreed outcome pursuant to decision 1/CP.13 (Bali Action Plan)"

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide <u>new</u>, <u>predictable</u> additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) *Urges* all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale <u>"with a view to providing financing of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020" that reflects the needs of and challenges faced by developing countries in addressing climate change;</u>

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. *Also reiterates* its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre 2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

"Also reiterates its resolve as set out in paragraph 4 of decision 1/CP.19 and *further* decides that the workplan on enhancing pre-2020 ambition in accordance with decision 1/CP.17, paragraph 7 and 8, shall include the following:"

(a) *Urges*-each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy- wide emission reduction target to do so; "at least 40% below 1990 levels by 2020" "no later than 30 June 2015"

(b) *Also urges* each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit <u>"shall revisit"</u> its quantified economy-wide emission reduction target under the Convention <u>"to the level of ambition in line with an aggregate reduction by such Parties of their emission of greenhouse gases not controlled by the Montreal Protocol of at least 40% below 1990 levels by 2020" and "no later than 30 June 2015" and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;</u>

"The use of the flexibility mechanisms existing under the Kyoto Protocol shall be available only to those developed country Parties and other Parties included in Annex I of the Convention and/or included in Annex B of the Kyoto Protocol who have ratified the Doha Amendment to the Kyoto Protocol"

Developed country Parties and other Parties included in Annex II of the Convention shall 34 of

increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention; LMDC has also suggested in its WS2 CRP the following additional paragraphs:

Developed country Parties and other Parties included in Annex II of the Convention shall increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

□ Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention;

(c) *Further urges* each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

(d) *Urges* each developing country Party that has communicated nationally appropriate mitigation actions to implement them <u>"with support provided by Annex II Parties</u> <u>consistent with their commitments under the Convention"</u> and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty second sessions of the subsidiary bodies (June 2015), with a view to

"Decides to launch an accelerated implementation mechanism (AIM) under the Ad- Hoc Working Group on the Durban Platform for Enhanced Action, beginning at its first session in 2015, to operationalize decision 1/CP.19, paragraphs 3 and 4 as well as paragraph 2 and 3 above, with a view to accelerating the implementation of the workplan on enhancing pre-2020 ambition in accordance with paragraph 7 and 8 of decision 1/CP.17, including, inter alia, through:"

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high level engagement referred to in paragraph 40 below;

Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy- wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

□ Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

□ Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre 2020 climate action;

"Inviting the Executive Secretary of the Secretariat of the Convention; the Co-Chairs and Executive Director of the Green Climate Fund and the Executive Director of the Global Environment Facility, in their respective capacities as the heads of the operating entities of the Convention's Financial Mechanism; the Chair of the Standing Committee on Finance; the Chair of the Technology Executive Committee and the Director of the Climate Technology Centre and Network; the Co-Chairs of the Adaptation Committee and the Executive Director of the Adaptation Fund, to provide to the Parties, no later than 30 June 2015, separate written reports on the extent to which their respective institutions have implemented their respective mandates under the Convention and relevant decisions taken by the Conference of the Parties."

28. *Invites* all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy wide emission reduction targets and

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre 2020 action for implementation in the post 2020 period;

Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy- wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

 \Box Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

□ Launching a 2015-2020 work programme on the review of the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

□ Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the

29. *Decides* that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation, <u>adaptation and MOI</u> efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or

1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

<u>(a)</u> Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity building support for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

Notes that the conduct of the technical expert meetings (TEMs) have provided information and inputs for the consideration of the Parties for the enhancement of pre-2020 ambition

Invites the secretariat to continue arranging for additional TEMs to be held during the sessions of the ADP in 2015, focusing on options for actions to unlock the mitigation potential of all developed country Parties, enhance actions on adaptation, and increase the provision of finance, technology and capacity building support to developing country Parties, as well as removing barriers to action by developed country Parties

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre 39 of

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and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co benefits, including adaptation and sustainable development co benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

<u>Invites the secretariat to continue arranging for additional TEMs to be held during the</u> sessions of the ADP in 2015, focusing on options for actions to unlock the mitigation potential of all developed country Parties, enhance actions on adaptation, and increase the provision of finance, technology and capacity building support to developing country Parties, as well as removing barriers to action by developed country Parties

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty second (June 2015) and forty third sessions (November December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty first session of Conference of the Parties;

Requests the secretariat to prepare a technical paper to be made available no later than 30 June 2015, as an input both for the AIM and TEMs, on the extent to which financing, technology, and capacity building support has been provided by developed country Parties and other Parties included in Annex II of the Convention pursuant to their commitments under the Convention from 1994 to 2014, with such analysis to include country-specific data and aggregated data

33. Encourages Parties to enhance action through the cooperative implementation of the

identified policy options¹ selected by them as most appropriate for their national circumstances;

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

<u>Calling on developed country Parties and other Parties included in Annex II of the</u> <u>Convention to support the Green Climate Fund, the Global Environment Facility, the</u> <u>Technology Executive Committee and the Climate Technology Centre and Network</u> <u>enhance their efforts, in accordance with their respective functions and mandates, to</u> <u>support developing country Parties to implement their pre- 2020 actions, in particular,</u> <u>adaptation</u>

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

This is mitigation-centric. Opportunities and policy options should also be with respect to those elating to adaptation, financing, and technology transfer particularly to developing countries

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

The reference should not only be to mitigation but also to adaptation.

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

There should also be a reference in subparagraph (c) to an "adaptation pathway that enables ecosystems to adapt naturally, for food security to be ensured, and for sustainable economic development to proceed" in order to link it to Art. 2 of the Convention

38. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty first session;

<u>Requests</u> the ADP to consider during 2015 the progress on the workplan on enhancing pre-2020 ambition and any further activities under the workplan, including the additional measures under the AIM and TEMs, with a view to making recommendations to the COP for consideration at its twenty-first session on any follow-up arrangement to ensure the full, effective and sustained implementation of the workplan during the period of 2016-2020

Least developed countries

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions (June 2015), <u>forty-fourth sessions (June 2016)</u>, and forty-sixth <u>sessions (June 2017)</u> of the subsidiary bodies,

with a view to:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period; (d) Assessing the effectiveness of ongoing Technical Expert Meetings (TEMs);

(e) Providing input for the high-level engagement referred to in paragraph 40 below;

31. *Requests* the secretariat to organize in-session technical expert meetings in 2015 and at least twice a year from 2016, in cooperation with bodies under the Convention and relevant international organizations in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Capacity Building Forum, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of policy options and enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials <u>at least two months in advance of technical expert meetings;</u>

<u>31*bis.*</u> Decides that there will be an assessment of the TEMs during the meetings of Forum in 2015, 2016 and 2017, with a view to improving their effectiveness;

<u>31*ter. Invites* Annex 2 parties to continue to provide additional support to enable technical experts from developing country Parties to participate in TEMs;</u>

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition after each technical expert meeting, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above,

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above as well as information on available sources of financial, technology, capacity building and other support for implementation, including through a regularly updated and publicly accessible web-based tools,

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

d) Prepare a summary for policy makers of the elements referred to in this paragraph three months in advance of the twenty-first session of the Conference of the Parties as well as subsequent Conferences of the Parties;

Malaysia

23. Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. Reiterates its resolve set out in paragraph 3 of decision 1/CP.19, to accelerate the full implementation of the decisions constituting the agreed outcome pursuant to decision 1/CP.13 (Bali Action Plan), in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) Calls on developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide **new, predictable, and** additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) Urges all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change, with a view to providing financing of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(c) Reiterates its request to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre 2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties and further decides that the workplan on enhancing pre-2020 ambition in accordance with decision 1/CP.17, paragraph 7 and 8, shall include the 44 of

following:

(a) *Urges* each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy- wide emission reduction target **at least 40% below 1990 levels by 2020**" **as previously suggested by LMDC and consistent with the science** to do so **no later than 30 June 2015**;

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to shall revisit no later than 30 June 2015 its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets to the level of ambition in line with an aggregate reduction by such Parties of their emission of greenhouse gases not controlled by the Montreal Protocol of at least 40% below 1990 levels by 2020;

(c) The use of the flexibility mechanisms existing under the Kyoto Protocol shall be available only to those developed country Parties and other Parties included in Annex I of the Convention and/or included in Annex B of the Kyoto Protocol who have ratified the Doha Amendment to the Kyoto Protocol

(d) Developed country Parties and other Parties included in Annex II of the Convention shall increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

(e) Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention; LMDC has also suggested in its WS2 CRP the following additional paragraphs:

(f) Developed country Parties and other Parties included in Annex II of the Convention shall increase the provision of technology, finance and capacity-building support in accordance with their relevant commitments under Article 4 of the Convention to enable enhanced action by developing country Parties, including inter alia, the additional targets and measures to provide finance by 2020 and measures to address barriers to technology transfer, including intellectual property rights issues, prior to the twenty-first session of the Conference of the Parties;

(g) Developed country Parties shall undertake policies and measures to effectively address the economic and social consequences of the implementation of response measures on developing countries as well as in supporting the enhancement of the resilience and economic diversification of developing countries, including in the context of the implementation of Articles 4.1 (g) and (h), 4.8, and 4.10 of the Convention;

(c) *Further urges* each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building **provided by Annex II Parties pursuant to their commitments under the Convention**;

(d) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that

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nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building **provided by Annex II Parties pursuant to their commitments under the Convention**;

26. Decides to convene a Forum on Accelerated Implementation of pre 2020 Climate Action in conjunction with the forty second sessions of the subsidiary bodies (June 2015), with a view to launch an accelerated implementation mechanism (AIM) of the Parties under the Ad-Hoc Working Group on the Durban Platform for Enhanced Action, beginning at its first session in 2015, to operationalize decision 1/CP.19, paragraphs 3 and 4 as well as paragraph 2 and 3 above, in order to accelerate the implementation of the workplan on enhancing pre-2020 ambition in accordance with paragraph 7 and 8 of decision 1/CP.17, including, inter alia, through:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high-level engagement referred to in paragraph 40 below;

(e) Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy-wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

(f) Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

(g) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(h) Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 climate action **pursuant to their respective mandates under the Convention and relevant decisions taken by the Conference**

of the Parties;

28. *Invites* all Parties to participate <u>actively</u> in the Forum <u>Accelerated Implementation</u> <u>Mechanism</u> referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

(e) Defining the modality and organization of the work of the Revisit Mechanism as set out in decision 1/CP.19, paragraph 4(c), and in paragraph 3(c) above, and enhance its linkage with the existing work related to clarifying the comparability of developed country Parties' mitigation targets and the International Assessment and Review (IAR) process, with a view to fully operationalizing this Revisit Mechanism in order to increase the quantified economy-wide emission reduction targets by developed country Parties as a whole to at least 40% below 1990 by 2020;

(f) Establishing an evaluation mechanism to identify concrete measures for the removal by developed country Parties of any conditions associated with their respective quantified economy-wide emission reduction targets, with a view to fully implementing decision 1/CP.19, paragraph 4(d);

(g) Launching a 2015-2020 work programme on the review of the adequacy of the provision of finance, technology and capacity building support in the pre-2020 period by developed country Parties as well as the implementation of these commitments, with a view to achieving the targets by developed country Parties of at least US\$70 billion per year by 2016, US\$85 billion per year by 2018, and US\$100 billion per year by 2020;

(h) Launching a 2015-2020 work programme to identify the further pre-2020 measures, policies and actions on provision of finance and technology support by developed countries as set out in decision 1/CP.19, paragraph 4(e) and paragraph 3(d), including, inter alia, the additional numbers of the finance targets by 2020 and a technology inventory based on developing countries' needs for further action, with a view to enabling and supporting developing country Parties to communicate their NAMAs and implement their NAMAs and consider further action as set out in decision 1/CP.19, paragraph 4(f);

29. *Decides* that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions, the provision of the means of implementation by developed to developing countries, and adaptation to the adverse effects of climate change, on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre- industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation <u>and/or</u> <u>adaptation</u> potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices, **financing <u>arrangements</u>**, and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation <u>and adaptation</u> opportunities

31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options <u>relating to mitigation and adaptation</u> and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

(g) Focuses on options for actions to unlock the mitigation potential of all developed country Parties and increase their provision of finance, technology and capacity building support to developing country Parties;

(h) Facilitates and supports enhanced actions on adaptation;

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

(e) Prepare a technical paper to be made available no later than 30 June 2015, as an input 48 of both for the AIM and TEMs, on the extent to which financing, technology, and capacity building support has been provided by developed country Parties and other Parties included in Annex II of the Convention pursuant to their commitments under the Convention from 1994 to 2014, with such analysis to include country-specific data and aggregated data

33. *Encourages* Parties to enhance action through the cooperative implementation of the identified policy options¹, as well as other policy options that have not been identified, selected by them as most appropriate for their national circumstances;

34. <u>Calls on developed country Parties and other Parties included in Annex II of the</u> <u>Convention to increase their support to enable</u> *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries, <u>enhance adaptation actions, and increase the provision of financing</u>, <u>and technology transfer from developed countries to developing countries</u>;

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation <u>and adaptation</u> ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation <u>and adaptation</u> opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels <u>and an adaptation pathway that enables ecosystems to adapt naturally, for food security to be ensured, and for sustainable economic development to proceed:</u>

38. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate <u>and consider during 2015 the progress on the workplan on enhancing pre-2020</u> <u>ambition and</u> on how to accelerate <u>and ensure</u> enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty first session;

New Zealand

RETAIN 23, 30, 31, 32(a) (c) (d), 35, 37, 39 DELETE 24, 26, 28, 33, 34, 40, 41 AMEND: 22 DELETE "no later than 31 January 2015" 25 REPLACE (a) and (c) with "Urges each Party that has not yet communicated a quantified economy-wide emission reduction target or nationally appropriate mitigation action to do so" 27 REPLACE "the operating entities ... of the Secretariat" with "relevant Convention bodies" AND DELETE "to participate in the Forum referred to in paragraph 26 above in order to" 29 DELETE " with.... Climate Change" 32(b) DELETE "above... tool" 36 DELETE "expert" AND "and regional events" 38 REPLACE "2016-2020" WITH "after 2016"

Panama

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that 31. *Requests* the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation; such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular adaptation and forestry;

31. Requests the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation;

(a)(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism, <u>the Warsaw REDD+</u> <u>Framework Coordination of Support</u> and the operating entities of the Financial Mechanism;

<mark>Saudi Arabia</mark>

23. Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance

with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, to accelerate the full implementation of the decisions constituting the agreed outcome pursuant to decision 1/CP.13 (Bali Action Plan), in particular in relation to the provision <u>of means of implementation, including of technology</u>, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end;

(a) Calls on developed country $Parties_{\tau}$ and other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) *Urges* all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change;

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. *Also reiterates* its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

(a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy-wide emission reduction target to do so;

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;

(c) *Further urges* each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

(d) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

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(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high-level engagement referred to in paragraph 40 below;

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 climate action;

28. *Invites* all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;
 [Paragraph 29, we can only support the continuation of the workplan as outlined in paragraph 7, of decision 1/CP.17, if it takes into account Adaptation, otherwise delete Para 29 and 30]

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at <u>exploring options that can close the ambition gap with a view to ensurging</u> the highest possible mitigation efforts by all Parties should continue and take into account enhanced adaptation actions to secure the highest possible level of resilience. will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for holding the increase in global average temperature below 2 °C or 1.5 °C above pre-industrial levels, consistent with the scientific findings assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change;

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation and adaptation ambitions in accordance with nationally defined development priorities by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation <u>and adaptation potentials in relevant thematic areas</u>, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;

(d) Identify– opportunities for voluntary multilateral cooperation on experiences and best practices eonerete actions related to identified mitigation and adaptation opportunities:-

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31. Requests the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

Supports Parties in the identification of policy options and planning for their (a) implementation in accordance with nationally defined development priorities;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among all actors the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;

(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on <u>removing barriers to and</u> supporting the accelerated implementation of enhanced action in both developed and developing countries, <u>including</u> through_<u>international cooperation</u>, finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

32. *Also requests* the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation_-ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above and prepare a similar technical paper on adaptation;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;

(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

33. *Encourages* Parties to <u>considerenhance</u> action through the cooperative implementation of the identified policy options¹ selected by them, as most appropriate, for their national circumstances;

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

 $^{^1}$ FCCC/TP/2014/3 and Add 1, FCCC/TP/2014/13 and Add 1, 2, 3 and 4

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation and adaptation ambitions, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation and adaptation opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions <u>through</u>, inter alia, by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures –and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts to address climate change-in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

38. *Requests* the Ad Hoc Working Group on the Durban Platform for Enhanced Action to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-first session;

<mark>Switzerland</mark>

• Para 24, add :

new a) *Welcomes* the contribution of developed country <u>Parties and Parties in a position to do so to the Green</u> <u>Climate Fund though its initial resource mobilization.</u>

b) (former a) *Calls* on developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide <u>additional</u> resources to the GCF, the GEF, the Techn. Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country ADP.2014.12.DraftText Parties in implementing their pre-2020 actions, in particular on adaptation.

Delete former b)

- Para 25, delete subparas
- Delete paras 26 28

Turkey

23. Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of

acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter

into force;

24. Reiterates its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in

the pre-2020 period, and to this end:

(a) Calls on developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) Urges all developed country Parties and other Paties included in Annex II to ensure that the initial resource

mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change; (c) Reiterates its request to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10; 25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts

under the Convention by all Parties:

(a) Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economywide emission reduction target to do so;

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified economy-wide emission

ADP.2014.12.DraftText reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;
(c) Further urges each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;
(d) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

26. Decides to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015),

with a view to:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;

(d) Providing input for the high-level engagement referred to in paragraph 40 below;

27. Invites representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and

Network; the Standing Committee on Finance; the Technology Executive Committee; the

Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary

Body for Implementation; and the Executive Secretary of the secretariat to participate in the

Forum referred to in paragraph 26 above in order to provide information on their activities

related to the acceleration of the implementation of enhanced pre-2020 climate action; 28. Invites all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

29. Decides that the workplan on enhancing mitigation ambition referred to in decision

1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all

ADP.2014.12.DraftText Parties will continue until 2020 with the goal of bringing global emissions on a pathway

consistent with achieving the objective of the Convention, set out in its Article 2, and for

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;

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

(a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with adaptation and sustainable development co-benefits;

(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;

(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation action in developing country Parties;(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities.

31. Requests the secretariat to organize technical expert meetings in 2015 and, in cooperation with bodies under the Convention and relevant international organizations,

regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation;

(b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;
(c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;
(d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;

(e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;

(f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

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(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;
(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;
(d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;
33. Encourages Parties to enhance action through the cooperative implementation of the

identified policy options1

selected by them as most appropriate for their national circumstances;

34. Invites the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the

implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph

31 above in order to enhance the effective coordination and provision of support;35. Invites submissions from Parties and admitted observer organizations on an ongoing

basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

36. Encourages Parties and expert organizations hosting non-UNFCCC events relevant

to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

37. Agrees that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

(b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

38. Requests the Ad Hoc Working Group on the Durban Platform for Enhanced Action

to <u>consider</u> elaboratinge on how to accelerate enhanced action in the period 2016–2020, with a view to

making recommendations to the Conference of the Parties for consideration and adoption at

its twenty-first session;

United States

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	Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the	*****	Roman
	Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto		
	Protocol for the Amendment to enter into force;		
	24. Reiterates its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the		
	provision of technology, finance and capacity-building support for developing country Parties,		
	recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:		
	a) Notes with appreciation the pledges and announcements made by Parties since the		
	nineteenth session of the Conference of the Parties, including the pledges made thus far to		
	the Green Climate Fund's initial resource mobilization process;		
	b) <i>Notes</i> the completion of the sixth replenishment of the Global Environment Facility, that		
	resulted in the largest replenishment to-date;		
	a)c) Calls on developed country Parties, other Parties included in Annex II to the Convention		Formatted: Font: (Default) Times N
	and other Parties in a position to do so to provide additional resources to the Green		Roman
	Climate Fund, the Global Environment Facility, the Technology Mechanism and the		
	Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their		
	respective functions and mandates, to support developing country Parties in implementing		
	their pre-2020 actions, in particular on adaptation;		
	b) Urges all developed country Parties to ensure that the initial resource mobilization of the		
	Green Climate Fund reaches a significant scale that reflects the needs of and challenges		
	faced by developing countries in addressing climate change;		
	d)Reiterates its request to developed country Parties to prepare biennial submissions on		Formatted: Font: (Default) Times N
	their updated strategies and approaches for scaling up climate finance from 2014 to 2020,		Roman
	in line with decision 3/CP.19, paragraph 10;		
	e) Reiterates its request to Parties to enhance their enabling environments and policy		
	frameworks to facilitate the mobilization and effective deployment of climate finance, in		
	line with decision 3/CP.19 paragraph 6;		
	c) _		

25. Also reiterates its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

- a) Urges each Party that has not yet communicated a quantified economy-wide emission reduction target or nationally appropriate mitigation action to do so;
- Urges each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economy-wide emission reduction target to do so;
- ii.b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;
- iii. Further urges each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity building;
 - c) Urges each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building.

29. Urges developed and developing country Parties that transfer mitigation outcomes internationally to ensure that those outcomes are not double counted or double claimed and to communicate to the UNFCCC the number, geographic source and type of units purchased or sold during the period of their pledge.

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ADP.2014.12.DraftText 26. Decides to convene a Forum on Accelerated Implementation of pre-2020 Climate

- Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to:
 - a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions and commitments;
 - b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;
 - c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;
 - d) Providing input for the high-level engagement referred to in paragraph 40below;

27. Invites representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on their activities related to the acceleration of the implementation of enhanced pre-2020 climate action;

28. Invites all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

- Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy wide emission reduction targets and nationally appropriate mitigation actions;
- b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;
- c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

29. *Decides* that the work plan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for 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;

30. *Also decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition by continuing to:

- a) Undertake a technical examination of opportunities for actions with high mitigation potential in relevant thematic areas, including those with <u>economic, health, adaptation</u>, and sustainable development co-benefits;
- b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;
- c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity building support for mitigation action in developing country Parties;
- d)_Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation opportunities
- e) Pursue opportunities to enhance the collective understanding among Parties of the role of mitigation outcomes traded internationally in the pre-2020 period, in particular with respect to Parties' commitments and actions.

31. *Requests* the secretariat to organize technical expert meetings in 2015 and 2016 and, in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow up meetings in a manner that:

- a) Supports Parties in the identification of policy options and planning for their implementation;
- b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre

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and Network, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;

- c) Provides meaningful and regular opportunities through these meetings for the effective engagement among experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities including cities, cooperative initiatives and bodies established under the Convention;
- Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;
- e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;
- f) Facilitates enhanced engagement by all participants through the timely publication of topics to be addressed, agendas and related materials;

32. Also requests the secretariat to:

- a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;
- b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;
- c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;
- d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

33. *Encourages* Parties to enhance action through the cooperative implementation of the identified policy options1 selected by them as most appropriate for their national circumstances;

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions, and mandates, and policies, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;
(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to reduce or limit emissions in developed and developing countries;

36. *Encourages* Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;

37. *Agrees* that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment; (b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process; (c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;

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38. *Requests <u>Calls for the Ad Hoc Working Group on the Durban Platform for Enhanced Action toa</u> review of the workplan on enhancing mitigation ambition in 2016, to elaborate on how to accelerate enhanced action in the period 2016–2020, with a view to making recommendations to the Conference of the Parties for consideration and adoption at its twenty-<u>first-second</u> session;*

Venezuela

23.Urges all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency, noting the need, in accordance with Article 20, paragraph 4, of the Protocol, for a minimum of 144 instruments of acceptance to be deposited by Parties to the Kyoto Protocol for the Amendment to enter into force;

24. *Reiterates* its resolve set out in paragraph 3 of decision 1/CP.19, in particular in relation to the provision of technology, finance and capacity-building support for developing country Parties, recognizing that such implementation will enhance ambition in the pre-2020 period, and to this end:

(a) *Calls on* developed country Parties, other Parties included in Annex II to the Convention and other Parties in a position to do so to provide additional resources to the Green Climate Fund, the Global Environment Facility, the Technology Mechanism and the Adaptation Fund so as to enhance the efforts of these institutions, in accordance with their respective functions and mandates, to support developing country Parties in implementing their pre-2020 actions, in particular on adaptation;

(b) *Urges* all developed country Parties to ensure that the initial resource mobilization of the Green Climate Fund reaches a significant scale that reflects the needs of and challenges faced by developing countries in addressing climate change;

(c) *Reiterates its request* to developed country Parties to prepare biennial submissions on their updated strategies and approaches for scaling up climate finance from 2014 to 2020, in line with decision 3/CP.19, paragraph 10;

25. *Also reiterates* its resolve set out in paragraph 4 of decision 1/CP.19 to enhance ambition in the pre-2020 period in order to ensure the highest possible mitigation efforts under the Convention by all Parties:

(a) *Urges* each developed country Party, as well as other Parties included in Annex I to the Convention, that has not yet communicated a quantified economywide emission reduction target to do so;

(b) Also urges each developed country Party, as well as other Parties included in Annex I to the Convention, to revisit its quantified economy-wide emission reduction target under the Convention and, if it is also a Party to the

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ADP.2014.12. DraftText Kyoto Protocol, its quantified emission limitation or reduction commitment for the second commitment period of the Kyoto Protocol, if applicable, in accordance with decision 1/CMP.8, paragraphs 7–11, with the aim of increasing such targets;

(c) *Further urges* each developing country Party that has not yet communicated a nationally appropriate mitigation action to do so, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

(d) *Urges* each developing country Party that has communicated nationally appropriate mitigation actions to implement them and, where appropriate, consider further action, recognizing that nationally appropriate mitigation actions will be taken in the context of sustainable development, supported and enabled by technology, finance and capacity-building;

26. *Decides* to convene a Forum on Accelerated Implementation of pre-2020 Climate Action in conjunction with the forty-second sessions of the subsidiary bodies (June 2015), with a view to:

(a) Consolidating and enhancing the collective understanding among Parties of the status of implementation of existing actions, [and] commitments/contributions:

(b) Considering the action taken in response to decision 1/CP.17 paragraphs 3 and 4, and to paragraphs 23–25 above;

[(c) Understanding the importance of pre-2020 action for implementation in the post-2020 period;]

Comment: prejudges the outcome

[(d) Providing input for the high-level engagement referred to in paragraph 40 below;]

Comment: It is unclear what is meant by input

27. *Invites* representatives of: the operating entities of the Financial Mechanism; the Adaptation Committee; the Adaptation Fund Board; the Climate Technology Centre and Network; the Standing Committee on Finance; the Technology Executive Committee; the Chairs of the Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation; and the Executive Secretary of the secretariat to participate in the Forum referred to in paragraph 26 above in order to provide information on the means of implementation with the aim to enhance [their activities related to] the acceleration of the implementation of enhanced pre-2020 climate action;

28. *Invites* all Parties to participate in the Forum referred to in paragraph 26 above for the purpose of:

(a) Elaborating on their experience with the implementation of existing actions and commitments, in particular quantified economy-wide emission reduction targets and nationally appropriate mitigation actions;

(b) Indicating their response and actions in respect of decision 1/CP.17 paragraphs 3 and 4, and paragraphs 23–25 above;

(c) Developing their understanding of the importance of pre-2020 action for implementation in the post-2020 period;

29. Decides that the workplan on enhancing mitigation ambition referred to in decision 1/CP.17, paragraph 7, aimed at ensuring the highest possible mitigation efforts by all Parties will continue until 2020 with the goal of bringing global emissions on a pathway consistent with achieving the objective of the Convention, set out in its Article 2, and for 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 and all principles and provisions of the Convention

30. Also decides to further strengthen and accelerate activities under the workplan on enhancing mitigation/adaptation ambition by continuing to:
(a) Undertake a technical examination of opportunities for actions with high mitigation/adaptation potential in relevant [thematic areas] elements, including those with adaptation and sustainable development co-benefits;
(b) Identify for each thematic area a range of policy options, including practices and technologies, that are substantial, scalable and replicable;
(c) Identify the barriers to implementation in both developed and developing countries and strategies to overcome them, including through finance, technology and capacity-building support for mitigation/adaptation action in developing country Parties;

(d) Identify opportunities for voluntary multilateral cooperation on concrete actions related to identified mitigation/adaptation opportunities.

31. *Requests* the secretariat to organize technical expert meetings in 2015 [and], to enhance mitigation and adaptation actions in cooperation with bodies under the Convention and relevant international organizations, regional and subregional follow-up meetings in a manner that:

(a) Supports Parties in the identification of policy options and planning for their implementation; 18 of

- ADP.2014.12.DraftText (b) Builds on and utilizes the related activities of and further enhances collaboration and synergies among the Technology Executive Committee, the Climate Technology Centre and Network, the Warsaw International Lost and Damage Mechanism, Adaptation Committee, the Executive Board of the clean development mechanism and the operating entities of the Financial Mechanism;
 - (c) Provides meaningful and regular opportunities through these meetings for the effective engagement [among] of developing country experts from Parties, relevant international organizations, civil society, the private sector, subnational authorities as nominated by the respective country [including cities, cooperative initiatives and bodies established under the Convention;]

<u>Comment:</u> mention to subnational authorities including cities without a clear caveat could be a bridge of national sovereignty which is unacceptable. The same rational applies to cooperative initiatives which are not defined.

- (d) Assesses mitigation benefits, co-benefits, including adaptation and sustainable development co-benefits, costs of and other barriers to the implementation of policy options;
- (e) Focuses on removing barriers to and supporting the accelerated implementation of enhanced action on mitigation/adaptation in both developed and developing countries, including through finance, technology and capacity-building support for action in developing country Parties;
- (f) Facilitates enhanced engagement by [all participants through the] consulting all parties in a timely manner on the [publication of] topics they deem useful to be addressed, agendas and related materials;

32. Also requests the secretariat to:

(a) Update the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition prior to the forty-second (June 2015) and forty-third sessions (November-December 2015) of the subsidiary bodies, drawing on information provided in submissions from Parties and observer organizations and the discussions held in the technical expert meetings referred to in paragraph 31 above;

(b) Disseminate the information contained in the technical paper referred to in paragraph 32(a) above, including through a publicly accessible web-based tool;

(c) Further enhance the visibility of actions being undertaken or planned by public and private entities including those referred to in paragraph 37 below;
 (d) Prepare a summary for policymakers of the elements referred to in this paragraph in advance of the twenty-first session of Conference of the Parties;

ADP.2014.12.DraftText Comment: This paragraph is mitigation centric and is unbalanced. Therefore is suggested to delete.

33. *Encourages* Parties to enhance action through the cooperative implementation of the identified policy options1 selected by them as most appropriate for their national circumstances;

34. *Invites* the Green Climate Fund, the Global Environment Facility, the Technology Executive Committee and the Climate Technology Centre and Network to:

(a) Enhance their efforts to support Parties, in accordance with their respective functions and mandates, in scaling up mitigation and adaptation action through the implementation of the selected policy options referred to in paragraph 33 above;

(b) Engage effectively in the technical expert meetings referred to in paragraph 31 above in order to enhance the effective coordination and provision of support;

35. *Invites* submissions from Parties and admitted observer organizations on an ongoing basis that identify opportunities and policy options to adapt to the effects of climate change and reduce or limit emissions in developed and developing countries;

[36. Encourages Parties and expert organizations hosting non-UNFCCC events relevant to the workplan on enhancing mitigation ambition, including regional events, to make available and disseminate information on their outcomes so as to further the technical examination of mitigation opportunities;]

<u>Comment:</u> This is non-UNFCCC events, and therefore outside the remit of our work

37. Agrees that effective implementation of enhanced action requires the engagement and contribution of the broadest range of actors and Parties should engage all relevant stakeholders in their national capacity. [therefore invites:

(a) Parties to further incentivize, in accordance with their national circumstances, climate actions by subnational authorities, including cities, by establishing effective regulatory frameworks and financing mechanisms needed to address barriers and leverage investment;

20 of

ADP.2014.12. DraftText (b) Subnational authorities, including cities, to scale up and replicate the existing ambitious policies, measures and action highlighted during the technical examination process;

(c) International organizations, civil society, private sector entities and cooperative initiatives to further scale up their efforts in assisting Parties to achieve an emission pathway consistent with limiting the global average temperature increase to below 2 °C or 1.5 °C above pre-industrial levels;]

Comment: This is a sovereignty issue.

Basis for dynamic high-level engagement (Paras 39-42)

AILAC

39. bis Agrees to convene an annual high-level event on climate action up to 2020 at the Conference of the Parties, with a view to:

- (a) Discussing the status of implementation of existing commitments and actions under the Convention
- (b) Encouraging new ambitious announcements from Parties and senior representatives of subnational authorities and other non-state actors,
- (c) Cataloging and tracking progress on announcements through a compilation to be prepared by the Secretariat to identify and address specific proposals to scale up action to be informed by the summary for policy makers referred to in paragraph 32. d) above.

40. Agrees Calls upon Parties to intensify high-level engagement on the Durban Platform for Enhanced Action;

41. Agrees that such high level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

AOSIS

40*bis. Invites* the Executive Secretary and the President of the Conference of the Parties to convene an annual high-level forum on enhancing mitigation action, including through the provision of support, informed by, *inter alia*, the synthesis for policy makers and the updated technical papers, referred to in para. 32 (a) and (d);

41. Agrees that such high level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17 20 above;

39. Welcomes the significant impact <u>convening</u> of the climate summit, <u>convened</u> by the United_Nations Secretary-General on 23 September 2014, in that encourages:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. *Agrees* that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors accredited observers organizations;

43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken in a balanced manner in relation to the various elements regarding the two workstreams through subject to the availability of financial resources allocated from the regular budget coming from contributions of Parties to UNFCCC budget.

Argentina

38 to 43. Without changes.

Australia

39. Welcomes the significant impact of the climate summit, convened by the United Nations

Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

(c) Demonstrating the investments being made in low-carbon, climate resilient activities, and ways to leverage further investments over time 41. Delete.

Bolivia

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

39 - Welcomes the positive impact of the climate summit convened on 23 September 2014 by the United Nations Secretary-General aimed at mobilizing action and ambition in relation to climate change; (language from para. 6 of Decision 1.CP/19, updated as appropriate)

42 – delete

China

39. Welcomes the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate adoption of the 2015 agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. Calls upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. Agrees that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions <u>under the</u> <u>Convention and its Kyoto Protocol and the work undertaken under the ADP and all</u> <u>the other subsidiary bodies under the Convention and its Kyoto Protocolarising from</u> the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

 $4\underline{23}$. Notes the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of financial resources. 23 of

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014. 12 DraftText El Salvador

39. Welcomes the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. Calls upon Parties to intensify their high-level engagement on the Durban Platform

for Enhanced Action;

41. Agrees that such high-level engagement should be informed by an understanding of

the status of implementation of existing commitments and actions arising from the Forum

referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

43. Notes the estimated budgetary implications of the activities to be undertaken by the

secretariat pursuant to this decision and requests that the actions of the secretariat called for

in this decision be undertaken subject to the availability of financial resources.

India

39. *Welcomes* the significant impact<u>convening</u> of the climate summit, convened_by the United Nations Secretary-General on 23 September 2014, <u>that has helped</u> in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. Agrees that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) $^{24 \text{ of}}$

AD HOC WORKING GROUP ON THE DURBAN PLATFORM FOR ENHANCED ACTION ADP.2014.12.DraftText

ADP.2014.12.DraftText above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for<u>encourage</u> contributions from and dialogue with senior representatives of subnational authorities and other <u>entities non-State actors</u> that are accredited observer organizations of the COP through their national INDCs;

43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of in a balanced manner in relation to the various elements and in relation to workstreams 1 and 2 through financial resources obtained from the regular budget of the secretariat coming from the assessed contributions of Parties to the UNFCCC budget

Jordan

39. *Welcomes* the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

This is too much praise for the UNSG's climate summit. It should simply be noted that it was convened.

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. *Agrees* that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

ADP.2014.12 DraftText
 42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of financial resources.

Least developed countries

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

40bis. *Agrees* to convene annual high-level ministerial event in conjunction with the Conference of the Parties, with a view to keeping political momentum for accelerating pre-2020 climate actions;

Malaysia

39. *Welcomes* the significant impact convening of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, that has helped in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. *Agrees* that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. *Also agrees* that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors **that are accredited observer organizations of the COP**;

43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of in a balanced manner in relation to the various

ADP.2014.12.DraftText elements and in relation to workstreams 1 and 2 through financial resources obtained from the regular budget of the secretariat coming from the assessed contributions of Parties to the UNFCCC budget.

New Zealand

DELETE 24, 26, 28, 33, 34, 40, 41

Norway

39bis

Welcomes the work of the Global Commission on the Economy and Climate and its 2014 report "Better Growth, Better Climate", which provides relevant information for Parties seeking to enhance their mitigation ambitions.

Saudi Arabia

1

39. *Welcomes—Takes note of* the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

[40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;]

41. Agrees that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

[43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of financial resources.]

Turkey

39. Welcomes the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build $\frac{27 \text{ of}}{27 \text{ of}}$

ADP.2014.12.DraftText resilience to the adverse impacts of climate change;

40. Calls upon Parties to intensify their high-level engagement on the Durban Platform

for Enhanced Action;

41. Agrees that such high-level engagement should be informed by an understanding of

the status of implementation of existing commitments and actions arising from the Forum

referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. Also agrees that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

43. Notes the estimated budgetary implications of the activities to be undertaken by the

secretariat pursuant to this decision and requests that the actions of the secretariat called for

in this decision be undertaken subject to the availability of financial resources.

United States

39. Welcomes the significant impact of the climate summit, convened by the United Nations Secretary-General on 23 September 2014, in:

(a) Mobilizing the political will for a meaningful and universal climate agreement in Paris in 2015;

(b) Catalysing climate action on the ground to reduce emissions and build resilience to the adverse impacts of climate change;

40. *Calls* upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action;

41. Agrees that such high-level engagement should be informed by an understanding of the status of implementation of existing commitments and actions arising from the Forum referred to in paragraph 26 above and the summary for policymakers referred to in paragraph 32(d) above, as well as information on the intended nationally determined contributions referred to in paragraphs 13 and 17–20 above;

42. *Also agrees* that future high-level engagement on enhanced action within the UNFCCC process should provide for contributions from and dialogue with senior representatives of subnational authorities and other non-State actors;

43. *Notes* the estimated budgetary implications of the activities to be undertaken by the secretariat pursuant to this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of financial resources.

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