Informal information note by the secretariat:

The compliance procedure with respect to Croatia

- 1) Croatia submitted its initial report to the secretariat on 27 August 2008. The report is intended to document that Parties with emissions commitments can effectively account for their emissions under the Kyoto Protocol.
- 2) On 26 August 2009, an international team of experts (expert review team) finalized its initial review report of Croatia. The initial review report contains two questions which trigger the compliance mechanism of the Protocol. Croatia was given an official notification of the questions of implementation on 27 August 2009. The questions were allocated to the enforcement branch on 28 August and the branch decided to proceed with the questions on 7 September.
- 3) The questions of implementation relate to Croatia's assigned amount and its commitment period reserve. The "assigned amount" of a Party sets its base emission limit for five year period of the Protocol, in the form of assigned amount units (a form of tradable emissions credits). The "commitment period reserve" essentially limits the percentage of credits a Party can sell. At issue is whether a decision taken under the Convention would allow Croatia to issue more credits under the Protocol (which would also increase the commitment period reserve).
- 4) The next step is for the enforcement branch to make preliminary finding or adopt a decision not to proceed further. The enforcement branch plans to hold a meeting from 11-12 October, at which time there would also be a hearing, if requested by Croatia.
- 5) Croatia has <u>not</u> been found in non-compliance, and the questions of implementation with respect to Croatia do not relate directly to whether Croatia is in compliance with its 2012 emissions target.
- 6) The following <u>consequences</u> would apply to a Party *if* they are found to be in non-compliance with registry requirements:
 - a. Declared to be in non-compliance;
 - b. Required to submit a plan to address its non-compliance in 3 months (see paragraph 12);
 - c. Not eligible to participate in the market mechanisms (Article 17, Emissions Trading; Article 12, Clean Development Mechanism; and Article 6, Joint Implementation).

This means that such a Party cannot sell and transfer credits, and cannot acquire any credits.

What the Compliance Committee does and the rules it follows

- 7) The <u>Compliance Committee is an independent body</u> set up to facilitate, promote and where necessary, enforce compliance with the rules of the Kyoto Protocol. The enforcement branch of the Committee is made up of legal experts from developed and developing countries.
- 8) The members and alternate members of the Compliance Committee take an oath, including a commitment to be <u>impartial</u> and conscientious as well as an undertaking on <u>confidentiality</u>, which would mean that they <u>cannot comment on closed discussions of the branch</u>. The branch is like a court in that it speaks through written decisions.
- 9) The rules relevant to recent and current cases include, for example, that a <u>national system</u> is required to produce a reliable accounting of greenhouse gas (GHG) activity so that a country can demonstrate compliance with its 2012 emissions target and that a country must have a national registry to account for its emissions credits.

- 10) Cases come to the Committee in the form of 'questions of implementation' from a Kyoto country or an expert review team (of independent experts from different countries). The branch may and has sought expert advice. In its cases so far, it asked members of the expert review team to present its report and advice, and also asked other independent experts for their advice. The country concerned may also make written submissions, comments and present its views during a hearing.
- 11) In all cases of non-compliance, the enforcement branch of the Compliance Committee makes <u>a public</u> declaration of non-compliance and of the consequences applied.
- 12) Any country in non-compliance must submit a 'compliance action plan' within 3 months, which is subject to review and assessment by the enforcement branch (the timing of the review and assessment is case specific, which the branch is expected to complete within 4 weeks).
- 13) Countries that are found not to meet the core eligibility criteria for the Kyoto mechanisms (Emissions Trading, Clean Development Mechanism and Joint Implementation) are <u>suspended</u> from trading in the official Kyoto carbon market set up by these mechanisms.
- 14) <u>Non-compliance with emissions targets</u> is not an issue that can come before the enforcement branch until after the end of the commitment period in <u>2012</u>.
 - a. A country in non-compliance with its 2012 target has 100 days after the expert review of its final emissions inventory to make up any shortfall (i.e., to buy credits).
 - b. If such a country still misses its target, it must make up the difference, plus 30%, in the second commitment period after 2012. It is also suspended from selling emissions credits in the emissions trading mechanism and within 3 months, it must submit a plan on the action it will take to meet second commitment period target.
- 15) There are no financial penalties under the Kyoto Protocol, nor is there any consequence which involves loss of credits (although there is a loss of access to the carbon market).
- 16) Any country found in non-compliance can appeal to the Parties (CMP) against a decision of the enforcement branch, but only for issues relating to its 2012 target. (So an appeal related to a national registry or national system issue may not be accepted.)

Further information

All decisions of the Compliance Committee, and other key documents including a table on <u>eligibility</u> of countries, are available here: http://unfccc.int/kyoto_protocol/compliance/items/2875.php.

Enforcement branch documents are here (recent cases are near the bottom): http://unfccc.int/kyoto-protocol/compliance/enforcement-branch/items/3785.php..

Disclaimer

This note should not be relied upon for any legal interpretation. It has been prepared with limited use of technical terms and references. This note was updated on 9 September 2009.
