

DRAFT TEXT
on
ADP 2-7 agenda item 3
Implementation of all the elements of decision 1/CP.17

Version 1 of 8 December 2014 at 06:30

Draft COP decision proposed by the Co-Chairs

[The Conference of the Parties,

[In pursuit of the ultimate objective of the Convention as stated in its article 2,

Recalling the provisions of the Convention

Guided by article 3 of the Convention

Pursuant to decision 1/CP.17]

Guided by [and in accordance with] the [principles and provisions of the] Convention[,in the light of evolving responsibilities and capabilities] and [Recalling]its principles[as applied post-2020] and its [the] objective of the Convention as set out in its Article 2,

Also recalling all [relevant] decisions of the Conference of the Parties, [1/CP.17, 2/CP.18, 1/CP.19, 2/CP.19, 24/CP.18, 1/CP.13, 3/CMP.8]

[Guided by the Convention, [further 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, [and shall be under the Convention]]

[Guided by the need to urgently address [[Noting with grave concern the] [the reduction of][[the significant gap between the likely aggregate] global emissions of greenhouse gases [by 2020] [to limit warming in this century and to effectively address climate change as early as possible by taking significant actions]resulting from [existing] mitigation [commitments,] pledges [and actions] of Parties [according to a fair and equitable distribution of the remaining global emission budget] [and aggregate emission pathways] consistent with [having] a [very] likely chance of] holding the increase in global average temperature to below [2 °C or] [1.5 °C] above pre-industrial levels,[placeholder 1/CP.17]

Recognizing that [the [aggregate] level of] ambition achieved [through the implementation of] [under] the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties to be adopted in 2015 [and addressing, inter alia mitigation, adaptation, [loss and damage, [finance, technology development and transfer, transparency of actions and support, and capacity building] [[must][should] be guided by[[take into account] [equity, CBDR and RC and]the latest scientific findings, including those assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change and the outcomes of the 2013–2015 review, [and the [work of][consideration by] the subsidiary bodies[under the Convention]]][in light of the sustainable development of all Parties, the eradication of poverty and food security,][confirming that mitigation objectives should be met without compromising food security, in a way that allows economic development to proceed in sustainable manner and that allows ecosystems to adapt,][and in the context of article 2 of the Convention,]

[Reaffirming the need for enhanced provision of means of implementation, including finance, technology development and transfer and capacity building to developing country Parties [by developed country Parties] for their actions towards enhancing implementation of the Convention]

[Alt Recognizing that the aggregate ambition to be achieved and the need to strengthen and scale up adaptation action must be guided by the latest scientific finding including those assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change and the outcomes of the 2013–2015 review,] [specifically the scenarios consistent with a likely chance to keep temperature change below 2o relative to pre-industrial levels include substantial cuts to anthropogenic greenhouse gas emissions by mid-century and emission levels near zero gigatonnes of CO2e or below in 2100.]

[Alt Recognizing that the aggregate level of ambition achieved under the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties to be adopted in 2015 must be guided by the latest scientific findings, including those assessed in the Fifth Assessment Report of the Intergovernmental Panel on Climate Change and the outcomes of the 2013–2015 review,

Affirming its determination to strengthen and [scale-up][enhance] adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015[.] [and addressing, inter alia, mitigation, adaptation, finance, technology development and transfer, transparency of action and support, and capacity-building, in the light of the critical importance of [resilience] to [the impacts of climate change and the threat that climate change poses to the] sustainable development of all Parties, [their ability to address and recover from extreme climate events,] the existence of some Parties, [especially in developing countries that are particularly vulnerable to the adverse effects of climate change,] food security, [the conservation of biological diversity,] and the eradication of poverty [of developing countries].]

[Alt: Affirming its determination to strengthen adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015 in the light of the critical importance of building resilience and sustainable development of all Parties.]

[Alt2: Affirming its determination to strengthen and scale up adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015 in the light of the critical importance of building resilience and sustainable development and the eradication of poverty of all Parties.]

[Alt3: Affirming its determination to strengthen and scale-up adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015 in the light of the critical importance of resilience to the sustainable development of all Parties, food and water security and the eradication of poverty.]

[Alt4: Affirming its determination to strengthen and scale-up adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015 in the light of the critical importance of resilience to the sustainable development of all Parties, food security and the eradication of poverty in developing countries.]

[Original: Affirming its determination to strengthen and scale-up adaptation action through the protocol, another legal instrument or agreed outcome with legal force under the Convention to be adopted in 2015 in the light of the critical importance of resilience to the sustainable development of all Parties, food security and the eradication of poverty.]

Also 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 and its Kyoto Protocol,

Alt 1: Also affirming that fulfilling the objective of the Convention will require strengthening the multilateral, rules-based regime under the Convention and the urgent and sustained implementation of existing commitments under the Convention and its Kyoto Protocol,

[Noting the agreed outcome pursuant to the Bali Action Plan and the Doha Amendment,]

1. *Welcomes* the progress made on the implementation by the Ad Hoc Working Group on the Durban Platform for Enhanced Action of all elements of decision 1/CP.17;

Alt 1: Welcomes the progress made by the Ad Hoc Working Group on the Durban Platform for Enhanced Action to advance its work;

Alt 3: Welcomes the progress made on the implementation by the Ad Hoc Working Group on the Durban Platform for Enhanced Action of all provisions of decision 1/CP.17;

Alt 4: Welcomes the progress made by the Ad Hoc Working Group on the Durban Platform for Enhanced Action to advance its work pursuant to decision 1/CP.17;

Alt 5: Welcomes the progress made on the implementation by the Ad Hoc Working Group on the Durban Platform for Enhanced Action;

Alt 6: Welcomes the progress made on the implementation of decision 1/CP.17 by the Ad Hoc Working Group on the Durban Platform for Enhanced Action;

[Elaboration of the elements for the draft negotiating text of the 2015 agreement]

~~1.2.~~ *Also welcomes* the further elaboration of elements for a draft negotiating text 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);

Alt 1: Also welcomes the further elaboration of elements for a draft negotiating text 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), and decision 2/CP.19; [as included in annex I;]

Alt 2: Also welcomes the further elaboration of elements for a draft negotiating text 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 included in annex I;]

Alt 3: Also welcomes the further elaboration of the elements for a draft negotiating text 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);

3. *Decides* that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties on the basis of annex I;

Alt 1: Acknowledges the work of the ADP in preparing the negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, and decides that the ADP continues with its work in 2015 in order to finish the elaboration of a draft negotiating text;

Alt 2: Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, including any related decisions, by furthering the consideration of annex I;

Alt 3: Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, including any related decisions, on the basis of annex I without prejudice to the structure of the final outcome;

Alt 4: Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, including any related decisions, by furthering the consideration of annex I without prejudice to the content or structure of the final outcome;

Alt 5: Acknowledges the work of the ADP in preparing the negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, and decides that the ADP continues with its work in 2015 in order to finish the elaboration of a draft negotiating text pursuant to decision 1/CP.17, paragraph 5;

Alt 6: Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text for a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties drawing on annex I and submissions received from Parties;

~~4. Also decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare a negotiating text by May 2015, at which time it will be circulated by the secretariat without prejudice to whether the outcome will be a protocol, another legal instrument or agreed outcome under the Convention with legal force, noting the requirements of Article 17 of the Convention and the applied rules of procedure;~~

Alt 8: Also decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall prepare the negotiating text as referred to in paragraph 3 above before May 2015, at which time it will be communicated to Parties by the secretariat in all official UNFCCC languages without prejudice to whether the outcome will be a protocol, another legal instrument or agreed outcome with legal force under the Convention, noting any relevant timing requirements of the Convention, including Article 17 as applicable and the applied rules of procedure;

Alt 9: Also decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action should aim to prepare the negotiating text as referred to in paragraph 3 above by May 2015, at which time it will be communicated to Parties by the secretariat in all official UNFCCC languages without prejudice to whether the outcome will be a protocol, another legal instrument or agreed outcome with legal force under the Convention, noting the relevant timing requirements of the Convention, including Article 17, and the applied rules of procedure;

~~5. Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall include provisions on, inter alia, mitigation, adaptation, including loss and damage, finance, technology development and transfer, capacity-building and transparency of action and support;~~

Alt 1: Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall include provisions on, inter alia, mitigation, adaptation, loss and damage, finance, technology development and transfer, capacity-building and transparency of action and support;

Alt 2: Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall include provisions on, inter alia, mitigation, adaptation, finance, technology development and transfer, capacity-building and transparency of action and support;

Alt 3: Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall address in a balanced manner with full legal parity all the elements referred to in decision 1/CP.17, paragraph 5, including provisions on, inter alia, mitigation, adaptation including loss and damage, finance, technology development and transfer, capacity-building and transparency of action and support;

Alt 4: Further decides that, consistent with the principles and provisions of the Convention, the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall include provisions on, inter alia, mitigation, adaptation, loss and damage, finance, technology development and transfer, capacity-building and transparency of action and support;

Alt 5: Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall address elements referred to in decision 1/CP.17, paragraph 5;

Alt 6: Further decides that the protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties shall address in a balanced manner with full legal parity all the elements referred to in decision 1/CP.17, paragraph 5, including provisions on, inter alia, mitigation, adaptation, loss and damage, finance, technology development and transfer, capacity-building and transparency of action and support;

3.bis Recalling decision 1/CP.17, paragraph 5,

6. Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall complete the mandate referred to in decision 1/CP.17, paragraph 2, by producing a draft decision that contains the text of the 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), as well as by elaborating any related decisions for adoption by the Conference of the Parties at its twenty-first session and identifying the need for additional decisions required to be adopted at subsequent sessions, as appropriate;

Alt 1: Decides that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall endeavour to complete the work in order to adopt a protocol, another legal instrument or an agreed outcome with legal force under the Convention applicable to all Parties, at the Conference of the Parties at its twenty-first session (November–December 2015);

Alt 2: Confirms that the Ad Hoc Working Group on the Durban Platform for Enhanced Action shall complete the work referred to in decision 1/CP.17, paragraph 2, as early as possible in order for the Conference of the Parties at its twenty-first session to adopt a protocol, another legal instrument or an agreed outcome with legal force, as well as identifying the need for additional decisions required to be adopted at subsequent sessions, as appropriate;

7. {Placeholder: Possible COP guidance to the SBI and SBSTA on matters related to the 2015 agreement}

7.bis. 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 COP (by the first quarter of 2015 by those Parties ready to do so) in a manner that facilitates the clarity, transparency and understanding of the intended contributions, without prejudice to the legal nature of the contributions;]

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

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

Alt 1: Stresses the need for developed country Parties, the operating entities of the Financial Mechanism and any other organizations in a position to do so to provide enhanced support for the related activities to developing countries for the preparation of their intended nationally determined contributions in accordance with decision 1/CP.19, paragraph 2(d);

Alt 2: Acknowledges the support being provided to some developing countries, and the need for support to be further enhanced, for the preparation of their intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

Alt 3: Acknowledges the support being provided to some developing countries, and the need for support for the preparation of intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

Alt 4: Acknowledges the support being provided to developing countries, and the continuing need for support for the preparation of intended nationally determined contributions in response to decision 1/CP.19, paragraph 2(d);

10. Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to do so by 31 May 2015 or as soon as possible thereafter;

Alt 2: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to do so by 31 May 2015 or as soon as possible before COP 21;

Alt 3: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to do so by 31 May 2015 or as soon as possible well in advance of COP 21;

Alt 4: 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 COP (by the first quarter of 2015 by those Parties ready to do so) in a manner that facilitates the clarity, transparency and understanding of the intended contributions, without prejudice to the legal nature of the contributions, taking into consideration the availability of support referred to in paragraph 9 above;

Alt 5: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to endeavour to do so as soon as possible thereafter;

Alt 6: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to endeavour to do so as soon as possible thereafter, taking into consideration the availability of support referred to in paragraph 9 above;

Alt 7: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to endeavour to do so by 31 May 2015 or as soon as possible before COP 21;

Alt 8: Invites Parties, subject to the provision of support as referred to in paragraph 9 above, that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to endeavour to do so as soon as possible thereafter;

Alt 9: Invites Parties that are not ready to communicate their intended nationally determined contributions by the first quarter of 2015 to do so as soon as possible and well in advance of COP 21;

Alt 10: 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 COP (by the first quarter of 2015 by those Parties ready to do so) in a manner that facilitates the clarity, transparency and understanding of the intended contributions, without prejudice to the legal nature of the contributions;

[Identification of information on INDCs in the context of the 2015 agreement]

[10.bis. Welcomes the progress made by the ADP in identifying information that Parties will provide when putting forward their INDCs without prejudice to the legal nature of the contributions in accordance with decision 1/CP.19, paragraph 2(c);]

11. Agrees that:

Alt 1: Each Party shall communicate its INDC beyond its 2020 commitments and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of national circumstances;

(a) Each Party shall communicate a quantifiable mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

Alt 1: (a) Each Party shall communicate a quantifiable mitigation contribution;

(a.bis) All Parties' INDCs should reflect efforts that they are able to make unconditionally, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those of the least developed countries and small island developing States will reflect their special circumstances;

(a.ter) LDCs should communicate information on strategies, plans and actions for low-carbon development, as appropriate;

Alt 2. Each Party shall communicate a quantifiable mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities;

Alt 3. Each Party shall communicate a quantifiable mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, beyond its 2020 commitment undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

Alt 4. (a) Each Party shall communicate a quantitative intended nationally determined contribution which represents the highest possible level of mitigation ambition, taking into account recommendations based on science, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

(a.bis) All Parties' INDCs should reflect efforts that they are able to make unconditionally, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those of the least developed countries and small island developing States will reflect their special circumstances;

(a.ter) LDCs should communicate information on strategies, plans and actions for low-carbon development, as appropriate;

Alt 5. Each Party shall communicate an unconditional quantifiable mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, which represents a progression beyond previous efforts, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

Alt 6. Each Party shall communicate a quantifiable mitigation component in its intended nationally determined contribution for 2020 to 2025, including an indicative contribution for 2030, which represents the highest level of mitigation ambition, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

Alt 7: Each Party shall communicate a mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, in accordance with the provisions of the Convention, and beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles and provisions of the Convention, including the principles of equity and common but differentiated responsibilities and respective capabilities, specific national and regional development priorities, national circumstances and development needs;

Alt 8. (a) Each Party shall communicate its intended nationally determined contribution on mitigation which shall be more ambitious in terms of type, scope, scale and coverage, including those under decision 1/CP.16 and 1/CMP.8 than its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2;

(a.bis) In determining its contribution, each Party shall take into account (i) consistency with its long-term low-emissions development pathways, (ii) the recommendations arising from the review, the latest science and its relative fair effort to the aggregate progress towards attaining the global goals established under the 2015 agreement, and (iii) the need to hold the increase in global temperature below 2o or 1.5o above pre-industrial levels and that the level of ambition action required to reduce vulnerability to acceptable levels is linked to the level of mitigation ambition;

Alt 9: (a) Each Party shall communicate a quantifiable mitigation component in its intended nationally determined contribution which represents the highest level of mitigation ambition, guided by the principles of equity and common but differentiated responsibilities and respective capabilities in one of the following types: (i) an absolute economy-wide mitigation target; (ii) an economy-wide mitigation target in relation to its GDP; (iii) an economy-wide mitigation target in relation to a projection of its emissions; (iv) a per capita economy-wide mitigation target; (v) non-economy-wide mitigation actions;

(a.bis) Developed country Parties and other Parties included in Annex I of the Convention shall choose option (i) above;

(a.ter) Parties that are least developed countries may present a mitigation component in their INDC if they wish to do so;

Alt 10: (a) Each Party shall communicate a quantified or quantifiable mitigation component for 2025 in its intended nationally determined contribution which represents the highest level of mitigation ambition, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

(a.bis) Parties' INDCs shall be of a type, scope, scale and coverage that are no less ambitious than those previously undertaken under the Convention and its Kyoto Protocol;

Alt 11: (a) Each Party shall communicate its quantifiable intended nationally determined mitigation contribution towards achieving the objective of the Convention as set out in its Article 2;

(a.bis) Its contribution shall represent its highest level of ambition in the light of evolving national circumstances;

Alt 12. Each Party shall communicate an unconditional quantified or quantifiable mitigation component in its intended nationally determined contribution for 2025 which represents the highest level of mitigation ambition, which represents a progression beyond previous efforts, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

Alt 13: (a) Each Party shall communicate a quantified or quantifiable mitigation component for 2030 in its intended nationally determined contribution which represents the highest level of mitigation ambition, beyond its 2020 commitment and actions undertaken under the Convention and/or its Kyoto Protocol, towards achieving the objective of the Convention as set out in its Article 2, guided by the principles of equity and common but differentiated responsibilities and respective capabilities, in the light of evolving national circumstances;

(a.bis) Parties' INDCs shall be of a type, scope, scale and coverage that are no less ambitious than those previously undertaken under the Convention and its Kyoto Protocol;

(a)(b) Parties with greatest responsibility and those with sufficient capability are expected to take on absolute economy-wide mitigation targets, and that all Parties should aspire to this over time, guided by the principles of the Convention;

Alt 1. Developed country Parties, as Parties with greatest historical responsibility and capability, are expected to take on absolute economy-wide mitigation targets, and that all Parties should aspire to this over time, guided by the principles of the Convention

Alt 1. Invites:

(a) Developed country Parties and other Parties included in Annex I of the convention to provide information identified in annex II (option 3) relevant to enhanced action on their specific commitments to undertake mitigation under article 4(2)(a) of the Convention;

(b) Developed country Parties and other Parties included in Annex II of the Convention to provide the information identified in annex II (option 3) relevant to enhanced action on their specific commitments for the provision of finance, adaptation support, and technology development and transfer under article 4(3-5) of the Convention to provide support for enhanced actions by developing country Parties to implement the Convention;

(c) Developing country Parties to provide the information identified in annex II (option 3) relevant to their enhanced actions to implement the Convention, subject to the provision of support from developed country Parties in accordance with decision 1/CP.19, paragraph 2(b);

Alt 2. Decides that each Party shall communicate a quantifiable mitigation component in its INDC;

~~3.12.~~ *Further agrees* that all Parties should consider the inclusion of an adaptation component in their intended nationally determined contributions, including adaptation actions with mitigation co-benefits based on their national adaptation plans, and that the necessary level of ambition in enhancing climate resilience through intended nationally determined contributions may include:

- (a) Mainstreaming of adaptation actions towards ensuring sustainable development pathways of countries' actions;
- (b) Implementation of actions beyond those currently undertaken by Parties under the Convention or its Kyoto Protocol;
- (c) Work with the international community to advance global efforts for those areas beyond Parties' capacities;

Alt 1: Further agrees that all Parties should consider the inclusion of an adaptation component in their intended nationally determined contributions;

Alt 2: Further agrees that all Parties shall consider the inclusion of an adaptation component in their intended nationally determined contributions in a manner that catalyzes action at the national level and cooperation among Parties by, inter alia, as appropriate:

- (a) Mainstreaming adaptation actions towards ensuring sustainable development pathways of countries' actions;
- (b) Implementation of actions beyond those currently undertaken by Parties under the Convention or its Kyoto Protocol;
- (c) Work with the international community to advance global adaptation efforts, and to identify opportunities of joint adaptation actions in and among country Parties for those areas beyond Parties' capacities and that build global and/or regional resilience;

Alt 3. Further agrees that all Parties shall communicate an adaptation component of their intended nationally determined contributions in accordance with their obligations under the Convention, including adaptation actions with mitigation co-benefits based on their national adaptation plans, and implications of level of ambition in enhancing climate resilience through intended nationally determined contributions may include:

- (a) Integration of adaptation actions towards ensuring sustainable development pathways of countries' actions;
- (b) Implementation of actions beyond those currently undertaken by Parties under the Convention or its Kyoto Protocol;
- (c) Work with the international community to advance global efforts for those areas beyond Parties' capacities;
- (d) Information on adaptation needs in developing countries and investments in adaptation for recognition, as informed by the country's national circumstances;
- (e) Information on developed countries' adaptation support for a period consistent with adaptation needs in developing countries, communicated in paragraph 12(d) of this decision;

Alt 4. Further agrees that all Parties shall include an adaptation component in their intended nationally determined contributions, including adaptation actions with mitigation co-benefits based on their national adaptation plans and/or processes, and that the necessary level of ambition in enhancing climate resilience through intended nationally determined contributions may include:

(a) Mainstreaming adaptation towards ensuring sustainable development pathways of countries' actions;

(b) Implementation of actions beyond those currently undertaken by Parties;

(c) Work with the international community to advance global efforts for those areas beyond Parties' capacities;

Alt 5. Further agrees that all Parties should consider the inclusion of an adaptation component in their intended nationally determined contributions, based on their national adaptation plans, and that intended nationally determined contributions may include:

(a) Mainstreaming of adaptation actions towards ensuring sustainable development pathways of countries' actions;

(b) Implementation of actions beyond those currently undertaken by Parties under the Convention or its Kyoto Protocol;

(c) International cooperation in those areas beyond Parties' capacities;

Alt 6. Further agrees that all Parties should consider the inclusion of an adaptation component in their intended nationally determined contributions, including adaptation actions with mitigation co-benefits based on their national adaptation plans, and that the necessary level of ambition in enhancing climate resilience through intended nationally determined contributions may include:

(a) Mainstreaming of adaptation actions towards ensuring sustainable development pathways of countries' actions;

(b) Implementation of actions beyond those currently undertaken by Parties under the Convention or its Kyoto Protocol;

(c) International cooperation in those areas beyond Parties' capacities;

Alt 7. Further agrees that all Parties should consider to communicate as soon as possible their undertakings in national adaptation planning processes;

13. Also agrees that all Parties' intended nationally determined contributions should reflect efforts that they are able to make unilaterally, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those of the least developed countries and small island developing States will reflect their special circumstances;

Alt 1. Also agrees that all Parties' intended nationally determined contributions should reflect efforts that they are able to make unconditionally, recognizing that Parties with less capabilities may also indicate at time of submission of their INDC or as soon as possible the enhanced efforts possible with provision of support and that those of the least developed countries and small island developing States will reflect their special circumstances;

Alt 2: Also agrees that all Parties' intended nationally determined contributions should reflect efforts that they are able to make unilaterally, recognizing that developing countries may also clarify the extent to which enhanced efforts are dependent upon the provision of support and that

those of the least developed countries and small island developing States will reflect their special circumstances;

Alt 3: Also agrees that all Parties' intended nationally determined contributions should reflect their intended efforts, recognizing that the extent to which developing countries can effectively implement their commitments under the Convention depend on the provision of support, and that least developed countries, small island developing States, and African States will reflect their special circumstances in accordance with Article 4;

Alt 4. Notwithstanding paragraph 11(a) above, also agrees that all Parties' intended nationally determined contributions on mitigation should reflect efforts that they are able to make unilaterally, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those INDCs on mitigation of the least developed countries and small island developing States will reflect their special circumstances;

Alt 5. Also agrees that all Parties' intended nationally determined contributions should reflect efforts that Parties are able to undertake, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those of the least developed countries and small island developing States will reflect their special circumstances;

Alt 6. Also agrees that all Parties' intended nationally determined contributions should reflect incrementing long-term efforts, recognizing that developing countries may also indicate those subject to the provision of support, and that those of LDCs, LLDCs and small island developing States will reflect their special circumstances;

Alt 7: Also agrees that all Parties' intended nationally determined contributions should reflect their intended efforts, recognizing that the extent to which developing countries can effectively implement their commitments under the Convention depend on the provision of support, in accordance with Article 4;

Alt 8. Also agrees that all Parties' intended nationally determined contributions should reflect efforts that they are able to make unconditionally, recognizing that developing countries may also indicate the enhanced efforts possible with provision of support and that those of the least developed countries will reflect their special circumstances;

5.14. Also agrees that:

(a) Developed country Parties, starting in 2019, should consider annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action, in particular for Parties particularly vulnerable to the adverse effects of climate change;

Alt 1. (a) Developed country Parties, shall provide by the first quarter of 2015 information under annex II (option 3) relating to the provision of finance, technology development and transfer and capacity-building support to developing country Parties for preparation of their INDCs on time;

(a.bis) Developed country Parties shall also provide information on their annual quantitative contributions based on the goal of US\$100bn per year by 2020 on providing public financial resources for the post-2020 period to developing country Parties for the implementation of their post-2020 enhanced actions;

Alt 2: Developed country Parties shall communicate their INDCs on support based on annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action, in particular for Parties particularly vulnerable to the adverse effects of climate change;

Alt 3: Developed country Parties shall communicate their INDCs on finance, technology development and transfer and capacity-building support based on annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action in developing countries, in particular for Parties particularly vulnerable to the adverse effects of climate change;

Alt 4 (12.bis). Further agrees that (a) all Parties committed under Article 4.3 of the Convention shall communicate in their INDC their respective financial pledges, targets and/or actions to mobilize climate finance taking into account the timelines associated with their national budgets as well as the relevant processes under the Convention; (b) all Parties committed under Article 4.5 of the Convention shall communicate in their INDC their respective policies and measures for technology development and transfer to developing countries as well as to promote capacity-building; (c) developing countries are encouraged to communicate in their INDC South-South cooperation initiatives related to climate finance, technology development and transfer and capacity-building on the basis of solidarity and common sustainable development priorities and in accordance with their national circumstances and capabilities;

Alt 5: Developed country Parties shall communicate their INDCs on finance, technology development and transfer and capacity-building support based on annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action in developing countries, with special consideration for Parties particularly vulnerable to the adverse effects of climate change;

Alt 6: Developed country Parties, starting in 2019, shall present annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action, especially for developing country Parties particularly vulnerable to the adverse effects of climate change;

Alt 7: Developed country Parties shall communicate their INDCs on finance, technology development and transfer and capacity-building support starting in March 2015 based on annual quantitative contributions on means of implementation to support ambitious mitigation and adaptation action in developing countries, in particular for Parties particularly vulnerable to the adverse effects of climate change;

Alt 8: Developed country Parties and other country Parties in a position to do so, starting in 2019, should consider to present their intended multi-year programme on means of implementation to support ambitious mitigation and adaptation action, in particular for Parties particularly vulnerable to the adverse effects of climate change;

(b) Parties, the operating entities of the Financial Mechanism of the Convention and other relevant organizations should submit to the secretariat, as early as possible in 2015, information on any support provided and 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;

Alt 1: Developed country Parties, the operating entities of the Financial Mechanism of the Convention and other relevant organizations should submit to the secretariat, as early as possible in 2015, information on any support provided 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;

15. *Decides* that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year), time frames and periods for implementation, scope and coverage, expected level of effort, and how the Party considers that its intended nationally determined contribution is fair and equitable, ambitious and consistent with the objective of the Convention;

Alt 1. Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions in the context of paragraph 11(a) and 14(a) above and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year), time frames and periods for implementation, scope and coverage, expected level of effort, and how the Party considers that its intended nationally determined contribution is fair and equitable, ambitious and consistent with the objective of the Convention;

Alt 2: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year or other reference values), time frames and periods for implementation, scope and coverage, expected quantified outcomes, and any assumptions, methodologies and accounting approaches, and how the Party considers that its intended nationally determined contribution is fair, ambitious and consistent with the objective of the Convention;

Alt 3: Decides that all Parties shall communicate to the secretariat information relating to their intended nationally determined contributions as referred to in paragraph 11;

Alt 4: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year), time frames and periods for implementation, scope and coverage, policies, measures and human rights and other safeguards initially identified, expected level of effort, and how the Party considers that its intended nationally determined contribution is fair and equitable, ambitious and consistent with the objective of the Convention;

Alt 5: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions on mitigation, adaptation, finance, technology development and transfer and capacity-building and, in order to facilitate clarity, transparency and understanding, and provide the information identified in annex II as appropriate when communicating their INDCs, taking into consideration the availability of support for developing country Parties referred to in paragraph 9;

Alt 6: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year or other reference values), time frames and periods for implementation, scope and coverage, expected quantified outcomes, and how the Party considers that its intended nationally determined contribution is fair, ambitious and consistent with the objective of the Convention;

Alt 7: Invites Parties to provide information on their INDC in order to facilitate clarity, transparency and understanding and how the Party considers that according to its national circumstances, its INDC is fair and equitable, ambitious and consistent with the objective of the Convention;

Alt 8: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year or other reference values), time frames and periods for implementation, scope and coverage, expected quantified outcomes, and any assumptions, methodologies, if relevant accounting approaches used, including for the land sector and markets, and how the Party considers that its intended nationally determined contribution is fair, ambitious and consistent with the objective of the Convention;

Alt 9: Decides that all Parties shall communicate to the secretariat their intended nationally determined contributions and, in order to facilitate clarity, transparency and understanding, provide information on the reference point (including as appropriate, a base year), time frames and periods for implementation, greenhouse gases and source categories covered, expected level of effort, and how the Party considers that its intended nationally determined contribution is fair and equitable, ambitious and consistent with the objective of the Convention;

~~6-16.~~ *Notes* that the information communicated by Parties should, in the light of the objective of the Convention, enhance the understanding of:

(a) The aggregate effect of Parties' intended nationally determined contributions;

(b) How the intended nationally determined contributions communicated by each Party constitutes a fair and equitable contribution by them;

~~7-17.~~ *Invites* Parties, to the extent their national circumstances allow, to provide the information identified in annex II, as appropriate, when communicating their intended nationally determined contributions;

~~8-18.~~ *Agrees*, in order to enhance understanding among Parties of the intended nationally determined contributions, to provide Parties with opportunities for seeking and providing clarification via electronic means;

~~9-19.~~ *Encourages* Parties to submit questions, through the electronic means referred to in paragraph 18 above, within four weeks of the publication of the intended nationally determined contributions;

~~10-20.~~ *Urges* each Party to provide written responses through the electronic means referred to in paragraph 18 above to questions within four weeks of the deadline for the receipt of questions, noting that developing countries may need flexibility with regard to this timeline, taking into account their national circumstances and respective capabilities;

~~11.21.~~ *Requests* the secretariat to organize a dialogue between the session of the Ad Hoc Working Group on the Durban Platform for Enhanced Action to take place in June 2015 and the twenty-first session of the Conference of the Parties with the objectives of facilitating:

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

(b) Efforts by Parties, in particular developing country Parties, that have not communicated their intended nationally determined contributions by that time, with a view to their doing so in advance of the twenty-first session of the Conference of the Parties;

(c) Efforts of Parties to communicate an adaptation component in their intended nationally determined contributions;

~~12.22.~~ *Also requests* the secretariat to:

(a) Publish on the UNFCCC website the intended nationally determined contributions as communicated;

(b) Create a secure and transparent electronic platform on the UNFCCC website for the communication and publication of questions to Parties and their responses to facilitate the implementation of paragraphs 18 to 20 above;

(c) Prepare a technical paper by March 2015 on the existing methodological provisions under the Convention and its Kyoto Protocol, in particular those related to land use, land-use change and forestry, including REDD-plus, and to the use of market mechanisms and the avoidance of double counting;

(d) Organize a workshop to enhance understanding among Parties on the existing methodological provisions under the Convention and its Kyoto Protocol, in particular those related to land use, land-use change and forestry, including REDD-plus¹, and to the use of market mechanisms and the avoidance of double counting, in conjunction with the forty-second sessions of the subsidiary bodies (June 2015);

(e) Prepare a technical paper in advance of the dialogue referred to in paragraph 21 above, on the aggregate effect of the intended nationally determined contributions communicated by Parties prior to 30 June 2015;

~~13.23.~~ *Invites* admitted observer organizations to submit to the secretariat, for publication on the UNFCCC website, their analyses of intended nationally determined contributions communicated by Parties;

~~14.24.~~ *Urges* all Parties to the Kyoto Protocol to ratify and implement the Doha Amendment to the Kyoto Protocol as a matter of urgency;

~~15.25.~~ *Decides* to convene a Forum on Accelerated Implementation of Enhanced pre-2020 Climate Action, to review progress made in the implementation of decision 1/CP.19, paragraphs 3 and 4, in conjunction with the forty-second sessions, the forty-fourth sessions (May 2016), and the forty-

¹ Policy approaches and positive incentives on issues relating to reducing emissions from deforestation and forest degradation in developing countries; and the role of conservation, sustainable management of forests and enhancement of forest carbon stocks in developing countries.

sixth sessions (May 2017) of the subsidiary bodies and invites all Parties to participate in the Forum in order to:

(a) Enhance the collective understanding among Parties of the status of implementation of existing emission reduction pledges and nationally appropriate mitigation actions with a view to accelerating pre-2020 mitigation ambition and identifying opportunities to further expedite implementation;

(b) Be informed by the status of implementation of current arrangements under the Convention;

(c) Assess the need to mobilize financial resources, technological and capacity-building support to enable developing country Parties to implement their nationally appropriate mitigation actions;

(d) Review the progress made in the technical examination of good practice policies, technologies, financial arrangements and options to enhance pre-2020 ambition;

(e) Facilitate the coherence of the work of the Convention bodies relevant to the implementation of pre-2020 climate action;

~~16.26.~~ *Also decides* that each meeting of the Forum referred to in paragraph 25 above will be facilitated by co-facilitators, one from a Party included in Annex I to the Convention and one from a Party not included in Annex I to the Convention, appointed by the President of the Conference of the Parties;

~~17.27.~~ *Requests* the co-facilitators to invite representatives of all relevant Convention bodies to participate in the Forum referred to in paragraph 25 above in order to provide information on their activities related to the acceleration of pre-2020 climate action, pursuant to their respective mandates under the Convention and relevant decisions taken by the Conference of the Parties;

~~18.28.~~ *Decides* to further strengthen and accelerate activities under the workplan on enhancing mitigation ambition with a view to closing the pre-2020 ambition gap by undertaking an in-depth technical examination process, in the period 2015-2020 which:

(a) Facilitates information sharing on a diverse range of technologies, knowledge systems and practices regarding opportunities for scalable and replicable actions with high mitigation potential, including those with adaptation and health co-benefits contributing to sustainable development and poverty eradication;

(b) Identifies, for each thematic area, an open list of policy options, practices, financing arrangements and technologies that are substantial, scalable and replicable;

(c) Engages with a broad range of actors, including subnational authorities, intergovernmental organizations, civil society, indigenous peoples, local communities, the private sector and cooperative initiatives, including via ongoing regional events;

(d) Identifies the barriers to the implementation of policy options, practices, financing arrangements and technologies and strategies to overcome them;

(e) Identifies opportunities for voluntary multilateral cooperation on experiences and practices related to mitigation;

~~19-29.~~ *Requests* the secretariat, as part of the technical examination process, to organize a series of in-session technical expert meetings in the period 2015–2017 on relevant thematic areas, in a manner that:

(a) Facilitates Parties in the identification of policy options, practices and technologies for each thematic area and planning for their implementation in accordance with nationally defined development priorities;

(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 Durban Forum on capacity-building, the Executive Board of the clean development mechanism, the Warsaw Framework for REDD-plus and the operating entities of the Financial Mechanism;

(c) Builds on earlier technical expert meetings to hone and focus on actionable policy options;

(d) Provides meaningful and regular opportunities for the effective engagement of experts from Parties, relevant international organizations, civil society, indigenous peoples, academic institutions, the private sector, and subnational authorities nominated by the respective country;

(e) Supports the accelerated implementation of policy options and enhanced mitigation action, including through international cooperation;

(f) Facilitates enhanced engagement by all Parties through the announcement of topics to be addressed, agendas and related materials at least two months in advance of technical expert meetings;

~~20-30.~~ *Further requests* the secretariat, in cooperation with the relevant Convention bodies, to:

(a) Update, following the technical expert meetings referred to in paragraph 29 above, the technical paper on mitigation benefits of actions, initiatives and options to enhance mitigation ambition, compiling information provided in submissions from Parties and observer organizations and the discussions held at the technical expert meetings and drawing on other relevant information on the implementation of policy options at all levels, including through multilateral cooperation;

(b) Develop a synthesis on each thematic area covering mitigation opportunities and options for cooperation and accelerated action;

(c) Disseminate the information referred to in paragraph 30(a) and 30(b) above;

(d) Further enhance the visibility of actions being undertaken or planned by the public and private entities referred to in paragraph 32 below;

~~21-31.~~ *Encourages* Parties to enhance action through the cooperative implementation of the policy options and to further incentivize climate actions by subnational authorities, in accordance with their national circumstances;

~~22-32.~~ *Invites* subnational authorities, including cities, 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;

~~23-33.~~ Welcomes the convening by the United Nations Secretary-General of the Climate Summit on 23 September 2014, leading to the mobilization of political momentum towards the adoption of a protocol, another legal instrument or agreed outcome with legal force under the Convention applicable to all Parties to be adopted in 2015;

~~24-34.~~ Calls upon Parties to intensify their high-level engagement on the Durban Platform for Enhanced Action with a view maintaining political momentum for accelerating pre-2020 climate actions;

~~25-35.~~ Invites the Executive Secretary and the President of the Conference of the Parties to convene an annual high-level forum on enhancing mitigation action to:

(a) Encourage new ambitious announcements from Parties and senior representatives of subnational authorities and other non-State actors;

(b) Facilitate the cataloguing and tracking of progress on announcements;

(c) Identify specific proposals to scale up action;

~~26-36.~~ Notes the estimated budgetary implications of the activities to be undertaken by the secretariat referred to in this decision and requests that the actions of the secretariat called for in this decision be undertaken subject to the availability of financial resources.]

[Annex I: Elements for a negotiating text

[Placeholder for outcome of the Ad Hoc Working Group on the Durban Platform for Enhanced Action's further elaboration]

Annex II: Complementary information on intended nationally determined contributions of Parties

Option 1:

- 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 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 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 and REDD-plus, including how double counting is avoided;
- Approach to accounting for the land-use sector, including the consideration of REDD-plus, as appropriate;
- 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 NAPA).

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 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:
 - 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 annex III, paragraphs 3–13, such as:
 - Underlying assumptions and methodologies;
 - Sectors and gases covered;
 - Global warming potentials used;

- 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 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, including results-based finance for REDD-plus.

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 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 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

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 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:
- Information relevant to its quantified economy-wide emission reduction targets, including, inter alia:
 - Base year
 - Target year or period
 - Gases covered
 - Sectors covered
 - GWP values used
 - 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;
- Information relevant to its GHG emission projections, including, inter alia:
 - Greenhouse gas trends/projections and expected greenhouse gas emission reductions up to 2030
 - Sector-based GHG emission projections
 - Species-based GHG emission projections
 - Parameters used for the projection
- 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.

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 annex III, paragraphs 3–13, such as:
 - Underlying assumptions and methodologies
 - Sectors and gases covered
 - Global warming potentials used
 - Estimated mitigation outcomes
 - Cost, barriers and needs of implementing the enhanced action for post-2020

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
 - Delivery mechanism and channel for the support
 - Sectors and geographical areas covered by the various types of support
 - Indicative timeline for provision of support

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
 - Nationally determined adaptation options and adaptive capacity enhancement;
 - Cost, barriers and needs of implementing the enhanced action for post-2020
 - Information on the activities undertaken to develop NAPs.

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 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.

- Plans, policies and measures to ensure implementation.
- Target of intended scale of financial support
- Target year or period of this financial support
- Scale and numbers of financial support;
- Annual expected scale of financial support
- 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 processes, agriculture, forestry/LULUCF, waste management, water and sanitation, infrastructures, education
- Intended financial instruments for support to developing countries, e.g. grants, concessional loans
- Channel, mechanism and road map for provision of the support
- Intended financial sources for support to developing countries, e.g. ODA, OOF
- Plans, policies and measures to ensure implementation

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

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.
- Time frame of technology support
- 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
- Channel, mechanism and road map for provision of the support
- Plans, policies and measures to ensure implementation

Developing country Parties

- 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 inventory

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 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.
 - Time frame of capacity-building support
 - Type of capacity-building support, including specific policies, measures, indicative plan and projects to support developing country Parties to enhance their capacity
 - Prior areas of the capacity-building support
 - Channel, mechanism and road map for provision of the support
 - Plans, policies and measures to ensure implementation

Developing country Parties

- 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 inventory

Option 4:

Mitigation

- Type of mitigation contribution;
- Time frame or time period;
- Base year and other reference points;
- 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, and the relationship to current emission trends;
- Annual estimated reduction in emission intensity of the economy

- Assumed development of emission intensity (GHG emissions per GDP) until target year;
- 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 will be avoided;
- Mitigation contribution from the land-use sector, assumptions used related to the approach to accounting for the land-use sector, including references used and:
 - Coverage of the land sector, and choice of methodology (activity based/area based)
 - Inclusion of deforestation, afforestation and reforestation
 - Accounting approach, other land areas;
- For each land use/activity/category/sub-category covered:
 - GHG accounted
 - Carbon pools accounted
 - Details of the transparent treatment of anthropogenic carbon stock changes, when LULUCF is not included in the INDC
 - Accounting approach (type of reference level – see 3.A)
 - Assumptions for RLs in case of BAU
 - Intention of using natural disturbances provision
 - Expected future net emissions/removals from the sector (by sub-category, if possible), and accountable quantity
 - If/how the information above is consistent with GHG inventory;
- Estimated macroeconomic and marginal abatement costs of achieving the mitigation 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, including, inter alia:
 - 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;
- Supporting narrative relating to fairness and ambition;
- Additional specific information depending on the type of contribution.

Option 5:

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 Parties 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;

Option 6:**Adaptation commitments by all Parties (Art 4.1)**

Projected impacts , including methodology used, assumptions and associated costs and indicative timeline	
Adaptation Planning options, approaches and technology needs and adaptive capacity enhancements, and associated costs and indicative timeline	
Programmes – Projects , including those identified in context of NAPs/NAPAs, finance and technology needs and value of action for recognition and investment – contribution (+) or requirement (-)	
International cooperation , including cooperative actions, international and regional and investments to be contributed (in USD) or required (in USD) and indicative timeline ²	

Adaptation commitments (Art 4.4)

	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030
Support to be provided in response to identified adaptation options, including means of implementation, investments, technology transfer and capacity-building											
Project and programme assistance to be provided as set out											

² All Parties enhance their efforts by cooperating internationally, across all countries and/or regionally; specifying their investments as contributions to others or requirements.

in NAPs and NAPAs												
Support to be provided for international and regional initiatives												

Mitigation commitments by all Parties (Article 4.1b)³

	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2050
Party A's reduction in emissions intensity of its economy	⁴											Indicative absolute reduction and low-emission development plan
Party B's reduction in emissions intensity of its economy												
...												

³ All Parties present mitigation actions. Some developing countries that 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 the period 2020–2030. Any developing country Party wishing to adopt a quantified economy-wide emission reduction target may make use of the provisions of Article 4, paragraph 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.

⁴ Units of tonnes CO₂ 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; CO₂, CH₄ and N₂O 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 L's set of NAMAs	Nationally appropriate mitigation actions – committed to implement in the period 2020-2030	Indicative absolute reduction and low-emission development plan
LDC Party S's set of NAMAs	Flexibility to submit only individual NAMAs for the period 2020–2030	Indicative avoided emissions and low-emission development plan

Mitigation commitments (Article 4.2)

	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2050
Party X's emission reductions below 1990 levels	⁵											Indicative number and zero-carbon plan ⁶
Party Y's emission reductions below 1990 levels												
...												

⁵ Units of tonnes 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 a 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 macroeconomic and marginal cost of achieving the commitments or target, describing methods used to estimate costs.

⁶ Zero carbon emission 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.

Additional commitments for Annex II Parties (Art 4.3, 4.4 and 4.5)

	Activity	Value	Measurement, reporting and verification of support
Finance	Sector, region	Sources, assumptions, delivery mechanism, funding of costs of adaptation or mitigation	Report by Standing Committee on Finance
Technology	Sector, description	Assumptions, delivery mechanism, technology for adaptation or mitigation	Report by Technology Executive Committee
Capacity-building	Description	Assumptions, delivery mechanism, adaptive or mitigative capacity	Report under capacity-building framework

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