15 May 2007

ENGLISH ONLY

UNITED NATIONS FRAMEWORK CONVENTION ON CLIMATE CHANGE

SUBSIDIARY BODY FOR IMPLEMENTATION Twenty-sixth session Bonn, 7–18 May 2007

Agenda item 15 (e) Administrative, financial and institutional matters Privileges and immunities for individuals serving on constituted bodies established under the Kyoto Protocol

Views on privileges and immunities for individuals serving on constituted bodies established under the Kyoto Protocol

Submissions from Parties

Addendum

1. In addition to the three submissions contained in document FCCC/SBI/2007/MISC.4, the one submission contained in document FCCC/SBI/2007/MISC.4/Add.1 and the one contained in FCCC/SBI/2007/MISC.4/Add.2, one further submission has been received on 12 May 2007.

2. In accordance with the procedure for miscellaneous documents, this submission is attached and reproduced^{*} in the language in which it was received and without formal editing.

FCCC/SBI/2007/MISC.4/Add.3

^{*} This submission has been electronically imported in order to make it available on electronic systems, including the World Wide Web. The secretariat has made every effort to ensure the correct reproduction of the text as submitted.

SUBMISSION FROM BRAZIL

SBI requested that interim arrangements be taken:

(a) Private and public legal entities seeking to participate in the mechanisms pursuant to Articles 6, 12 and 17 of the Kyoto Protocol shall be required to give their formal declaration that any disputes, complaints or claims relating to an application for or participation in projects under the mechanisms must be brought in accordance with COP/MOP Decisions and be made at the headquarters of the secretariat;

(b) In case of a claim or complaint presented, the Executive Secretary must request, as appropriate, the establishment an *ad hoc* Special Review Team (SRT) in the constituted bodies under the Kyoto Protocol;

(c) Each SRT shall be composed by three members of respective constituted bodies with the mandate to analyse complaints or claims against individuals serving on the above mentioned bodies;

(d) The SRT shall provide, as appropriate, a comprehensive technical assessment of all aspects of the decision previously taken an inform the interested party about the new decision taken;

(e) If private and public legal entities are not satisfied with new decision taken, they could brought the claim or complaint to a final and binding dispute settlement arrangement pursuant the headquarters of the secretariat.

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