



附属履行机构

第四十届会议

2014年6月4日至15日，波恩

议程项目 6(d)

与《京都议定书》之下的机制有关的事项

加快持续发放、转让和获取联合执行减排量单位的模式

加快持续发放、转让和获取联合执行减排量单位的模式

主席提出的结论草案

1. 附属履行机构(履行机构)继续根据第 1/CMP.8 号决定第 16 段，审议加快持续发放、转让和获取联合执行减排量单位的模式。
2. 履行机构商定，在履行机构第四十一届会议(2014 年 12 月)上，以本议程分项目非正式磋商联合主席提出的、附件所载决定草案案文为基础，继续审议这一事项。
3. 为了进一步为审议提供资料，履行机构请秘书处编写一份技术文件，供履行机构第四十一届会议审议，载述由于附件所载案文草案所指模式而对《京都议定书》之下各进程和系统的任何技术影响，包括但不限于对《京都议定书》之下的报告和审评要求以及国际交易日志的职能的影响。
4. 以上第 3 段所指技术文件还应载有关于所涉预算问题、多哈修正案批准或临时适用的目前状况以及联合执行项目状况的资料。关于联合执行项目的资料应包括但不限于有关批准书及其对各承诺期的有效性、项目数目、迄今为止年度和总计发放的减排量单位、年度和总计产生减排量单位的潜力、以及做出第二承诺期量化的限制和减少排放承诺的缔约方待审批联合执行项目的剩余入计期的更新资料，并说明因一些缔约方没有指定联络点而在获得信息方面遇到的任何困难。

附件

[English only]

Draft decision -/CMP.10

[The Conference of the Parties serving as the meeting of the Parties to the Kyoto Protocol,

Recalling the provisions of Articles 3 and 6 of the Kyoto Protocol and decision 1/CMP.6,

Also recalling decision 1/CMP.8, paragraph 16,

Cognizant of decisions 9/CMP.1, 11/CMP.1 and 13/CMP.1,

1. *Decides* that, pending the establishment of its assigned amount pursuant to Article 3, paragraphs 7 bis, 8 and 8 bis, in the Doha Amendment, as contained in Annex I to decision 1/CMP.8, a Party, referred to in decision 1/CMP.8, paragraph 15(a), that has deposited its instrument of acceptance of the Doha Amendment in accordance with Article 21, paragraph 7, and Article 20, paragraph 4, of the Kyoto Protocol, and whose eligibility is not suspended in accordance with decision 27/CMP.1, Annex, Section XV, may undertake an advanced issuance of assigned amount units for the second commitment period, up to a maximum amount equivalent to [1] per cent of its assigned amount established for the first commitment period.

2. *Also decides* that the assigned amount of a Party, established pursuant to Article 3, paragraphs 7 bis, 8 and 8 bis, shall be issued net of any advanced issuance referred to in paragraph 1 above for that Party.

3. *Further decides* that, until the establishment of its assigned amount for the second commitment period pursuant to Article 3, paragraphs 7 bis, 8 and 8 bis, any assigned amount units issued by a Party in accordance with paragraph 1 above shall be solely used for the purpose of conversion into emission reduction units valid for the second commitment period.]
