



---

## **Órgano Subsidiario de Ejecución**

**42º período de sesiones**

Bonn, 1 a 11 de junio de 2015

Tema 5 c) del programa

**Asuntos relacionados con los mecanismos del Protocolo de Kyoto**

**Modalidades para acelerar la expedición, transferencia y  
adquisición continuas de unidades de reducción de las  
emisiones en el marco de la aplicación conjunta**

## **Modalidades para acelerar la expedición, transferencia y adquisición continuas de unidades de reducción de las emisiones en el marco de la aplicación conjunta**

### **Proyecto de conclusiones propuesto por la Presidencia**

El Órgano Subsidiario de Ejecución (OSE) convino en proseguir su examen de este asunto en el OSE 43 (noviembre-diciembre de 2015) sobre la base del proyecto de decisión que figura en el anexo, con miras a recomendar un proyecto de decisión sobre la materia a la Conferencia de las Partes en calidad de reunión de las Partes en el Protocolo de Kyoto para que lo examine y apruebe en su 11º período de sesiones.

## Anexo

[Inglés únicamente]

### **Draft decision -/CMP.11**

*[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 in accordance with Article 3, paragraph 7, of the Kyoto Protocol.
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 used solely for the purpose of conversion into emission reduction units valid for the second commitment period.]