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Point 11 c) de l'ordre du jour

Questions méthodologiques relevant du Protocole de Kyoto

**Clarification du libellé de la section G (art. 3, par. 7 *ter*)
de l'Amendement de Doha au Protocole de Kyoto, en particulier
des informations à utiliser pour déterminer le « volume
des émissions annuelles moyennes pour les trois premières
années de la période d'engagement précédente »**

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Projet de conclusions proposé par la Présidente

1. Faisant suite à la demande formulée par la Conférence des Parties agissant comme réunion des Parties au Protocole de Kyoto (CMP) à sa dixième session¹, l'Organe subsidiaire de conseil scientifique et technologique (SBSTA) a poursuivi son examen des questions ayant trait à la clarification du libellé de la section G (par. 7 *ter* de l'article 3) de l'Amendement de Doha au Protocole de Kyoto, en particulier des informations à utiliser pour déterminer « le volume des émissions annuelles moyennes pour les trois premières années de la période d'engagement précédente ».

2. Le SBSTA est convenu de poursuivre l'examen de la question à sa quarante-quatrième session (mai 2016) en se fondant sur le projet de texte de décision figurant en annexe.

¹ FCCC/KP/CMP/2014/9, par. 79.



Annexe

[*Anglais seulement*]

Clarification of the text in section G (Article 3, paragraph 7 ter) of the Doha Amendment to the Kyoto Protocol

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

Recalling Article 3, paragraph 7 ter, of the Amendment to the Kyoto Protocol contained in annex I to decision 1/CMP.8 (the Doha Amendment),

Taking note of the request from Kazakhstan to clarify the provision of Article 3, paragraph 7 ter, of the Doha Amendment,

1. *Clarifies that Article 3, paragraph 7 ter, of the Amendment to the Kyoto Protocol contained in annex I to decision 1/CMP.8 (the Doha Amendment) is applicable, for the second commitment period, to Parties that did not have quantified emission limitation or reduction commitments during the first commitment period of the Kyoto Protocol;*
2. *Also clarifies that, for the purpose of implementing Article 3, paragraph 7 ter, of the Doha Amendment, the reference in Article 3, paragraph 7 ter, to “average annual emissions for the first three years of the preceding commitment period” refers to the average of the annual emissions of a Party for the years 2008, 2009 and 2010[;]*

[Option 1: [from the gases and sources listed in Annex A to the Kyoto Protocol and submitted as part of the inventory submission pursuant to decision 2/CMP.8, annex I, paragraph 1(a), reviewed in accordance with Article 8 of the Kyoto Protocol;]

Option 2: [from the same greenhouse gases, sectors and source categories as those used to calculate the assigned amount for the second commitment period and submitted as part of the inventory submission pursuant to decision 2/CMP.8, annex I, paragraph 1(a), reviewed in accordance with Article 8 of the Kyoto Protocol;]

Option 3: [and that Parties with a quantified emission limitation or reduction commitment inscribed in the third column of Annex B to the Kyoto Protocol as contained in annex I to decision 1/CMP.8 shall clarify, in their reports to facilitate the calculation of the assigned amount submitted pursuant to decision 2/CMP.8, whether they have used, in the calculation of the average annual emissions for the first three years of the preceding commitment period, the same greenhouse gases, sectors and source categories as those used to calculate the assigned amount for the second commitment period or the gases and sources listed in Annex A to the Kyoto Protocol;]]

3. *[Decides that, for a Party included in Annex I undergoing the process of transition to a market economy and without a quantified emission limitation or reduction commitment in the first commitment period of the Kyoto Protocol, the positive difference between the total emissions during the second commitment period and the assigned amount adjusted in accordance with Article 3, paragraph 7 ter, of the Doha Amendment shall be added to the quantity of assigned amount units to be taken into account for the purpose of the assessment referred to in decision 13/CMP.1, annex, paragraph 14, and the added quantity shall be limited to the quantity of assigned amount units cancelled by that Party for the second commitment period of the Kyoto Protocol, in accordance with Article 3, paragraph 7 ter, of the Doha Amendment.]]*