

Original Geneva Text	LMDC Proposal for Streamlining on First Reading (Without Prejudice to Position on Second Reading in Relation to Substance)
<p>216.2.</p> <p><u>Option 1:</u> This agreement shall enter into force on the thirtieth / ninetieth day after the date on which not less than 10/50/[X] (a number that is not over- or under-inclusive) Parties to the Convention have deposited their instruments of ratification, acceptance, approval or accession;</p> <p><u>Option 2:</u> The agreement will come into effect on and be implemented from 2020, subject to the deposit of [X] number of instruments of ratification, acceptance, approval, or accession;</p>	<p>Merged Para. 216.2, opt.1 and 2 as new Para. 216.2, opt.1.</p> <p>216.2.</p> <p><u>Option 1:</u> This agreement [shall] [will] [enter into force] [come into effect on and be implemented from 2020] [on the thirtieth / ninetieth day after the date on which not less than 10/50/[X] (a number that is not over- or under-inclusive) Parties to the Convention have deposited their] [subject to the deposit of [X] number of] instruments of ratification, acceptance, approval or accession;</p>
<p><u>Option 3:</u> A double threshold that includes both a number of Parties ratifying and a percentage of global emission reductions covered by the ratifying Parties / a minimum of global emissions from Parties;</p> <p><u>Option 4:</u> The agreement will enter into force on [X] date (“from 2020”), provided that [X] number of Parties have deposited their instruments and that the total of emissions of such Parties constitutes [X] per cent of the global total of emissions in year [X]. If such thresholds have not been met by [X] date, the</p>	<p>Merged Para. 216.2, opt.3, 4 and 6 as new Para. 216.2, opt.2.</p> <p><u>Option 2:</u> The agreement [shall] [will] enter into force [on [X] date (“from 2020”)] [1 January 2020 at the latest], provided that [X] number of Parties have deposited their instruments and that the total of emissions of such Parties [constitutes [X] per cent of the global total of emissions in year [X]] [covers [in total [X] Gt of CO₂ eq] [a minimum of global emissions]]. [If such thresholds have not been met by [X] date, the agreement will enter into force [X] days after the thresholds have been met];</p>

<p>agreement will enter into force [X] days after the thresholds have been met;</p> <p><u>Option 6:</u> The agreement shall enter into force on 1 January 2020 at the latest provided that [Z] Parties covering in total [X] Gt of CO₂ eq have ratified it;</p>	
<p><u>Option 7:</u> This agreement shall enter into force on the ninetieth day after the date on which not less than 55 Parties to the Convention, incorporating Parties included in Annex I to the Convention that accounted in total for at least 55 per cent of the total carbon dioxide emissions for 1990 of the Parties included in Annex I, have deposited their instruments of ratification, acceptance, approval or accession;</p> <p><u>Option 8:</u> The agreement shall enter into force on the ninetieth day after the date on which not less than half of the Parties to the Convention, incorporating all Parties included in Annex I, have deposited their instruments of ratification, acceptance, approval or accession.</p>	<p style="text-align: center;">Merged Para. 216.2, opt.7 and 8 as new Para. 216.2, opt.3</p> <p><u>Option 3:</u> This agreement shall enter into force on the ninetieth day after the date on which not less than [55] [half of the] Parties to the Convention, incorporating Parties included in Annex I [to the Convention that accounted in total for at least 55 per cent of the total carbon dioxide emissions for 1990 of the Parties included in Annex I], have deposited their instruments of ratification, acceptance, approval or accession;</p>
<p>223.[<i>Withdrawal (based on Article 25 of the Convention):</i>]</p> <p><u>Option 1:</u> At any time after [X] years from the date on which this agreement has entered into force for a Party, that Party may withdraw from this agreement by giving written notification to the Depository.</p>	<p style="text-align: center;">Merged Para 223, opt.1 and opt.2.</p> <p>223.[<i>Withdrawal (based on Article 25 of the Convention):</i>]</p> <p>At any time after [X] years from the date on which this agreement has entered into force for a Party, that Party may withdraw from this agreement by giving written notification to the Depository. Any such</p>

<p>Any such withdrawal shall take effect upon expiry of one year from the date of receipt by the Depository of the notification of withdrawal, or on such later date as may be specified in the notification of withdrawal. Any Party that withdraws from the Convention shall be considered as also having withdrawn from this agreement;</p> <p><u>Option 2:</u> At any time after [X] years from the date on which this agreement has entered into force for a Party, that Party may withdraw from this agreement by giving written notification to the Depository. Any such withdrawal shall take effect upon expiry of the then current mitigation commitment of that Party, the Party having discharged itself from all duties connected to this commitment, or on such later date as may be specified in the notification of withdrawal. Any Party that withdraws from the Convention shall be considered as also having withdrawn from this agreement.]</p>	<p>withdrawal shall take effect upon expiry of [one year from the date of receipt by the Depository of the notification of withdrawal] [the then current mitigation commitment of that Party, the Party having discharged itself from all duties connected to this commitment], or on such later date as may be specified in the notification of withdrawal. Any Party that withdraws from the Convention shall be considered as also having withdrawn from this agreement;</p>
	<p>Para.211 is overlap with para.12 in Section C. Para.215.3 is overlap with para.32 in Section D. Para.215.5, opt.1 is overlap with para.27, opt.3 in Section D. Para.215.5, opt.3 is overlap with para.184 in Section J.</p>