



Distr. limitada  
14 de junio de 2014  
Español  
Original: inglés

---

**Órgano Subsidiario de Asesoramiento Científico y Tecnológico****40º período de sesiones**

Bonn, 4 a 15 de junio de 2014

Tema 12 b) del programa

**Cuestiones metodológicas relacionadas con el Protocolo de Kyoto:**

**Aclaración del texto de la sección G (artículo 3, párrafo 7 ter)**  
**de la Enmienda de Doha al Protocolo de Kyoto, en particular**  
**en lo que respecta a la información que se utilizará para determinar**  
**"el promedio de las emisiones anuales en los tres primeros años**  
**del período de compromiso precedente"**

**Aclaración del texto de la sección G (artículo 3,  
párrafo 7 ter) de la Enmienda de Doha al Protocolo  
de Kyoto, en particular en lo que respecta a la  
información que se utilizará para determinar  
"el promedio de las emisiones anuales en los tres  
primeros años del período de compromiso precedente"**

**Proyecto de conclusiones propuesto por la Presidencia**

1. Atendiendo a la solicitud formulada por la Conferencia de las Partes en calidad de reunión de las Partes en el Protocolo de Kyoto<sup>1</sup>, el Órgano Subsidiario de Asesoramiento Científico y Tecnológico (OSACT) continuó su examen de las cuestiones relacionadas con la aclaración del texto de la sección G (artículo 3, párrafo 7 ter) de la Enmienda de Doha al Protocolo de Kyoto, en particular en lo que respectaba a la información que se utilizaría para determinar "el promedio de las emisiones anuales en los tres primeros años del período de compromiso precedente".

2. El OSACT acordó proseguir su examen de este subtema del programa en su 41º período de sesiones (diciembre de 2014) teniendo en cuenta las distintas opciones de elementos para el texto del proyecto de decisión que figura en el anexo.

---

<sup>1</sup> FCCC/KP/CMP/2013/9, párrafo 94.

## Anexo

[Inglés únicamente]

### **Options for elements for the text of a draft decision on the clarification of the text in section G (Article 3, paragraph 7 ter) of the Doha Amendment to the Kyoto Protocol**

#### **Draft decision -/CMP.10**

#### **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,<sup>2</sup>*

##### Option 1

1. [Decides][Clarifies] that Article 3, paragraph 7 ter, of the Doha Amendment to the Kyoto Protocol is [not] applicable [for the second commitment period] to Parties that did not have quantified emission limitation or reduction commitments during the [first][preceding] commitment period of the Kyoto Protocol.

##### Option 2

1. *Clarifies* that the reference in Article 3, paragraph 7 ter, to “a Party included in the Annex I” shall be understood as referring to a Party with a quantified emission limitation or reduction commitment inscribed in the third column of the table contained in Annex B to the Kyoto Protocol [, including relevant footnotes as an integral part of the Doha Amendment];

2. *Also clarifies* that, for Parties that did not have quantified emission limitation or reduction commitments during the first commitment period of the Kyoto Protocol, the reference in Article 3, paragraph 7 ter to “average annual emissions” refers to the average of the annual emissions of each Party for the years 2008, 2009 and 2010, submitted in connection with the report to facilitate the calculation of the assigned amount prepared pursuant to annex I to decision 2/CMP.8 and reviewed in accordance with Article 8 of the Kyoto Protocol and applies the same greenhouse gases, sectors and source categories as those used to calculate the assigned amount for the second commitment period. [describe further basis for calculation].

---

<sup>2</sup> FCCC/KP/CMP/2013/7.

Option 3

1. [Clarifies that the reference in Article 3, paragraph 7 ter, to “a Party included in the Annex I” shall be understood as referring to a Party with a quantified emission limitation or reduction commitment inscribed in the third column of the table contained in Annex B to the Kyoto Protocol [, including relevant footnotes as an integral part of the Doha Amendment];]
2. *Also clarifies that*[, for the second commitment period,] the reference in Article 3, paragraph 7 ter, of the Doha Amendment to “average annual emissions” shall be understood as referring to the average of the annual emissions of each Party for the years [2008, 2009 and 2010][, presented for review in connection with the report to facilitate the calculation of the assigned amount prepared pursuant to annex I to decision 2/CMP.8 in accordance with Article 8 of the Kyoto Protocol,] [[and] shall apply the same greenhouse gases, sectors and categories as those used to calculate the assigned amount for the second commitment period] and shall be derived from the report prepared pursuant to annex I to decision 2/CMP.8 [after its review] in accordance with Article 8 of the Kyoto Protocol;

Option 4

1. Clarifies that, for the purposes of implementing Article 3, paragraph 7 ter, of the Kyoto Protocol:
  - a. The reference in Article 3, paragraph 7 ter, to “a Party included in the Annex I” refers to Parties with a quantified emission limitation or reduction commitment inscribed in the third column of Annex B to the Kyoto Protocol;
  - b. The reference in Article 3, paragraph 7 ter, to “average annual emissions” refers to the average of the annual emissions of each Party for the years 2008, 2009 and 2010 from the gases and sources listed in Annex A to the Kyoto Protocol and submitted as part of the inventory submissions pursuant to paragraph 1(a) of annex I to decision 2/CMP.8 and reviewed in accordance with Article 8 of the Kyoto Protocol.

Option 5

1. Clarifies that Article 3, paragraph 7 ter of the Doha Amendment to the Kyoto Protocol refers to the “preceding commitment period” of that Party.