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Órgano Subsidiario de Asesoramiento**Científico y Tecnológico****42º período de sesiones**

Bonn, 1 a 11 de junio de 2015

Tema 9 c) del programa

Cuestiones metodológicas relacionadas con el Protocolo de Kyoto :

Aclaración del texto de la sección G (art. 3, párr. 7 *ter*) de la Enmienda de Doha al Protocolo de Kyoto, en particular de 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 (art. 3, párr. 7 *ter*)
de la Enmienda de Doha al Protocolo de Kyoto, en
particular de 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 (CP/RP) en su décimo período de sesiones¹, 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 esta cuestión en su 43^{er} período de sesiones (noviembre-diciembre de 2015), teniendo en cuenta las opciones relativas a los elementos del texto de un proyecto de decisión que figuran en el anexo.

¹ FCCC/KP/CMP/2014/9, párr. 79.

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.-

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,¹

I. Options related to application to Parties

Option 1

1. *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 commitment period of the Kyoto Protocol;

2. *Also clarifies* that, for the purposes of implementing Article 3, paragraph 7 ter, of the Doha Amendment to the Kyoto Protocol:

(a) The reference in Article 3, paragraph 7 ter, to “a Party included in the Annex I” refers to Parties listed in Annex I to the Convention or with a quantified emission limitation or reduction commitment inscribed in the second and third column of Annex B to the Kyoto Protocol as contained in annex I to decision 1/CMP.8;

(b) 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 that had quantified emission limitation or reduction commitments during the first commitment period of the Kyoto Protocol for the years 2008, 2009 and 2010;

(c) The information related to “average annual emissions” shall be based on the report to facilitate the calculation of the assigned amount prepared pursuant to annex I to decision 2/CMP.8 submitted and reviewed in accordance with Article 8 of the Kyoto Protocol;

¹ FCCC/KP/CMP/2013/7.

Option 2

1. *Clarifies* that Article 3, paragraph 7 ter, of the Doha Amendment to the Kyoto Protocol 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 purposes of implementing Article 3, paragraph 7 ter, of the Doha Amendment to 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 as contained in annex I to decision 1/CMP.8;
 - (b) 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;
 - (c) The information related to “average annual emissions” shall be based on the report to facilitate the calculation of the assigned amount prepared pursuant to annex I to decision 2/CMP.8 submitted and reviewed in accordance with Article 8 of the Kyoto Protocol;

[II. Options related to “average annual emissions”]

3. *Clarifies* that, for the purposes of implementing Article 3, paragraph 7 ter, of the Doha Amendment to the Kyoto Protocol:
 - (a) The [reference in Article 3, paragraph 7 ter, to] “average annual emissions” refer[s] to [the same greenhouse gases, sectors and source categories as those used to calculate the assigned amount for the second commitment period] [the gases and sources listed in Annex A to the Kyoto Protocol].