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Kyoto Protocol to the United Nations Framework Convention on Climate

Change - Declaration

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KYOTO PROTOCOL TO THE UNITED NATIONS FRAMEWORK CONVENTION ON CLIMATE

CHANGE

THE PARTIES TO THIS PROTOCOL.

BEING Parties to the United Nations Framework Convention on Climate

Change, hereinafter referred to as "the Convention",

IN PURSUIT of the ultimate objective of the Convention as stated inits Article 2,

**RECALLING** the provisions of the Convention,

BEING GUIDED by Article 3 of the Convention,

PURSUANT TO the Berlin Mandate adopted by decision 1/CP.1 of the

Conference of the Parties to the Convention at its first session,

HAVE AGREED AS FOLLOWS:

全球法律法 Article 1 For the purposes of this Protocol, the definitions contained in

Article 1 of the Convention shall apply. In addition: 1) "Conference of the Parties" means the Conference of the Partiesto the Convention.

2 "Convention" means the United Nations Framework Convention on

Climate Change, adopted in New York on 9 May 1992.

3 "Intergovernmental Panel on Climate Change" means the

Intergovernmental Panel on Climate Change established in 1988jointly by the World Meteorological Organization and the United

Nations Environment Programme.

4 "Montreal Protocol" means the Montreal Protocol on Substances that

Deplete the Ozone Layer, adopted in Montreal on 16 September 1987and as subsequently adjusted and amended.

5 "Parties present and voting" means Parties present and casting anaffirmative or negative vote.

6 "Party" means, unless the context otherwise indicates, a Party tothis Protocol.

7 "Party included in Annex I" means a Party included in Annex I to the Convention, as may be amended, or a Party which has made anotification under Article 4, paragraph 2(g), of the Convention.

### Article 2

1. Each Party included in Annex I, in achieving its quantifiedemission limitation and reduction commitments under Article 3, inorder to promote sustainable development, shall:

(a) Implement and/or further elaborate policies and measures inaccordance with its national circumstances, such as:

(i) Enhancement of energy efficiency in relevant sectors of thenational economy;

(ii) Protection and enhancement of sinks and reservoirs of greenhouse gases not controlled by the Montreal Protocol, takinginto account its commitments under relevant internationalenvironmental agreements; promotion of sustainable forest managementpractices, afforestation and reforestation;

(iii) Promotion of sustainable forms of agriculture in light of climate change

considerations;

(iv) Research on, and promotion, development and increased use of, new and renewable forms of energy, of carbon dioxide sequestrationtechnologies and of advanced and innovative environmentally soundtechnologies;

(v) Progressive reduction or phasing out of market imperfections, fiscal incentives, tax and duty exemptions and subsidies in allgreenhouse gas emitting sectors that run counter to the objective of the Convention and application of market instruments;

(vi) Encouragement of appropriate reforms in relevant sectors aimedat promoting policies and measures which limit or reduce emissions of greenhouse gases not controlled by the Montreal Protocol;

(vii) Measures to limit and/or reduce emissions of greenhouse gasesnot controlled by the Montreal Protocol in the transport sector;

(viii) Limitation and/or reduction of methane emissions through recovery and use in waste management, as well as in the production, transport and distribution of energy;

(b) Cooperate with other such Parties to enhance the individual andcombined effectiveness of their policies and measures adopted underthis Article, pursuant to Article 4, paragraph 2(e)(i), of the

Convention. To this end, these Parties shall take steps to sharetheir experience and exchange information on such policies andmeasures, including developing ways of improving their comparability, transparency and effectiveness. The Conference of the

Parties serving as the meeting of the Parties to this Protocolshall, at its first session or as soon as practicable thereafter, consider ways to facilitate such cooperation, taking into accountall relevant information.

2. The Parties included in Annex I shall pursue limitation orreduction of emissions of greenhouse gases not controlled by the

Montreal Protocol from aviation and marine bunker fuels, workingthrough the International Civil Aviation Organization and the

International Maritime Organization, respectively.

3. The Parties included in Annex I shall strive to implementpolicies and measures under this Article in such a way as tominimize adverse effects,

including the adverse effects of climatechange, effects on international trade, and social, environmentaland economic impacts on other Parties, especially developing country

Parties and in particular those identified in Article 4, paragraphs8 and 9, of the Convention, taking into account Article 3 of the

Convention. The Conference of the Parties serving as the meeting of the Parties to this Protocol may take further action, asappropriate, to promote the implementation of the provisions of thisparagraph.

4. The Conference of the Parties serving as the meeting of the

Parties to this Protocol, if it decides that it would be beneficial to coordinate any of the policies and measures in paragraph 1(a)

above, taking into account different national circumstances and potential effects, shall consider ways and means to elaborate the coordination of such policies and measures.

#### Article 3

1. The Parties included in Annex I shall, individually or jointly, ensure that their aggregate anthropogenic carbon dioxide equivalentemissions of the greenhouse gases listed in Annex A do not exceed their assigned amounts, calculated pursuant to their quantifiedemission limitation and reduction commitments inscribed in Annex B

and in accordance with the provisions of this Article, with a viewto reducing their overall emissions of such gases by at least 5 percent below 1990 levels in the commitment period 2008 to 2012.

2. Each Party included in Annex I shall, by 2005, have madedemonstrable progress in achieving its commitments under this

Protocol.

球法律法规 3. The net changes in greenhouse gas emissions by sources and removals by sinks resulting from direct human-induced land-usechange and forestry activities, limited to afforestation, reforestation and deforestation since 1990, measured as verifiablechanges in carbon stocks in each commitment period, shall be used tomeet the commitments under this Article of each Party included in

Annex I. The greenhouse gas emissions by sources and removals by

sinks associated with those activities shall be reported in atransparent and verifiable manner and reviewed in accordance with

Articles 7 and 8. 4. Prior to the first session of the Conference of the Partiesserving as the meeting of the Parties to this Protocol, each Partyincluded in Annex I shall provide, for consideration by the

Subsidiary Body for Scientific and Technological Advice, data toestablish its level of carbon stocks in 1990 and to enable anestimate to be made of its changes in carbon stocks in subsequentyears. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall, at its first session or as soon aspracticable thereafter, decide upon modalities, rules and guidelinesas to how, and which, additional human-induced activities related tochanges in greenhouse gas emissions by sources and removals by sinksin the agricultural soils and the land-use change and forestrycategories shall be added to, or subtracted from, the assignedamounts for Parties included in Annex I, taking into accountuncertainties, transparency in reporting, verifiability, themethodological work of the Intergovernmental Panel on Climate

Change, the advice provided by the Subsidiary Body for Scientificand Technological Advice in accordance with Article 5 and thedecisions of the Conference of the Parties. Such a decision shallapply in the second and subsequent commitment periods. A Party maychoose to apply such a decision on these additional human-induced activities for its first commitment period, provided that these activities have taken place since 1990.

5. The Parties included in Annex I undergoing the process of transition to a market economy whose base year or period wasestablished pursuant to decision 9/CP.2 of the Conference of the

Parties at its second session shall use that base year or period forthe implementation of their commitments under this Article. Anyother Party included in Annex I undergoing the process of transition to a market economy which has not yet submitted its first nationalcommunication under Article 12 of the Convention may also notify the

Conference of the Parties serving as the meeting of the Parties tothis Protocol that it intends to use an historical base year orperiod other than 1990 for the implementation of its commitmentsunder this Article. The Conference of the Parties serving as themeeting of the Parties to this Protocol shall decide on theacceptance of such notification. 6. Taking into account Article 4, paragraph 6, of the Convention, inthe implementation of their commitments under this Protocol otherthan those under this Article, a certain degree of flexibility shallbe allowed by the Conference of the Parties serving as the meetingof the Parties to this Protocol to the Parties included in Annex I

undergoing the process of transition to a market economy.

7. In the first quantified emission limitation and reductioncommitment period, from 2008 to 2012, the assigned amount for each

Party included in Annex I shall be equal to the percentage inscribedfor it in Annex B of its aggregate anthropogenic carbon dioxideequivalent emissions of the greenhouse gases listed in Annex A in1990, or the base year or period determined in accordance withparagraph 5 above, multiplied by five. Those Parties included in

Annex I for whom land-use change and forestry constituted a net source of greenhouse gas emissions in 1990 shall include in their1990 emissions base year or period the aggregate anthropogeniccarbon dioxide equivalent emissions by sources minus removals bysinks in 1990 from land-use change for the purposes of calculatingtheir assigned amount.

8. Any Party included in Annex I may use 1995 as its base year forhydrofluorocarbons, perfluorocarbons and sulphur hexafluoride, for the purposes of the calculation referred to in paragraph 7 above.

9. Commitments for subsequent periods for Parties included in Annex

I shall be established in amendments to Annex B to this Protocol, which shall be adopted in accordance with the provisions of Article21, paragraph 7. The Conference of the Parties serving as themeeting of the Parties to this Protocol shall initiate theconsideration of such commitments at least seven years before theend of the first commitment period referred to in paragraph 1 above.

10. Any emission reduction units, or any part of an assigned amount, which a Party acquires from another Party in accordance with theprovisions of Article 6 or of Article 17 shall be added to theassigned amount for the acquiring Party.

11. Any emission reduction units, or any part of an assigned amount, which a

Party transfers to another Party in accordance with theprovisions of Article 6 or of Article 17 shall be subtracted from the assigned amount for the transferring Party.

12. Any certified emission reductions which a Party acquires fromanother Party in accordance with the provisions of Article 12 shallbe added to the assigned amount for the acquiring Party.

13. If the emissions of a Party included in Annex I in a commitmentperiod are less than its assigned amount under this Article, thisdifference shall, on request of that Party, be added to the assigned amount for that Party for subsequent commitment periods.

14. Each Party included in Annex I shall strive to implement thecommitments mentioned in paragraph 1 above in such a way as tominimize adverse social, environmental and economic impacts ondeveloping country Parties, particularly those identified in Article4, paragraphs 8 and 9, of the Convention. In line with relevant decisions of the Conference of the Parties on the implementation of those paragraphs, the Conference of the Parties serving as themeeting of the Parties to this Protocol shall, at its first session, consider what actions are necessary to minimize the adverse effects of climate change and/or the impacts of response measures on Parties referred to in those paragraphs. Among the issues to be consideredshall be the establishment of funding, insurance and transfer oftechnology.

Article 4 1. Any Parties included in Annex I that have reached an agreement tofulfil their commitments under Article 3 jointly, shall be deemed tohave met those commitments provided that their total combined aggregate anthropogenic carbon dioxide equivalent emissions of thegreenhouse gases listed in Annex A do not exceed their assigned amounts calculated pursuant to their quantified emission limitationand reduction commitments inscribed in Annex B and in accordancewith the provisions of Article 3. The respective emission levelallocated to each of the Parties to the agreement shall be set out in that agreement.

2. The Parties to any such agreement shall notify the secretariat of the terms of the agreement on the date of deposit of their instruments of ratification, acceptance or approval of this

Protocol, or accession thereto. The secretariat shall in turn inform the Parties and signatories to the Convention of the terms of theagreement.

3. Any such agreement shall remain in operation for the duration of the commitment period specified in Article 3, paragraph 7.

4. If Parties acting jointly do so in the framework of, and togetherwith, a regional economic integration organization, any alterationin the composition of the organization after adoption of this

Protocol shall not affect existing commitments under this Protocol.

Any alteration in the composition of the organization shall onlyapply for the purposes of those commitments under Article 3 that areadopted subsequent to that alteration.

5. In the event of failure by the Parties to such an agreement toachieve their total combined level of emission reductions, each

Party to that agreement shall be responsible for its own level ofemissions set out in the agreement.

6. If Parties acting jointly do so in the framework of, and togetherwith, a regional economic integration organization which is itself a

Party to this Protocol, each member State of that regional economic integration organization individually, and together with theregional economic integration organization acting in accordance with

Article 24, shall, in the event of failure to achieve the total combined level of emission reductions, be responsible for its levelof emissions as notified in accordance with this Article.

#### Article 5

1. Each Party included in Annex I shall have in place, no later thanone year prior to the start of the first commitment period, anational system for the estimation of anthropogenic emissions bysources and removals by sinks of all greenhouse gases not controlledby the Montreal Protocol. Guidelines for such national systems, which shall incorporate the methodologies specified in paragraph 2below, shall be decided upon by the Conference of the Partiesserving as the meeting of the Parties to this Protocol at its firstsession.

2. Methodologies for estimating anthropogenic emissions by sourcesand removals by sinks of all greenhouse gases not controlled by the

Montreal Protocol shall be those accepted by the Intergovernmental

Panel on Climate Change and agreed upon by the Conference of the

Parties at its third session. Where such methodologies are not used, appropriate adjustments shall be applied according to methodologiesagreed upon by the Conference of the Parties serving as the meetingof the Parties to this Protocol at its first session. Based on thework of, inter alia, the Intergovernmental Panel on Climate Changeand advice provided by the Subsidiary Body for Scientific and

Technological Advice, the Conference of the Parties serving as themeeting of the Parties to this Protocol shall regularly review and, as appropriate, revise such methodologies and adjustments, takingfully into account any relevant decisions by the Conference of the

Parties. Any revision to methodologies or adjustments shall be usedonly for the purposes of ascertaining compliance with commitmentsunder Article 3 in respect of any commitment period adopted subsequent to that revision.

3. The global warming potentials used to calculate the carbondioxide equivalence of anthropogenic emissions by sources andremovals by sinks of greenhouse gases listed in Annex A shall bethose accepted by the Intergovernmental Panel on Climate Change and agreed upon by the Conference of the Parties at its third session.

Based on the work of, inter alia, the Intergovernmental Panel on

Climate Change and advice provided by the Subsidiary Body for

Scientific and Technological Advice, the Conference of the Partiesserving as the meeting of the Parties to this Protocol shallregularly review and, as appropriate, revise the global warmingpotential of each such greenhouse gas, taking fully into account anyrelevant decisions by the Conference of the Parties. Any revision to global warming potential shall apply only to commitments under

Article 3 in respect of any commitment period adopted subsequent to that revision.

Article 6 1. For the purpose of meeting its commitments under Article 3, any

Party included in Annex I may transfer to, or acquire from, anyother such Party emission reduction units resulting from projects aimed at reducing anthropogenic emissions by sources or enhancinganthropogenic removals by sinks of greenhouse gases in any sector of the economy, provided that:

(a) Any such project has the approval of the Parties involved;

(b) Any such project provides a reduction in emissions by sources, or an enhancement of removals by sinks, that is additional to anythat would otherwise occur;

(c) It does not acquire any emission reduction units if it is not incompliance with its obligations under Articles 5 and 7; and

(d) The acquisition of emission reduction units shall be supplemental to domestic actions for the purposes of meetingcommitments under Article 3.

2. The Conference of the Parties serving as the meeting of the

Parties to this Protocol may, at its first session or as soon aspracticable thereafter, further elaborate guidelines for theimplementation of this Article, including for verification and reporting.

3. A Party included in Annex I may authorize legal entities toparticipate, under its responsibility, in actions leading to thegeneration, transfer or acquisition under this Article of emissionreduction units.

4. If a question of implementation by a Party included in Annex I of the requirements referred to in this Article is identified inaccordance with the relevant provisions of Article 8, transfers and acquisitions of emission reduction units may continue to be madeafter the question has been identified, provided that any such unitsmay not be used by a Party to meet its commitments under Article 3 until any issue of compliance is resolved.

Article 7

1. Each Party included in Annex I shall incorporate in its annualinventory of anthropogenic emissions by sources and removals bysinks of greenhouse gases not controlled by the Montreal Protocol, submitted in accordance with the relevant decisions of the

Conference of the Parties, the necessary supplementary information for the purposes of ensuring compliance with Article 3, to be determined in accordance with paragraph 4 below.

2. Each Party included in Annex I shall incorporate in its national communication, submitted under Article 12 of the Convention,

thesupplementary information necessary to demonstrate compliance withits commitments under this Protocol, to be determined in accordancewith paragraph 4 below.

3. Each Party included in Annex I shall submit the information required under paragraph 1 above annually, beginning with the first inventory due under the Convention for the first year of the commitment period after this Protocol has entered into force forthat Party. Each such Party shall submit the information required under paragraph 2 above as part of the first national communication due under the Convention after this Protocol has entered into force for it and after the adoption of guidelines as provided for inparagraph 4 below. The frequency of subsequent submission of information required under this Article shall be determined by the

Conference of the Parties serving as the meeting of the Parties tothis Protocol, taking into account any timetable for the submission of national communications decided upon by the Conference of the

Parties.

4. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall adopt at its first session, andreview periodically thereafter, guidelines for the preparation of the information required under this Article, taking into accountguidelines for the preparation of national communications by Partiesincluded in Annex I adopted by the Conference of the Parties. The

Conference of the Parties serving as the meeting of the Parties tothis Protocol shall also, prior to the first commitment period, decide upon modalities for the accounting of assigned amounts.

#### Article 8

1. The information submitted under Article 7 by each Party includedin Annex I shall be reviewed by expert review teams pursuant to therelevant decisions of the Conference of the Parties and inaccordance with guidelines adopted for this purpose by the

Conference of the Parties serving as the meeting of the Parties tothis Protocol under paragraph 4 below. The information submittedunder Article 7, paragraph 1, by each Party included in Annex I

shall be reviewed as part of the annual compilation and accountingof emissions inventories and assigned amounts. Additionally, theinformation submitted under

Article 7, paragraph 2, by each Partyincluded in Annex I shall be reviewed as part of the review of communications.

2. Expert review teams shall be coordinated by the secretariat andshall be composed of experts selected from those nominated by

Parties to the Convention and, as appropriate, by intergovernmentalorganizations, in accordance with guidance provided for this purposeby the Conference of the Parties.

3. The review process shall provide a thorough and comprehensivetechnical assessment of all aspects of the implementation by a Partyof this Protocol. The expert review teams shall prepare a report to the Conference of the Parties serving as the meeting of the Partiesto this Protocol, assessing the implementation of the commitments of the Party and identifying any potential problems in, and factors influencing, the fulfilment of commitments. Such reports shall becirculated by the secretariat to all Parties to the Convention. These cretariat shall list those questions of implementation indicated in such reports for further consideration by the Conference of the

Parties serving as the meeting of the Parties to this Protocol.

4. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall adopt at its first session, andreview periodically thereafter, guidelines for the review of implementation of this Protocol by expert review teams taking intoaccount the relevant decisions of the Conference of the Parties.

5. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall, with the assistance of the

Subsidiary Body for Implementation and, as appropriate, the

Subsidiary Body for Scientific and Technological Advice, consider:

(a) The information submitted by Parties under Article 7 and thereports of the expert reviews thereon conducted under this Article;

and

(b) Those questions of implementation listed by the secretariatunder paragraph 3 above, as well as any questions raised by Parties.

6. Pursuant to its consideration of the information referred to inparagraph 5 above, the Conference of the Parties serving as themeeting of the Parties to this Protocol shall take decisions on anymatter required for the implementation of this Protocol.

### Article 9

1. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall periodically review this Protocol in the light of the best available scientific information and assessments on climate change and its impacts, as well as relevanttechnical, social and economic information. Such reviews shall becoordinated with pertinent reviews under the Convention, inparticular those required by Article 4, paragraph 2(d), and Article7, paragraph 2(a), of the Convention. Based on these reviews, the

Conference of the Parties serving as the meeting of the Parties tothis Protocol shall take appropriate action.

2. The first review shall take place at the second session of the

Conference of the Parties serving as the meeting of the Parties tothis Protocol. Further reviews shall take place at regular intervalsand in a timely manner.

Article 10 All Parties, taking into account their common but differentiated responsibilities and their specific national and regionaldevelopment priorities, objectives and circumstances, without introducing any new commitments for Parties not included in Annex I, but reaffirming existing commitments under Article 4, paragraph 1, of the Convention, and continuing to advance the implementation of these commitments in order to achieve sustainable development, taking into account Article 4, paragraphs 3, 5 and 7, of the 全球法律法规

Convention, shall:

(a) Formulate, where relevant and to the extent possible, cost-effective national and, where appropriate, regional programmesto improve the quality of local emission factors, activity dataand/or models which reflect the socioeconomic conditions of each

Party for the preparation and periodic updating of national inventories of

anthropogenic emissions by sources and removals bysinks of all greenhouse gases not controlled by the Montreal

Protocol, using comparable methodologies to be agreed upon by the

Conference of the Parties, and consistent with the guidelines for the preparation of national communications adopted by the Conference of the Parties;

(b) Formulate, implement, publish and regularly update national and, where appropriate, regional programmes containing measures tomitigate climate change and measures to facilitate adequateadaptation to climate change:

(i) Such programmes would, inter alia, concern the energy, transportand industry sectors as well as agriculture, forestry and wastemanagement.Furthermore, adaptation technologies and methods for improving spatial planning would improve adaptation to climatechange; and

(ii) Parties included in Annex I shall submit information on actionunder this Protocol, including national programmes, in accordancewith Article 7; and other Parties shall seek to include in theirnational communications, as appropriate, information on programmeswhich contain measures that the Party believes contribute toaddressing climate change and its adverse impacts, including theabatement of increases in greenhouse gas emissions, and enhancementof and removals by sinks, capacity building and adaptation measures;

(c) Cooperate in the promotion of effective modalities for thedevelopment, application and diffusion of, and take all practicablesteps to promote, facilitate and finance, as appropriate, thetransfer of, or access to, environmentally sound technologies, know-how, practices and processes pertinent to climate change, inparticular to developing countries, including the formulation of policies and programmes for the effective transfer of environmentally sound technologies that are publicly owned or in the public domain and the creation of an enabling environment for the private sector, to promote and enhance the transfer of, and access to, environmentally sound technologies;

(d) Cooperate in scientific and technical research and promote themaintenance and the development of systematic observation systems and development of data archives to reduce uncertainties related to the climate system, the adverse impacts of climate change and the economic and social consequences of various response strategies, and promote the development and strengthening of endogenous capacities and capabilities to participate in international and intergovernmental efforts, programmes and networks on research and systematic observation, taking into account Article 5 of the

Convention;

(e) Cooperate in and promote at the international level, and, whereappropriate, using existing bodies, the development and implementation of education and training programmes, including thestrengthening of national capacity building, in particular human and institutional capacities and the exchange or secondment of personnel to train experts in this field, in particular for developing countries, and facilitate at the national level public awareness of, and public access to information on, climate change. Suitablemodalities should be developed to implement these activities through the relevant bodies of the Convention, taking into account Article 6of the Convention;

(f) Include in their national communications information onprogrammes and activities undertaken pursuant to this Article inaccordance with relevant decisions of the Conference of the Parties;

and

(g) Give full consideration, in implementing the commitments underthis Article, to Article 4, paragraph 8, of the Convention.

Article 11

1. In the implementation of Article 10, Parties shall take intoaccount the provisions of Article 4, paragraphs 4, 5, 7, 8 and 9, of the Convention.

2. In the context of the implementation of Article 4, paragraph 1, of the Convention, in accordance with the provisions of Article 4, paragraph 3, and Article 11 of the Convention, and through theentity or entities entrusted with the operation of the financialmechanism of the Convention, the developed country Parties and otherdeveloped Parties included in Annex II to the Convention shall:

(a) Provide new and additional financial resources to meet theagreed full costs incurred by developing country Parties inadvancing the implementation of existing commitments under Article4, paragraph 1(a), of the Convention that are covered in Article 10, subparagraph (a); and

(b) Also provide such financial resources, including for the transfer of technology, needed by the developing country Parties tomeet the agreed full incremental costs of advancing the implementation of existing commitments under

Article 4, paragraph 1, of the Convention that are covered by Article 10 and that are agreedbetween a developing country Party and the international entity orentities referred to in Article 11 of the Convention, in accordancewith that Article.

The implementation of these existing commitments shall take intoaccount the need for adequacy and predictability in the flow offunds and the importance of appropriate burden sharing amongdeveloped country Parties. The guidance to the entity or entitiesentrusted with the operation of the financial mechanism of the

Convention in relevant decisions of the Conference of the Parties, including those agreed before the adoption of this Protocol, shallapply mutatis mutandis to the provisions of this paragraph.

3. The developed country Parties and other developed Parties in

Annex II to the Convention may also provide, and developing country Parties avail themselves of, financial resources for theimplementation of Article 10, through bilateral, regional and othermultilateral channels.

Article 12 1. A clean development mechanism is hereby defined.

2. The purpose of the clean development mechanism shall be to assist

Parties not included in Annex I in achieving sustainable developmentand in contributing to the ultimate objective of the Convention, andto assist Parties included in Annex I in achieving compliance withtheir quantified emission limitation and reduction commitments under

Article 3.3. Under the clean development mechanism:

(a) Parties not included in Annex I will benefit from projectactivities resulting in certified emission reductions; and

(b) Parties included in Annex I may use the certified emissionreductions accruing from such project activities to contribute tocompliance with part of their quantified emission limitation and reduction commitments under Article 3, as determined by the Conference of the Parties serving as the meeting of the Parties tothis Protocol.

4. The clean development mechanism shall be subject to the authority and guidance of the Conference of the Parties serving as the meetingof the Parties to this Protocol and be supervised by an executiveboard of the clean development mechanism.

5. Emission reductions resulting from each project activity shall becertified by operational entities to be designated by the Conference of the Parties serving as the meeting of the Parties to this

Protocol, on the basis of:

球法律法规 (a) Voluntary participation approved by each Party involved;

(b) Real, measurable, and long-term benefits related to themitigation of climate change; and

(c) Reductions in emissions that are additional to any that wouldoccur in the absence of the certified project activity.

6. The clean development mechanism shall assist in arranging fundingof certified project activities as necessary.

7. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall, at its first session, elaboratemodalities and procedures with the objective of ensuringtransparency, efficiency and accountability through independentauditing and verification of project activities.

8. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall ensure that a share of the proceeds from certified project activities is used to cover administrative expenses as well as to assist developing country Parties that areparticularly vulnerable to the adverse effects of climate change tomeet the costs of adaptation.

9. Participation under the clean development mechanism, including inactivities mentioned in paragraph 3(a) above and in the acquisition of certified emission reductions, may involve private and/or publicentities, and is to be subject to whatever guidance may be provided by the executive board of the clean development mechanism.

10. Certified emission reductions obtained during the period from the year 2000 up to the beginning of the first commitment period canbe used to assist in achieving compliance in the first commitment period.

Article 13 1. The Conference of the Parties, the supreme body of the

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Convention, shall serve as the meeting of the Parties to this

Protocol.

2. Parties to the Convention that are not Parties to this Protocolmay participate as observers in the proceedings of any session of the Conference of the Parties serving as the meeting of the Partiesto this Protocol. When the Conference of the Parties serves as themeeting of the Parties to this Protocol, decisions under this

Protocol shall be taken only by those that are Parties to this

Protocol.

3. When the Conference of the Parties serves as the meeting of the

Parties to this Protocol, any member of the Bureau of the Conferenceof the Parties representing a Party to the Convention but, at thattime, not a Party to this Protocol, shall be replaced by anadditional member to be elected by and from amongst the Parties tothis Protocol.

4. The Conference of the Parties serving as the meeting of the

Parties to this Protocol shall keep under regular review theimplementation of this Protocol and shall make, within its mandate, the decisions necessary to promote its effective implementation. Itshall perform the functions assigned to it by this Protocol andshall:

(a) Assess, on the basis of all information made available to it inaccordance with the provisions of this Protocol, the implementation of this Protocol by the Parties, the overall effects of the measurestaken pursuant to this Protocol, in particular environmental, economic and social effects as well as their cumulative impacts and the extent to which progress towards the objective of the Conventionis being achieved;

(b) Periodically examine the obligations of the Parties under this

Protocol, giving due consideration to any reviews required by

Article 4, paragraph 2(d), and Article 7, paragraph 2, of the Convention, in the light of the objective of the Convention, the experience gained in its implementation and the evolution of scientific and technological knowledge, and in this respect considerand adopt regular reports on the implementation of this Protocol;

(c) Promote and facilitate the exchange of information on measuresadopted by the Parties to address climate change and its effects, taking into account the differing circumstances, responsibilities and capabilities of the Parties and their respective commitments under this Protocol;

(d) Facilitate, at the request of two or more Parties, the coordination of measures adopted by them to address climate changeand its effects, taking into account the differing circumstances, responsibilities and capabilities of the Parties and their respective commitments under this Protocol;

(e) Promote and guide, in accordance with the objective of the

Convention and the provisions of this Protocol, and taking fullyinto account the relevant decisions by the Conference of the

Parties, the development and periodic refinement of comparablemethodologies for the effective implementation of this Protocol, tobe agreed on by the Conference of the Parties serving as the meetingof the Parties to this Protocol;

(f) Make recommendations on any matters necessary for theimplementation of this Protocol;

(g) Seek to mobilize additional financial resources in accordancewith Article 11, paragraph 2;

(h) Establish such subsidiary bodies as are deemed necessary for theimplementation of this Protocol;

(i) Seek and utilize, where appropriate, the services and cooperation of, and information provided by, competent internationalorganizations and intergovernmental and non-governmental bodies; and

(j) Exercise such other functions as may be required for theimplementation of this Protocol, and consider any assignmentresulting from a decision by the

Conference of the Parties.

5. The rules of procedure of the Conference of the Parties and financial procedures applied under the Convention shall be applied mutatis mutandis under this Protocol, except as may be otherwised ecided by consensus by the Conference of the Parties serving as themeeting of the Parties to this Protocol.

6. The first session of the Conference of the Parties serving as themeeting of the Parties to this Protocol shall be convened by thesecretariat in conjunction with the first session of the Conference of the Parties that is scheduled after the date of the entry intoforce of this Protocol. Subsequent ordinary sessions of the

Conference of the Parties serving as the meeting of the Parties tothis Protocol shall be held every year and in conjunction withordinary sessions of the Conference of the Parties, unless otherwisedecided by the Conference of the Parties serving as the meeting of the Parties to this Protocol.

7. Extraordinary sessions of the Conference of the Parties servingas the meeting of the Parties to this Protocol shall be held at suchother times as may be deemed necessary by the Conference of the

Parties serving as the meeting of the Parties to this Protocol, orat the written request of any Party, provided that, within sixmonths of the request being communicated to the Parties by thesecretariat, it is supported by at least one third of the Parties.

8. The United Nations, its specialized agencies and the

International Atomic Energy Agency, as well as any State memberthereof or observers thereto not party to the Convention, may berepresented at sessions of the Conference of the Parties serving asthe meeting of the Parties to this Protocol as observers. Any bodyor agency, whether national or international, governmental ornon-governmental, which is qualified in matters covered by this

Protocol and which has informed the secretariat of its wish to berepresented at a session of the Conference of the Parties serving asthe meeting of the Parties to this Protocol as an observer, may be admitted unless at least one third of the Parties present object.

The admission and participation of observers shall be subject to therules of procedure, as referred to in paragraph 5 above.

Article 14

1. The secretariat established by Article 8 of the Convention shallserve as the secretariat of this Protocol.

2. Article 8, paragraph 2, of the Convention on the functions of thesecretariat, and Article 8, paragraph 3, of the Convention onarrangements made for the functioning of the secretariat, shallapply mutatis mutandis to this Protocol. The secretariat shall, inaddition, exercise the functions assigned to it under this Protocol.

Article 15 1. The Subsidiary Body for Scientific and Technological Advice and the Subsidiary Body for Implementation established by Articles 9 and 10 of the Convention shall serve as, respectively, the Subsidiary

Body for Scientific and Technological Advice and the Subsidiary Bodyfor Implementation of this Protocol. The provisions relating to thefunctioning of these two bodies under the Convention shall applymutatis mutandis to this Protocol. Sessions of the meetings of the

Subsidiary Body for Scientific and Technological Advice and the

Subsidiary Body for Implementation of this Protocol shall be held inconjunction with the meetings of, respectively, the Subsidiary Bodyfor Scientific and Technological Advice and the Subsidiary Body for

Implementation of the Convention.

2. Parties to the Convention that are not Parties to this Protocolmay participate as observers in the proceedings of any session of the subsidiary bodies. When the subsidiary bodies serve as thesubsidiary bodies of this Protocol, decisions under this Protocolshall be taken only by those that are Parties to this Protocol.

3. When the subsidiary bodies established by Articles 9 and 10 of the Convention exercise their functions with regard to mattersconcerning this Protocol, any member of the Bureaux of thosesubsidiary bodies representing a Party to the Convention but, atthat time, not a party to this Protocol, shall be replaced by anadditional member to be elected by and from amongst the Parties tothis Protocol.

Article 16 The Conference of the Parties serving as the meeting of the Partiesto this Protocol shall, as soon as practicable, consider theapplication to this Protocol of, and modify as appropriate, themultilateral consultative process referred to in Article 13 of the

Convention, in the light of any relevant decisions that may be takenby the Conference of the Parties. Any multilateral consultativeprocess that may be applied to this Protocol shall operate withoutprejudice to the procedures and mechanisms established in accordancewith Article 18.

#### Article 17

The Conference of the Parties shall define the relevant principles, modalities, rules and guidelines, in particular for verification, reporting and accountability for emissions trading. The Parties included in Annex B may participate in emissions trading for the purposes of fulfilling their commitments under Article 3. Any suchtrading shall be supplemental to domestic actions for the purpose of meeting quantified emission limitation and reduction commitments under that Article.

#### Article 18

The Conference of the Parties serving as the meeting of the Partiesto this Protocol shall, at its first session, approve appropriate and effective procedures and mechanisms to determine and to addresscases of non-compliance with the provisions of this Protocol, including through the development of an indicative list of consequences, taking into account the cause, type, degree andfrequency of non-compliance. Any procedures and mechanisms underthis Article entailing binding consequences shall be adopted bymeans of an amendment to this Protocol.

Article 19 The provisions of Article 14 of the Convention on settlement ofdisputes shall apply mutatis mutandis to this Protocol.

Article 20 1. Any Party may propose amendments to this Protocol.

2. Amendments to this Protocol shall be adopted at an ordinarysession of the Conference of the Parties serving as the meeting of the Parties to this Protocol. The text of any proposed amendment to this Protocol shall be communicated to the Parties by thesecretariat at least six months before the meeting at which it is proposed for adoption. The secretariat shall also communicate the text of any proposed amendments to the Parties and signatories to the Convention and, for information, to the Depositary.

3. The Parties shall make every effort to reach agreement on anyproposed amendment to this Protocol by consensus. If all efforts atconsensus have been exhausted, and no agreement reached, theamendment shall as a last resort be adopted by a three-fourthsmajority vote of the Parties present and voting at the meeting. Theadopted amendment shall be communicated by the secretariat to the

Depositary, who shall circulate it to all Parties for theiracceptance.

4. Instruments of acceptance in respect of an amendment shall bedeposited with the Depositary. An amendment adopted in accordancewith paragraph 3 above shall enter into force for those Partieshaving accepted it on the ninetieth day after the date of receipt by the Depositary of an instrument of acceptance by at least threefourths of the Parties to this Protocol.

5. The amendment shall enter into force for any other Party on theninetieth day after the date on which that Party deposits with the

Depositary its instrument of acceptance of the said amendment.

#### Article 21

1. Annexes to this Protocol shall form an integral part thereof and, unless otherwise expressly provided, a reference to this Protocolconstitutes at the same time a reference to any annexes thereto. Any

annexes adopted after the entry into force of this Protocol shall be restricted to lists, forms and any other material of a descriptivenature that is of a scientific, technical, procedural oradministrative character.

2. Any Party may make proposals for an annex to this Protocol andmay propose amendments to annexes to this Protocol. 3. Annexes to this Protocol and amendments to annexes to this

Protocol shall be adopted at an ordinary session of the Conference of the Parties serving as the meeting of the Parties to this

Protocol. The text of any proposed annex or amendment to an annexshall be communicated to the Parties by the secretariat at least sixmonths before the meeting at which it is proposed for adoption. Thesecretariat shall also communicate the text of any proposed annex oramendment to an annex to the

#### Parties and signatories to the

Convention and, for information, to the Depositary.

4. The Parties shall make every effort to reach agreement on anyproposed annex or amendment to an annex by consensus. If all efforts at consensus have been exhausted, and no agreement reached, the

annex or amendment to an annex shall as a last resort be adopted by a three-fourths majority vote of the Parties present and voting atthe meeting. The adopted annex or amendment to an annex shall becommunicated by the secretariat to the Depositary, who shallcirculate it to all Parties for their acceptance.

5. An annex, or amendment to an annex other than Annex A or B, thathas been adopted in accordance with paragraphs 3 and 4 above shallenter into force for all Parties to this Protocol six months afterthe date of the communication by the Depositary to such Parties of the adoption of the annex or adoption of the amendment to the annex, except for those Parties that have notified the Depositary, inwriting, within that period of their non-acceptance of the annex oramendment to the annex. The annex or amendment to an annex shallenter into force for Parties which withdraw their notification of non-acceptance on the ninetieth day after the date on whichwithdrawal of such notification has been received by the Depositary.

6. If the adoption of an annex or an amendment to an annex involvesan amendment to this Protocol, that annex or amendment to an annexshall not enter into force until such time as the amendment to this

Protocol enters into force.

7. Amendments to Annexes A and B to this Protocol shall be adopted and enter into force in accordance with the procedure set out in

Article 20, provided that any amendment to Annex B shall be adopted only with the written consent of the Party concerned.

Article 22 1. Each Party shall have one vote, except as provided for inparagraph 2 below.

2. Regional economic integration organizations, in matters within their competence, shall exercise their right to vote with a number of votes equal to

the number of their member States that are Partiesto this Protocol. Such an organization shall not exercise its rightto vote if any of its member States exercises its right, and viceversa.

Article 23 The Secretary-General of the United Nations shall be the Depositaryof this Protocol.

Article 24 1. This Protocol shall be open for signature and subject toratification, acceptance or approval by States and regional economic integration organizations which are Parties to the Convention. Itshall be open for signature at United Nations Headquarters in New

York from 16 March 1998 to 15 March 1999. This Protocol shall beopen for accession from the day after the date on which it is closedfor signature. Instruments of ratification, acceptance, approval oraccession shall be deposited with the Depositary.

2. Any regional economic integration organization which becomes a

Party to this Protocol without any of its member States being a

Party shall be bound by all the obligations under this Protocol. In the case of such organizations, one or more of whose member States is a Party to this Protocol, the organization and its member Statesshall decide on their respective responsibilities for theperformance of their obligations under this Protocol. In such cases, the organization and the member States shall not be entitled to exercise rights under this Protocol concurrently.

3. In their instruments of ratification, acceptance, approval oraccession, regional economic integration organizations shall declare the extent of their competence with respect to the matters governedby this Protocol. These organizations shall also inform the

Depositary, who shall in turn inform the Parties, of any substantialmodification in the extent of their competence.

#### Article 25

1. This Protocol shall enter into force on the ninetieth day afterthe date on which not less than 55 Parties to the Convention, incorporating Parties included in Annex I which accounted in totalfor at least 55 per cent of the

total carbon dioxide emissions for1990 of the Parties included in Annex I, have deposited theirinstruments of ratification, acceptance, approval or accession.

2. For the purposes of this Article, "the total carbon dioxideemissions for 1990 of the Parties included in Annex I" means theamount communicated on or before the date of adoption of this

Protocol by the Parties included in Annex I in their first nationalcommunications submitted in accordance with Article 12 of the

Convention.

3. For each State or regional economic integration organization thatratifies, accepts or approves this Protocol or accedes thereto afterthe conditions set out in paragraph 1 above for entry into forcehave been fulfilled, this Protocol shall enter into force on theninetieth day following the date of deposit of its instrument of ratification, acceptance, approval or accession.

4. For the purposes of this Article, any instrument deposited by aregional economic integration organization shall not be counted asadditional to those deposited by States members of the organization.

Article 26 No reservations may be made to this Protocol.

Article 27 1. At any time after three years from the date on which this

Protocol has entered into force for a Party, that Party may withdrawfrom this Protocol by giving written notification to the Depositary.

2. Any such withdrawal shall take effect upon expiry of one yearfrom the date of receipt by the Depositary of the notification of withdrawal, or on such later date as may be specified in thenotification of withdrawal.

3. Any Party that withdraws from the Convention shall be considered as also having withdrawn from this Protocol.

Article 28 The original of this Protocol, of which the Arabic, Chinese, English, French, Russian and Spanish texts are equally authentic, shall be deposited with the Secretary-General of the United Nations.

DONE at Kyoto this eleventh day of December one thousand ninehundred and ninety-seven.

IN WITNESS WHEREOF the undersigned, being duly authorized to that effect, have affixed their signatures to this Protocol on the datesindicated.

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ANNEX A Greenhouse gases

Carbon dioxide (CO2)

Methane (CH4)

Nitrous oxide (N20)

Hvdrofluorocarbons (HFCs)

Perfluorocarbons (PFCs)

Sulphur hexafluoride (SF6)

Sectors/source categories

## Energy

Fuel combustion

Energy industries

Manufacturing industries and construction 全球法律法规

Transport

Other sectors

0ther

Fugitive emissions from fuels

Solid fuels

Oil and natural gas 0ther Industrial processes Mineral products Chemical industry Metal production 去律法规 Other production Production of halocarbons and sulphur hexafluoride Consumption of halocarbons and sulphur hexafluoride 0ther Solvent and other product use Agriculture Enteric fermentation Manure management Rice cultivation Agricultural soils Prescribed burning of savannas Field burning of agricultural residues 法律法规 0ther Waste Solid waste disposal on land Wastewater handling

### Waste incineration

0ther

球法律法规 ANNEX B Party quantified emission limitation or reduction commitment (percentage of base year or period) Australia 108 全球法律法规 GIODAIIDANG Austria 92 Belgium 92 Bulgaria(1) 92 Canada 94 Croatia(2) 95 Czech Republic (3) 92 Denmark 92 Estonia(4) 92 European Community 92 Finland 92 France 92 全球法律法规 Germany 92 Greece 92 Hungary (5) 94 Iceland 110 Ireland 92 Italy 92

Japan 94

Latvia(6) 92

Liechtenstein 92

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Lithuania(7) 92

Luxembourg 92

Monaco 92

Netherlands 92

New Zealand 100

Norway 101

Poland (8) 94

Portugal 92

Romania(9) 92

Russian Federation(10) 100

Slovakia (11) 92

Slovenia (12) 92

Spain 92

Sweden 92

Switzerland 92

Ukraine (13) 100

United Kingdom of Great Britain and Northern Ireland 92

United States of America 93

(1) Countries that are undergoing the process of transition to amarket

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economy.

(2) Countries that are undergoing the process of transition to amarket economy.

(3) Countries that are undergoing the process of transition to amarket economy.

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(12) Countries that are undergoing the process of transition to amarket economy.

(13) Countries that are undergoing the process of transition to amarket economy.

#### ANNEX II

Table of quantified emission limitation or reduction commitments for the purpose of determining the respective emission levels allocated to the European Community and its Member States in accordance with

## article 4 of the Kyoto Protocol >TABLE POSITION>

# >TABLE POSITION>

ANNEX III Declaration by the European Community made in accordance with

article 24(3) of the Kyoto Protocol The following States are at present members of the European Community: the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the Kingdom of Spain, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the Republic of Austria, the Portuguese Republic, the Republic of Finland, the Kingdom of Sweden, the United Kingdom of Great Britain and Northern Ireland.

The European Community declares that, in accordance with the Treatyestablishing the European Community, and in particular Article175(1) thereof, it is competent to enter into international agreements, and to implement the obligations resulting therefrom, which contribute to the pursuit of the following objectives:

- preserving, protecting and improving the quality of theenvironment;

- protecting human health;

- prudent and rational utilisation of natural resources;

- promoting measures at international level to deal with regional orworld wide environmental problems.

The European Community declares that its quantified emission reduction commitment under the Protocol will be fulfilled throughaction by the Community and its Member States within the respective competence of each and that it has already adopted legalinstruments, binding on its Member States, covering matters governedby the Protocol.

The European Community will on a regular basis provide informationon relevant Community legal instruments within the framework of thesupplementary information incorporated in its national communicationsubmitted under Article 12 of the Convention for the purpose of demonstrating compliance with its commitments under the Protocol inaccordance with Article 7(2) thereof and the guidelines thereunder.





