HIGHLIGHTS FROM THE MEETINGS OF THE 
FCCC SUBSIDIARY BODIES 
2 JUNE 1998

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SUBSIDIARY BODY FOR IMPLEMENTATION

Chair Bakary Kante (Senegal) opened the first meeting of the SBI. Michael Zammit Cutajar, FCCC Executive Secretary, noted 37 countries have signed the Kyoto Protocol, including Parties representing 39% of Annex I CO2 emissions.

The G-77/CHINA called on delegates not to be distracted from the COP’s principal task of implementing the Convention. He recalled a Convention article on a second review of Annex I Party commitments by December 1998. He also stressed decisions on new and additional financial resources and inadequate implementation of previous COP decisions on technology transfer.

On adoption of the agenda, SAUDI ARABIA proposed including “preparatory work under the related provisions of Articles 2.3 and 3.14 of the Kyoto Protocol” in an item on technology transfer. He said a decision at COP-3 on these paragraphs, on adverse impacts, was taken as part of a compromise package. The US expressed concern that the amendment could be prejudicial to the Protocol’s wording, because paragraph 2.3 states that the COP serving as the Meeting of the Parties (MOP) “may take further action” and does not “require” further action to promote implementation of the paragraph’s provisions. Delegates agreed to amend the agenda item, adding a bracketed reference to decision 3/CP.3 (adverse impacts) and Protocol Articles 2.3 and 3.14.

The Chair announced Iran’s nomination as SBI Vice Chair for Asia. He urged joint SBI-SBSTA draft decisions on work allocation and preparations for a work program for the Conference of the Parties/Meeting of the Parties (COP/MOP-1).

On national communications, delegates discussed three scheduling options for future Annex I Party communications and their review. Many Annex I Parties favored: lengthening the period between submissions of national communications; interim electronic reports; and synchronized reporting. Many favored 2001 for the next between submissions of national communications; interim electronic reports; and synchronized reporting. Many favored 2001 for the next item on methodological issues related to Articles 4.8 and 4.9 (minimizing adverse impacts of response measures). Delegates debated this proposal at length, and agreed to include an item on “referrals from SBI.”

On cooperation with relevant international organizations, IPCC Chair Dr. Robert Watson said the IPCC will produce technical reports to assist the operationalization of the Protocol on: emission scenarios, which will review the literature and formulate a new set of scenarios; methodological and technological issues in technology transfer; and one on aviation and the global atmosphere, which assesses the relevant atmospheric science, aviation technology and socio-economic issues. The Third Assessment Report will place climate change in a broader evolving social context.

Dr. Thomas Spence of the Global Climate Observatory Systems (GCOS) said that a third draft of the work report covering the status of current systems and recommendations, and fundamental observations on short- and long-term variability, will soon be available. He noted that systems currently in use are usually not set up for climate purposes, resulting in some inconsistencies in data collected.

Dr. Will Stephen of the International Geosphere and Biosphere Programme (IGBP) said his organization’s research provides a broad scientific context against which to judge proposed actions under the Protocol. He said that consideration should be given to issues such as the saturation of carbon sinks when negotiating.

PLENARY

Maria Julia Alsogaray, Secretary of Natural Resources and Sustainable Development of Argentina, characterized COP-3 in Kyoto as a dynamic step toward meeting the FCCC’s goals and said trading and CDM projects. The EU, with NEW ZEALAND, favored a fourth national communication deadline of 2005 and a strengthened reporting process leading to the period 2008-2012. CHINA, with the US, noted COP decisions urging Annex II Parties to include measures taken for technology transfer. The CHAIR invited Parties to submit nominations for a roster of experts for the in-depth review of Annex I Parties’ second national communications.

SUBSIDIARY BODY FOR SCIENTIFIC AND TECHNICAL ADVICE

Chair Kok Kee Chow (Malaysia) said SBSTA’s primary aim is to identify common ground and delegates must make best use of the scheduled time. The G-77/CHINA underscored the importance of the Protocol’s entry into force as soon as possible and cautioned against distractions from this point. He expressed “extreme” disappointment at the low targets agreed in Kyoto. Supported by SAUDI ARABIA, IRAN and VENEZUELA, he requested an additional item on methodological issues related to Articles 4.8 and 4.9 (minimizing adverse impacts of response measures). Delegates debated this proposal at length, and agreed to include an item on “referrals from SBI.”

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On national communications, delegates discussed three scheduling options for future Annex I Party communications and their review. Many Annex I Parties favored: lengthening the period between submissions of national communications; interim electronic reports; and synchronized reporting. Many favored 2001 for the next communication, but SWITZERLAND said information on achievement of stabilization by 2000 could not be provided until 2002. The US called for less emphasis on details of domestic actions or national circumstances and for more time for data collection on emissions...
COP-4 in Buenos Aires should be another step in the same direction. She noted the great interest in the Clean Development Mechanism (CDM) and emissions trading, but highlighted the need to address the FCCC as a whole. She urged delegates to develop the elements common to all flexibility mechanisms together.

UNEP Executive Director Klaus Topfer pointed to the connection between flexibility and minimizing repercussions for economic growth potential. He underlined UNGA’s call for improved scientific knowledge on the linkage between environmental conventions, policy coherence and public awareness. He expressed the hope that his task force could support conventions and work on linkages with a view to making the best use of institutions and capacity development.

FCCC Executive Director Michael Zammit Cutajar said he had suggested that the Bureau consider inviting UNEP to offer help on specific issues with linkages to other processes. He spoke of an explosion of activities seeking to contribute to the design of the three new mechanisms envisaged in the Protocol. The Secretariat had just convened a meeting of experts and interested organizations to contribute to discussion on the mechanisms, to promote information exchange on plans and resources available for implementation. The sooner Parties set the basic rules, the sooner economic and institutional actors could adjust their plans. He drew attention to the Secretariat’s document raising important questions for Parties regarding the new mechanisms and sought further guidance from the Subsidiary Bodies on future Secretariat activities relating to the new mechanisms.

MAURITANIA sought clarification regarding suggestions for a UNEP role. The Executive Secretary responded that the suggestion was to strengthen the role of UNEP’s activities, which could not be implemented without the approval of the Governing Council. The PHILIPPINES noted that the activities of other intergovernmental agencies increases confusion between AIJ and the Clean Development Mechanism (CDM) and said the COP is the only body mandated to undertake activities under the FCCC.

Regarding flexibility mechanisms, SBI Chair Kante recalled that the CDM, emissions trading and joint implementation are new to the agenda of the subsidiary bodies as a result of COP-3. This joint meeting was designed to identify preparatory work needed for COP-4 and reach agreement on a work schedule. Delegates could also decide on future work to be undertaken on AIJ.

The Chair recommended that delegates address the flexibility mechanisms jointly in their statements. While each has specific characteristics, they are concerned with cooperation among Parties. Key issues to address include identifying questions that can be resolved by COP-4, and essential areas of work on each mechanism, such as methodological issues.

The Secretariat introduced: Mechanisms for cooperative implementation (FCCC/SB/1998/1); Submissions by intergovernmental and non-governmental organizations (FCCC/SB/1998/Misc.2); Submissions from Parties on preparatory work needed for COP-4 (FCCC/SB/1998/Misc.1); and Update on activities implemented jointly (FCCC/SBSTA/1998/Inf.3).

The G-77/CHINA said the joint cooperation mechanisms bring about technical, political and other new uncertainties that must be settled. He expressed alarm at interpretations of the CDM as a cleaner production mechanism or a global carbon fund. He opposed having any entity outside the FCCC operate the CDM. MAURITANIA said that it may be helpful to address the mechanisms for implementation of the Protocol separately to avoid blurring the delegates’ capacity and making the Secretariat’s work difficult.

The EU stressed that Parties must start with domestic action and said flexibility mechanisms, which must be cost effective and verifiable, should not create loopholes that weaken the commitments to be made at COP-4. On emissions trading, he said the adoption and ratification of a compliance regime is a prerequisite, as is careful consideration of risk-sharing between buyers and sellers. He noted the need to agree on: what contribution CDM can make to Annex I QELROs; the operational entities of CDM; and the form and identity of the various institutions established under Article 12. He emphasized that this Article does not refer to removals by sinks and suggested that CDM should not apply to sinks unless the COP/MOP decides otherwise.

The US favored a simple set of rules for emissions trading and specified, _inter alia_, that no formal trading should occur until the Protocol enters into force. A Party should not be able to sell once it has emitted its allowed amounts during any period, i.e. “deficit trading.” He opposed limiting the percentages that can be sold. He stressed it was premature to limit the extent to which CDM activities may account for emissions limitation and cautioned against the chilling effect of administrative restrictions. He said that projects begun under AIJ that lead to legitimate emissions reductions should receive credits.

INDIA opposed any hierarchy or prioritization of work with regard to the three collaborative mechanisms. Supported by SAUDI ARABIA, he noted that whereas the AIJ pilot phase originated as a cost effective mechanism for developed countries, the CDM’s origins are in sustainable development through development cooperation and resource transfer. He opposed any appropriation of environmental space on the basis of current occupation or historical emissions. SAUDI ARABIA called for completion of the AIJ pilot phase before evaluation of the processes, and for full SBSTA elaboration of the technical aspects of the mechanisms rather than rushed decision-making at COP-4. HUNGARY noted that the soft commitments of 1992 will expire in 2000 and called for elaboration of new commitments undertaken in Kyoto by COP-4. He favored addressing the mechanisms separately, and undertaking work on JI and CDM as well as AIJ, in order to investigate how an emissions trading network can function.

On the uncertainties surrounding the new mechanisms, the ALLIANCE OF SMALL ISLAND DEVELOPING STATES (AOSIS) called for a non-compliance regime and noted their supplementary role. He noted the importance AOSIS attaches to adaptation. JAPAN called on SBI and SBSTA to elaborate the CDM and asked SBSTA and the IPCC to define sinks and measurements. He proposed a SBSTA contact group on technical measures.

The MARSHALL ISLANDS cautioned that some organizations may be getting ahead of the intergovernmental process. CANADA said any advisory role for UNEP would be at the behest of the FCCC Parties and UNEP’s Governing Council. He proposed a contact group to look at emissions trading, including rules, guidelines and modalities. He proposed separate groups to look at joint implementation and the CDM, and sinks. NEW ZEALAND called for early decisions on transparent emissions trading to harness economic efficiency to the achievement of environmental goals, backed by a firm compliance regime. He objected to a proposal for ceilings on amounts traded. UGANDA called for an advisory technical panel. ZIMBABWE did not anticipate a final resolution of issues surrounding flexibility mechanisms at COP-4.

**THINGS TO LOOK FOR**

**PLENARY:** Plenary meet at 10:00 am in the Maritim.

**SBI:** SBI is expected to meet in the Maritim Room at 3:00 pm.

**SBSTA:** SBSTA is expected to meet in the Beethoven Room at 3:00 pm.