

F. Review of information and review of implementation and compliance^[2,3]

Proposal 1

43. A team of experts commissioned by the secretariat shall review the information of each Party submitted in accordance with paragraph 1 (*see paragraph 159*) above. The team of experts shall report the results of the review to the Meeting of the Parties.

43.1 If the Meeting of the Parties, on receipt of the reports referred to in paragraph 207 above, concludes that a Party is under difficulty in achieving the quantified objective referred to in Article 3, paragraph 1 (*see paragraph 114*), the Meeting shall make recommendations to the Party. The Party which received such recommendations shall review its policies and measures, and submit the results of its review to the Meeting of the Parties within one year of making such recommendations.

Proposal 2

44. In addition to the review of communications conducted under Article 10.2(b) of the Convention, the Parties, at a meeting, shall consider the information submitted by Annex A and Annex B Parties under Article 3 (*see paragraphs 163-163.7*) in order to assess those Parties' implementation of their obligations.

44.1 Reviews will be conducted by expert review teams, which will be coordinated by the secretariat and composed of experts selected from those nominated by Parties and, as appropriate, by intergovernmental organizations.

44.2 Reviews will be in accordance with guidelines to be adopted by the Parties. These guidelines shall, *inter alia*, provide for how information will be made available to the public and define mechanisms by which observers and the public may provide comments, supplemental data or other information to facilitate and improve reviews. The guidelines shall be periodically reviewed by the Parties for appropriate revision.

44.3 Review teams will review all aspects of a Party's implementation of this Protocol, including the likelihood that a Party will achieve its emissions budgets obligations. They will prepare a report assessing a Party's implementation of its obligations, identifying any areas of apparent non-compliance, as well as potential problems in achieving obligations. Reports will be provided to the Parties.

^[2] *With respect to measurement, reporting and review, and indeed related reviews, a decision was made to transfer these issues to the institutions section - after substantive issues had been considered in related working groups - to form part of the compliance package. Some of these provisions may therefore need to be subsequently generalized, for instance if the reporting and review undertakings are to cover commitments of the agreement as a whole, rather than QELROS only.]*

^[3] *Proposals from Chapter 3, on "Review of Commitments," notably paragraph 181, should be included in this section of the text, and considered in the institutions discussions].*