7. a) Kyoto Protocol to the United Nations Framework Convention on **Climate Change**

Kyoto, 11 December 1997

ENTRY INTO FORCE:

16 February 2005, in accordance with article 25(1) and article 25 (3) which read as follows: "1. This Protocol shall enter into force on the ninetieth day after the date on which not less than 55 Parties to the Convention, incorporating Parties included in Annex I which accounted in total for at least 55 per cent of the total carbon dioxide emissions for 1990 of the Parties included in Annex I, have deposited their instruments of ratification, acceptance, approval or accession." "3. For each State or regional economic integration organization that ratifies, accepts or approves this Protocol or accedes thereto after the conditions set out in paragraph 1 above for entry into force have been fulfilled, this Protocol shall enter into force on the ninetieth day following the date of deposit of its instrument of ratification acceptance, approval or accession." instrument of ratification acceptance, approval or accession".

REGISTRATION: 16 February 2005, No. 30822.

Signatories: 83. Parties: 192.1 **STATUS:**

TEXT:

United Nations, *Treaty Series*, vol. 2303, p. 162; depositary notifications C.N.101.2004.TREATIES-1 of 11 February 2004 [Proposed corrections to the original texts of the Protocol (Arabic and French versions)] and C.N.439.2004.TREATIES-4 of 12 May 2004 [Corrections to the original texts of the Protocol (Arabic and French versions)]; C.N.380.2007.TREATIES-5 of 17 April 2007 (Adoption of an amendment to Annex B of the Protocol).

Note: The Protocol was adopted at the third session of the Conference of the Parties to the 1992 United Nations Framework Convention on Climate Change ("the Convention"), held at Kyoto (Japan) from 1 to 11 December 1997. The Protocol shall be open for signature by States and regional economic integration organizations which are Parties to the Convention at United Nations Headquarters in New York from 16 March 1998 to 15 March 1999 in accordance with its article 24 (1).

Participant	Signature	Ratification, Acceptance(A), Accession(a), Approval(AA)	Participant Signatus	Signature		tion, nce(A), on(a), d(AA)
Afghanistan		25 Mar 2013 a 1 Apr 2005 a 16 Feb 2005 a 8 May 2007 a 3 Nov 1998 28 Sep 2001 25 Apr 2003 a 12 Dec 2007 31 May 2002 28 Sep 2000 a 9 Apr 1999 a 31 Jan 2006 a 22 Oct 2001 a 7 Aug 2000 a 26 Aug 2005 a 31 May 2002 26 Sep 2003 a	Bolivia (Plurinational State of)	1998 1998 1998]	30 Nov 16 Apr 8 Aug 23 Aug 20 Aug 15 Aug 31 Mar 18 Oct 10 Feb 22 Aug 28 Aug [17 Dec 18 Mar 18 Aug 26 Aug	2007 a 2003 a 2002 2009 a 2002 2005 a 2001 a 2006 a 2002 a 2002 a
BeninBhutan		25 Feb 2002 a 26 Aug 2002 a	China ³ 29 May	1998	30 Aug	2002 AA

Participant	Signatur	·e	Ratification, Acceptance(A), Accession(a), Approval(AA)		Participant	Signatu	Signature		Ratification, Acceptance(A), Accession(a), Approval(AA)	
Colombia	•••		30 Nov	2001 a	Iceland	••		23 May	2002 a	
Comoros	•••		10 Apr	2008 a	India	••		26 Aug		
Congo	•••		12 Feb	2007 a	Indonesia	13 Jul	1998	3 Dec	2004	
Cook Islands	16 Sep	1998	27 Aug	2001	Iran (Islamic Republic					
Costa Rica	27 Apr	1998	9 Aug	2002	of)	••		22 Aug	2005 a	
Côte d'Ivoire	•••		23 Apr	2007 a	Iraq	••		28 Jul	2009 a	
Croatia	11 Mar	1999	30 May	2007	Ireland	•	1998	31 May	2002	
Cuba	15 Mar	1999	30 Apr	2002	Israel		1998	15 Mar	2004	
Cyprus	•••		16 Jul	1999 a	Italy	29 Apr	1998	•	2002	
Czech Republic	23 Nov	1998	15 Nov	2001 AA	Jamaica			28 Jun	1999 a	
Democratic People's					Japan	28 Apr	1998	4 Jun	2002 A	
Republic of Korea.			27 Apr	2005 a	Jordan			17 Jan	2003 a	
Democratic Republic o			22.14	2005	Kazakhstan		1999	19 Jun	2009	
the Congo		1000	23 Mar	2005 a	Kenya	••		25 Feb	2005 a	
Denmark ⁴	-	1998	31 May	2002	Kiribati			7 Sep	2000 a	
Djibouti			12 Mar	2002 a	Kuwait	••		11 Mar	2005 a	
Dominica			25 Jan	2005 a	Kyrgyzstan	••		13 May	2003 a	
Dominican Republic		1000	12 Feb	2002 a	Lao People's					
Ecuador		1999	13 Jan	2000	Democratic Republic			6 Feb	2003 a	
Egypt		1999	12 Jan	2005	Latvia		1998	5 Jul	2003 a 2002	
El Salvador		1998	30 Nov	1998	Lebanon		1990	13 Nov	2002 2006 a	
Equatorial Guinea			16 Aug	2000 a	Lesotho			6 Sep	2000 a	
Eritrea		1000	28 Jul	2005 a	Liberia			5 Nov	2000 a 2002 a	
Estonia	_	1998	14 Oct	2002	Libya			24 Aug	2002 a 2006 a	
Eswatini			13 Jan	2006 a	Liechtenstein		1998	3 Dec	2000 a 2004	
Ethiopia		1000	14 Apr	2005 a	Lithuania		1998	3 Jan	2004	
European Union	-	1998	31 May	2002 AA	Luxembourg	•	1998	31 May		
Fiji	•	1998	17 Sep	1998	Madagascar	-	1990		2002 2003 a	
Finland	1	1998	31 May		Malawi			24 Sep 26 Oct	2003 a 2001 a	
France	-	1998	•	2002 AA	Malaysia		1999	4 Sep	2001 a 2002	
Gabon			12 Dec	2006 a	Maldives		1998	30 Dec	1998	
Gambia			1 Jun	2001 a	Mali		1999	28 Mar	2002	
Georgia		1000	16 Jun	1999 a			1999	26 Mai 11 Nov	2002	
Germany	_	1998	31 May		Malta Marshall Islands	-	1998	11 Aug	2001	
Ghana		1000	30 May		Mauritania		1990	22 Jul	2005 a	
Greece	-	1998	31 May						2003 a 2001 a	
Grenada			6 Aug	2002 a	Mauritius Mexico		1009	•		
Guatemala		1998	5 Oct	1999		9 Jun	1998	7 Sep	2000	
Guinea			7 Sep	2000 a	Micronesia (Federated States of)	17 Mar	1998	21 Jun	1999	
Guinea-Bissau			18 Nov	2005 a	Monaco		1998	27 Feb	2006	
Guyana			5 Aug	2003 a	Mongolia	_	1770	15 Dec	1999 a	
Haiti			6 Jul	2005 a	Montenegro			4 Jun	2007 a	
Honduras		1999	19 Jul	2000	Morocco			25 Jan	2007 a	
Hungary	•••		21 Aug	2002 a	1/1010000	••		20 Juli	2002 a	

Participant	Signatur	re	Ratification, Acceptance(A), Accession(a), Approval(AA)		Participant	Signatur	re	Ratification, Acceptance(A), Accession(a), Approval(AA)	
Mozambique	•••		18 Jan	2005 a	Solomon Islands	29 Sep	1998	13 Mar	2003
Myanmar	•••		13 Aug	2003 a	Somalia			26 Jul	2010 a
Namibia			4 Sep	2003 a	South Africa	••		31 Jul	2002 a
Nauru	••		16 Aug	2001 a	Spain	29 Apr	1998	31 May	2002
Nepal	•.,		16 Sep	2005 a	Sri Lanka	_		3 Sep	2002 a
Netherlands (Kingdom			•		St. Kitts and Nevis			8 Apr	2008 a
of the)5	29 Apr	1998	31 May	2002 A	St. Lucia		1998	20 Aug	2003
New Zealand ⁶	22 May	1998	19 Dec	2002	St. Vincent and the			υ	
Nicaragua	7 Jul	1998	18 Nov	1999	Grenadines	19 Mar	1998	31 Dec	2004
Niger	23 Oct	1998	30 Sep	2004	Sudan	••		2 Nov	2004 a
Nigeria	•••		10 Dec	2004 a	Suriname	•••		25 Sep	2006 a
Niue	8 Dec	1998	6 May	1999	Sweden	29 Apr	1998	31 May	2002
North Macedonia	••		18 Nov	2004 a	Switzerland	16 Mar	1998	9 Jul	2003
Norway	29 Apr	1998	30 May	2002	Syrian Arab Republic	••		27 Jan	2006 a
Oman	••		19 Jan	2005 a	Tajikistan	••		29 Dec	2008 a
Pakistan	••		11 Jan	2005 a	Thailand	2 Feb	1999	28 Aug	2002
Palau	••		10 Dec	1999 a	Timor-Leste	••		14 Oct	2008 a
Panama	8 Jun	1998	5 Mar	1999	Togo	••		2 Jul	2004 a
Papua New Guinea	2 Mar	1999	28 Mar	2002	Tonga	••		14 Jan	2008 a
Paraguay		1998	27 Aug	1999	Trinidad and Tobago	7 Jan	1999	28 Jan	1999
Peru	13 Nov	1998	12 Sep	2002	Tunisia	••		22 Jan	2003 a
Philippines	15 Apr	1998	20 Nov	2003	Türkiye	••		28 May	2009 a
Poland	15 Jul	1998	13 Dec	2002	Turkmenistan	28 Sep	1998	11 Jan	1999
Portugal	29 Apr	1998	31 May	2002 AA	Tuvalu	_	1998	16 Nov	1998
Qatar			11 Jan	2005 a	Uganda	••		25 Mar	2002 a
Republic of Korea	25 Sep	1998	8 Nov	2002	Ukraine	15 Mar	1999	12 Apr	2004
Republic of Moldova	_		22 Apr	2003 a	United Arab Emirates	••		26 Jan	2005 a
Romania	5 Jan	1999	19 Mar	2001	United Kingdom of				
Russian Federation	11 Mar	1999	18 Nov	2004	Great Britain and				
Rwanda	•••		22 Jul	2004 a	Northern Ireland ^{7,8} .	29 Apr	1998	31 May	2002
Samoa	16 Mar	1998	27 Nov	2000	United Republic of			26 4	2002 -
San Marino	••		28 Apr	2010 a	Tanzania	••		26 Aug	2002 a
Sao Tome and Principe.	•••		25 Apr	2008 a	United States of America	12 Nov	1998		
Saudi Arabia	••		31 Jan	2005 a	Uruguay		1998	5 Feb	2001
Senegal	•••		20 Jul	2001 a	Uzbekistan		1998	12 Oct	1999
Serbia			19 Oct	2007 a	Vanuatu		1,,,0	17 Jul	2001 a
Seychelles		1998	22 Jul	2002	Venezuela (Bolivarian	••		i, Jui	2001 a
Sierra Leone			10 Nov	2006 a	Republic of)	••		18 Feb	2005 a
Singapore			12 Apr	2006 a	Viet Nam		1998	25 Sep	2002
Slovakia		1999	31 May		Yemen			15 Sep	2004 a
Slovenia		1998	2 Aug		Zambia	5 Aug	1998	7 Jul	2006
			J		Zimbabwe	_		30 Jun	2009 a

Declarations and Reservations (Unless otherwise indicated, the declarations and reservations were made upon ratification, accession, acceptance or approval.)

AUSTRALIA

"The Government of Australia declares that it is eligible to apply the second sentence of Article 3.7 of the Protocol, using the Revised 1996 IPCC methodologies, as stipulated in Article 5.2 of the Protocol and paragraph 5 (b) of the Annex to Decision 13/CMP.1."

COOK ISLANDS

The Government of the Cook Islands declares its understanding that signature and subsequent ratification of the Kyoto Protocol shall in no way constitute a renunciation of any rights under international law concerning State responsibility for the adverse effects of climate change and that no provision in the Protocol can be interpreted as derogating from principles of general international law.

In this regard, the Government of the Cook Islands further declares that, in light of the best available scientific information and assessment on climate change and its impacts, it considers the emissions reduction obligation in article 3 of the Kyoto Protocol to be inadequate to prevent dangerous anthropogenic interference with the climate system."

EUROPEAN UNION

"The European Community and its Member States will fulfil their respective commitments under article 3, paragraph 1, of the Protocol jointly in accordance with the provisions of article 4."

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 Treaty establishing the European Community, and in particular article 175 (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 the environment;

- protecting human health;

- prudent and rational utilisation of natural resources;

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

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

The European Community will on a regular basis provide information on relevant Community legal instruments within the framework of the supplementary information incorporated in its national communication submitted under art12 of the Convention for the purpose of demonstrating compliance with its commitments under

the Protocol in accordance with article 7 (2) thereof and the guidelines thereunder."

IRELAND

"The European Community and the Member States, including Ireland, will fulfil their respective commitments under article 3, paragraph 1, of the Protocol in accordance with the provisions of article 4."

KIRIBATI

"The Government of the Republic of Kiribati declares its understanding that accession to the Kyoto Protocol shall in no way constitute a renunciation of any rights under international law concerning State responsibility for the adverse effects of the climate change and that no provision in the Protocol can be interpreted as derogating from principles of general international law."

Nauru

"... The Government of the Republic of Nauru declares its understanding that the ratification of the Kyoto Protocol shall in no way constitute a renunciation of any rights under international law concerning State responsibility for the adverse effects of climate change; ...

... The Government of the Republic of Nauru further declares that, in the light of the best available scientific information and assessment of climate change and impacts, it considers the emissions of reduction obligations in Article 3 of the Kyoto Protocol to be inadequate to prevent the dangerous anthropogenic interference with the climate system;

... [The Government of the Republic of Nauru declares] that no provisions in the Protocol can be interpreted as derogating from the principles of general

international law[.]

NIUE

"The Government of Niue declares its understanding that ratification of the Kyoto Protocol shall in no way constitute a renunciation of any rights under international law concerning state responsibility for the adverse effects of climate change and that no provisions in the Protocol can be interpreted as derogating from the principles of general international law.

In this regard, the Government of Niue further declares that, in light of the best available scientific information and assessment of climate change and impacts, it considers the emissions reduction obligations in article 3 of the Kyoto Protocol to be inadequate to prevent dangerous anthropogenic interference with the climate system."

RUSSIAN FEDERATION

The Russian Federation proceeds from the assumption that the commitments of the Russian Federation under the Protocol will have serious consequences for its social and economic development. Therefore, the decision on ratification was taken following a thorough analysis of all factors, inter alia, the importance of the Protocol for the promotion of international cooperation, and taking into account that the Protocol can enter into force only if the Russian Federation ratifies it.

The Protocol establishes for each of the Parties that have signed it quantified reductions of greenhouse gas emissions to atmosphere for the first commitment period from 2008 to 2012.

The commitments of the Parties to the Protocol on quantified reductions of greenhouse gas emissions to atmosphere for the second and subsequent commitment periods of the Protocol, that is after 2012, will be established through negotiations of the Parties to the Protocol scheduled to start in 2005. On the outcome of

these negotiations the Russian Federation will take a decision on its participation in the Protocol in the second and subsequent commitment periods.

SYRIAN ARAB REPUBLIC

The accession of the Syrian Arab Republic to this Protocol shall in no way imply its recognition of Israel or entail its entry into any dealings with Israel in the matters governed by the provisions thereof.

Notes:

- ¹ For the purpose of entry into force of the [Convention/Protocol] , any instrument of ratification, acceptance, approval or accession deposited by a regional economic integration organization shall not be counted as additional to those deposited by member States of that Organization.
- ² In accordance with article 27 (2) of the Kyoto Protocol to the United Nations Framework Convention on Climate Change, the Government of Canada notified the Secretary-General that it had decided to withdraw from the Kyoto Protocol as from the date indicated hereinafter:

Participant: Date of Date of effect: notification:
Canada 15 Dec 2011 15 Dec 2012

³ In a communication received on 30 August 2002, the Government of the People's Republic of China informed the Secretary-General of the following:

In accordance with article 153 of the Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China of 1990 and article 138 of the Basic Law of the Macao Special Administrative Region of the People's Republic of China of 1993, the Government of the People's Republic of China decides that the Kyoto Protocol to the United Nations Framework Convention on Climate Change shall provisionally not apply to the Hong Kong Special Administrative Region and the Macao Special Administrative Region of the People's Republic of China.

Further, in a communication received on 8 April 2003, the Government of the Government of the People's Republic of China notified the Secretary-General of the following:

"In accordance with the provisions of Article 153 of the Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China of 1990, the Government of the People's Republic of China decides that the United Nations Framework Convention on Climate Change and the Kyoto Protocol to the United Nations Framework Convention on Climate Change shall apply to the Hong Kong Special Administrative Region of the People's Republic of China.

The United Nations Framework Convention on Climate Change continues to be implemented in the Macao Special Administrative Region of the People's Republic of China. The Kyoto Protocol to the United Nations Framework Convention on Climate Change shall not apply to the Macao Special

Administrative Region of the People's Republic of China until the Government of China notifies otherwise."

In a communication received on 14 January 2008, the Government of the Government of the People's Republic of China notified the Secretary-General of the following:

In accordance with Article 138 of the Basic Law of the Macao Special Administrative Region of the People's Republic of China, the Government of the People's Republic of China decides that the Kyoto Protocol to the United Nations Framework Convention on Climate Change shall apply to the Macao Special Administrative Region of the People's Republic of China.

- With a territorial exclusion to the Faroe Islands.
- ⁵ For the Kingdom in Europe.
- ⁶ With the following declaration:
- ".....consistent with the constitutional status of Tokelau and taking into account the commitment of the Government of New Zealand to the development of self-government for Tokelau through an act of self-determination under the Charter of the United Nations, this ratification shall not extend to Tokelau unless and until a Declaration to this effect is lodged by the Government of New Zealand with the Depositary on the basis of appropriate consultation with that territory."
- By a communication received on 27 March 2007, the Government of Argentina notified the Secretary-General of the following:

The Argentine Republic objects to the extension of the territorial application to the Kyoto Protocol to the United Nations Framework Convention on Climate Change of 11 December 1997 with respect to the Malvinas Islands, which was notified by the United Kingdom of Great Britain and Northern Ireland to the Depositary of the Convention on 7 March 2007.

The Argentine Republic reaffirms its sovereignty over the Malvinas Islands, the South Georgia and South Sandwich Islands and the surrounding maritime spaces, which are an integral part of its national territory, and recalls that the General Assembly of the United Nations adopted resolutions 2065 (XX), 3160 (XXVIII), 31/49, 37/9, 38/12, 39/6, 40/21, 41/40, 42/19 and 43/25, which recognize the existence of a dispute over sovereignty and request the Governments of the Argentine Republic and the United Kingdom of Great Britain and Northern Ireland to initiate negotiations with a view to finding the means

to resolve peacefully and definitively the pending problems between both countries, including all aspects on the future of the Malvinas Islands, in accordance with the Charter of the United Nations.

⁸ On 4 April 2006, the Government of the United Kingdom informed the Secretary-General that the Protocol shall apply to the Bailiwick of Guernsey and the Isle of Man. On 2 January 2007: in respect of Gibraltar. On 7 March 2007: in respect of Bermuda, Cayman Islands, Falkland Islands (Malvinas) and the Bailiwick of Jersey.