ANNEX 2

RESOLUTION LP.5(14)

ON THE PROVISIONAL APPLICATION OF THE 2009 AMENDMENT TO ARTICLE 6 OF THE LONDON PROTOCOL

(Adopted on 11 October 2019)

THE FOURTEENTH MEETING OF CONTRACTING PARTIES TO THE 1996 PROTOCOL TO THE CONVENTION ON THE PREVENTION OF MARINE POLLUTION BY DUMPING OF WASTES AND OTHER MATTER, 1972

RECALLING the objectives of the 1996 Protocol to the London Convention ("London Protocol") that include the protection and preservation of the marine environment from all sources of pollution;

REITERATING the serious concern regarding the implications for the marine environment of climate change and ocean acidification, as a result of elevated levels of carbon dioxide in the atmosphere;

RECALLING the adoption and entry into force of the amendment which included the sequestration of carbon dioxide streams in sub-seabed geological formations in annex 1 to the London Protocol made through resolution LP.1(1) (2006);

REITERATING that resolution LP.1(1) recognizes that carbon dioxide capture and sequestration should not be considered as a substitute to other measures to reduce carbon dioxide emissions, but considered such sequestration as one of a portfolio of options to reduce levels of atmospheric carbon dioxide and as an important interim solution, also as referred to in paragraph 1.5 of the 2012 Specific Guidelines for the assessment of carbon dioxide for disposal into sub-seabed geological formations;

STRESSING that the disposal of carbon dioxide streams into sub-seabed geological formations does not remove the obligation under the London Protocol to reduce the need for such disposal and the commitments under UNFCCC to reduce greenhouse gas emissions, taking into account the recent special reports of IPCC;

EMPHASIZING the need to further develop low carbon forms of energy;

NOTING that not all States have suitable sub-seabed geological formations for the sequestration of carbon dioxide streams;

RECALLING the work of the Legal and Technical Working Group on Transboundary CO₂ Sequestration Issues and its conclusions, as set out in its report (document LP/CO2 1/8), and the work of the Intersessional Correspondence Group on Transboundary CO₂ Sequestration Issues and its conclusions, as set out in its report (document LC 31/5);

REITERATING the conclusion of Contracting Parties in 2008 (document LP 30/16) that the London Protocol should not constitute a barrier to the transboundary movement of carbon dioxide streams to other States for disposal as a measure to mitigate climate change and ocean acidification;
REFERRING to the adoption of the amendment to article 6 of the London Protocol at the meeting of the Contracting Parties on 30 October 2009 through resolution LP.3(4) (2009 amendment), to allow for the export of carbon dioxide for the purpose of permanent storage in geological formations below the seabed;

ENCOURAGING further acceptances of the amendment to article 6 of the London Protocol in accordance with article 21 of the London Protocol;

STRESSING the need of the deployment of carbon capture and sequestration in order to reach the climate targets in the Paris Agreement, repeated by IPCC in its recent special reports;

RECALLING that national acceptance processes of the 2009 amendment have shown to be time consuming and that, despite great efforts, only a few acceptances have been made;

WELCOMING the proposal for a preliminary solution suggesting provisional application of the 2009 amendment pending further acceptances and formal entry into force;

EMPHASIZING that neither the 2009 amendment nor this resolution should be interpreted as legitimizing the export of any other waste or other matter to other States for disposal;

EMPHASIZING ALSO that provisional application of the 2009 amendment of the London Protocol does not set any precedent as to the use of provisional application within the London Convention or London Protocol;

URGING States to share the information on the provisional application of the amendment, including agreements or arrangements entered into between exporting and receiving States and experience with the application of the 2012 Specific Guidelines for the assessment of carbon dioxide for disposal into sub-seabed geological formations within that context,

1 DECIDES to allow for the provisional application of the 2009 amendment pending its entry into force by those Contracting Parties which have deposited a declaration on provisional application of the 2009 amendment;

2 INVITES Contracting Parties to deposit with the Depositary a declaration on provisional application of the 2009 amendment of the London Protocol pending its entry into force;

3 FURTHER RECALLS the obligation to notify the Depositary of agreements or arrangements mentioned in article 6, paragraph 2 of the London Protocol (as amended by resolution LP.3(4));

4 AFFIRMS that the export of carbon dioxide under the provisional application of article 6 of the London Protocol (as amended by resolution LP.3(4)), and in compliance with the requirements of paragraph 2 of the article (as amended by resolution LP.3(4)) will not be in breach of article 6 as in force at the time of the export; and

5 URGES Contracting Parties to consider accepting the amendment to article 6 of the London Protocol adopted through resolution LP.3(4).

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