ELEVENTH MEETING OF THE PARTIES TO
THE MONTREAL PROTOCOL ON
SUBSTANCES THAT DEPLETE
THE OZONE LAYER
Beijing, 29 November - 3 December 1999
Item 3 (j) of the provisional agenda**

DISCUSSION ON THE ISSUES AND ON DRAFT DECISIONS: IMPORT AND EXPORT OF PRODUCTS Whose FUNCTIONING RELIES ON ANNEX A AND ANNEX B SUBSTANCES

Note by the Secretariat

1. Paragraphs 4 and 5 of decision X/9 of the Tenth Meeting of the Parties refer to the establishment of a list of countries that do not manufacture for domestic use and do not wish to import products and equipment whose continuing functioning relies on Annex A and Annex B substances.

2. As specified in the footnote to that decision, products and equipment containing a controlled substance specified in Annex A or B of the Montreal Protocol comprise:

   (a) Automobile and truck air conditioning units (whether incorporated in vehicles or not);
   (b) Domestic and/or commercial refrigeration and air conditioning/heat pump equipment (when containing controlled substances in Annex A or Annex B as a refrigerant and/or in insulating material of the product) (e.g. refrigerators, freezers, dehumidifiers, water coolers, ice machines, air conditioning and heat pump units);
   (c) Transport refrigeration units;
   (d) Aerosol products, except medical aerosols;
   (e) Portable fire extinguishers;
   (f) Insulation boards, panels and pipe covers;
   (g) Pre-polymers.

3. Paragraph 4 of decision X/9 invites, on a voluntary basis, those Parties that do not manufacture for domestic use, products and equipment in a category listed in that decision and do not permit the importation of such products and equipment from any source, to inform the Secretariat, if they so choose, that they do not consent to the importation of such products and equipment.

4. The annex to the present note contains the list of Parties that do not wish to import such products, updated by the Secretariat as of 30 September 1999. The Secretariat has been requested to maintain a list of such Parties and to distribute it to all Parties on an annual basis, starting from the Eleventh Meeting of the Parties.

** UNEP/OzL.Conv.5/1-UNEP/OzL.Pro.11/1.
### Annex

**LIST OF COUNTRIES THAT DO NOT MANUFACTURE FOR DOMESTIC USE AND DO NOT WISH TO IMPORT PRODUCTS AND EQUIPMENT RELYING ON ANNEX A AND B SUBSTANCES (DECISION X/9)**

**A.** Parties which wish to be included in the list and have stated that they do not manufacture for domestic use products and equipment containing ODS in Annex A or B of the Montreal Protocol:

<table>
<thead>
<tr>
<th>Party</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Argentina</strong></td>
<td>Does not wish to import aerosol products whose functioning relies on Annex A substances for their propulsion, except for medical uses and cleaning of electronic circuits. By law 24040 the production of aerosols dependent on Annex A substances is prohibited since December 1993, except for the uses mentioned above.</td>
</tr>
<tr>
<td><strong>2. Australia</strong></td>
<td>Except portable fire extinguishers where:</td>
</tr>
<tr>
<td></td>
<td>(a) the product is essential for medical, veterinary, defence, industrial safety or public safety purposes; and no practical alternative exists to the use of scheduled substances in the operation or manufacture, as the case requires, of the product if it is to continue to be effective for such a purpose;</td>
</tr>
<tr>
<td></td>
<td>(b) because of the requirements of a law concerning the manufacture or use of the product, there is no practical alternatives to the use of the schedule substances in the operation or manufacture, as the case requires, of the product; or</td>
</tr>
<tr>
<td></td>
<td>(c) the product is for use in conjunction with the calibration or scientific, measuring or safety equipment.</td>
</tr>
<tr>
<td><strong>3. Bulgaria</strong></td>
<td></td>
</tr>
<tr>
<td><strong>4. China</strong></td>
<td>Does not wish to import aerosol products except for medical use or other uses which have no alternatives up to now and whose continuing functioning relies on Annex A and Annex B substances.</td>
</tr>
<tr>
<td><strong>5. Czech Republic</strong></td>
<td></td>
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<tr>
<td><strong>6. Denmark</strong></td>
<td></td>
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<tr>
<td><strong>7. El Salvador</strong></td>
<td>Does not wish to import aerosol products except for medical use.</td>
</tr>
<tr>
<td><strong>8. Norway</strong></td>
<td></td>
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<tr>
<td><strong>9. South Africa</strong></td>
<td></td>
</tr>
</tbody>
</table>

**B.** Parties which responded that they have regulations to control importation and/or export of the products but did not state specifically that they do not manufacture for domestic use the listed products:

1. Azerbaijan
2. Brazil
3. Bahrain
4. Canada
5. Côte d'Ivoire
6. Croatia
7. European Community
8. Hungary  
9. Indonesia  
10. Jamaica  
11. Luxembourg  
12. Malawi - except used air-conditioning for vehicles  
13. Romania  
14. Pakistan  
15. Russian Federation  
16. Sri Lanka

C. Parties which simply stated that they wish to be listed but did not state specifically that they do not manufacture for domestic use the listed products.

1. Antigua and Barbuda - does not want to import vehicles, equipment and other systems which use ODS in their operations from Brazil, Indonesia, Japan, Republic of Korea, Malaysia, Mexico, Singapore and Venezuela.  
2. Egypt  
3. Fiji  
4. Jordan  
5. Kuwait (excluding spare parts or any future maintenance needs for the existing equipment in the country)  
6. Madagascar  
7. Syria  
8. Saint Kitts and Nevis  
9. Yemen

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