The Legal Impasse: High Noon at the KP Corral

There are a number of puzzled-looking lawyers in the hallways in Tianjin right now, and ECO admits as well to being puzzled by the refusal of China and Brazil to allow the legal matters contact group to discuss elements set out in the KP chair’s scenario note this week.

It seems that since the beginning of time, developed countries have obstructed progress in the KP on the numbers discussion. This may go some way to explaining the behaviour of some developing countries in the legal matters group. However, this procedural dispute has now consumed every session of the contact group this week to the point where the KP chair was called in to intervene, to no avail.

Clearly China and Brazil are in favour of continuing the Kyoto Protocol. So ECO is surprised at their opposition to a discussion of Option B, which includes number of important elements such as assessment and review, refinement of the compliance mechanism, and provisions for entry into force of amendments, among others. Given how short the time is, these discussions are necessary to advance understanding of what the second commitment period will mean for Parties taking quantified emissions reduction commitments (QERCs). To do otherwise puts the future of the Protocol at risk.

In Wednesday’s stock-taking plenary, many developing countries strongly advocated for a second commitment period of the Kyoto Protocol. And the EU, Australia, New Zealand and Norway have stated that they are prepared to take new commitments under Kyoto. However, they indicated that they can only do so once they have a clear idea of what the rules will be for the second commitment period, including the matters that were to be considered by the legal contact group this week.

ECO strongly supports the need to reach agreement on these underlying issues so that agreement can be reached on QERCs. At the same time, ECO cautions that loopholes the developed country Parties have tried to negotiate for themselves must be removed, so as to ensure the environmental integrity of the agreement and help close the gigatonne gap.

ECO encourages all parties to the Protocol to take the advice of the KP chair when he was called to arbitrate the dispute: Parties should listen to each other’s proposals and get on with the negotiations. We couldn’t agree more. We don’t want a gap between commitment periods, and the KP should not be held for ransom by anyone.

LULUCF on the Leading Edge of Failure

The LULUCF negotiations are heading towards the worst possible outcome for forests and are dragging down climate mitigation as a whole. With each passing day it looks more and more likely a deal will be cut that allows developed countries to increase their annual emissions into the foreseeable future without any real accountability. Do the national leaders who committed to ‘deep cuts’ in Copenhagen really know what is happening here in Tianjin? Shouldn’t somebody tell them?

Yesterday Parties had a chance to consider an alternate path. In an open session, Tuvalu proposed that countries should take responsibility if their emissions increase relative to the first commitment period. It’s one way to create some basic accountability for changes in forest management.

But this proposal was roundly rejected by some Annex I Parties with the excuse that it would be too politically difficult to account for these emissions in a fair manner. The cursory treatment of Tuvalu’s proposal lasted less than an hour, leaving the distinct impression that developed countries would be happy never to discuss it again.

The quick dismissal of viable accounting options is a travesty in light of the nearly two years wasted on developing a ‘reference levels’ approach that would allow developed countries to increase exploitation of their forests and artificially enhance their weak national targets.

And it gets even worse. A large proportion of emissions from bioenergy, suppose---

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Copenhagen brings back many memories. Long, freezing queues outside the Bella Centre, a COP president oblivious to basic UN procedures, and most importantly, no FAB (fair, ambitious, binding) deal. Who would think that Denmark, less than a year later, would be the place making ambitious progress in the fight against climate change!

Only a fool would hesitate to invest today in a rapid and complete transition to a fossil fuel free economy. This was pretty much the message from the Danish Climate Commission to the government when asked about the possibilities of phasing out fossil fuels in Denmark by 2050.

The commission's report concluded that the long term additional costs of becoming fossil fuel independent would be ‘in the order of 0.5% of Denmark’s GDP in 2050’. However, they went on, the conversion must start now in order to ensure cost efficiency. The commission adopted 40 concrete recommendations, including expansion of offshore wind capacity by 200 MW annually in 2015-2025. Neither CCS nor nuclear power is included in the vision, primarily because both were deemed to be cost-prohibitive.

So far, the Prime Minister’s response is that Denmark should increase the use of wind power, biomass and electric vehicles, although a concrete follow-up plan -- a Zero Carbon Action Plan (ZCAP) -- has yet to be presented. But further, the Prime Minister now also supports the demand to raise the level of ambition in the EU, moving from a 20% to a 30% reduction target on 1990 levels by 2020.

The Danish opposition and NGOs are now pushing for the government to produce an ambitious and concrete ZCAP as a response to the recommendations from the commission. Whether that will be delivered is yet to be seen, but chances are that the Danish government is waking up and discovering that the race to the green future has already begun.