RC-7/11: Clearing-house mechanism for information exchange

*The Conference of the Parties*

1. *Notes* the progress made in the implementation of the joint clearing-house mechanism, which should serve as a platform for the exchange and dissemination of information;
2. *Takes note* of the proposed joint clearing-house mechanism strategy[[1]](#footnote-1) and invites parties and others to provide comments on the strategy, in particular its scope, on national and regional priorities and needs in respect of the clearing-house mechanism and on the goals described in section IV of the strategy, to the Secretariat by 31 October 2015;
3. *Acknowledges* the role that the joint clearing-house mechanism can play in facilitating the exchange of information in relation to the sound management of chemicals and wastes among parties and other stakeholders and in promoting the understanding of scientific, technical and legal aspects of the three conventions;
4. *Recognizes* the gaps in access to scientific information and knowledge, the inadequate capacity of developing countries to provide scientific inputs for the various processes under the conventions and the need for scientific and technical advice in relation to implementation and notes the role that the clearing-house mechanism strategy could play in addressing those issues;
5. *Requests* the Secretariat:

(a) To provide for the biennium 2016–2017, within available resources, access to thematic information relevant to the conventions through the clearing-house mechanism, including from parties and other stakeholders, on the following priority areas:

(i) National plans and strategies, such as national action plans under the Rotterdam Convention and national implementation plans under the Stockholm Convention;

(ii) Environmentally sound management of chemicals and of hazardous and otherwastes;

(iii) Priority waste stream inventories, for wastes such as e-wastes, mercury wastes and persistent organic pollutant wastes, and related technical guidelines;

(iv) Illegal traffic, in accordance with the conventions;

(v) Persistent organic pollutants listed under the Stockholm Convention, including related information on inventories, exemptions, best available techniques and best environmental practices, risk evaluations and risk profiles;

(vi) Chemicals listed under the Rotterdam Convention, including information contained in decision guidance documents;

(vii) National reporting, the prior informed consent procedure and other notification procedures under the conventions;

(viii) Legal matters, such as final regulatory actions, importing country responses and export notifications under the Rotterdam Convention and national definitions of wastes, national legislation, bilateral and multilateral agreements and import/export restrictions under the Basel Convention;

(ix) Technology transfer and transfer of know-how;

(x) Available financial and technical assistance;

(xi) Regional centres;

(b) To prepare, for consideration by the conferences of the parties at their meetings in 2017, a revised joint clearing-house mechanism strategy, taking into account the challenges referred to in paragraph 4 above, including capacity-building to facilitate the use of the joint clearing-house mechanism, and the comments received from parties and others pursuant to paragraph 2 above and the report of the independent assessor who will carry out the synergies review assessment.

1. UNEP/CHW.12/INF/50-UNEP/FAO/RC/COP.7/INF/36-UNEP/POPS/COP.7/INF/56. [↑](#footnote-ref-1)