

25 November 2024

Indonesia's written submission for First Meeting of the CG4.

Based on INC Chair's Non-Paper:

A. Article 13: Implementation and Compliance

1. Propose a new formulation for paragraph 1:

[1. A mechanism, including a Committee as a subsidiary body of the Conference of the Parties, is hereby established to [~~promote~~ facilitate] the implementation of, and review compliance [~~with, all provisions of this Convention~~ [of this *instrument**]. [The mechanism shall function in a manner that is transparent, non-intrusive, facilitative, non-punitive, non-adversarial, expert-based, and shall pay particular attention to the respective national capabilities and circumstances of Parties.]

2. **Maintain the phrase** "*including challenges faced by developing state Parties regarding implementation, [...]*" in Article 13 para 2:

3. **Reference to ASEAN** in Article 13 para 3, in line with OP 4 bis of the Compilation Text: mentioning "and one member representing the Association of South East Asian Nations (ASEAN)"

[The committee shall consist of 17 members nominated by Parties and elected by the Conference of the Parties with recognized competence in fields relevant to this Convention, including legal or technical expertise, with three members from the five regional groups of the United Nations[, and] two members from the small island developing States[, and one member representing the Association of the Southeast Asian Nations (ASEAN)]. The Committee and its members shall be independent, transparent, and free from conflicts of interest.]

B. Article 14: National Plans

1. Retain "**Action**" for "**National Action Plans**", in line with the UNEA Res. 5/14.

2. Propose adjustments for Article 14 para. 2, to reflect a more general approach while maintaining the idea to achieve the objective of the instrument:

[[A Each] Party may at any time adjust its national plan [reflecting the progress in achieving the objective of this *instrument**.]]