Implementation and compliance

The provisions regarding implementation and compliance can be arranged in accordance with the implementation and compliance provisions of the Minamata Convention.

Additionally, the issue of confidentiality of information may pose a challenge to compliance with the instrument’s transparency. Thus, we argue that a paragraph addressing this issue is unnecessary.

Article 2 can be amended to align with Minamata Article 15-1. If OP2 Ter is included in the second paragraph, there is no need to repeat the phrase "which shall consider the needs of developing state Parties" in the third paragraph. If not, we support the exact phrase.

The expression "the supreme body" in OP3 Alt paragraph is not mentioned elsewhere in the text, making it unclear to what it refers.

Paragraph 4 can be aligned with the Minamata Convention as well.

Provisions regarding the structure and composition of the committee can be specified in annexes or it can be delegated to the governing body, allowing for greater flexibility to adapt to changing circumstances in the future and for practicality.

The provision in Para 6 (b), which allows one party to question the compliance of another party is not acceptable for Türkiye. Instead, a mechanism should be established to regularly review compliance as a whole and encourage compliance by individually evaluate the compliance of countries.