Form on Source Information of Imported Mercury

Enterprises applying to import mercury from non-Parties to the Minamata Convention on Mercury must complete this form, in addition to the Application Form for Clearance Notification for Environmental Management on Import of Toxic Chemicals and Form on Use Information of Imported Mercury, to demonstrate that the source of the imported mercury complies with the requirements of the Minamata Convention on Mercury and must provide relevant supporting documents.

This form is not required for imports of mercury from Parties to the Minamata Convention on Mercury.

In accordance with paragraph 8 of article 3 of the Minamata Convention on Mercury, each Party shall not allow the import of mercury from a non-Party to whom it will provide its written consent unless the non-Party has provided certification that the mercury is not from sources identified as not allowed under paragraph 3 or paragraph 5 (b), namely, that it is not from primary mercury mining, or excess mercury generated by the decommissioning of chlor-alkali facilities. Part A: Applicant Information A1. Acceptance number of clearance notification on import A2.Importing enterprise name (Official seal) A3. Quantity of mercury applied to be imported Part B: Importer & Exporter Information B1. Domestic importer (1) Enterprise name (2) Mailing address (3) Telephone (4) Fax (5) E-mail B2.Foreign exporter

(1) Enterprise name	
(2) Mailing address	
(3) Telephone	
(4) Fax	
(5) E-mail	
Part C: Supporting documents	
In accordance with paragraph 8 of article 3 of the Convention, the government of the exporting non-Party certifies that the mercury contained in the shipment described in this form does not originate from: (a) primary mercury mining; or (b) excess mercury generated by the decommissioning of chlor-alkali facilities.	
C1.List of supporting information	(Original supporting documents should be attached)
C2 Remarks	

Note: This Form (Annex 4) shall be completed by the domestic applicant.