Advice provided by the Compliance Committee to Bosnia and Herzegovina within the Consultation process
ECE/MP.WH/CC/CONS/3

Adopted by the Compliance Committee on 11 January 2016

In preparation for the Consultation Process, the Committee has carefully analysed the summary report submitted by Bosnia and Herzegovina in April 2013 within the second reporting cycle. Based on this analysis, the Committee has identified a number of areas related to the Protocol’s implementation that were subsequently discussed at the consultation with Bosnia and Herzegovina on 20 October 2015.

Having considered the presentation made by Bosnia and Herzegovina as well as the outcomes of the discussion between country representatives and Committee members, the Committee wishes to provide its advice as follows:

- With regard to the institutional framework for the implementation of the Protocol, the Committee recommends that appropriate legal and administrative arrangements are established for ensuring coordination within and between competent governmental authorities in the Federation of Bosnia and Herzegovina, the Republika Srpska and the Brčko District as well as the public in the process of setting and implementing targets and target dates in accordance with article 6 of the Protocol and reporting on the progress achieved as well as advices to follow the Guidelines on the Setting of Targets, Evaluation of Progress and Reporting.¹

The Committee makes itself available to respond to any questions raised in relation to the present advice and stands ready to provide further advice, as needed. The Committee members may also, if considered beneficial for the internal country processes and provided funds are available, pay a country visit to hold further discussions with country authorities.