Let's apply what we have learned about IEA's analyzing the Aarhus Convention.

## The Aarhus Convention

The Aarhus Convention establishes a number of rights of the public (individuals and their associations) with regard to the environment. The Parties to the Convention are required to make the necessary provisions so that public authorities (at national, regional or local level) will contribute to these rights to become effective. The Convention provides for:

- the right of everyone to receive environmental information that is held by public
  authorities ("access to environmental information"). This can include information on
  the state of the environment, but also on policies or measures taken, or on the state of
  human health and safety where this can be affected by the state of the environment.
  Applicants are entitled to obtain this information within one month of the request and
  without having to say why they require it. In addition, public authorities are obliged,
  under the Convention, to actively disseminate environmental information in their
  possession;
- the right to participate in environmental decision-making. Arrangements are to be made
  by public authorities to enable the public affected and environmental non-governmental
  organisations to comment on, for example, proposals for projects affecting the
  environment, or plans and programmes relating to the environment, these comments to be
  taken into due account in decision-making, and information to be provided on the final
  decisions and the reasons for it ("public participation in environmental decisionmaking");
- the right to review procedures to challenge public decisions that have been made without respecting the two aforementioned rights or environmental law in general ("access to justice").