Questionnaire for the report of the EUROPEAN UNION on the implementation of the Protocol on Strategic Environmental Assessment in the period 2019–2021

The EU report on the SEA Protocol is annexed to this questionnaire

Information on the focal point for the Protocol

1. Name and contact information:

Milena Novakova

European Commission DG Environment BRE2 08/DCS Avenue d'Auderghem 19, 1000 Bruxelles, Belgium

Information on the point of contact for the Protocol

2. Name and contact information (if different from above):

Information on the person responsible for preparing the report

European Union

Institution: European Commission, DG Environment

Postal address: Avenue d'Auderghem 19, 1000 Bruxelles, Belgium, BRE2 08/DCS

E-mail address: Milena.Novakova@ec.europa.eu

Telephone number: +32 2 299 5379

Date on which report was completed: 29 April 2022.

Part one

Current legal and administrative framework for the implementation of the Protocol

In this part, please describe the legal, administrative and other measures taken in your country to implement the provisions of the Protocol. This part should describe the framework for your country's implementation, and not its experience in the application of, the Protocol.

Please do not reproduce the text of the legislation itself but summarize and explicitly refer to the relevant provisions transposing the text of the Protocol (for example, Strategic Environmental Assessment Law of the Republic of ..., article 5 (3) of Government Resolution No. ..., para. ... item...)

Article 3 General provisions

- I.3. According to article 3 (1) of the Protocol: "Each Party shall take the necessary legislative, regulatory and other appropriate measures to implement the provisions of this Protocol within a clear, transparent framework." Please provide the main legislative, regulatory and other measures your country has adopted to implement the Protocol (art. 3, (1)) (more than one option may apply):
- (a) Law on strategic environmental assessment (please provide exact title/reference number/year/access link, if any):
- (b) Strategic environmental assessment provisions are transposed into another law/other laws (please specify, providing title/reference number/year/access link, if any):
- (c) Regulation (please indicate title/reference number/year/access link, if any):
- (d) Administrative rule (please indicate title/reference number/year/access link, if any):
- (e) Other (please specify):

Please explain:

Article 4

Field of application concerning plans and programmes

I.4.1 Which plans and programmes referred to in article 4(2)–(4) of the Protocol are set out in your country's legislation?

List the types of plans and programmes that require strategic environmental assessment in your country's legislation and provide references to the relevant legislation:

Plans and programmes prepared for:

Agriculture

Forestry

Fisheries

Energy

Industry including mining

Transport

Regional development

Waste management

Water management		
Telecommunications		
Tourism		
Town and country planning		
Land use		
Other (including those falling under article 4 (3)–(4)), please list		
Please explain:		
I.4.2. Explain how you define whether a plan or programme "set the fram future development consent" (art. 4 (2)):	ework for	
I.4.3. Explain how the term "plans and programmes which determine the small areas at local level" (art. 4 (4)) is interpreted in your country's legislation.		
I.4.4. Explain how you identify in your legislation a "minor modification" or programme (art. 4 (4)):	to a plan	
Article 5 Screening		
I.5.1 According to article 5 (1): "Each Party shall determine whether plan programmes referred to in article 4, paragraphs 3 and 4, are likely to have environmental, including health, effects either through a case-by-case examby specifying types of plans and programmes or by combining both approa	significant nination or	
How do you determine which plans and programmes referred to in article 4 (3 be subject to a strategic environmental assessment? Please specify:	(4) should	
(a) On a case-by-case basis		
(b) By specifying types of plans and programmes		
(c) By using a combination of (a) and (b) above		
(d) Other (please specify):		
Please explain:		
I.5.2. According to article 5 (2), each Party shall ensure that the environmental health authorities are consulted during screening.	ental and	
Please explain whether your legislation provides for consultation with environment health authorities at the screening stage and, if so, how.	nmental and	
(a) On a case-by-case basis:		
(b) As defined in the national legislation:		
(c) Other (please specify)		
Please explain:		
I.5.3. According to article 5 (3): "To the extent appropriate, each Party sh endeavour to provide opportunities for the participation of the public concerns the screening of plans and programmes under this article."		
Please indicate whether you provide opportunities for the public concerned to p screening of plans and programmes in your legislation and, if so, how.	participate in	
No 🗌		
Yes		

Please	specify (more than one option may apply):
(a)	By sending written comments to the relevant authority
(b)	By completing a questionnaire
(c)	By taking part in a public hearing
(d)	Other (please specify):
Please	explain:
Arti Scop	
deterr	According to article 6 (1): "Each Party shall establish arrangements for the nination of the relevant information to be included in the environmental report ordance with article 7, paragraph 2."
	explain how you determine the relevant information to be included in the nmental report.
	According to article 6 (2), each Party shall ensure that the environmental and authorities are consulted during scoping.
	explain whether your country's legislation provides for consultation with nmental and health authorities at the scoping stage and, if so, how.
(a)	On a case-by-case basis:
(b)	As defined in the national legislation:
(c)	Other (please specify)
Please	explain:
endea	According to article 6 (3): "To the extent appropriate, each Party shall vour to provide opportunities for the participation of the public concerned when nining the relevant information to be included in the environmental report."
	indicate whether your country's legislation provides opportunities for the public med to participate in scoping of plans and programmes and, if so, how.
	No 🗌
	Yes
Please	specify (more than one option may apply):
(a)	By sending written comments to the relevant authority
(b)	By completing a questionnaire
(c)	By taking part in a public hearing
(d)	Other (please specify):
Please	explain:

Article 7 Environmental report

I.7.1. According to article 7 (2): "The environmental report shall, in accordance with the determination under article 6, identify, describe and evaluate the likely significant environmental, including health, effects of implementing the plan or programme and its reasonable alternatives."

How dapply)	lo you determine "reasonable alternatives"? Please specify (more than one option may :
(a)	On a case-by-case basis
(b)	As defined in the national legislation (please specify):
(c)	By using a combination of (a) and (b) above
(d)	Other (please specify):
Please	explain:
	According to article 7 (3): "Each Party shall ensure that environmental reports sufficient quality to meet the requirements of this Protocol."
How d	lo you ensure that quality of the reports is sufficient? Please specify:
	The competent authority checks the information provided and ensures that it includes formation required under annex IV as a minimum before making it available for ents
(b)	By using quality checklists
(c)	There are no specific procedures or mechanisms
(d)	Other (please specify):
Please	explain:
Arti Publ	cle 8 lic participation
appro	According to article 8 (2): "Each Party, using electronic media or other priate means, shall ensure the timely public availability of the draft plan or amme and the environmental report."
	do you notify the public and make the draft plans and programmes and the nmental report available? Please specify (more than one option may apply):
(a)	Through public notices in printed media
(b)	Through electronic media
(c)	Placing copies in public offices for the public
(d)	Through other means:
Please	explain:
includ	According to article 8 (3): "Each Party shall ensure that the public concerned, ling relevant non-governmental organizations, is identified for the purposes of raphs 1 and 4."
How d	lo you identify the public concerned? Please specify (more than one option may apply):
(a)	Based on the geographical location of the plans and programmes
(b) plans a	Based on the environmental effects (significance, extent, accumulation, etc.) of the and programmes

(c) By making the information available to all members of the public and letting them identify themselves as the public concerned		
(d) By other means:		
Please explain:		
I.8.3. According to article 8 (4): "Each Party shall ensure that the public referred to in paragraph 3 has the opportunity to express its opinion on the draft plan or programme and the environmental report within a reasonable time frame."		
How can the public concerned express its opinion on the draft plan and programme and the environmental report? Please specify (more than one option may apply):		
(a) By sending comments to the relevant authority/focal point		
(b) By completing a questionnaire		
(c) By taking part in a public hearing		
(d) Other (please specify):		
Please explain:		
I.8.4. According to article 8 (4): "The public [concerned, including relevant non-governmental organizations] has the opportunity to express its opinion within a reasonable time frame."		
Do you have a definition (for example, a number of days) in your legislation of the term "within a reasonable time frame"? Please specify:		
(a) No, it is defined on a case-by-case basis		
(b) Yes (please provide the definition):		
(c) Other (please specify):		
Please explain your selection:		
Please explain your selection: Article 9 Consultation with environmental and health authorities		
Article 9		
Article 9 Consultation with environmental and health authorities I.9.1. According to article 9 (1): "Each Party shall designate the authorities to be consulted which, by reason of their specific environmental or health responsibilities, are likely to be concerned by the environmental, including health, effects of the		
Article 9 Consultation with environmental and health authorities I.9.1. According to article 9 (1): "Each Party shall designate the authorities to be consulted which, by reason of their specific environmental or health responsibilities, are likely to be concerned by the environmental, including health, effects of the implementation of the plan or programme."		
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Please explain: I.9.3. According to article 9 (3): "Each Party shall ensure that the authorities referred to in paragraph 1 are given, in an early, timely and effective manner, the opportunity to express their opinion on the draft plan or programme and the environmental report." Does your national legislation call for consultations with environmental and health authorities? Yes (please refer to specific provisions and provide citations in order to clarify (a) the issue) No 🗌 (b) Please explain: I.9.4. How can the environmental and health authorities express their opinion? By sending comments (a) By completing a questionnaire (b) In a meeting (c) By other means (please specify) Please explain: Article 10 **Transboundary consultations** I.10.1. According to article 10 (1): "Where a Party of origin considers that the implementation of a plan or programme is likely to have significant transboundary environmental, including health, effects or where a Party likely to be significantly affected so requests, the Party of origin shall as early as possible before the adoption of the plan or programme notify the affected Party." As a Party of origin, when do you notify the affected Party? (a) During scoping (b) When the draft plan or programme and the environmental report have been prepared (c) At other times (please specify): Please explain: I.10.2. According to article 10 (2): "[The] notification shall contain, inter alia: The draft plan or programme and the environmental report including information on its possible transboundary environmental, including health, effects; and **(b)** Information regarding the decision-making procedure, including an indication of a reasonable time schedule for the transmission of comments." As a Party of origin, what information do you include in the notification? Please specify: The information required by article 10 (2) (a) (b) The information required by article 10 (2), plus additional information (please specify): Please explain:

I.10.3. According to article 10 (2): "The notification shall contain, inter alia: an indication of a reasonable time schedule for the transmission of comments."
As a Party of origin, does your legislation indicate a reasonable time schedule (in days, weeks, months) for the affected Party? Please specify:
(a) No 🗌
(b) Yes (please indicate how long):
If "Yes", please explain whether that schedule contains individual time frames for a response to the notification and for provision of comments and specify those in days, weeks, months, as relevant:
I.10.4. According to article 10 (3)–(4), when the affected Party expresses its wish to enter into consultations before the adoption of the plan or programme, the Parties concerned shall enter into consultations further to detailed arrangements agreed by them with a view to ensuring that the public concerned and the authorities in the affected Party are informed and given an opportunity to forward their opinion within a reasonable time frame.
How do the Parties agree on detailed arrangements?
(a) Following those of the Party of origin
(b) Following those of the affected Party
(c) On a case-by-case basis
(d) In accordance with existing arrangements (for example, bilateral agreement)
(e) Other (please specify):
Please explain:
Article 11 Decision
Decision I.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in
Decision I.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in accordance with articles 8 to 10."
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I.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in accordance with articles 8 to 10." Please specify how your country ensures that due account is taken of: (a) The conclusions of the environmental report
L.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in accordance with articles 8 to 10." Please specify how your country ensures that due account is taken of: (a) The conclusions of the environmental report (b) Mitigation measures
I.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in accordance with articles 8 to 10." Please specify how your country ensures that due account is taken of: (a) The conclusions of the environmental report (b) Mitigation measures (c) Comments received in accordance with articles 8–10 (d)
L.11.1. According to article 11 (1): "Each Party shall ensure that when a plan or programme is adopted due account is taken of: (a) [t]he conclusions of the environmental report; (b) [t]he measures to prevent, reduce or mitigate the adverse effects identified in the environmental report; and (c) [t]he comments received in accordance with articles 8 to 10." Please specify how your country ensures that due account is taken of: (a) The conclusions of the environmental report (b) Mitigation measures (c) Comments received in accordance with articles 8–10 Please explain: L.11.2. According to article 11 (2): "Each Party shall ensure that, when a plan or programme is adopted, the public, the authorities and the Parties consulted are informed, and that the plan or programme is made available to them together with a statement summarizing how the environmental, including health, considerations have been integrated into it, how the comments received have been taken into account
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Please	e explain:
I.11.3	5. Does the information provided to the public and authorities include?
(a)	Plan or programme:
	Statement summarizing how the environmental, including health, considerations have integrated into the plan or programme, and how the comments received have been taken eccount:
(c) altern	The reasons for adopting the plan or programme in the light of the reasonable atives considered:
I.11.4	. How do you inform the Parties consulted (art. 11 (2))?
(a)	By informing the point of contact
	By informing the contact person of the ministry responsible for strategic onmental assessment, who then follows the national procedure and informs his/her own rities and public
(c) their o	By informing all the authorities involved in the assessment and letting them inform own public
(d)	Other (please specify):
Your	comments:
	itoring
	rding to article 12 (1)–(2): "1. Each Party shall monitor the significant environmental, ling health, effects of the implementation of the plans and programmes.
2. to the	The results of the monitoring shall be made available to the authorities and public."
	Describe the legal requirements for monitoring the significant environmental, ding health, effects of the implementation of the plans and programmes:
Arti	icle 13
Polic	cies and legislation
conce	rding to article 13 (1): "Each Party shall endeavour to ensure that environmental, including health, rns are considered and integrated to the extent appropriate in the preparation of its proposals for es and legislation that are likely to have significant effects on the environment, including health."
	Does your country have national legislation on the application of principles and ents of the Protocol as regards policies and legislation? Please specify.
(a)	Yes (please specify which articles of the Protocol apply):
(b)	No 🗌
Please	e explain:

Part two Practical application during the period 2019–2021¹

Please report on your country's practical experiences in applying the Protocol (not your country's procedures, as described in part one). The focus here is on identifying good practices as well as difficulties Parties have encountered in applying the Protocol in practice. The goal is to enable Parties to share solutions. Please therefore provide appropriate examples highlighting application of the Protocol and innovative approaches to improving its application. Parties' reporting also provides useful information to other countries within and beyond the United Nations Economic Commission for Europe (ECE) region that facilitates their efforts to implement and accede to the Protocol.

Part two also focuses on issues identified in the third review of implementation^a by Parties and those issues that have been identified as priorities by Parties in the 2021–2023 workplan.^b It also addresses the objectives of the Long-term strategy and the action plan for the Convention and the Protocol related to: "Adapting the reviews [of implementation] to maximize their usefulness as a source of information, highlight progress achieved, draw attention to areas that need improvement, disseminate best practice...".^c

A. Some specific questions related to domestic and transboundary implementation in the period 2019–2021

	Does your country's strategic environmental assessment documentation always le specific information on health effects? Please specify:
(a)	Yes
(b)	No, only when potential health effects are identified \square
includ	Does your country's strategic environmental assessment documentation always le specific information on potential transboundary environmental, including
псан	, effects? Please specify:
(a)	yes

^a United Nations publication, ECE/MP.EIA/SEA/14.

^b ECE/MP.EIA/30/Add.1-ECE/MP.EIA/SEA/13/Add.1, decision VIII/2-IV/2.

^c Ibid., decision VIII/3–IV/3, annex, item II.A. 9.

Part II of this questionnaire is not considered to be a reporting obligation according to the Protocol. Parties are encouraged to share examples of good practice, subject to their capabilities and the availability of relevant data.

В.	Example of application of the Protocol in your country during the
	period 2019–2021

- II.3. Please provide, using the table provided in annex I to this questionnaire, the (approximate) number of domestic strategic environmental assessment procedures initiated during the 2019–2021 period, list them grouped by the sectors listed in article 4 (2), and indicate their average duration and costs.
- II.4. Please provide the (approximate) number of transboundary consultations referred to in article 10 of the Protocol that your country, during the reporting period, initiated, as a Party of origin, and participated in, as an affected Party. Please use the table in annex II to this questionnaire listing the transboundary procedures grouped by the sectors listed in article 4 (2), indicating their average duration.
- II.5. Do you have a register of the domestic and transboundary strategic environmental assessment procedures (cases) that can be accessible for other Parties to consult, as needed?

Domestic procedures	Transboundary procedures	
(a) Yes	(a) Yes	
(b) No 🗌	(b) No 🗌	
If so, please provide the access link to the register:	If so, please provide the access link to the register:	

II.6. According to paragraph 10 of decision IV/5 on reporting and review of implementation of the Protocol,² the lists of domestic and transboundary strategic environmental assessment procedures included in the responses to questions II.3 and II.4 of the questionnaire are to be posted on the ECE website. Should your country object to this, however, please indicate "Yes" in the table below and explain, as relevant:

Domestic procedures (list provided under question II.3 and link to register referred in question II.5, if provided)	Transboundary procedures (list provided under question II.4 and link to register referred in question II.5, if provided)	
(a) Yes (my country has an objection to the compilation and posting of this information) Please explain: (b) No (no objection)	(a) Yes (my country has an objection to the compilation and posting of this information) Please explain: (b) No (no objection)	

C. Experience with the strategic impact assessment procedure in 2019–2021

II.7.	Please list the benefits of strategic environmental assessment that are identified
by you	ur country:

(a)	Cost effectiveness
(b)	More focused and informed planning

² ECE/MP.EIA/30/Add.3-ECE/MP.EIA/SEA/13/Add.3.

(c)	Coordination with other sectors/i.e. avoiding overlaps or discrepancies
(d)	Environmental and health benefits
(e)	Other
Please	provide your comments:
I.8. terms	Has your country experienced substantial difficulties in interpreting particular contained in (or particular articles of) the Protocol?
(a)	No 🗌
(b)	Yes [(please indicate which ones):
provid	Please indicate how your country overcomes these difficulties, if any. Please le examples that may include, among other things, working with other Parties to plutions or using existing guidelines or fact sheets:
II.10. procee	With regard your country's experience with domestic and/or transboundary dures:
	Please describe your country's procedures for ensuring that the health aspects are ly incorporated into the environmental report and that the health authorities are ted as provided for in article 3
	To contribute to the sharing of knowledge and experience on themes outlined in the lan for 2021–2023, please provide at least one example of your country's application tegic environmental assessment in one or several of the following areas:
Biodiv	rersity
Circul	ar economy
Energy	y transition
Develo	opment cooperation
Smart	and sustainable cities
Sustain	nable infrastructure
Mariti	me spatial planning
to stra contex other is referring assessa When	describing your experience, please indicate the name of the plan/programme subject tegic environmental assessment, provide background information or describe the tin which the document has been developed, describe the stages of the procedure and ssues of interest for other Parties. Please flag good practice, and/or lessons learned, ng, as relevant, to the contribution of the above application of strategic environmental ment towards the attainment of Sustainable Development Goals or climate objectives. providing an example, you may also make use of the template in annex III to the t questionnaire.)
	Please indicate whether strategic environmental assessments implemented in your y can be considered to have contributed to the implementation of Sustainable opment Goals and their specific targets:
	es, (certain) strategic environmental assessments significantly contributed to the nent of Sustainable Development Goals
	es, (certain) strategic environmental assessments somewhat contributed to the nent of Sustainable Development Goals
	o, there is no evidence that strategic environmental assessment contributes to the nent of Sustainable Development Goals in practice

If "Yes", please list the most relevant Sustainable Development Goals³ (and their targets) and provide an example(s) of how strategic environmental assessment has contributed to their achievement

II.11. Please indicate whether your country has been carrying out monitoring according to article 12.

- (a) No \square
- (b) Yes □:

If so, please specify types of plans or programmes subject to the monitoring according to article 12, citing good practice examples or elements of good practice (for example, consultation or public participation), if available

II.12. With regards to your country's experience with transboundary procedures, in response to each of the questions below, please either provide one or two practical examples or describe your country's general experience. You might also want to include examples of lessons learned in order to help others. Please detail:

- (a) What difficulties has your country experienced and what solutions has it found?
 - (i) Translation and interpretation
 - (ii) Other issues

³ In 2017, the Meetings of the Parties acknowledged that the Convention and, in particular, the Protocol, contribute to the achievement of the Sustainable Development Goals (ECE/MP.EIA/23/Add.1–ECE/MP.EIA/SEA/7/Add.1, decision VII/7–III/6, Minsk Declaration, para. 7). Selected examples of targets of the Sustainable Development Goals that strategic environmental assessment could help to implement include the following (see informal document to the fifth meeting of the Working Group (Geneva, 11–15 April 2016):

⁽a) Sustainable Development Goal 3 – Ensure healthy lives and promote well-being for all at all ages (targets 3.9 and 3.d);

⁽b) Sustainable Development Goal 6 – Ensure availability and sustainable management of water and sanitation for all (targets 6.3, 6.5–6.6 and 6.a–6.b);

⁽c) Sustainable Development Goal 7 – Ensure access to affordable, reliable, sustainable and modern energy for all (targets 7.2 and 7.a);

⁽d) Sustainable Development Goal 8 – Promote sustained, inclusive and sustainable economic growth, full and productive employment and decent work for all (target 8.4)

⁽e) Sustainable Development Goal 9 – Build resilient infrastructure, promote inclusive and sustainable industrialization and foster innovation (targets 9.1 and 9.4);

⁽f) Sustainable Development Goal 11 – Make cities and human settlements inclusive, safe, resilient and sustainable (targets 11.3–11.4, 11.6 and 11.a–11.b);

⁽g) Sustainable Development Goal 12 – Ensure sustainable consumption and production patterns (targets 12.2 and 12.4–12.5);

⁽h) Sustainable Development Goal 13 – Take urgent action to combat climate change and its impacts (targets 13.1–13.3);

⁽i) Sustainable Development Goal 14 – Conserve and sustainably use the oceans, seas and marine resources for sustainable development (target 14.1);

⁽j) Sustainable Development Goal 15 – Protect, restore and promote sustainable use of terrestrial ecosystems, sustainably manage forests, combat desertification, and halt and reverse land degradation and halt biodiversity loss (targets 15.1 and 15.4);

⁽k) Sustainable Development Goal 16 – Promote peaceful and inclusive societies for sustainable development, provide access to justice for all and build effective, accountable and inclusive institutions at all levels (targets 16.6–16.7 and 16.10);

⁽l) Sustainable Development Goal 17 – Strengthen the means of implementation and revitalize the global partnership for sustainable development (targets 17.13 and 17.16–17.17). For more details see informal document ECE/MP.EIA/WG.2/2016/5/INF.16, available at http://staging2.unece.org.net4all.ch/fileadmin/DAM/env/eia/documents/WG2.5_April2016/Informal_document_16_ece.mp.eia.wg.2.2016.INF.16__SDG_Mapping.pdf.

(b) What elements of the environmenta country usually translate as a Party of origin?	al report and other documentation does your
(c) As an affected Party, please specify v participation of the public concerned and the	whether and how your country has ensured the authorities pursuant to article 10 (4):
(i) No 🗌	
(ii) Yes [(please indicate how):	
(d) What has your country's experience be	een of the effectiveness of public participation?
(e) Does your country have example environmental assessment procedures for join	les of organizing transboundary strategic nt cross-border plans and programmes?
(i) No 🗌	
(ii) Yes [(please describe):	
Experience regarding guidance in 2	2019–2021
II.13. Has your country used in practice th	e following documents:
Good Practice Recommendations on Public Participation in Strategic Environmental Assessment (ECE/MP.EIA/SEA/2014/2)	Resource Manual to Support Application of the Protocol on Strategic Environmental Assessment (ECE/MP.EIA/17)
Yes 🗌	Yes 🗌
No 🗌	No 🗌
Please specify reasons for not using the Good Practice Recommendations:	Please specify reasons for not using the Manual:
(i) Lack of awareness about the document	(i) Lack of awareness about the document ☐
(ii) The document is not relevant	(ii) The Manual is not relevant
(iii) The document is outdated and needs revision	(iii) The Manual is outdated and needs revision
Your comments and/or suggestions for	
improving or supplementing the Good Practice Recommendations:	Your comments and/or suggestions for improving or supplementing the Resource Manual:
Contributions to the funding of the	workplans
II.14. Please indicate whether the informa fund was already provided by your countr concerning the Convention and covered bo	y in the responses to the questionnaire
(i) Yes	
(ii) No 🗌	
If your response is "No", please provide the trust fund below.	information regarding the contributions to the

E.

D.

Parties to the Convention and the Protocol jointly "Urge[d] all Parties to contribute to ensuring sustainable funding of activities and an equitable and proportionate sharing of the financial burden among the Parties." For the period 2021-2023, by paragraph 1 of decision VIII/1-IV/15, regarding funding of the adopted workplans, the Meeting of the Parties decided that: "All the Parties have a duty to contribute to the sharing of the costs that are not covered by the United Nations regular budget." Please indicate whether your Government contributed to the funding of the workplans during the reporting period, indicating also the currency and the amount of the contribution: My Government made a multi-year contribution for the period 2017–2020 (i) Please indicate when the contribution was provided (year), amount and currency: Individual contribution in 2019 (ii) Yes Amount and currency: No Please explain the reason: Individual contribution in 2020: Yes Amount and currency: No Please explain the reason: Individual contribution in 2021: Yes Amount and currency: No Please explain the reason: (v) Please indicate any plans of your country to contribute for the period 2021-2023 (b) Did your country make in-kind contributions in the reporting period? Yes Please describe how: No Please explain the reason

II.15. Through paragraph 4 of decision VII/4–III/4 on budget, financial arrangements and financial assistance,⁴ applicable for the period 2017–2020, the Meetings of the

F. Suggested improvements to the report

II.16. Please provide suggestions for how this report could be improved:

⁴ ECE/MP.EIA/23/Add.1–ECE/MP.EIA/SEA/7/Add.1.

⁵ ECE/MP.EIA/30/Add.1–ECE/MP.EIA/SEA/13/Add.1.

Annex I

List and number of domestic strategic environmental assessment procedures initiated in the reporting period

Sector	Total number or an estimate*	Number of local-level procedures	Number of national- level procedures	Estimated average duration of the procedure,** months, if available	Average costs (also as percentage of the total costs for preparation of a plan/programme), euros and (percentage), if available	
Agriculture:						
Forestry:						
Fisheries:						
Energy:						
Industry including mining:						
Transport:						
Regional development:						
Waste management:						
Water management:	Water management:					
Telecommunication:						
Tourism:						
Town and country planning:						
Land use:						
Other, including those falling under article 4 (3)–(4):						
* The information prov Statistical data Estimates ** Once the need for states			sessment is d	etermined		
Your comments:						

Annex II

List and number of transboundary strategic environmental assessments in the reporting period

Sector	Total number or an estimate*	Number of local-level procedures	Number of national- level procedures	Estimated average duration of the procedure,** months, if available	Average costs (also as percentage of the total costs for preparation of a plan/programme), euros and (percentage), if available
Agriculture:					
Forestry:					
Fisheries:					
Energy:					
Industry including mining:					
Transport:					
Regional development:					
Waste management:					
Water management:					
Telecommunication:					
Tourism:					
Town and country planning:					
Land use:					
Other, including those falling under article 4 (3)–(4):					

Annex III

Template for describing a good practice example of implementing a strategic environmental assessment at the national level or in a transboundary context

I. General information

1. Title of plan/programme						
Authority responsible for the plan's/programme's development						
3. Nature of the related strategic environmental assessment procedure:						
(a) Domestic						
(b) Transboundary						
4. Please indicate which stage(s)/step(s) of the strategic environmental assessment procedure is/are considered to represent good practice:						
The entire procedure						
Screening (art. 5)						
Scoping (art. 6)						
Environmental report (art. 7)						
Public participation (art. 8)						
Consultation with environmental and health authorities (art. 9)						
Transboundary consultations (art. 10)						
Decision (art. 11)						
Monitoring (art. 12)						
5. Please indicate to which topic(s) of the 2021–2023 workplan the example is related:						
Biodiversity						
Circular economy						
Development cooperation						
Energy transition						
Smart and sustainable cities						
Sustainable infrastructure						
Background						
Please provide a short description of the plan/programme, the context of its development and						

II.

general information about the strategic environmental assessment

III. Procedure under the protocol on strategic environmental assessment and elements of good practice

Please describe, in more detail, the procedural step/steps that is/are considered to represent good practice and then explain why that is:

- III.1. Field of application (art. 4)
- III. 2. Screening (art. 5)
- III. 3. Scoping (art. 6)
- III.4. Environmental report (art. 7)
- III.5. Public participation (art. 8)
- III.6. Consultation with environmental and health authorities (art. 9)
- III.7. Transboundary consultations (art. 10)
- III.8. Decision (art. 11)
- III.9. Monitoring (art. 12)

IV. Lessons learned and advice to other parties:

IV.1. Please indicate:

- (a) Challenges in carrying out the procedure, if any, and how those were tackled
- (b) Lessons learned
- IV.2. As relevant, please also refer to the contribution of the above application of strategic environmental assessment towards the attainment of Sustainable Development Goals¹ or climate objectives.

In 2017, the Meetings of the Parties acknowledged that the Convention and, in particular, the Protocol, contribute to the achievement of the Sustainable Development Goals (ECE/MP.EIA/23/Add.1–ECE/MP.EIA/SEA/7/Add.1, decision VII/7–III/6, Minsk Declaration, para. 7). Selected examples of targets of the Sustainable Development Goals that strategic environmental assessment could help to implement include the following (see informal document to the fifth meeting of the Working Group (Geneva, 11–15 April 2016):

⁽a) Sustainable Development Goal 3 – Ensure healthy lives and promote well-being for all at all ages (targets 3.9 and 3.d);

⁽b) Sustainable Development Goal 6 – Ensure availability and sustainable management of water and sanitation for all (targets 6.3, 6.5–6.6 and 6.a–6.b);

⁽c) Sustainable Development Goal 7 – Ensure access to affordable, reliable, sustainable and modern energy for all (targets 7.2 and 7.a);

⁽d) Sustainable Development Goal 8 – Promote sustained, inclusive and sustainable economic growth, full and productive employment and decent work for all (target 8.4)

⁽e) Sustainable Development Goal 9 – Build resilient infrastructure, promote inclusive and sustainable industrialization and foster innovation (targets 9.1 and 9.4);

⁽f) Sustainable Development Goal 11 – Make cities and human settlements inclusive, safe, resilient and sustainable (targets 11.3–11.4, 11.6 and 11.a–11.b);

⁽g) Sustainable Development Goal 12 – Ensure sustainable consumption and production patterns (targets 12.2 and 12.4–12.5);

⁽h) Sustainable Development Goal 13 – Take urgent action to combat climate change and its impacts (targets 13.1–13.3);

⁽i) Sustainable Development Goal 14 – Conserve and sustainably use the oceans, seas and marine resources for sustainable development (target 14.1);

⁽j) Sustainable Development Goal 15 – Protect, restore and promote sustainable use of terrestrial ecosystems, sustainably manage forests, combat desertification, and halt and reverse land degradation and halt biodiversity loss (targets 15.1 and 15.4);

⁽k) Sustainable Development Goal 16 – Promote peaceful and inclusive societies for sustainable development, provide access to justice for all and build effective, accountable and inclusive institutions at all levels (targets 16.6–16.7 and 16.10);

⁽l) Sustainable Development Goal 17 – Strengthen the means of implementation and revitalize the global partnership for sustainable development (targets 17.13 and 17.16–17.17).

For more details see informal document ECE/MP.EIA/WG.2/2016/5/INF.16, available at http://staging2.unece.org.net4all.ch/fileadmin/DAM/env/eia/documents/WG2.5_April2016/Informal_document_16_ece.mp.eia.wg.2.2016.INF.16__SDG_Mapping.pdf.