Questionnaire for the report of SLOVENIA on the implementation of the Convention on Environmental Impact Assessment in a Transboundary Context in the period 2019–2021

Information on the focal point for the Convention

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Part one

Current legal and administrative framework for the implementation of the Convention

In this part, please provide the information requested, or revise any information relative to the previous report. Describe the legal, administrative and other measures taken in your country to implement the provisions of the Convention. This part should describe the framework for your country's implementation, and not its experience in the application of the Convention.

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

Article 1 Definitions

I.1.1.	Is the definition of the term	"impact"	for the	purpose	of the	Convention	the
same i	n your legislation as that co	ntained in	article	1 (vii)?			

- (a) Yes 🖂
- (b) Yes, with some minor differences (please explain the differences):
- (c) No, there are major differences (please explain the differences):
- (d) The term "impact" is not defined in the legislation

Your comments: Art. 51, of the Environmental Act of the Republic of Slovenia (*Zakon o varstvu okolja* (*Uradni list RS*, št. 41/04, 17/06 – ORZVO187, 20/06, 49/06 – ZMetD, 66/06 – odl. US, 33/07 – ZPNačrt, 57/08 – ZFO-1A, 70/08, 108/09, 108/09 – ZPNačrt A, 48/12, 57/12, 92/13, 56/15, 102/15, 30/16, 61/17 – GZ, 21/18 – ZNOrg, 84/18 – ZIURKOE, 158/20 in 44/22 – ZVO-2), http://www.pisrs.si/Pis.web/pregledPredpisa?id=ZAKO1545

Art. 1(vii), Act Ratifying the Convention on Environmental Impact Assessment in the Transboudary Context (Zakon o ratifikaciji Konvencije o presoji čezmejnih vplivov na okolje (Uradni list RS-Mednarodne pogodbe, št. 11/98)

https://www.uradni-list.si/glasilo-uradni-list-rs/vsebina/1998-02-0030?sop=1998-02-0030

I.1.2. Is the definition of the term "transboundary impact" for the purpose of the Convention the same in your legislation as that contained in article 1 (viii)?

- (a) Yes, the same \boxtimes
- (b) Yes, with some minor differences (please explain the differences):
- (c) No, there are major differences (please explain the differences):
- (d) The term "transboundary impact" is not defined in the legislation

Your comments:

Art. 51, of the Environmental Act of the Republic of Slovenia (*Zakon o varstvu okolja* (*Uradni list RS*, št. <u>41/04</u>, <u>17/06</u> – *ORZVO187*, <u>20/06</u>, <u>49/06</u> – *ZMetD*, <u>66/06</u> – *odl*. US, <u>33/07</u> – *ZPNačrt*, <u>57/08</u> – *ZFO-1A*, <u>70/08</u>, <u>108/09</u>, <u>108/09</u> – *ZPNačrt* A, <u>48/12</u>, <u>57/12</u>, <u>92/13</u>, <u>56/15</u>, <u>102/15</u>, <u>30/16</u>, <u>61/17</u> – GZ, <u>21/18</u> – *ZNOrg*, <u>84/18</u> – *ZIURKOE*, <u>158/20</u> in <u>44/22</u> – *ZVO-2*),

http://www.pisrs.si/Pis.web/pregledPredpisa?id=ZAKO1545

Art. 1(viii), Act Ratifying the Convention on Environmental Impact Assessment in the Transboudary Context (Zakon o ratifikaciji Konvencije o presoji čezmejnih vplivov na okolje (Uradni list RS-Mednarodne pogodbe, št. 11/98)

https://www.uradni-list.si/glasilo-uradni-list-rs/vsebina/1998-02-0030?sop=1998-02-0030

I.1.3. legisla	Please specify how the term "major change" is defined in your national tion:
(a)	It is not defined
(b)	By using thresholds 🔀
to the enviro za kate	tange in the activity present the major change, if it together with previous activity came tresholds. Major change is defined in Art 2(2) Decree on activities affecting the nment that require an environmental impact assessment (Uredba o posegih v okolje, ere je treba izvesti presojo vplivov na okolje (Uradni list Republike Slovenije, št.51/14, 26/17, 105/20 in 44/22- ZVO-2).
(c)	By using criteria [(Please explain:)
(d)	On a case-by-case basis
Act (Z an env presojo	reening decision has to be prepared case by case in line with Environmental Protection VO-1) and Annex I of the Decree on activities affecting the environment that require rironmental impact assessment (Uredba o posegih v okolje, za katere je treba izvesti o vplivov na okolje (Uradni list Republike Slovenije, št.51/14, 57/15, 26/17, 105/20 in ZVO-2).
	How do you identify the public "of the affected Party in the areas likely to be ed"? Please specify (more than one option may apply):
(a)	Based on the geographical location of the proposed project \boxtimes
(b) identif	By making the information available to all members of the public and letting them by themselves as the public concerned \boxtimes
(c)	By other means (please specify):
Your c	comments:
activit	How do you determine the "significance" of the environmental impact of the ies falling within the scope of the Convention?¹ Please specify (more than one may apply), providing relevant explanations:
(a)	By establishing threshold levels [(please explain)
The A enviro presojo 44/22-areas	By applying criteria related to the location of proposed activities properties. In the Decree on activities affecting the environment that require an animental impact assessment (Uredba o posegih v okolje, za katere je treba izvesti o vplivov na okolje (Uradni list Republike Slovenije, št.51/14, 57/15, 26/17, 105/20 in ZVO-2). The criteria are: protected areas, ecological network of European protected (Natura 2000 sites), wetlands, forests, sensitive areas, cultural heritage areas and attional protected sites (Unesco, Ramsar), etc.
the De	By applying criteria related to the nature of proposed activities igation to take into account the nature of the proposed activity is in the Appendix I of the cree on activities affecting the environment that require an environmental impactment (Uredba o posegih v okolje, za katere je treba izvesti presojo vplivov na okolje ni list Republike Slovenije, št.51/14, 57/15, 26/17, 105/20 in 44/22- ZVO-2).

Although the term "significance" is not explicitly defined in the Convention, appendix III thereto provides general criteria to assist in determining the environmental significance of activities not listed in appendix I.

Location and nature of the proposed activity are equal criteria and should be taken into account when assessing the significant effects in the environmental report.

The obligation is in Art. 5 of the Decree on the method of drafting and the content of the report on the effects of planned activities affecting the environment (Uredba o vsebini poročila o vplivih nameravanega posega na okolje in načinu njegove priprave (Uradni list RS, št. 36/09, 40/17 in 44/22 – ZVO-2).

http://www.pisrs.si/Pis.web/pregledPredpisa?id=PRAV8124

тир.//	** ** **	.p1313.31/1 13	.weo/preg	,icui rcup	154.1	u 110	11 1012				
(d)	Ву	applying	criteria	related	to	the	size	of	proposed	activities	\boxtimes
repor poroč RS,	t on t	he effects vplivih nan	of planne neravanega 36/09,	d activiti a posega 40/17	ies a na o 7	ffecti kolje ir	ng the in nači n	envir nu nj 44/2	onment (U egove pripi	he content of redba o vse rave (Uradni ZVC	ebini
(e)	Ву	applying	criteria	related	to	the	effects	of	proposed	activities	
of the poroč	repoi	rt on the eff	ects of pla neravaneg	nned acti a posega	ivitie	s affe	cting th	e env	ironment (U	g and the cor Uredba o vse rave (Uradni	ebini
http://	/www	.pisrs.si/Pis	.web/preg	ledPredp	isa?io	d=PR	AV812	4			
(f)	Oth	er (please e	xplain):								
(g)	It is	not determ	ined [] (p	lease exp	olain:)				
	boun	ase clarify v dary proce				_				unt in lation and, i	if
(a)	Yes	, the legisla	tion provi	des for ta	king	into a	account	cumı	ılative impa	acts: 🖂	
repor poroč	t on t	the effects	of planne neravaneg	d activiti a posega	ies a	ffecti	ng the	envir	onment (U	ne content of redba o vse rave (Uradni	ebini
(b)	No,	the legislat	ion does n	ot provid	e for	takin	g into a	ccou	nt cumulati	ve impacts [
Pleas	e expl	ain:									
Your	comn	nents:									

Article 2 General provisions

I.2.1.	Provide information on legislative, regulatory, administrative and other
measu	res taken in your country to implement the provisions of the Convention (art. 2
(2)):	

- (a) Law on environmental impact assessment (please provide exact title/reference number/year/access link, if any):
- (b) Environmental impact assessment provisions are transposed into another law/other laws (please specify and provide title(s) of the related legislation): Environmental Protection Act, Zakon o varstvu okolja (Uradni list RS, št. 41/04, 17/06 ORZVO187, 20/06, 49/06 ZMetD, 66/06 odl. US, 33/07 ZPNačrt, 57/08 ZFO-1A, 70/08, 108/09, 108/09 ZPNačrt-A, 48/12, 57/12, 92/13, 56/15, 102/15, 30/16, 61/17 GZ, 21/18 ZNOrg, 84/18 ZIURKOE, 158/20 in 44/22 ZVO-2) http://www.pisrs.si/Pis.web/pregledPredpisa?id=ZAKO1545
- (c) Regulation (please indicate number/year/title/related articles/access links):
- (d) Administrative (please indicate number/year/title/related articles/access links):
- (e) Other (please specify):

Please explain:

I.2.2. Is the list of activities referred to in appendix I to the Convention fully transposed into your country's national legislation?

(a)	Yes. There is no difference, all activities referred to in appendix I are covered by
nation	al legislation 🛛
Please	elaborate, as needed: All appendix 1 activities are covered with the decree on
activit	ies, for which EIA is obligatory (Uredba o posegih v okolje, za katere je treba izvesti
presoj	o vplivov na okolje)

(b)	No.	Activities	covered	by	national	legislation	differ	slightly	from	the	activities
referre	ed to i	in appendix	ı I 🔲 Ple	ase	explain:						

c)	No, there are gaps remaining in the list of activities in the national legislation
Dlance	a avnloin:

I.2.3. Indicate the competent authority/authorities responsible for carrying out the environmental impact assessment procedure in your country. Please specify:

(a)	There are	dif	ferent autho	rities at tl	ne nat	ional, reg	ional and local le	vels 🗌		
(b)	Authoriti	es a	re different	for dome	stic ar	nd transbo	oundary procedure	es 🗌		
(c)	Authoriti	es a	re the same	for dome	stic ar	nd transbo	oundary procedure	es 🖂		
			•				responsibilities:	Ministry	of	the
Enviro	nment and	d Sp	oatial planni	ng of the	Repul	blic of Slo	ovenia.			

I.2.4. Is there an authority in your country that collects information on all the transboundary environmental impact assessment cases? If so, please name it:

(a)	No	

(b) Yes 🖂

If "Yes", please clarify the type of information collected and provide access link, if available:

The Ministry of the Environment and Spatial Planning, Directorate for the Environment is collecting all information on all the transboundary assessment cases. The type of information is information on activity, EIA report, translations, comments from Parties, public comments, comments from ministries and organisation, exact time frames and final decision.

Article 3 Notification

inforn	ers may be an affected Party as early as possible and no later than when ning its own public about that proposed activity." As a Party of origin, when do tify the affected Parties?
(a)	During scoping ⊠
(b) proced	When the environmental impact assessment report has been prepared and the domestic ure has started \boxtimes
(c)	After finishing the domestic procedure
(d)	At other times (please specify):
phase,	comments: If the authority consider, that may be transboudary effect in the scoping when applicable, the notification is prepared in scoping phase or even earlier for dix I activities near borders.
I.3.2.	Please define the format of notification used in your country:
	Notification is carried out using the tabular form in table 1 of decision I/4 on the for notification adopted by the Meeting of the Parties at its first session MP.EIA/2, annex IV, appendix, para. 32 and table 1)
(b) decisio	Notification is carried out in the form of a letter containing all information detailed in on I/4 of the Meeting of the Parties (ECE/MP.EIA/2, annex IV, appendix, para. 34)
(c)	A combination of (a) and (b) above (ECE/MP.EIA/2, annex IV, appendix, para. 35)
(d)	The country has its own format \(\subseteq \text{(please attach a copy)} \)
(e)	No official format used
Your o	comments: The notification is prepared in the tabular form and send with the letter.
	As a Party of origin, what information do you include in the notification (art. 3 Please specify (more than one options may apply):
(a) possib	Information on the proposed activity, including any available information on its le transboundary impact (art. 3 (2) (a)) \boxtimes
(b)	The nature of the possible decision (art. 3 (2) (b))
(c) accour	An indication of a reasonable time within which a response is required, taking into at the nature of the proposed activity (art. $3(2)(c)$)
(d) includ	Relevant information regarding the environmental impact assessment procedure, ing an indication of the time schedule for transmittal of comments (art. 3 (5) (a)) \boxtimes
(e) transb	Relevant information on the proposed activity and its possible significant adverse bundary impact (art. 3 (5) (b)) \boxtimes
(f)	Other (please specify):
origin indica	Article 3 (3) requires that "The affected Party shall respond to the Party of within the time specified in the notification". As a Party of origin, please te whether your country's legislative or regulatory framework defines a time for response to the notification by the affected Party/ies and, if so, how:
(a)	No, the time frame is not specified in the national legislation \square

Yes, the time frame is specified in the national legislation

I.3.1. Article 3 (1) states that: "The Party of origin shall notify any Party which it

(b)

The time frame is determined and agreed with each affected Party on a case-by-case (c) basis 🖂 Please indicate the average time frame set on a case-by-case basis, in weeks/days: 30 days Your comments: The average time frame in the reporting period was 30 days. All affected Parties respond within 30 days period. I.3.5. Please specify the consequences should a notified affected Party not comply with the time frame for responding to the notification, as required by article 3 (3), and elaborate on the possibilities of extending the deadline: The national procedure continue, the information about it must be send to affected Party. Your comments: In the case that affected Party does not reply or confirm transboudary cooperation, the Party of origin can continue the national procedure, but first inform about it the affected Party. I.3.6. Article 3 (8) states that: "The concerned Parties shall ensure that the public of the affected Party in the areas likely to be affected be informed of ... the proposed activity". Which of the following approaches do you use to achieve this goal? Please specify: Informing the point of contact for the Convention listed on the Convention website² (a) \boxtimes Other (please specify): (b) Your comments: The environment report is usually sent to affected Party focal point for administrative matters. The focal points for administrative matters are preparing the public announcement on official web pages and newspapers. I.3.7. On what basis does your country, as an affected Party, make the decision to participate (or not) in the transboundary environmental impact assessment procedure? Please specify: Notified ministry/authority of the affected Party responsible for environmental impact assessment decides on its own based on the documentation provided by the Party of origin \boxtimes (b) Based on the opinion of the competent authorities of the affected Party \boxtimes Based on the opinion of the competent authorities and of the public of the affected (c) Party 🔀 Other (please specify): (d) Your comments: I.3.8. Article 3 (5) (a) states that the Party of origin must provide affected Parties with "relevant information regarding the environmental impact assessment procedure, including an indication of the time schedule for transmittal of comments". How does your country, as a Party of origin, determine the time schedule referred to in article 3 (5) (a)? Please specify: Following the rules and procedures of the Party of origin (a) Following the rules and procedures of the affected Party/ies (b)

Please indicate the time frame or its range as per your national legislation, in weeks/days: 30

days

² List available at https://unece.org/environment-policyenvironmental-assessment/points-contact-regarding-notification.

(c) Party	A combination of (a) and (b) above. Please specify the rules and procedures of the of origin and the affected Party/ies that are applied in the combination:
the c	combination apeared, when there are different time frames or procedures by the law. In ase that affected Party law defines obligation for public hearing, but the Party of origin gation is only public participation, without hearing, the higher standard is used.
(d)	Other (please specify):
Your	comments:
	ticles 2 (6), 3 (8) and 4 (2) blic participation
oppo envii prov	Article 2 (6) of the Convention states that: "The Party of origin shall provide an ortunity to the public in the areas likely to be affected to participate in relevant ronmental impact assessment procedures and shall ensure that the opportunity ided to the public of the affected Party is equivalent to that provided to the public e Party of origin."
equi	does your country's environmental impact assessment legislation ensure that valent opportunities and rights to participate in the procedure are provided for bublic of the affected Party?
(a)	As an affected Party:
	(i) Not specified in the national legislation, but it is determined and agreed with the Party of origin on a case-by-case basis at the beginning of the transboundary procedure
	(ii) Specified in the national legislation as follows: Environmental Protected Act defines 30 days for public participation for national and transboundary public participation and gives equivalent opportunities to both, Party of origin and affected Party.
(b)	As a Party of origin:
	(i) Not specified in the national legislation; such equivalent opportunities and rights cannot be ensured in the procedure \Box
Pleas	se explain:
	(ii) Not specified in the national legislation, but it is determined and agreed with the affected Party on a case-by-case basis at the beginning of the transboundary procedure
	(iii) Specified in the national legislation as follows: Environmental Acts gives equivalent opportunities and rights to the public to participate in 30 day time frame.
Your	comments:
the e	0. How can the public of your country, as an affected Party, express its opinion on environmental impact assessment documentation of the proposed project further ticles 2 (6), 3 (8) and 4 (2)? Please specify (more than one option may apply):
(a) origi Party	By sending comments in writing directly to the competent authority of the Party of n, or to the ministry responsible for environmental affairs/focal point in the affected $r \boxtimes$
	In a territory of the affected Party: by taking part in consultations [on the basis of the commental impact assessment documentation] or a special event, where the opinions of tublic are officially registered
(c) wher	In a territory of the Party of origin: by taking part in consultations or a special event, re the opinions of the public are officially registered

(d) Other (please specify): Your comments: Article 4 Preparation of the environmental impact assessment documentation I.4.1. How do you determine the relevant information to be included in the environmental impact assessment documentation in accordance with article 4 (1)? Please specify (more than one option may apply): (a) By using appendix II By using the comments received from the authorities concerned during the scoping (b) phase, if applicable By using the comments received from members of the public during the scoping phase, if applicable As determined by the proponent based on its own expertise (e) By using other means (please specify): Your comments: I.4.2. Article 4 states that: "The environmental impact assessment documentation... shall contain, as a minimum, the information described in appendix II." What quality control measures are provided for in the legislative or administrative framework of your country, as a Party of origin, to ensure sufficient quality of the documentation? Please specify: The competent authority checks the information provided and ensures that it includes all information required under appendix II as a minimum before making it available for comments X By using quality checklists based on the requirements listed in appendix II (b) There are no specific procedures or mechanisms (c) (d) Other (please specify): Your comments: I.4.3. How do you determine "reasonable alternatives" in accordance with appendix II (b)? On a case-by-case basis (a) As defined in the national legislation (please specify): (b) Other (please specify): (c)

Your comments: Art 54(2), point 5 of the Environmental Protection Act (ZVO-1) defines the alternatives, which should be described by proponent. Which alternatives are reasonable is determined on the EIA report on case by case base.

Article 5

Consultations on the basis of the environmental impact assessment documentation

I.5. Does your national environmental impact assessment legislation provide for organizing transboundary consultations between the authorities of the Parties concerned?
(a) Yes, it is obligatory ⊠
(b) Yes, it is optional ☐ (please specify):
(c) No, it does not have any provision on that
Your comments: Environmental Act provides obligation for offering the consultation. In practice our country always offers the transboundary consultation, but sometimes the affected Party reply that consultation are not needed. So transboundary consultation are implemented often after the agreement between both Parties.
Article 6 Final decision
I.6.1. Please select from the list below the information that your country, as a Party of origin, in accordance with its legislative and administrative framework, should take due account of in the final decision on the proposed activity (art. 6 (1)):
(a) Conclusions of the environmental impact assessment documentation
(b) Comments received in accordance with articles 3 (8) and 4 (2)
(c) Outcome of the consultations as referred to in article 5
(d) Outcomes of the transboundary consultations
(e) Comments received from the affected Party/ies \(\subseteq \)
(f) Mitigation measures ⊠
(g) Other (please specify):
Your comments: -
I.6.2. Are the comments of the authorities and the public of the affected Party and the outcome of the consultations taken into consideration in the same way as the comments from the authorities and the public in your country (art. 6 (1))?:
(a) Yes 🔀
(b) No Please explain the differences
Your comments:
I.6.3. According to article 6 (3): If additional information on the significant transboundary impact of a proposed activity, which was not available at the time a decision was made with respect to that activity and which could have materially affected the decision, becomes available to a concerned Party before work on that activity commences, that Party shall immediately inform the other concerned Party or Parties. If one of the concerned Parties so requests, consultations shall be held as to whether the decision needs to be revised.
Is there any regulation in your country that ensures the implementation of the provisions of article 6 (3)?
(a) No \square

(b) Yes, by legislation ⊠ (please specify): General administrative Procedure Act (Zakon o splošnem upravnem postopku (Uradni list RS, št. 24/06 -uradno prečiščeno besedilo, 105/06 - ZUS - 1, 126/07, 65/08, 8/10, 82/13, 175/20 - ZIUOPDVE in 3/22 ZDeb). http://www.pisrs.si/Pis.web/pregledPredpisa?id=ZAKO1603	
(c) Yes, by other means [(please specify):	
Your comments:	
I.6.4. Do all activities listed in appendix I (items 1–22) and major changes thereto require a final decision to authorize or undertake such an activity in your legislative framework?	
(a) Yes 🖂	
(b) No [
If "No", please list those activities listed in appendix I or major changes thereto for which there is no requirement for a final decision. Please explain why those activities/major changes do not require a final decision in your national legislation.	
Article 7 Post-project analysis	
I.7. Is there any provision regarding implementation of post-project analysis in your national environmental impact assessment legislation (art. 7 (1))?	
(a) No 🗌	
(b) Yes ☑ Please specify: Art 7 of the Act Ratifying the Convention on Environmental Impact Assessment in the Transboundary Context, (Zakon o ratifikaciji Konvencije o presoji čezmejnih vplivov na okolje (Uradni list RS – Mednarodne pogodbe, št. 11/98).	
https://www.uradni-list.si/glasilo-uradni-list-rs/vsebina/1998-02-0030?sop = 1998-02-0030.0000000000000000000000000000000	
Article 8 Bilateral and multilateral cooperation I.8.1. According to article 8: "The Parties may continue existing or enter into new bilateral or multilateral agreements or other arrangements in order to implement their obligations under this Convention and under any of its protocols to which they are a Party. Such agreements or other arrangements may be based on the elements listed in appendix VI."	
Has your country established any bilateral or multilateral agreements to implement the Convention?	
(a) No ⊠	
(b) Yes Please specify with which countries:	
If publicly available, please also attach the texts of any such bilateral and multilateral agreements, preferably in English, French or Russian.	
Your comments:	
I.8.2. What issues do these bilateral agreements cover (appendix VI)? (More than one option may apply):	
(a) Specific conditions of the subregion concerned	
(b) Institutional, administrative and other arrangements	

(c)	Harmonization of the	Parties	s' policies and measures		
(d) mea	Developing, improvasurement, prediction and				for the identification, project analysis
	1 0	nation	of comparable data reg	arding	or the collection, analysis, environmental quality in
_					criteria for defining the ature or size of proposed
(g) prog			_		opment of joint monitoring ation of methodologies
(h)	Other, please specify	:			
You	ur comments: Not applica	able.			
	omplimentary inf the Convention	forma	ation related to l	legal	implementation
car	 Please describe how rying out a transbound ironmental impact asse 	ary pro	ocedure are interlinked	l with a	a domestic
prep	paration of the environ	mental	impact assessment, co	nsultat	s (i.e. screening/scoping, ion, public participation, undary procedure, if any:
1.	Step: Screening: The screeffects, including transb	_		screeni	ng the possible significant
	In this step early notific	ation to	the affected Party is do	ne.	
2.		The sco	oping is not obligatory		effects items, including ne case of scoping early
3.	Step: EIA Report: EIA	report i	nclude the chapter on si	gnifica	nt transboudary effects.
	The EIA report is sent to	o affect	ed Party for public part	icipatio	n and comments.
4.	Step: Public participation	n			
	Public participation is o	rganise	d in domestic and transl	boudary	y procedure for 30 days.
5.	Step: Final decision				
	Final decision is sent to	affecte	d Party.		
con	2. Does your country had been ing transboundary ss-border projects, the ension?	enviro	nmental impact assess	ment p	procedures for joint
Join	t cross-border projects	Const plants	ruction of nuclear power	Lifetir plants	ne extension of nuclear power
(a)	No 🖂	(a)	No 🖂	(a)	No 🖂
(b)	Yes 🗌	(b)	Yes 🗌	(b)	Yes 🗌
(i)	Special provisions:	(i)	Special provisions:	(i)	Special provisions:

Joint cross-border projects	Construction of nuclear power plants	Lifetime extension of nuclear power plants		
(ii) Informal arrangements:	(ii) Informal arrangements:	(ii) Informal arrangements:		
arrangements.	arrangements.	arrangements.		
Please explain:	Please explain:	Please explain:		

Part two Practical application during the period 2019–2021³

Please report on your country's practical experiences in applying the Convention (not your country's procedures, as described in part one), whether as a Party of origin or as an affected Party. The focus here is on identifying good practices as well as difficulties Parties have encountered in applying the Convention in practice. The goal is to enable Parties to share solutions. Please therefore provide appropriate examples highlighting application of the Convention and innovative approaches to improving its application.

Part two also focuses on general issues arising from the sixth review of implementation of the Convention (2016–2018)^a and issues that have been identified as priorities by Parties in the 2021–2023 workplan.^b It also addresses the goals of the Long-term strategy and the action plan for the Convention and the Protocol that requires that the reviews of implementation be adapted, in particular, "to maximize their usefulness as a source of information, highlight progress achieved, draw attention to areas that need improvement, disseminate best practice ...".^c

A. List of transboundary procedures initiated during the period 2019–2021

II.1. Please indicate, in the table provided in annex I to the present questionnaire, the total number of transboundary environmental impact assessment procedures initiated in the reporting period in relation to activities listed in appendix I to the Convention and in which your country was a Party of origin or affected Party. Please also indicate the number and types of transboundary procedures related to activities not listed in appendix I that your country implemented in the reporting period as a Party of origin or as an affected Party, if any.

Your comments: Four transboudary procedures were conducted that Slovenia was Party of origin.

II. 2. Please list transboundary environmental impact assessment procedures referred to in question II.1. above using table 1 of annex II to the present questionnaire for procedures in which your country was a Party of origin and table (2) for procedures in which your country was an affected Party.

Your comments: We did not have transboundary procedure that Slovenia is affected Party.

- II.3. According to paragraph 10 of decision VIII/5 of the Meeting of the Parties the project lists referred to in question II.2 above and annex II to the present questionnaire are to be posted on the ECE website. Should your country object to this, however, please indicate "Yes" and explain, as relevant:
- (a) Yes (my country has an objection the compilation and posting of this information)
 Please explain:
- (b) No (no objection)

^a United Nations publication, ECE/MP.EIA/32.

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

^c ECE/MP.EIA/30/Add.1–ECE/MP.EIA/SEA/13/Add.1, 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 Convention. Parties are encouraged to share examples of good practice, subject to their capabilities and the availability of relevant data.

B. Experience in the transboundary environmental impact assessment procedure during the period 2019–2021

Please share with other Parties your country's experience of using the Convention in practice. When responding to each of the questions below, please provide one or two practical examples and/or describe your country's general experience. You might also include examples of lessons learned in order to help others.

II.4. Please provide at least one example of the implementation of the Convention for an activity listed in appendix I to the Convention based on the template contained in annex III to the present questionnaire.

We present the transboudary procedure with Croatia, Hungary, Austria and Hungary for the repository for radiactive waste as good practice example.

- II.5. The Convention does not refer to the translation of environmental impact assessment documentation and to other language-related issues as important prerequisites for providing effective public participation of potentially affected Parties in a transboundary procedure. As an affected Party, please specify in which language(s) the environmental impact assessment documentation is made available for your own public to ensure effective public participation in transboundary procedures. (You may select several options, as needed):
- (a) In the official language(s) of the country \boxtimes Please specify: By the law, all formal documentation should be available to the public in Slovene language to be able to understand and comment.
- (b) Information in English is acceptable
- (c) Please list other languages that fulfil the requirements of effective public participation in your country, if applicable: not applicable.
- II.6. What difficulties has your country experienced with regard to translation of environmental impact assessment documentation and interpretation during consultation meetings with authorities, or during events organized within the public participation procedure, if applicable, and what solutions has it found?
- (a) Experience with regard to translation of the environmental impact assessment documentation
 - (i) As a Party of origin: Translation needs from time from one to two months.
 - (ii) As an affected Party: Non.
- (b) Experience with regard to interpretation during consultation meetings with authorities
 - (i) As a Party of origin: The interpretation was made with professional and skilled interpreter. This is condition for better understanding.
 - (ii) As an affected Party: Non.
- (c) Experience with regard to interpretation during public participation-related events
 - (i) As a Party of origin: The presentations were prepared in the language of affected Party, and interpretation was done by specialists. So the context was presented in the language of affected Party and easily to understand for public and ministries and organisation involved in the process.
 - (ii) As an affected Party: Non.

II.7.	Which Party	covers the	cost of tr	ranslation	of envi	ronmental	impact	assessment
docun	nentation?							

uocuii	enation.
	As a Party of origin: Slovenia as Party of origin pays all translation costs for nentation and translation of technical consultation meeting as well as public hearing, applicable.
(b)	As an affected Party: Not applicable.
(c)	Other, please specify: -
II.8.	What parts of the environmental impact assessment documentation does your ry usually translate/require to be translated?
(a)	As a Party of origin: EIA Report abstract and EIA report.
(b)	As an affected Party: EIA report.
Your	comments:Non.
II.9. your c	Has the issue of translation been addressed in bilateral agreements between country and other Parties?
(a)	Yes Please explain how it has been addressed:
(b)	No 🖂
Your	comments:
	As a Party of origin, how and in which language do you usually provide onmental impact assessment documentation to the affected Party?
(a) Englis	A full set of environmental impact assessment documentation is translated into $h \boxtimes$
(b) Please	Selected parts of the documentation are translated in English specify which parts are translated and how they are selected
(c) affecte	A full set of environmental impact assessment documentation is translated into the ad Party's language
	Selected parts of environmental impact assessment documentation are translated into language of the affected Party Specify which parts are translated and how they are selected EIA report abstract, or on transbounday effects and EIA report, if requested so by affected Party.
(e)	Other (please specify)
	Please indicate how the costs of interpretation during the events organized the public participation procedure are covered:
(a)	By the developer: Please explain:
(b)	By the Party of origin alone: Please explain
(c)	By the affected Party alone: Please explain
(d)	Shared by both Parties concerned upon an agreement:
(e) Parties	Please provide details of related agreements and considerations based on which the concerned agreed to share the translation costs:
_	resentations were translated by party of origin and interpretors from the language of ad Party to the language of Party of origin, by party of origin.
(f)	Other (please specify)

II.12. Please describe any difficulties that your country has encountered during public participation procedures and consultations referred to in articles 2 (5), 3 (8), 4 (2) and 5 with regard to issues not covered above; for example, with regard to time frames for the duration of public participation and the consultation period and the need for additional information:

- (a) As a Party of origin:
 - (i) Experience with public participation

No difficulties, experiences with public participation in affected Psrty were very well organised in advance..

(ii) Experience with consultations under article 5

No difficulties, experiences with technical consultation were positive.

No difficulties.

- (b) As an affected Party:
 - (i) Experience with public participation: Not applicable.
 - (ii) Experience with consultations under article 5: Not applicable.

Your comments:

II.13. Has your country carried out post-project analyses in the period 2019–2021:

- (a) No
- (b) Yes \square

Please list the projects for which post-project analysis was carried out, describing challenges and lessons learned, if any:

Your comments:

II.14. Does your country have successful examples of organizing transboundary environmental impact assessment procedures in any of the categories of projects indicated below?

Joint cross-border projects		Consti plants	ruction of nuclear power	Lifetime extension of nuclear power plants		
(a)	No 🗌	(a)	No 🗌	(a)	No 🗌	
(b)	Yes 🗌	(b)	Yes 🗌	(b)	Yes 🔀	

If "Yes", please describe what, in your opinion, made it successful, for example, means of cooperation (for example, contact points, joint bodies, bilateral agreements, special and common provisions, etc.), institutional arrangements, and how practical matters are dealt with (for example, translation, interpretation, transmission of documents, etc.):

- (a) For joint cross-border projects:
- (b) For construction of nuclear power plants:
- (c) For lifetime extension of nuclear power plants: very good cooperation of focal points, institutional organisation and practical agreements in advance on translation, interpretation, transmission of documents, intensive communication and understanding during the procedure was essential.

You may also wish to describe the example using annex III to the present questionnaire.

II.15. Please provide examples from your experience during the reporting period (either complete cases or elements such as notification, consultation and public participation) for the information of Parties that, in your view, constitute good practice or lessons learned on various topics:

Extension of lifetime for nuclear power plant Krško.

Early notification, technical consultation prior the public hearing made the procedure efficient with Austria, Italy, Croatia and Hungary.

II.16. The Long-term strategy and the action plan for the Convention and the Protocol⁴ recommends enhancing the use of the networks of national focal points for administrative matters⁵ and points of contact for notification⁶ published on the website of the Convention. Does your country use the networks for contacting the affected Parties' authorities?

(a)	Yes, my country makes use of the networks 🔀
(b)	My country is aware of the networks but is not using them

Please explain why, and describe the alternative ways used by your country to identify which competent authority of the affected Party to contact:

Your comments:

II.17. Please specify what quality control measures your country, as a Party of origin, applies to ensure sufficient quality of environmental impact assessment documentation and, in particular, that said documentation contains, as a minimum, information described in appendix II to the Convention.

Your comments: The Ministry of the Environment and Spatial Planning is checking the quality and gives for opinion to all ministries and organisations relevant for environment, public health, water, nature conservation, safety, and cultural heritage,

II.18. Please specify whether alternatives are assessed in the environmental impact assessment documentation and, if so, how. If possible, provide at least one example of such assessment, either as a Party of origin or as an affected Party, or both

Your comments: Alternatives are described and presented in EIA report.

II.19. Please specify whether the following issues are considered in the environmental impact assessment documentation:

- (a) Biodiversity Yes
- (b) Climate change Yes.
- (c) Circular economy Yes.
- (d) Sustainable Development Goal implementation Partly.
- (e) Smart and sustainable cities Partly.
- (f) Sustainable infrastructure Yes.
- (g) Renewables Yes.
- (h) Other issues not listed above (please specify):

Please provide at least one example of how one of the above-mentioned issues is addressed in the environmental impact assessment documentation:

⁴ ECE/MP.EIA/2020/3-ECE/MP.EIA/SEA/2020/3, item II.A.7.

⁵ List of Focal Points for Administrative Matters, available at https://unece.org/environment-policyenvironmental-assessment/focal-points-administrative-matters.

⁶ List of Points of Contact regarding Notification, available at https://unece.org/environment-policyenvironmental-assessment/points-contact-regarding-notification.

The biodiversity assessment under the Rules on appropriate assessment was done for gas pipeline SI-HU.

You may wish to use the template in annex III to the questionnaire.

Your comments:

II.20. Please indicate whether, in your country's practice, cumulative impacts are taken into account during the assessment under the Convention and, if so, how:

- (a) No 🗌
- (b) Yes ⊠

If "Yes", please provide at least one example of how cumulative impacts are considered.

For the radiactive waste storage the cumulative effects were assessed together with existing NPP Krško.

II.21. Please indicate whether health issues are taken into account in your country during the assessment under the Convention in practice and, if so, how:

- (a) No 🗌
- (b) Yes

If "Yes", please provide at least one example of how health issues are taken into account

Your comments: The example for radiactive waste storage is an example, when institute fpr public health gave the opinion in one month time for consultation on both sides of the border, in Slovenia and in Croatia. Based on it, the additional measurement location was added to the document.

II.22. Please indicate whether environmental impact assessments implemented in your country can be considered to have contributed to the implementation of Sustainable Development Goals and their specific targets:

- (a) No, there is no evidence that environmental impact assessments contribute to the attainment of Sustainable Development Goals
- (b) Yes, (certain) environmental impact assessments significantly contributed to the attainment of Sustainable Development Goals
- (c) Yes, (certain) environmental impact assessments contributed somewhat to the attainment of Sustainable Development Goals

If "Yes", please list the most relevant Sustainable Development Goals⁷ (and their targets) and provide [at least one] example[s] of how environmental impact assessment has contributed to their attainment.

⁷ 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 Sustainable Development Goal targets 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);

Your comments: The following sustainable development goals were considered in EIA report:

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

Ensure availability and sustainable management of water and sanitation for all (targets 6.3, 6.5–6.6 and 6 a–6 b):

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

C. Experience in using the available guidance documents in 2019–2021

II.23. Have you used in practice the following guidance, adopted by the Meeting of the Parties and available online?

Use of guidance	Your comments and/or suggestions for improving or supplementing the guidance
I use it ⊠	
I do not use it	
Please specify:	
(i) I am not aware of the guidance	
(ii) The guidance is not relevant ☐	
(iii) The guidance is outdated and needs revision	
I use it 🖂	
I do not use it	
Please specify:	
(i) I am not aware of the guidance	
(ii) The guidance is not relevant ☐	
(iii) The guidance is outdated and needs revision	
	I use it I do not use it Please specify: (i) I am not aware of the guidance (ii) The guidance is not relevant (iii) The guidance is outdated and needs revision I use it I do not use it Please specify: (i) I am not aware of the guidance (ii) The guidance is not relevant (iii) The guidance is not relevant (iii) The guidance is outdated

⁽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);

⁽¹⁾ 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 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 Sustainable Development Goal Mapping.pdf.

Title of guidance document	Use of guidance	Your comments and/or suggestions for improving or supplementing the guidance
Guidance on the Practical	I use it ⊠	
Application of the Espoo Convention (ECE/MP.EIA/8)	I do not use it	
Convention (ECE/WII .EIA/0)	Please specify:	
	(i) I am not aware of the guidance	
	(ii) The guidance is not relevant □	
	(iii) The guidance is outdated and needs revision	
Guidance on the applicability	I use it ⊠	
of the Convention to the lifetime extension of nuclear	I do not use it	
power plants (ECE/MP.EIA/2020/9)	Please specify:	
	(i) I am not aware of the guidance	
	(ii) The guidance is not relevant □	
	(iii) The guidance is outdated and needs revision	
Good Practice	I use it ⊠	
Recommendations on the Application of the Convention	I do not use it	
to Nuclear Energy-related	Please specify:	
Activities (ECE/MP.EIA/24)	(i) I am not aware of the document	
	(ii) The document is not relevant	
	(iii) The document is outdated and needs revision	
Revised Guidelines on	I use it ⊠	
Environmental Impact Assessment in a	I do not use it	
Transboundary Context for	Please specify:	
Central Asian Countries (ECE/MP.EIA/28)	(i) I am not aware of the document	
	(ii) The document is not relevant ☐	
	(iii) The document is outdated and needs revision	

Title of guidance document	Use of guidance	Your comments and/or suggestions for improving or supplementing the guidance
Guidance on Notification	I use it ⊠	
according to the Espoo	I do not use it	
Convention	Please specify:	
(ECE/MP.EIA/12)	(i) I am not aware of the guidance	
	(ii) The guidance is not relevant □	
	(iii) The guidance is outdate and needs revision	ed
Your comments: All guindac situation, which are very use	ee are very relevant and there are	e practical solutions for different
Clarity of the Convent	ion	
	nd difficulties implementing the rty of origin or as an affected l	
No 🖂		
Yes Please indicate which	h provisions and how they are u	nclear:
Your comments:		
Contributions to the fu	ınding of the workplans	
fund was already provided	her the information regarding by your country in the respond covered both the Convention	ises to the questionnaire
(i) Yes ⊠		
(ii) No 🗌		
If "No", please provide the in	nformation regarding the contril	butions to the trust fund below.
Your comments:		
2020, the Meetings of the P all Parties to contribute to and proportionate sharing 2021–2023, by paragraph I workplans, the Meeting of	4 of decision VII/4–III/4, apprarties to the Convention and tensuring sustainable funding of the financial burden among of decision VIII/1–IV/1, regathe Parties decided that "all the the costs that are not covered	the Protocol jointly "urge[d] of activities and an equitable g the Parties".8 For the period rding funding of the adopted he Parties have a duty to
* /	er your Government contributed indicating also the currency and	
(i) My Governme	nt made a multi-year contribution	on for the period 2017–2020

D.

E.

⁸ ECE/MP.EIA/23.Add.1–ECE/MP.EIA/SEA/7/Add.1.

⁹ ECE/MP.EIA/30/Add.1–ECE/MP.EIA/SEA/13/Add.1.

	(ii)	Individual contribution in 2019
		Yes Amount and currency: 3000 USD
		No ☐ Please explain the reason:
	(iii)	Individual contribution in 2020:
		Yes Amount and currency:3000 USD
		No Please explain the reason:
	(iv)	Individual contribution in 2021:
		Yes Amount and currency: 3000 USD
		No Please explain the reason:
	(v) 2023	Please indicate any plans of your country to contribute for the period 2021-
		nia will contribute further yearly contribution 3000 USD, after receiving the reform Secretariat every year until July by mail to gp.mop@gov.si and to focal
(b)	Did y	our country make in-kind contributions in the reporting period?
	Yes 🛭	Please describe how: Work as chair for SEA Protocol in the biro.
	No 🗌	Please explain the reason
Sugg	gested	improvements to the report

Please indicate when the contribution was provided (year), amount and currency:

F.

II.27. Please provide further suggestions (preferably specific drafting proposals including wording suggestions) for how this report could be improved.

Annex I

Number of transboundary procedures initiated by your country, as a Party of origin, and participated in, as an affected Party, in the reporting period

	Activities listed in appendix I to the Convention	No. of procedures as a PoO ^a	No. of procedures as an AP ^b
1.	Crude oil refineries (excluding undertakings manufacturing only lubricants from crude oil) and installations for the gasification and liquefaction of 500 metric tons or more of coal or bituminous shale per day.		
2. (a)	Thermal power stations and other combustion installations with a heat output of 300 megawatts or more;		
2. (b)	Nuclear power stations and other nuclear reactors, including the dismantling or decommissioning of such power stations or reactors 1/ (except research installations for the production and conversion of fissionable and fertile materials, whose maximum power does not exceed 1 kilowatt continuous thermal load).	1	
3. (a)	Installations for the reprocessing of irradiated nuclear fuel;		
3. (b)	Installations designed:		
	- For the production or enrichment of nuclear fuel;		
	- For the processing of irradiated nuclear fuel or high-level radioactive waste;		
	- For the final disposal of irradiated nuclear fuel;		
	- Solely for the final disposal of radioactive waste; or		
	- Solely for the storage (planned for more than 10 years) of irradiated nuclear fuels or radioactive waste in a different site than the production site.	2	
4.	Major installations for the initial smelting of cast iron and steel and for the production of non-ferrous metals.		
5.	Installations for the extraction of asbestos and for the processing and transformation of asbestos and products containing asbestos: for asbestos-cement products, with an annual production of more than 20,000 metric tons finished product; for friction material, with an annual production of more than 50 metric tons finished product; and for other asbestos utilization of more than 200 metric tons per year.		
5.	Integrated chemical installations.		

	No. of	No. of
	procedures	procedures
Activities listed in appendix I to the Convention	as a PoO^a	as an AP^b

- 7. (a) Construction of motorways, express roads 2/ and lines for long-distance railway traffic and of airports 3/ with a basic runway length of 2,100 metres or more;
- 7. (b) Construction of a new road of four or more lanes, or realignment and/or widening of an existing road of two lanes or less so as to provide four or more lanes, where such new road, or realigned and/or widened section of road, would be 10 km or more in a continuous length.
- 8. Large-diameter pipelines for the transport of oil, gas or chemicals.
- 9. Trading ports and also inland waterways and ports for inland-waterway traffic which permit the passage of vessels of over 1,350 metric tons.
- 10.(a) Waste-disposal installations for the incineration, chemical treatment or landfill of toxic and dangerous wastes;
- 10.(b) Waste-disposal installations for the incineration or chemical treatment of non-hazardous waste with a capacity exceeding 100 metric tons per day.
- 11. Large dams and reservoirs.
- 12. Groundwater abstraction activities or artificial groundwater recharge schemes where the annual volume of water to be abstracted or recharged amounts to 10 million cubic metres or more.
- 13. Pulp, paper and board manufacturing of 200 air-dried metric tons or more per day.
- 14. Major quarries, mining, on-site extraction and processing of metal ores or coal.
- 15. Offshore hydrocarbon production. Extraction of petroleum and natural gas for commercial purposes where the amount extracted exceeds 500 metric tons/day in the case of petroleum and 500 000 cubic metres/day in the case of gas.
- 16. Major storage facilities for petroleum, petrochemical and chemical products.
- 17. Deforestation of large areas.
- 18.(a) Works for the transfer of water resources between river basins where this transfer aims at preventing possible shortages of water and where the amount of water transferred exceeds 100 million cubic metres/year (transfers of piped drinking water are excluded);
- 18.(b) In all other cases, works for the transfer of water resources between river basins where the multi-annual average flow of the basin of abstraction exceeds 2 000 million cubic metres/year and where the amount of water transferred exceeds 5 per cent of this flow (transfers of piped drinking water are excluded).
- 19. Wastewater treatment plants with a capacity exceeding 150 000 population equivalent.

No. of No. of procedures procedures
Activities listed in appendix I to the Convention no as a PoO^a as an AP^b

- 20. Installations for the intensive rearing of poultry or pigs with more than:
 - 85 000 places for broilers;
 - 60 000 places for hens;
 - 3 000 places for production pigs (over 30 kg);
 - 900 places for sows.
- 21. Construction of overhead electrical power lines with a voltage of 220 kV or more and a length of more than 15 km.
- 22. Major installations for the harnessing of wind power for energy production (wind farms).

Activities not listed in appendix I for which your country implemented a transboundary environmental impact assessment procedure in the reporting period

- 1. [add the activity]
- 2. ...

^a Party of origin.

^b Affected Party.

Annex II

A detailed list of the transboundary procedures in which your party participated as a Party of origin (table 1) and as an affected Party (table 2) in the reporting period

Table 1
Transboundary environmental impact assessment procedures as a Party of origin

Please find below an example of expected types of answers in each column and feel free to add additional rows as needed

					Please use as checkbox for referring to the progress and indicate the date, if available				
	Project name	Starting date (date of the notification sent)	Affected Party/ Parties	Timing of the notification	Submission of the environmental report	Transboundary consultations between authorities concerned, if any	Public participation, (please also indicate the means, for example, written comments, events organized, etc.) if any	Final decision (date of issue, if information is available)	
	Project for high radioctive waste storage	2019	Croatia	2020	2020	6 months	30 day in each country	Adopted	
			Austria						
			Italy						
			Hungary						
2.	Project for low and middle radiactive waste		Croatia	2019	2020	8 months	30 days in each country	Adopted	
			Austria						
			Hungary						
			Italy						

					Please use as checkbox for referring to the progress and indicate the date, if available				
	Project name	Starting date (date of the notification sent)	Affected Party/ Parties	Timing of the notification	Submission of the environmental report	Transboundary consultations between authorities concerned, if any	Public participation, (please also indicate the means, for example, written comments, events organized, etc.) if any	Final decision (date of issue, if information is available)	
3.	Pipeline SI-HU	2019	Hungary	2019					
4.	Hydropower plant Mokrice (final decision was revised)	2012	Croatia		Before the reporting period	Before the reporting period	Before the reporting period	2020	

Table 2
Transboundary environmental impact assessment procedures as an affected Party

Please find below an example of expected types of answers in each column, and feel free to add additional rows as needed

				Please use as checkbo.	x for referring to the prog	gress and indicate the dat	te if available
Project name	Starting date (When was the notification received and at which stage of the procedure?) – Date of the response to the notification	Party of origin	When were the documents on screening and scoping received, if available?	Comments to the environmental report (date when comments were provided)	Transboundary consultations between authorities concerned, if any (time frame)	Public participation, indicating the means: for example, written comments, events organized,) if any	Final decision (date when final decision was received)

Annex III

Template to describe an example of application of a transboundary procedure in accordance with the Convention in the reporting period

Please provide at least one example of application of a transboundary environmental impact assessment procedure in accordance with the Convention in the reporting period using the template and reflecting on the priorities of the 2021–2023 workplan and the long-term strategy. Should you wish to share more examples, please copy the template, as needed.

I. GENERAL INFORMATION

Please provide the following general information about the selected example:

- 1. Title of the transboundary procedure: EIA for radiactive waste storage in Krško
- 2. Party's role in the procedure and a list and roles of other Parties involved

Party of origin: 🖂	Affected Party:				
Affected Party/ies: Croatia, Austria, Hungary and Italy	Party/ies of origin: (please list)				
3. Duration and period of implementation: 8 months					
4. Stage(s)/step(s) of the procedure presented in	Stage(s)/step(s) of the procedure presented in this example:				
The entire procedure 🗵					
Notification (art. 3):					
Preparation of the environmental impact assessment documentation (art. 4):					
Consultations of the basis of the environmental impact assessment documentation (art. 5 (a)–(c))					

II. BACKGROUND

Final decision (art. 6):

Other \square , please specify:

Post-project analysis (art. 7, if applicable)

Please provide a short description of the activity, the context of its development and general information about the environmental impact assessment procedure

The radiactive waste storage in Krško present the roject for dry radiactive sorage outside the location of NPP in Krško. The Activity is listed in Appendix I of the Convention and present the activity for which EIA is obligatory (without screening).

The early notification was prepared and send to all neighbouring countries giving 30 days time to answer the notification. Notification answers were all on time and possible affected Parties reply positive within the proposed date.

The EIA report was prepared and the abstract was translated into official languages of affected Parties and English. Documentation was published on web page and announced on web pages of relevant ministries in affected Parties.

III. PROCEDURE UNDER THE CONVENTION AND ELEMENTS OF GOOD PRACTICE

Please describe, in more detail, using the subsections below, the procedural step(s) considered to represent good practice and then explain why that is.

1. Notification (art. 3): Notification was send at the early stage, at the very beginning of national procedure.

2. Preparation of the environmental impact assessment documentation (art. 4):

EIA report was prepared by proponent: Nuclear power plant Krško.

In addition to the description above regarding the preparation of the environmental impact assessment documentation, please indicate the following:

- (a) What alternatives were assessed and presented in the environmental impact assessment documentation? O alternative development od project without building the new repository project for radiactive waste and alternative with building.
 - (i) At what level of detail were the alternatives described? Alternatives were describe on technical level with the detailed describtion of technical alternatives.
 - (ii) What methods and/or assessment grids were used for the selection of the most reasonable alternative? The most safety design and technology was the method for choosing alternative and it was agreed also transboudary. The change of existing wet storage into dry one, present more safety technical decission.
- (b) Whether the following issues were covered in the environmental impact assessment documentation and, if so, how:
 - (i) Biodiversity

Biodiversity was assessed in detales in line with national legislation.

- (ii) Climate change, Yes.
- (iii) Circular economy, No.
- (iv) Sustainable Development Goal implementation, Partly.
- (v) Smart and sustainable cities, Not relevant.
- (vi) Sustainable infrastructure, Not relevant.
- (vii) Renewables, Not relevant.
- (viii) Other issues not listed above:

3. Consultations on the basis of the environmental impact assessment documentation (art. 5 (a)–(c)):

Consultation were made with Republic of Croatia and Austria. In Croatia the separate body "povjerenstvo" was established for the transboudary procedure. The consultation was conducted in the form of one technical meeting for each of the affected Parties.

- **4. Final decision** (art. 6): Final decision was prepared and send to all affected Parties.
- **5. Post-project analysis** (art. 7, if applicable):

IV. LESSONS LEARNED AND ADVICE TO OTHER PARTIES:

1. Please indicate:

Challenges in carrying out the procedure, if any, and how they were tackled:

The challenge was presentation of technical solutions which were one of five in the word.

Lessons learned and advice to other Parties: Very rearly notification and appropriate time for consultation as the minimum three months.

2. As relevant, please also refer to the contribution of the above application of environmental impact assessment procedure towards the attainment of Sustainable Development Goals¹ or climate objectives: Climate objectives were taken into account when designing the site technical solution, because the location is near to the river and all extreme weather conditions were taken into account when assessing flood protection.

V. ANY OTHER INFORMATION NOT INCLUDED ABOVE THAT YOU MAY WISH TO SHARE:

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 Sustainable Development Goal targets 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);

⁽I) 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 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 Sustainable Development Goal Mapping.pdf.