# Questionnaire for the report of LUXEMBOURG on the implementation of the Convention on Environmental Impact Assessment in a Transboundary Context in the period 2016–2018

#### Information on the focal point for the Convention

1. Name and contact information:

Joe Ducomble Ministère de l'Environnement, du Climat et du Développement durable 4, place de l'Europe L-2918 Luxembourg Tél. (+352) 247-86848 . FAX (+352) 247-86835

### Information on the point of contact for the Convention

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

Joe Ducomble Ministère de l'Environnement, du Climat et du Développement durable 4, place de l'Europe L-2918 Luxembourg Tél. (+352) 247-86848 . FAX (+352) 247-86835

## Information on the person responsible for preparing the report

3. Country: Luxembourg

4. Surname: Ducomble

5. Forename: Joe

6. Institution: Ministère de l'Environnement, du Climat et du Développement durable

7. Postal address: 4, place de l'Europe, L-2918 Luxembourg

8. Email address: joe.ducomble@mev.etat.lu

9. Telephone number: 247-86848

10. Fax number: 247-86835

11. Date on which report was completed:

## 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 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 Convention text (e.g., EIA Law of the Republic of ..., art. 5, para. 3, of Government Resolution No. ..., para. ... item...)

Arti Defi	cle 1 nition	s					
I.1. legisl	Is the definition of impact for the purpose of the Convention the same in your ation as in article 1?:						
	(a)	Yes					
	(b)	Yes, with some differences (please provide details):					
	(c)	No (please provide the definition):					
	(d)	There are no definitions of impact in the legislation $\boxtimes$					
	Your	comments:					
I.2. in you		definition of transboundary impact for the purpose of the Convention the same lation as in article 1? Please specify each below.					
	(a)	Yes					
	(b)	Yes, with some differences (please provide details):					
	(c)	No (please provide the definition):					
	(d)	There are no definitions of transboundary impact in the legislation $\boxtimes$					
	Your	comments:					
I.3.	Please	e specify how major change is defined in your national legislation:					
autho	rities, n	ON] "A modification of the establishment that, in the opinion of the competent may have adverse and/or meaningful impacts on the interests protected by Article slation."					
I.4. apply							
	(a)	Based on the geographical location of the proposed project $\boxtimes$					
them	(b) By making the information available to all members of the public and letting them identify themselves as the public concerned $\Box$						
	(c)	By other means (please specify):					

Your comments:

## **Article 2 General provisions**

I.5.	Provide	legislative,	regulatory,	administrative	and	other	measures	taken	in	your
countr	y to impl	ement the pr	rovisions of	the Convention	(art.	2, para	a. 2):			

Law on EIA: Act of May 15, 2018, on Environmental Impact Assessment (a) (b) EIA provisions are transposed into another law(s) (please specify): (c) Regulation (please indicate number/year/name): Grand Ducal Regulation of May 15, 2018, determining a list of projects subject to an environmental impact assessment (d) Administrative (please indicate number/year/name): (e) Other (please specify): Your comments: Please describe any differences between the list of activities in your national legislation and appendix I to the Convention, if any: There is no difference, all activities are transposed in the national legislation as is It differs slightly [ (please specify): (b) Your comments: I.7. Identify the competent authority/authorities responsible for carrying out the EIA procedure in your country (please specify): (a) There are different authorities at national, regional, local levels (b) They are different for domestic and transboundary procedures Please name the responsible authority/authorities: The environmental (c) assessment process is carried out under responsibility of the Minister of Environment, Climate and Sustainable Development. The Department of Foreign Affairs is also associated with the process in its role in relaying information to the competent authorities. (d) There is no single authority responsible for the entire EIA procedure: Your comments: Is there an authority in your country that collects information on all the transboundary I.8. EIA cases? If so, please name it:

Your comments:

(a)

(b)

No 🖂

Yes [ (please specify):

I.9. How does your country, As a Party of origin and as an affected Party, ensure that the opportunity given to the public of the affected Party is equivalent to the one given to the Party of origin's public, as required in article 2, paragraph 6 (please explain): The public of the affected Party has the same rights as domestic residents.

## Article 3 Notification

specify:						
(a) During scoping 🔀						
(b) When the EIA report has been prepared and the domestic procedure started						
(c) After finishing the domestic procedure						
(d) At other times (please specify):						
Your comments: When the competent authority determines that a project may have significant impacts on the environment of another Member State or when a Member State susceptible to be significantly affected so requires, the competent authority notifies the affected Member State, as soon as possible and at the latest when the information is made available to the public.						
I.11. Please define the format of notification:						
(a) It is the format as decided by the first meeting of the Parties in its decision I/4 (ECE/MP.EIA/2, annex IV, appendix) $\square$						
(b) The country has its own format [ (please attach a copy)						
(c) No official format used 🔀						
Your comments:						
I.12. As a Party of origin, what information do you include in the notification (art. 3, para. 2)? Please specify (more than one option may apply):						
(a) The information required by article 3, paragraph 2						
(b) The information required by article 3, paragraph 5						
(c) Additional information (please specify):						
Your comments:						
I.13. As a Party of origin, does your national legislation contain any provision on receiving a response to the notification from the affected Party in a reasonable time frame (art. 3, para. 3, "within the time specified in the notification")? Please specify:						
(a) National legislation does not cover the time frame						
(b) Yes, it is indicated in the national legislation $\square$ (please indicate the time frame):						
(c) It is determined and agreed with each affected Party case by case in the beginning of the transboundary consultations $\boxtimes$ (please indicate the average length in weeks):						
Your comments: The implementation terms, including the scheduling of consultation, are determined after consultation with the affected Parties based on the terms and timelines under section 8 of the Act, to ensure that the public concerned is provided with an opportunity to participate effectively in the environmental decision-making process.						
Please specify the consequence if a notified affected Party does not comply with the time frame, and the possibility of extending a deadline:						

I.10. As a Party of origin, when do you notify the affected Party (art. 3, para. 1)? Please

	How do you inform the public and authorities of the affected Party (art. 3, para. 8)? asse specify:						
websi	(a) By informing the point of contact to the Convention listed on the Convention vebsite 1 \( \sumsymbol{\substack} \)						
	(b) Other (please specify):						
	Your	comments:					
I.15. procee		hat basis is the decision made to participate (or not) in the transboundary EIA an affected Party (art. 3, para. 3)? Please specify:					
on its	(a) own ba	Notified ministry/authority of the affected Party responsible for EIA decides used on the documentation provided by the Party of origin					
	(b)	Based on the opinions of the competent authorities of the affected Party 🖂					
affecto	(c) ed Party	Based on the opinions of the competent authorities and that of the public of the $y$					
	(d)	Other (please specify):					
	Your	comments:					
	re the o	affected Party has indicated that it intends to participate in the EIA procedure, letails for such participation agreed, including the time frame for consultations line for commenting (art. 5)? Please specify:					
	(a)	Following the rules and procedures of the Party of origin					
	(b)	Following the rules and procedures of the affected Party					
	(c)	Other (please specify):					
under	Your comments: The implementation terms, including the scheduling of consultations, are determined in consultation with the affected Parties based on the terms and timelines under section 8 of the Act, to ensure that the public concerned is provided with an opportunity to participate effectively in the environmental decision-making process.						
Artic	cles 3.	8 and 4.2					
Public	c partio	cipation					
		can the public express its opinion on the EIA documentation of the proposed 5)? Please specify (more than one option may apply):					
As a F	As a Party of origin						
	(a)	By sending comments to the competent authority/focal point 🖂					
	(b)	By taking part in a public hearing 🖂					
	(c)	Other (please specify):					
As an	affecte	d Party					
	(d)	By sending comments to the competent authority/focal point 🗵					
	(e) By taking part in a public hearing ⊠						

 $<sup>^{1}\</sup> List\ available\ from\ http://www.unece.org/env/eia/points\_of\_contact.htm.$ 

	(f)	Other (please specify):					
	Your	comments:					
	Please indicate whether your national EIA legislation requires the organization of a ic hearing on the territory of the affected Party in cases where your country is the country rigin:						
	(a)	Yes					
	(b)	No 🖂					
	Your	comments: But such public hearing are sometimes organized.					
	9. Please indicate whether your national EIA legislation requires the organization blic hearings in cases where your country is the affected Party:						
	(a)	Yes					
	(b)	No 🗌					
	Your	comments:					
Artic Prep	-	on of the environmental impact assessment documentation					
	How o	do you ensure sufficient quality of the EIA documentation As a Party of origin? by:					
	(a) les all in mments	The competent authority checks the information provided and ensures it information required under appendix II as a minimum before making it available is					
	(b)	By using quality checklists					
	(c)	There are no specific procedures or mechanisms					
	(d)	Other (please specify):					
	Your	comments:					
docun		do you determine the relevant information to be included in the EIA on in accordance with article 4, paragraph 1? Please specify (more than one pply):					
	(a)	By using appendix II 🖂					
scopir	(b) ng phas	By using the comments received from the authorities concerned during the e, if applicable $\square$					
if app	(c) licable	By using the comments from members of the public during the scoping phase, $\Box$					
	(d)	As determined by the proponent based on its own expertise					
	(e)	By using other means (please specify):					
	Your	comments:					
I.22. paragi	How aph (b)	do you determine "reasonable alternatives" in accordance with appendix II, 1?					
	(a)	On a case-by-case basis 🖂					
	(b)	As defined in the national legislation (please specify):					

Article 5 Consultations on the basis of the environmental impact assessment documentation  I.23. Does your national EIA legislation have any provision on the organization of transboundary consultations between the authorities of the concerned Parties? Please specify:  (a) Yes, it is obligatory   (b) No, it does not have any provision on that   (c) The second Parties of the concerned Parties?
transboundary consultations between the authorities of the concerned Parties? Please specify:  (a) Yes, it is obligatory   (b) No, it does not have any provision on that
(b) No, it does not have any provision on that
· · · · · · · · · · · · · · · · · · ·
(c) It is optional ⊠ (please specify): Such meeting could be organized.
Your comments:
Article 6 Final decision
I.24. Please indicate all points below that are covered in a final decision related to the implementation of the planned activity (art. 6, para. 1):
(a) Conclusions of the EIA documentation
(b) Comments received in accordance with article 3, paragraph 8, and article 4, paragraph 2 $\boxtimes$
(c) Outcome of the consultations as referred to in article 5
(d) Outcomes of the transboundary consultations
(e) Comments received from the affected Party ⊠
(f) Mitigation measures ⊠
(g) Other (please specify):
I.25. 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, para. 1)?:
(a) Yes 🖂
(b) No [
Your comments:
I.26. Is there any regulation in the national legislation of your country that ensures the implementation of the provisions of article 6, paragraph 3?:
(a) No 🔀
(b) Yes ☐ (please specify):
Your comments:
I.27. Do all activities listed in appendix I (items 1-22) require a final decision to authorize or undertake such an activity?:
(a) Yes 🔀

Other (please specify):

(c)

(b) No [ (please specify those that do not):
Your comments:
I.28. For each type of activity listed in appendix I that does require a final decision, please indicate the legal requirements in your country that identify what is regarded as the "final decision" to authorize or undertake such an activity (art. 6 in conjunction with art. 2, para. 3), and the term used in the national legislation to indicate the final decision in the original language:
Your comments:
Article 7 Post-project analysis
I.29. Is there any provision regarding post-project analysis in your national EIA legislation (art. 7, para. 1)?:
(a) No 🗌
(b) Yes $\boxtimes$ (please specify the main steps to be taken and how the results of it are communicated):
Your comments: Post-project monitoring may be required as a condition for carrying out the project and under various legislation. Such monitoring is requested in cases where the project has significant impacts on the environment.
Article 8 Bilateral and multilateral cooperation
Agreements
I.30. Does your country have any bilateral or multilateral agreements based on the Convention (art. 8, appendix VI)?:
(a) No 🖂
(b) Yes Please specify with which countries:
If publicly available, please also attach the texts of such bilateral and multilateral agreements, preferably in English, French or Russian.
I.31. 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' policies and measures
(d) Developing, improving, and/or harmonizing methods for the identification, measurement, prediction and assessment of impacts, and for post-project analysis
(e) Developing and/or improving methods and programmes for the collection, analysis, storage and timely dissemination of comparable data regarding environmental quality in order to provide input into the EIA

(a)

(g) Undertaking joint EIA, development of joint monitoring programmes, intercalibration of monitoring devices and harmonization of methodologies
(h) Other, please specify:
Your comments:
Procedural steps required by national legislation
I.32. Please describe how the steps required for a transboundary EIA procedure under your national legislation correlate to domestic EIA in the lead-up to the final decision. If there are differences in the procedures for screening/scoping or for preparation of the environmental impact assessment and consultation, please specify.
Alternatively, this question can be answered or supported by providing a schematic flowchart showing these steps.
Your comments: When the competent authority determines that a project may have significant impacts on the environment of an affected state or when a state susceptible to be significantly affected so requests, the competent authority provides the following to the affected state, as soon as possible and at the latest at the start of the public consultation process:
1. A project description, with all available information pertaining to its potential transboundary impacts;
2. Information pertaining to the nature of the authorizations that are likely to be delivered.
The competent authority ensures that a reasonable period of time is given to the competent authority of the affected state/states to indicate whether they intend to participate in the authorization's decision-making process and to provide the information required under subsection 2.
If the competent authority of the affected state/states that receives information indicates its intention to participate in the authorization's decision-making process, the competent authority ensures that the information made available to the public of the original state is transmitted to the competent authority of the affected state/states.
I.33. Does your country have special provisions or informal arrangements concerning transboundary EIA procedures for joint cross-border projects (e.g., roads, pipelines)?
(a) No 🔀
(b) Yes [ (please specify):
(i) Special provisions:
(ii) Informal arrangements:
Your comments:
I.34. Does your country have special provisions or informal arrangements concerning transboundary EIA procedures for nuclear power plants (NPPs)?
(a) No 🖂
(b) Yes [ (please specify):
(i) Special provisions:
(ii) Informal arrangements:
Your comments:

**(b)** 

## Part two Practical application during the period 2016–2018

Please report on your country's practical experiences in applying the Convention (not your country's procedures described in part one), whether As a Party of origin or 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. Parties should therefore provide appropriate examples highlighting application of the Convention and innovative approaches to improve its application.

- II.1. Does your country object to the information on transboundary EIA procedures that you provide in this section being compiled and made available on the website of the Convention? Please specify (indicate "yes" if you object):
  - (a) Yes 🛛
  - (b) No 🗌

Your comments: Some procedures are still ongoing.

## 1. Experience in the transboundary environmental impact assessment procedure during the period 2016–2018

#### Cases during the period 2016-2018

II.2. If your country's national administration has a record of transboundary EIA procedures that were under way during the reporting period, in which your country was a Party of origin or affected Party, please list them in the tables II.2 (a) and II.2 (b) below (adding additional rows as needed).

Table II.2 (a)

Transboundary EIA procedures: As a Party of origin

			Affected	Timing of the	Len	gth of the main ste	ps in months	
	Project name	Starting date (date notification sent)	Party/ Parties	notification (screening, scoping or preparation of the EIA documentation	Submission of the environmental report	Transboundary consultations (expert), if any	Public participation, including public hearing, if any	Final decision (date of issuing, if information is available)
1.								
2.								
3.								
4.								

Your comments:

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

- The Convention does not mention the translation of EIA documentation as an II.3. important prerequisite for the participation of potentially affected Parties in a transboundary EIA procedure. Please explain:
- (a) How has your country addressed the issue of the translation of EIA

docum	entatio	n? A co	ourtesy translation is provided.			
found	2 Luxe	, both a	difficulties has your country experienced with regard to translation and as a Party of origin and as an affected Party, and what solutions has it is a language situation does not require translation on the part of our ies.			
	(c) Which Party covers the cost of translation of EIA documentation?					
		(i)	As a Party of origin: the project manager			
		(ii)	As an affected Party:			
		(iii)	Other, please specify:			
(d)	What	parts of	the EIA documentation does your country usually translate?			
		(i)	As a Party of origin: non-technical summary			
		(ii)	As an affected Party:			
(e) agreen			te whether and how the issue of translation is addressed in bilateral your country and other Parties.			
(f) the aff	As a Pected F	•	origin, in which language do you usually provide EIA documentation to			
	(i)	Englis	h 🗌			
	(ii)	The af	fected Party's language 🛛			
	(iii)	Other	(please, specify)			
(g)	As an affected Party, from which language do you usually translate?					
	(i)	Englis	h 🗌			
	(ii)	Langu	age of the Party of origin 🖂			
	(iii)	Other	(please, specify)			
<i>a</i> >	ъ.	.,	1.00 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1 1.1			

Describe any difficulties that your country has encountered during public participation procedures and consultations under article 5, for example with regard to timing, language and the need for additional information.

(i)	As a Pa	As a Party of origin:						
	Experience with public participation							
	Experie	ence with consultations under article 5						
	(ii)	(ii) As an affected Party:						
	Experience with public participation							
	Experie	ence with consultations under article 5						
Pleas	se describ	e how the costs of interpretation during the hearings are covered:						
11000		(i) By the Party of origin:						
		(ii) By the affected Party:						
	(	(iii) Shared by both Parties concerned:						
	(	(iv) Developer:						
	(	(v) Other, please specify						
	ic particip	be any difficulties that your country has encountered during transboundary ration (expert consultation, public hearing, etc.), including on issues of timing, the need for additional information:						
II.5. proce		your country have successful examples of organizing transboundary EIA joint cross-border projects or that of an NPP?:						
	(a)	Yes						
	(b)	No 🖂						
bilate how	riences de eral agree	answered yes to question II.5, please provide information on your country's escribing, for example, means of cooperation (e.g., contact points, joint bodies, ments, special and common provisions, etc.), institutional arrangements, and matters are dealt with (e.g., translation, interpretation, transmission of e.):						
	(a)	For joint cross-border projects:						
	(b)	For NPPs:						
_	olete cases	provide examples from your experience during the reporting period (either s or elements such as notification, consultation and public participation) that, constitute good practice:						

II.8. fact s	Would your country like to introduce a case in taleet"?	he form of a Convention "case study
	(a) No 🗌	
	(b) Yes [ (please indicate which cases):	
II.9.	Has your country carried out post-project analys	es in the period 2013–2015:
(a)	No 🖂	
(b) and a	Yes [ (please indicate which projects, along way lessons learned):	ith the challenges in implementation
Exp	erience in using the guidance in 2016–2	018
	Has your country used in practice the following rties and available online?	guidance, adopted by the Meeting of
Trans	(a) Guidance on Public Participation in Environmentary Context (ECE/MP.EIA/7):	rironmental Impact Assessment in a
	No 🖂	
	Yes [ (please provide details):	
	Your experience with using this guidance	:
	Your suggestions for improving or supple	ementing the guidance:
(b)	Guidance on subregional cooperation (ECE/MP.	EIA/6, annex V, appendix):
	No 🖂	
	Yes [ (please provide details):	
	Your experience with using this guidance	:
	Your suggestions for improving or supple	ementing the guidance:
	(c) Guidance on the Practical Applica (ECE/MP.EIA/8):	tion of the Espoo Convention
	No 🗌	
	Yes [ (please provide details):	
	Your experience with using this guidance	:
	Your suggestions for improving or supplementing	ng the guidance:
Claı	ity of the Convention	
Conv	Has your country had difficulties implement ention, either As a Party of origin or as an affected ovisions?	
	No 🖂	
	Yes (please indicate which provisions	and how they are unclear):

2.

3.

## 4. Suggested improvements to the report

II.12 Please provide further suggestions (preferably specific drafting proposals) for how this report could be improved.