

ERS Basel 2023

Party: Slovakia

Note to the Focal Point about important features and key updates to the electronic reporting system

1) Pre-filling of the questionnaire for the year 2023

To assist you in submitting the national report, the online reporting questionnaire has been pre-filled with the most recent information submitted to the Secretariat when this was considered appropriate. Pre-filling has been done for question 1 to 7 and tables 1, 2, 3 and 6.

It is essential that you carefully verify that the information used for pre-filling is still valid and update it as necessary.

2) Alerts about incomplete or invalid answers

Alerts are provided by the ERS to assist you in identifying incomplete or invalid answers.

When you save changes to the questionnaire, an alert also appears at the top of the page to highlight the pages that may contain incomplete or invalid answers. Within each page of the questionnaire, you can click on the “check for errors” button to identify incomplete or invalid answers.

Note that these alerts are intended to assist you in completing the report and do not prevent its submission. Please contact the Secretariat if you encounter difficulties in submitting the report (see item 5 below).

3) Importing data on the export (table 4) and import (table 5) of hazardous wastes and other wastes

The online reporting questionnaire provides you with several options for filling in tables 4 and 5.

One option (option B) is for you to upload an Excel file and then import the uploaded data into the tables. For the data to be accepted by the ERS, please make sure to use the provided Excel file template and to follow the validation rules. Both are available for download on the pages of the online reporting questionnaire containing tables 4 (page 12) and 5 (page 13). Also available is a list of ISO codes for States recognized by the United Nations to assist you in filling out columns 7 and 8 of tables 4 and 5.

4) Uploading an Excel file containing the required information for tables 7, 8 and 9

The online reporting questionnaire provides you with the option of uploading an Excel file for providing the information requested in tables 7, 8 and 9.

An Excel template is available for download on the pages 15, 16 and 17 of the online reporting questionnaire containing tables 7, 8 and 9, respectively. You are invited to use this template for the Excel file you upload so as to facilitate comparability of the data provided.

Please note that if you choose to upload an Excel file instead of filling in the table line-by-line, an alert will still appear indicating that the page contains incomplete or invalid answers (because the table is empty) but it should be disregarded in this case.

5) Submitting the report

When you are ready to submit the report, please proceed to the last page of the questionnaire and click on the “Submit” button that appears in the menu bar at the top of that page.

Note that the system will issue an alert about pages that may contain incomplete or invalid answers. The alert is intended to assist you in reviewing the report and does not prevent its submission. After making any necessary change to the report, please click again on the “Submit” button to submit the report. Please contact the Secretariat if you encounter difficulties in submitting the report.

After submitting the report, you should receive a notification by email that you have submitted it.

Electronic Reporting System of the Basel Convention (Year: 2023)

1) Revised questionnaire for national reporting

The online questionnaire for reporting for the year 2016 incorporates the revisions to the format for national reporting contained in document UNEP/CHW.12/INF/16/Rev.1 and annexes I and III of document UNEP/CHW.13/9/Add.2/Rev.1. As a result, you will encounter a number of differences between the questionnaire to be used for reporting for the year 2016 and the one for reporting for previous years.

2) Pre-filling of the questionnaire for the year 2016

To assist you in submitting the national report, the online reporting questionnaire has been pre-filled with the most recent information submitted to the Secretariat when this was considered appropriate. Pre-filling has been done for question 1, questions 3 to 7 and tables 1 to 3. Due to significant revisions to the questionnaire for reporting for 2016, some questions (such as question 2) could not be pre-filled and some of the pre-filled information may no longer be valid.

It is essential that you carefully verify that the information used for pre-filling is still valid and update it as necessary.

3) Importing data on the export (table 4) and import (table 5) of hazardous wastes and other wastes

The online reporting questionnaire provides you with several options for filling in tables 4 and 5.

One option is for you to import the data into the tables by uploading an Excel file. For the data to be accepted by the ERS, please make sure to use the Excel file template and to follow the validation rules (both are available for download in the sections corresponding to tables 4 and 5 of the online reporting questionnaire).

4) When you are ready to submit the report, please proceed to the last page of the questionnaire and click on the “Submit” button that appears in the menu bar at the top of that page. Note that the system will issue alerts about any incomplete or invalid answer. The alerts are intended to assist you in reviewing the report and do not prevent its submission.

Competent Authority and Focal Point, Measures to Implement and Enforce the provisions of the Convention

Competent Authority information

1a - Designated Competent Authority to the Basel Convention.

Organization:	Department:	Job Position:	Full Name:	Tel:	Fax:	Address:	e-Mail:	Web site:	Area of responsibility
Ministry of Environment	Waste Management Department	State Adviser	Ms. Olga Trcková	+421 2 5956 4313	+421 2 5956 2511	Námestie Ľ. Štúra 1 81535 Bratislava Slovakia	olga.trckova@enviro.gov.sk		

Please use the following link to download the table in excel.

[Download Excel Table](#)

1a.1 - Do you want to update the above-mentioned information pertaining to the existing Competent Authority/ies or notify the Secretariat of the designation of one or more new Competent Authority/ies?

(Articles 13.2(a), 13.3(a))

☐ Yes

☒ No

Focal Point information

1b - Designated Focal Point to the Basel Convention.

Organization:	Department:	Job Position:	Full Name:	Tel:	Fax:	Address:	e-Mail:	Web site:
Ministry of Environment	Waste Management Department			+421 2 5956 4313	+421 2 5956 2511	Námestie Ľ. Štúra 1 815 35 Bratislava Slovakia	focal.point.basel@enviro.gov.sk	

Please use the following link to download the table in excel.

[Download Excel Table](#)

1b.1 - Do you want to update the above-mentioned information pertaining to the existing Focal Point or notify the Secretariat of a new Focal Point?

(Articles 13.2(a), 13.3(a))

☐ Yes

☒ No

1c - Measures to implement and enforce the provisions of the Convention

(Articles 4.4, 9.5 and 13.3(c))

1c (i) Has your country adopted legislation to implement the provisions of the Basel Convention?

☒ Yes

☐ No

1c (ii) Does the legislation make provision to prevent illegal traffic of hazardous and other wastes?

(Articles 4.4, 9.5 and 13.3(c)) (optional)

☒ Yes

☐ No

If yes, please specify:

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 106 the inspectorate

a) is a waste management administrative authority (§ 112),

c) decides in contested cases on whether a given good constitutes waste in the case of transboundary transport,

d) is authorised to inspect documents in the field of transboundary waste movement pursuant separate legislation

[Regulation (EC) No. 1013/2006 as amended. Regulation (EC) No. 1418/2007 of 29 November 2007 (OJ L 316, 4 December 2007), as amended] and pursuant to this Act, conduct physical inspections of waste, and take and analyse waste samples at the place of origin of the waste, at the notifier or recipient of the waste, at border crossings and in the entire territory of the Slovak Republic,

e) monitors transboundary movement of suspected electrical and electronic equipment (EEE) and pursuant to Article 88 (2) calls for the submission of documents,

g) monitors transboundary shipment of used batteries and accumulators not clasified as waste according Article 42 (6) and calls for the submission of documents pursuant to Article 88a (2).

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 111

(1) In cases of transboundary waste movement by road, the customs authority and Customs Criminal Office verify whether:

a) the waste is furnished with the documents pursuant to separate legislation [Regulation (EC) No. 1013/2006 as amended. Regulation (EC) No. 1418/2007 of 29 November 2007 (OJ L 316, 4 December 2007), as amended],

b) transported goods which are not accompanied by the documents required pursuant to the special regulations [Regulation (EC) No. 1013/2006 as amended. Regulation (EC) No. 1418/2007 of 29 November 2007 (OJ L 316, 4 December 2007), as amended] are not waste,

c) the transboundary waste movement is not in violation of separate legislation [Regulation (EC) No. 1013/2006 as amended. Regulation (EC) No. 1418/2007 of 29 November 2007 (OJ L 316, 4 December 2007), as amended],

d) the waste being transported corresponds to the facts according to the enclosed documents,

e) shipped suspected EEE is not waste and pursuant to Article 88 (2) calls for the submission of documents,

f) shipped used batteries and accumulators not classified as waste according Article 42 (6), not classified as used batteries and accumulators according Article 42 (6) and calls for the submission of documents pursuant to Article 88a (2).

(2) During a check, the customs office and Customs Criminal Office are authorised to detain vehicles, command vehicles to

stop at a suitable location, inspect documents, the waste being hauled, take and analyse samples and conduct photodocumentation.

(3) If the customs office or Customs Criminal Office determines that the transboundary waste movement constitutes unlawful transport pursuant to separate legislation [Article 2(35) of Regulation (EC) No. 1013/2006 as amended] or that the transboundary waste movement is being conducted in conflict with the permit, it will order the transport to stop and temporarily detain the vehicle.

(4) If the customs office or Customs Criminal Office detects a violation of separate legislation [Article 2(15) of Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste (OJ L 190, 12 July 2006), as amended. Commission Regulation (EC) No. 1418/2007 concerning the export for recovery of certain waste listed in Annex III or IIIA to Regulation (EC) No. 1013/2006 of the European Parliament and of the Council to certain countries to which the OECD Decision on the control of transboundary movements of wastes does not apply

(OJ L 316, 4 December 2007), as amended] during transboundary waste movement, it shall inform the Ministry and inspection without delay. Upon receiving the information, the Ministry or inspection shall decide on further proceedings without delay, in which it may determine a location for the shipper to detain the vehicle until it is returned, recovered or disposed of pursuant to separate legislation [Articles 22 to 25 of Regulation (EC) No. 1013/2006 as amended].

(5) The costs connected with interrupting the transport and temporarily detaining the vehicle pursuant to paragraph 3, driving the vehicle to the location determined pursuant to paragraph 4, parking the vehicle and potential transloading, storage or other handling of the waste shall be borne by the shipper. The Ministry, inspection and customs authorities or Customs Criminal Office are not accountable for damages caused to the shipper which took place as a result of detaining the vehicle pursuant to paragraphs 3 and 4.

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 115 (1) an offence is committed by a person who

ac) performs transboundary waste movement in a manner contrary to Part Seven of this Act (§ 84 through 88).

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 117

(5) The competent state administrative authority for waste management will impose a fine from EUR 2 000 to EUR 250 000 upon legal persons or sole traders who violate obligations pursuant to:

Article 84 (4) - waste generated in the Slovak Republic is preferably to be disposed in the Slovak Republic,

Article 88 (2) - a holder of used EEE which is the subject of the planned or already performed transboundary movement is obliged to safeguard and store the following documents relating to said used EEE for three years and present them without delay to the competent waste management administrative authority in the event that said used EEE becomes suspicious EEE in the interest of demonstrating that it is not WEEE:

a) accompanying documents and results of testing or assessment,

b) applicable transport document pursuant to separate legislation [Convention on the Contract for the International Carriage of Goods by Road (CMR) (Decree of the Minister of Foreign Affairs No. 11/1975) as amended],

c) declaration on the assumption of responsibility,

d) a declaration that none of the materials and equipment that are the subject of transboundary transport are waste,

Article 88 (4) - a holder of used EEE which is the subject of planned or already conducted transboundary transport is obliged to suitably protect said used EEE from damage during transport, handling and unloading, in particular by means of sufficient packaging and cargo securing.

Article 88a - (2) A holder of used batteries and accumulators, which are not waste according to Article 42 (6) and which are subject of the planned or already performed transboundary movement is obliged to safeguard:

a) accompanying documents and results of testing or assessment,

b) immediate submission of documents pursuant to letter a) on the basis of a request from the competent body of the state administration of waste management,

c) carrying out cross-border transport by means of transport which comply with the provisions of the International Agreement on the Transport of Dangerous Goods (ADR) (Implementing Decree of the Minister of Foreign Affairs No. 64/1987) and amended. Convention concerning International Carriage by Rail (COTIF) (Implementing Decree of the Minister of Foreign Affairs No. 8/1985). Amendments to the Regulation for the International Carriage of Hazardous Waste by Rail (RID) (Notification No. 15/2001 Coll.)), If it does not carry out cross-border transport itself, it is obliged to ensure cross-border transport with a carrier authorized under special regulations (For example Act No. 513 / 2009 on railroads and on amendments to certain acts, Act No. 56/2012 on road transport, as amended),

d) declaration on the assumption of responsibility,

e) a declaration that none of the battery and accumulator that are the subject of transboundary transport are waste,
Article 88a - (4) A holder of used batteries and accumulators, which are not waste according to Article 42(6) and which are subject of the planned or already performed transboundary transport is obliged to provide adequate protection against damage to batteries and accumulators during transport, loading and unloading, in particular through adequate packaging and proper storage of the load.

(6) the competent state administrative authority for waste management will impose a fine from EUR 4 000 to EUR 350 000 upon legal persons or sole traders who violate obligations pursuant to:

Article 84 (3) - transboundary movement of waste from another Member State to the Slovak Republic and import of waste from a non-Member State to the Slovak Republic for the purpose of disposal it is prohibited, unless otherwise determined by an international treaty to which the Slovak Republic is party.

Article 84 (5) - it is prohibited to:

a) to organize, mediate or otherwise engage in the transboundary movement of waste in contravention of this Part of Act on Waste,

b) import/export/transit to/from/through third countries or import the waste to the territory of the Slovak Republic, transit of waste through the territory of the Slovak Republic or export of waste from the territory of the Slovak Republic contrary to this part of the law,

c) carry out transboundary movements of waste in contravention of the conditions laid down in the consents to the transboundary movement of waste under this Part of the Act.

1c (iii) Does the legislation provide that illegal traffic is criminal?

(Articles 4.3, 4.4, 9.5 and 13.3(c)) (optional)

☒ Yes

☐ No

If yes, what are the punishments provided:

☒ Fine

☒ Prison

☐ Other : (Please specify)

1c (iv) Please attach the full text of your legislation(s) to implement the provisions of the Basel Convention, including any legislation referred to in response to other questions or provide the link where the legislation can be found:

Link where the legislation can be found:

Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended - <https://www.slov-lex.sk/pravne-predpisy/SK/ZZ/2015/79/20230101.html>

Act No. 300/2005 Coll. of 20 May 2005 Criminal code - <https://www.slov-lex.sk/pravne-predpisy/SK/ZZ/2005/300/20220717>

Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste an amended - <https://eur-lex.europa.eu/legal-content/SK/TXT/?qid=1602497242977&uri=CELEX:02006R1013-20180101>

2a Is there a national definition of waste used for the purpose of transboundary movements of waste?

(Articles 2.1 and 13.3(c))

☒ Yes

☐ No

If yes, please provide the text of the national definition of waste:

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 2 (1) a waste means a movable object or substance which the holder discards or intends or is required to discard under this Act or a specific regulation (for example Act No. 355/2007 on the protection, promotion and development of public health and on amendments to certain acts, Act No. 362/2011 on medicinal products and medical devices and on amendments to certain acts, as amended).

The national waste definition refers to the waste definition of the Directive 2008/98/EC of the European Parliament and of the Council on waste and repealing certain Directives, as amended

The Decree of the No. 365/2015 Coll. establishing Waste Catalogue defines two categories of wastes: a) non-hazardous, b) hazardous.

The Decree. No. 320/2017 amending Decree No. 365/2015 Coll. establishing Waste Catalogue entered into force in the year 2018 (from 1st January 2018) and added a new hazardous waste 20 01 05 - packaging containing residues of or contaminated by dangerous substances including empty pressure containers.

2b Do you have a national definition of hazardous wastes as per Article 1.1(b), which includes wastes in addition to those listed in annexes I, II and VIII?

(Articles 3.1, 13.2(b) and 13.3(c))

☒ Yes

☐ No

Has this definition been changed in the current reporting year?

☐ Yes

☒ No

(i) Please specify the national definition of hazardous wastes:

According to Article 2 (9) of the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, hazardous waste means waste which displays one or more of the hazardous properties listed in Annex of a specific regulation (Commission Regulation (EU) No. 1357/2014 replacing Annex III to the Directive of the European Parliament and of the

Council 2008/98/EC on waste and repealing certain Directives).

(10) waste, which is not hazardous, is the waste, for which the point 9 is not applied (in force from July 2020)

(ii) Tick the box or boxes below indicating the list or lists containing such wastes and, in the table below or as an attachment, list the wastes.

☐ OECD

☒ EU-Waste List

☒ National (specify under remarks)

☐ Other : (specify under remarks)

General remarks, if any:

Slovakia as a member state of the European Union transposed the Directive 2008/98/EC of the European Parliament and of the Council on waste and repealing certain Directives, as amended and the European Waste Catalogue into national legislation.

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended - hazardous waste means waste which displays one or more of the hazardous properties listed in Annex of a specific regulation - Commission Regulation (EU) No. 1357/2014 of 18 December 2014, replacing Annex III to the Directive of the European Parliament and of the Council 2008/98/EC on waste and repealing certain Directives (OJ.V. L 365, 19.12.2014). The Annex III (Properties of waste which render it hazardous) is broader than the list of hazardous characteristics contained in Annex III to the Basel Convention.

The Decree No. 365/2015 Coll. establishing Waste Catalogue as amended by Degree No. 320/2017 covers all types of hazardous waste listed in the European Waste Catalogue and additionally it covers one hazardous waste which is not under the European Waste Catalogue: 20 01 05 - packaging containing residues of or contaminated by dangerous substances including empty pressure containers.

Waste considered as hazardous waste:

a) Listed in Annex VIII to the Basel Convention;

b) Designated as hazardous in the Waste Catalogue;

c) Listed in Annex IX to the Basel Convention and containing substances listed in Annex I to the Basel Convention within a scope causing the occurrence of dangerous properties listed in Annex III to the Basel Convention.

The European Waste Catalogue is not compatible with the Annexes under the Basel Convention and therefore it is also difficult to classify the individual waste codes.

Since 12 July 2007 transboundary movements of wastes have been regulated by the Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended.

(iii) If possible, attach a list or provide it in the following table. (optional)

National waste codes	Type of waste	Remarks
20 01 05*	packaging containing residues of or contaminated by dangerous substances including empty pressure containers	-

Please use the following link to download the table in excel.

[Download Excel Table](#)

(1)The purpose of this request is to list the additional hazardous wastes according to Article 1(1)b. If the national definition is not based on Annex I of the Basel Convention (Y-codes), the national or regional waste code has to be provided. Please ensure that your listing is as precise and clear as possible.

(2) Not required to fill in, if you have provided the waste code in column 1.

(iv) Specify any requirements (procedures) concerning transboundary movements that are applicable to those wastes:

☒ The same procedures as for wastes controlled according to Basel Convention (Annex VIII and II)

☐ Other requirements (procedures) : (Please specify)

2c Are there any wastes that are not hazardous, but require special consideration when subjected to transboundary movement ?

(Article 4.11 and 13.3(i)) (optional)

☒ Yes

☐ No

(i) Please specify :

Waste which are not hazardous, but classified neither to Green (Annex III), neither to Amber list (Annex IV) No. 1013/2006 of waste according to Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended.

When secondary fuels made from waste are transboundry shipped, the Waste Shipment Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended applies (Article 84 of Act No. 79/2015 Coll. on Waste as amended).

(ii) Tick the box or boxes below indicating the list or lists containing such wastes and, in the table below or as an attachment, list the wastes.

☐ OECD

☐ EU-Waste List

☐ National (specify under remarks)

☒ Other : (specify under remarks)

General remarks, if any:

Waste which are not hazardous, but classified neither to Green (Annex III), neither to Amber list (Annex IV) No. 1013/2006 of waste according to the Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste an amended.

(iii) If possible, attach a list or provide it in the following table.

National waste codes	Type of waste	Remarks
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(1) The purpose of this request is to list the additional wastes which require special consideration when subject to transboundary movement. The national or regional waste code should be provided. Please ensure that your listing is as precise and clear as possible.

(2) Not required to fill in, if you have provided the waste code in column 1

(iv) Specify any special considerations or requirements concerning transboundary movements that are applicable to those wastes:

-

Wastes Controlled for the Purpose of Transboundary Movement

Restrictions on and conditions for Transboundary Movement of Hazardous Wastes and Other Wastes

3a Has the amendment to the Basel Convention (Decision III/1) been implemented in your country?
(Articles 13.2(c), 13.2(d) and 13.3.(c))

☒ Yes

☐ No

Remarks:

3b Are there in your country any restrictions on the export of hazardous wastes and other wastes for final disposal (Annex IV A)?
(Articles 13.2(d), 13.3(c) and 13.3(i)).

☒ Yes

☐ No

If yes, please specify:

(i) The nature of the restriction:

☐ Total prohibition

☒ Partial restriction

If partial restriction (e.g. depending on the intended final disposal operation) please specify the nature of the restriction:

Article 34 of the Regulation (EC) No. 1013/2006 deals with an export prohibition (export of waste for disposal) except to EFTA countries.

Articles 84 (4) and 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(ii) The country or region covered by this restriction:

☐ All countries

☐ Non Parties to BC

☐ Non Annex VII countries

☐ Non OECD countries

☐ Non EU countries

☒ Other : (Please specify)

Article 34 of the Regulation (EC) No. 1013/2006 deals with an export prohibition (export of waste for disposal) except to EFTA countries.

(iii) The wastes covered by the restrictions:

☐ All wastes covered by BC

☐ Annex VIII BC

☐ Annex II BC

☐ Amber List OECD

☐ Amber List EU

☐ Article 1(1)b nationally defined hazardous wastes

☒ Other : (Please specify)

The Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended (12 July 2007).

If possible, attach a list or provide it in the following table (optional)

Waste code	Type of waste	Remarks (if any)
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(1) Not required to fill in, if you have provided the waste code in column 1.

(iv) If possible, provide relevant legislation and its entry into force (optional)

Specify relevant legislation and its entry into force:

Since 12 July 2007 the transboundary movements of wastes have been regulated by the Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste. According to the Regulation (EC) No. 1013/2006, Article 3 (1) a) shipments of all wastes shall be subject to the procedure of prior written notification and consent if destined for disposal operations. Objections to shipments of waste destined for disposal can be raised in compliance with an Article 11 of the Regulation (EC) No. 1013/2006.

Articles 84 (4) and 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(v) Remarks:

3c Are there in your country any restrictions on the export of hazardous wastes and other wastes for recovery (Annex IV B)?

(Articles 13.2(d),13.3(c), 13.3(i))

☒ Yes

☐ No

If yes, please specify:

(i) The nature of the restriction:

☐ Total prohibition

☒ Partial restriction

If partial restriction (e.g. depending on the intended Annex IV B disposal operation), please specify the nature of the restriction:

The Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended (12 July 2007).

Article 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(ii) The country or region covered by this restriction:

☐ All countries

☐ Non Parties to BC

☐ Non Annex VII countries

☐ Non OECD countries

☐ Non EU countries

☒ Other : (Please specify)

Export from the Community of wastes destined for recovery in countries to which the OECD Decision does not apply are prohibited (Article 36 (1) of the Regulation (EC) No. 1013/2006). Commission Regulation (EC) No. 1418/2007 concerning the export for recovery of certain waste listed in Annex III or IIIA to Regulation (EC) No. 1013/2006 to certain countries to which the OECD Decision on control of transboundary movements of wastes does not apply.

(iii) The wastes covered by the restrictions:

☐ All wastes covered by BC

☐ Annex VIII BC

☐ Annex II BC

☐ Amber List OECD

☐ Amber List EU

☐ Article 1(1)b nationally defined hazardous wastes

☒ Other : (Please specify)

The Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended (12 July 2007). Commission Regulation (EC) No. 1418/2007 concerning the export for recovery of certain waste listed in Annex III or IIIA to Regulation (EC) No. 1013/2006 to certain countries to which the OECD Decision on control of transboundary movements of wastes does not apply.

If possible, attach a list or provide it in the following table (optional)

Waste code	Type of waste	Remarks (if any)
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(iv) If possible, provide relevant legislation and its entry into force (optional)

Specify relevant legislation and its entry into force:

All waste destined for recovery is banned, except of export from Slovakia to OECD Member States according to the Act No. 223/2001 Coll. on waste. This provision was replaced by provisions in Regulation (EC) No.1013/2006.

Since 12 July 2007 the export of hazardous waste and other wastes for recovery is regulated by the Regulation (EC) No. 1013/2006 and further relevant regulations. Shipments of all wastes shall be subject to the procedure of prior written notification and consent according to the Regulation (EC) No. 1013/2006, Article 3 (1) b), (2), (3), (4), (5). Objections to shipments of waste destined for recovery can be raised in compliance with an Article 12 of the Regulation (EC) No. 1013/2006.

For more information please look to Article 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, which replaced the old Act No. 223/2001 Coll.

(v) Remarks:

3d Are there in your country any restrictions on the import of hazardous wastes and other wastes for final disposal (Annex IV A)?

(Articles 13.2(c), 13.3(c) combined with 4.1(a), 13.3(i))

☒ Yes

☐ No

If yes, please specify:

(i) The nature of the restriction:

☐ Total prohibition

☒ Partial restriction

If partial restriction (e.g. depending on the intended final disposal operation) please specify the nature of the restriction:

Articles 84 (3) and 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(ii) The country or region covered by this restriction:

☒ All countries

☐ Non Parties to BC

☐ Non Annex VII countries

☐ Non OECD countries

☐ Non EU countries

☐ Other : (Please specify)

(iii) The wastes covered by the restrictions:

☐ All wastes covered by BC

☐ Annex VIII BC

☐ Annex II BC

☐ Amber List OECD

☐ Amber List EU

☐ Article 1(1)b nationally defined hazardous wastes

☒ Other : (Please specify)

The Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste an amended (12 July 2007).

If possible, attach a list or provide it in the following table (optional)

Waste code	Type of waste	Remarks (if any)
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(1) Not required to fill in, if you have provided the waste code in column 1.

(iv) If possible, provide relevant legislation and its entry into force (optional)

Specify relevant legislation and its entry into force:

Since 12 July 2007 the import of hazardous waste and other wastes for final disposal is regulated by relevant articles of the Regulation (EC) No. 1013/2006.

Articles 84 (3) and 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(v) Remarks:

3e Are there in your country any restrictions on the import of hazardous wastes and other wastes for recovery (Annex IV B)?

(Articles 13.2(c), 13.3(c) combined with 4.1(a), 13.3(i))

☒ Yes

☐ No

If yes, please specify:

(i) The nature of the restriction:

☐ Total prohibition

☒ Partial restriction

If partial restriction (e.g. depending on the intended Annex IV B disposal operation), please specify the nature of the restriction:

Since 12 July 2007 the imports of hazardous waste and other wastes for recovery is regulated by relevant articles of the Regulation (EC) No. 1013/2006.

Article 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(ii) The country or region covered by this restriction:

☐ All countries

☐ Non Parties to BC

☐ Non Annex VII countries

☐ Non OECD countries

☐ Non EU countries

☒ Other : (Please specify)

Imports prohibited except from an OECD Decision country or a country Party to the Basel Convention or with an agreement in place or from other areas during situations of crisis or war (Article 43 of the Regulation (EC) No. 1013/2006).

(iii) The wastes covered by the restrictions:

☐ All wastes covered by BC

☐ Annex VIII BC

☐ Annex II BC

☐ Amber List OECD

☐ Amber List EU

☐ Article 1(1)b nationally defined hazardous wastes

☒ Other : (Please specify)

The Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended (12 July 2007).

If possible, attach a list or provide it in the following table (optional)

Waste code	Type of waste	Remarks (if any)
------------	---------------	------------------

(1) Not required to fill in, if you have provided the waste code in column 1.

(iv) If possible, provide relevant legislation and its entry into force (optional)

Specify relevant legislation and its entry into force:

Since 12 July 2007 the imports of hazardous waste and other wastes for recovery is regulated by relevant articles of the Regulation (EC) No. 1013/2006.

Article 86 of the national Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

(v) Remarks:

**3f Are there any restrictions on the transit of hazardous wastes and other wastes through your country?
(Article 13.3(i))**

☐ Yes

☒ No

3g Has your country decided not to require prior written consent, either generally or under specific conditions, for transit transboundary movements of hazardous wastes or other wastes?

(Articles 6.4, fourth sentence, and 13.3(c) (optional))

☐ Yes

☒ No

3h(i) Does your country have a definition of “State of transit” in its legislation?

(Articles 6.4 and 13.3(c) (optional))

☐ Yes

☒ No

3h(ii) Does your country otherwise have a definition of “State of transit” (e.g., in a guidance document)?

(Articles 6.4 and 13.3(c) (optional))

☒ Yes

☐ No

If yes, please provide the text of the definition, including any elaboration of the meaning of the terms “through which” in the definition of “State of transit” set out in Article 2.12 of the Convention:

Shipment of waste is implemented in the territory of the Slovak Republic via Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste as amended. The definition of state of transit is defined in this Regulation 1013/2006 on Shipment of waste as follows: „country of transit means any country, other than the country of dispatch or destination, through which a shipment of waste is planned or takes place“

Control Procedure of the Transboundary Movement of Waste

4a Are the Notification and Movement document forms of the Basel Convention used and/or accepted in the control of transboundary movement of hazardous wastes and other wastes?

(Article 6, Annex V (Decision VIII/18) combined with Article 13.3(c), 13.3(i))

☒ Yes

☐ No

(i) If yes, have there been any problems in the usage of the Notification and Movement document forms (optional)?

☐ Yes

☒ No

(ii) Provide information on any other forms which are used and/or accepted in the control of transboundary

movement of hazardous wastes and other wastes:

☒ No other forms are used

☐ Other forms are used, please specify which:

4b Which is (are) the acceptable language(s) to receive the Notification and Movement document forms as a (optional):

(Article 13.3(i))

state of import:

All languages

state of transit:

All languages

4c Do you have information requirements in addition to those listed in Annex V of the Basel Convention (and displayed in the Notification and Movement document forms)?

(Article 6, 4(11) combined with Article 13.3(i))

☒ Yes

☐ No

If yes, please specify:

Since 12 July 2007 the transboundary movements of wastes is covered by the Regulation (EC) No. 1013/2006. Additional information that may be requested by the competent authority is given in Annex II, part 3 of the Regulation (EC) No. 1013/2006.

Reduction and/or Elimination of the Generation of Hazardous Wastes and Other Wastes

5 Have measures been undertaken for development of technologies for the reduction and/or elimination of the amount of hazardous wastes and other wastes generated?

(Articles 4.2(a) and 13.3(h))

☒ Yes

☐ No

If yes, please specify at least one of the following measures:

☒ National strategies/policies

Provide details:

The Waste Management Programme of the Slovak Republic for the period from 2021-2025. The Waste Prevention Programme of the Slovak Republic for the period from 2019-2025.

The Waste Management Programme of the Slovak Republic for the period from 2021–2025 set the following objectives of waste management till 2025:

The main objective of waste management of the SR till 2025 is to divert waste from its disposal by landfilling especially for municipal waste and to increase the rate of separate collection of municipal waste to 60% by 2025 and the rate of preparation for reuse and recycling of municipal waste to 55%.

To achieve the set objectives, it will be necessary to comply with the binding waste management hierarchy with an emphasis on waste prevention, preparation for re-use and recycling, must continue to be promoted. The promotion of waste prevention, together with re-use and preparation for re-use, including the implementation of the measures of the Waste Prevention Programme of the SR 2019–2025, are an integral key part of the long-term efforts of the SR to reduce the amount of waste generated in the territory of the SR. In the waste management, it is necessary to further apply the principles of proximity, self-sufficiency, and for the selected waste streams, also extended producer responsibility for new waste streams, in addition to the general "polluter pays" principle. In building the infrastructure of waste management, it is necessary to apply the requirement of Best Available Techniques (BAT) or Best Environmental Practice (BEP).

The Waste Prevention Programme of the Slovak Republic for the period from 2019-2025 is in accordance with the provisions of the Directive 2008/98/EC of the European Parliament and of the Council on waste and repealing certain Directives. The main objective of the programme is to depart from material recovery, as the main declared priority in waste management in the Slovak Republic, to the waste prevention. The main goal for hazardous waste is to continue in the decreasing of the amount of hazardous waste mainly by the support of eco – design in accordance with the EU Action plan for circular economy.

☒ Legislation, regulations and guidelines

Provide details:

Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

Act No. 329/2018 Coll. on waste deposit fees and on Amendment to Act No. 587/2004 Coll. on Environmental Fund and on amendments to certain acts (shall enter into force on 26 April 2019);

Act of the National Council of SR No. 514/2008 Coll. on management of waste from extractive industries on amendment of certain acts;

Government Order of the SR No. 153/2004 Coll. setting binding limits and dead-lines for the scope of reuse of parts of the end of life vehicles, for recovery of the wastes coming from processing of end of life vehicles and their recycling;

Government Order of the SR No. 330/2018 Coll. laying down the rates of the waste deposit fee and the details relating to the redistribution of income from the waste deposit fee ;

Decree of MoE SR No. 465/2013 Coll. on technical requirements for electrical and electronic equipment, as amended;

Decree of MoE SR No. 371/2015 Coll. on implementation of certain provisions of the Act on wastes as amended;

Decree of MoE SR No. 372/2015 Coll. on waste landfills and on temporary storage of metallic mercury as amended by Degree No. 323/2017;

Decree of MoE SR No. 382/2018 Coll. on landfilling and storage of mercury waste (shall enter into force on 1 January 2019);

Decree of MoE SR No. 373/2015 Coll. on extended producers responsibility as amended;

Decree of MoE SR No. 365/2015 Coll. establishing Waste Catalogue as amended as amended by Degree No. 320/2017;

Decree of MoE SR No. 366/2015 Coll. on registration and reporting obligations as amended;

Decree of MoE SR No. 255/2010 Coll. which implements management of waste from extractive industries on amendment of certain acts;

Notification of the MoE SR No. 368/2015 Coll. on the issue of Decree 1/2015 on uniform methods of analytical control of waste;

Notification of the Ministry of the Foreign Affairs of the SR No. 593/2004 Coll. on conclusion of the Stockholm Convention

on POPs;

Notification of the Ministry of the Foreign Affairs of the SR No. 60/1995 Coll. on the accession of the Slovak Republic to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal;
Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste and amended
Commission Regulation (EC) No. 1418/2007 concerning the export for recovery of certain waste listed in Annex III or IIIA to
Regulation (EC) No. 1013/2006 of the European Parliament and of the Council to certain countries to which the OECD
Decision on control of transboundary movements of wastes does not apply;
Commission Decision No. 2010/438/EU extending the derogation period for Bulgaria to raise objections to shipments of
certain waste to Bulgaria for recovery under Regulation (EC) No. 1013/2006 of the European Parliament and of the Council;
Commission Implementing Decision extending the derogation period for Romania to raise objections to shipments of
certain waste to Romania for recovery under Regulation (EC) No. 1013/2006 of the European Parliament and of the Council
on shipments of waste (2011/854/EU);
Treaty of Accession of the SR to the EU (Annex XIV, 9(B) (1).

According to the Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended, Article 6

(1) The waste management system hierarchy shall follow a priority order as follows:

- a) prevention of waste,
- b) preparing for reuse,
- c) recycling,
- d) other recovery, for example energy recovery, and
- e) disposal.

(2) Only specific waste streams may depart from the waste management system hierarchy where this is justified by life-cycle thinking on the overall impacts of the generation and management of such waste and if so provided in this Act.

(3) Waste prevention means measures taken before a substance, material or product has become waste, that reduce

- a) the quantity of waste, including through the reuse of products or the extension of the life span of products,
- b) the adverse impacts of the generated waste on the environment and human health, or
- c) the content of hazardous substances in materials and products.

(4) Prevention of packaging waste means the reduction of

- a) the quantity of materials and substances contained in packaging and in packaging waste and their harmfulness for the environment and
- b) the quantity of packaging and packaging waste and their harmfulness for the environment at production process level and at the marketing, distribution, utilisation and elimination stages; prevention will be achieved, in particular, by developing products and technology that are more environment-friendly,
- c) consumption of light plastic bags.

(5) Legal persons and sole traders who manufacture products shall take into account

- a) when producing them, the need to give priority to technology and processes saving natural resources and reducing the generation of unusable, especially hazardous, waste from these products,
- b) the need for informing the public about the method of recovery or disposal of waste from the product and its parts, in particular when designing the product packaging, instructions for use or other product documentation.

(6) Waste producers shall prevent the generation of waste from their operations and reduce its quantity and hazardous properties. Waste that cannot be prevented must be recovered or disposed of in accordance with paragraph 1 in a manner that does not pose a threat to human health and the environment and that complies with this Act and other acts of general application.

(7) If waste prevention is impossible or inappropriate, it is necessary to utilise the materials and products by reusing them.

(8) Waste recovery by recycling that allows for raw materials to be extracted is permissible if waste prevention or the procedure referred to in paragraph 7 is impossible or inappropriate.

(9) Waste can be used as a source of energy if waste prevention or the procedure referred to in paragraphs 7 and 8 is impossible or inappropriate.

(10) Waste may be disposed of in a manner that does not pose a threat to human health and does not damage the environment if waste prevention or the procedure referred to in paragraphs 7 through 9 is impossible or inappropriate.

(11) The targets and binding limits for the waste management system are provided in Annex 3.

(12) Examples of economic instruments and other measures to provide incentives for the application of the waste hierarchy, are indicated in Annex 4a (In force from July 2020).

☐ Others

Provide details:

☐ No changes from the previous report

Reduction of the Amount of Hazardous Wastes and Other Wastes Subject to the Transboundary Movement

**6 Have measures been undertaken for the reduction of the amount of hazardous wastes and other wastes subject to the transboundary movement?
(Articles 4.2(d) and 13.3(b)iv)**

☒ Yes

☐ No

If yes, please specify at least one of the following measures:

☒ National strategies/policies

Provide details:

The Waste Management Programme of the Slovak Republic for the period from 2021-2025 includes following conditions for transboundary movements of waste:

- promote and actively develop national and international cooperation in the enforcement of the Waste Shipment Regulation, especially in the area of control and methodology of transboundary waste movements with neighbouring countries, and in the SR with the relevant waste management state administration authorities (district authorities, Slovak Environmental Inspectorate, municipalities), financial administration and police authorities,
- preferentially dispose of waste generated in the SR within the SR. Permit the transboundary shipment of waste from the territory of the SR to other EU Member States or the export of waste from the SR to non-EU Member States for the purpose of disposal only if the SR does not have the technical possibilities or the necessary equipment, capacity or suitable disposal site for the disposal of such waste in an efficient and environmentally acceptable manner,
- object to transboundary shipments of waste from another Member State to the SR and to the import of waste from a non-Member State to the SR for the purpose of disposal in accordance with the Waste Act,
- permit the transboundary shipment of waste from another Member State to the SR and the import of waste from a non-Member State to the SR for the purpose of recovery only to a facility that is permitted and operated for the type of waste in accordance with applicable Slovak legislation and that has sufficient capacity,
- assess all phases of waste management up to waste transfer to the final waste recovery/disposal facility as part of the permitting process,
- object to the transboundary shipment of waste from another Member State to the SR and the import of waste from a non-Member State to the SR for the purpose of energy recovery of waste by the R1 activity according to Annex 1 in a waste incineration plant designated as a waste recovery facility if, as a result of such transboundary shipment of waste or the import of waste, the national waste would have to be disposed of or treated in a way that is not in accordance with the WMP SR,
- whoever carries out transboundary shipments of waste included in Annexes III, IIIA and IIIB under the Waste Shipment

Regulation, the so-called "Green List" of wastes from another Member State to the SR, or the import of waste from a non-Member State to the SR, to facilities which are intended for recovery by the R1 activity

- according to Annex 1 in a waste incineration plant designated as a waste recovery facility, is obliged to submit a notification pursuant to Section 85 of the Waste Act,
- to follow the procedure for transboundary shipments of mixed municipal waste or waste mixed with mixed municipal waste from another Member State to the SR and for the import of mixed municipal waste or waste mixed with mixed municipal waste from a non-Member State to the SR in accordance with Article 3(5) of the Waste Shipment Regulation, i.e. to apply the same procedure for such shipments or the import as for shipments or the import of waste destined for disposal,
- permit transboundary shipments from the territory of the SR to another Member State or the export from the territory of the SR to a non-Member State for the purpose of recovery of waste batteries and accumulators for which targets are set out in Chapter 4.10. only if the technical possibilities or necessary facilities do not exist in the SR or there is insufficient capacity for the recovery or recycling of waste batteries and accumulators, or the notifier or another legal entity or natural person on its behalf demonstrates that the percentage recovery or recycling rate in a recovery or recycling facility for waste batteries and accumulators outside the territory of the SR is equal to or higher than the percentage recovery or recycling rate set out in Chapter 4.10. Targets for batteries and accumulators and waste batteries and accumulators is ensured by activities R2 – R9 according to Annex 1 of the Waste Act, or the notifier or another legal entity or natural person on its behalf submits a confirmation of the refusal of the recovery of waste batteries and accumulators by the operator of the facility for the recovery of waste batteries and accumulators,
- the Ministry of Environment of the SR may object to the transboundary movements of waste if the notifier, consignee or person authorised to act on behalf of the notifier or consignee involved in the transboundary movements of waste has been (a) by a final decision found guilty of committing an offence or other administrative offence as a result of an act resulting in the breach of generally binding legislation and specific regulations in the field of transboundary movements of waste,

(b) found guilty by a final decision in the last three years of committing an offence or other administrative offence as a result of another unlawful act in the field of waste management other than those referred to in point (a), or

(c) convicted by a final decision in the last three years of committing a crime against the environment.

☒ Legislation, regulations and guidelines

Provide details:

Act No. 79/2015 Coll. on waste and on amendments to certain acts as amended.

☐ Others

Provide details:

☒ No changes from the previous report

Effect on Human Health and the Environment

7 Are statistics (e.g. studies, reports) available, compiled by your country, on the effects of hazardous wastes and other wastes on human health and the environment?

(Article 13.3(d))

☐ Yes

☒ No

**Table 1 - Bilateral, Multilateral or Regional Agreements or Arrangements in force in 2023
(Articles 11.2 and 13.3(e))**

Provide information concerning bilateral, multilateral or regional agreements or arrangements concluded pursuant to Article 11 of the Basel Convention that are valid in the reporting year:

Type of agreement (Bilateral, multilateral, regional)	States and territories covered	Remarks:
Multilateral	OECD Member Countries	OECD Decision C(92)39/FINAL on the Control of Transfrontier Movements of Waste Destined for Recovery Operations (30 March 1992) as revised by the Decision C(2001)107/FINAL.
Regional	EU member states	Regulation (EC) No. 1013/2006 of the European Parliament and of the Council on shipments of waste an amended.

Please use the following link to download the table in excel.

[Download Excel Table](#)

**Table 2 - Final disposal options operated within the National Jurisdiction
(Articles 4.2(b) and 13.3(g))**

Summary information on disposal options:

-

OR Sources from which such information, including on facilities, could be obtained (please provide contact information or a link):

A list of landfill sites is available at: https://www.minzp.sk/files/sekcia-enviromentalneho-hodnotenia-riadenia/odpady-a-obaly/registre-a-zoznamy/zoznam-prevadzkovanych-so-sr_2023_podla-triedy-so.pdf

A list of incineration plants at: <https://www.enviroportal.sk/ovzdusie/zoznam-spalovni-2023>

Table 2 - Disposal Facilities Operated within the National Jurisdiction.

Facility/operation or process (Name, address, organization/company, etc.)	Description of the facility, operation or process	Disposal operation (Annex IV A) D Code	Capacity of the facility (in metric tons) (use dots for decimals, e.g. 20.15)	Does the facility treat wastes imported ?
A list of landfill sites is available at:				

zoznamy/zoznam-prevadzkovanych-so-sr_2023_podla-triedy-so.pdf A list of incineration plants at: https://www.enviroportal.sk/ovzdusie/zoznam-spalovni-2023				
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Please use the following link to download the table in excel.

[Download Excel Table](#)

Remarks:

-
-

Table 3 - Recovery options operated within the National Jurisdiction (Articles 4.2(b) and 13.3(g))

Summary information on recovery options:

At the moment we have no updated version of the recovery facilities list.

OR Sources from which such information, including on facilities, could be obtained (please provide contact information or a link):

-

Table 3 - Recovery options operated within the National Jurisdiction

Facility/operation or process (Name, address, organization/company, etc.)	Description of the facility, operation or process	Recovery operation (Annex IV B) R Code	Capacity of the facility (in metric tons) (use dots for decimals, e.g. 20.15)	Does the facility treat wastes imported ?
At the moment we have no updated version of the recovery facility list.				

Please use the following link to download the table in excel.

[Download Excel Table](#)

Remarks:

-
-

**Table 4 - Export of hazardous wastes and other wastes in 2023
(Article 13.3(b) i)**

Did exportation of hazardous wastes and other wastes take place in the reporting year?

☐ Yes☒ No

**Table 5 - Import of hazardous wastes and other wastes in 2023
(Article 13.3(b) ii)**

Did importation of hazardous wastes and other wastes take place in the reporting year?

☐ Yes☒ No

Table 6 - Total Amount of Generation of hazardous wastes and other wastes in the years indicated (Article 4.2(a), 13.3(i) and Decision BC-10/2 on the Strategic Framework) (optional)

Total amount of hazardous wastes and other wastes generated (metric tons)

[illegible]

hazardous wastes under Art. 1 (1)a (Annex VIII) generated												
If possible, total amount of hazardous wastes under Art. 1 (1)b generated												
If possible, total amount of other wastes generated (Annex II)	1706000.0	2096000.0	1524404.0	1621633.55	1486984.07	1560712	1623309	1671739	1790691	1745495	1808545	1768622

Please use the following link to download the table in excel.

[Download Excel Table](#)

Remarks

If possible, upload detailed national statistics on the generation of hazardous wastes (1) (optional)

Table 7 - Disposals which did not proceed as intended(1)

(Article 13.3(b) iii)

Did disposals which did not proceed as intended occur in the reporting year?

☐ Yes

☒ No

Table 8 - Accidents occurring during the transboundary movement and disposal of hazardous wastes and other wastes

(Article 13.3(f))

Did accidents occur during the transboundary movement and disposal of hazardous wastes and other wastes in the reporting year?

☐ Yes

☒ No

Table 9 - Cases of illegal traffic which have been closed in the reporting year(1)

(Articles 9.5, 13.3(c), 13.3(i) and COP decisions related to illegal traffic)

Were cases of illegal traffic closed in the reporting year?

☒ Yes

☐ No

If yes, please specify:

Country of export	Country of import	Waste code	Type of waste	Amount in metric tons (use dots for decimals, e.g. 20.15)	Identification of the reason for illegality	Responsible for illegality (please tick as appropriate)	Measures taken including any punishment imposed
AT,PL,RO,SK	HU	15 01 01, 20 01 01, 20 01 01, 15 01 01, 15 01 01, 20 01 01, 19 12 01, 19 12 01	other	203.5	§ 84 par. 5 (a) of the Waste Act Article 2 (35) letter g)/ iii) of Regulation No. 1013/2006	Exporter or generator	20 000 €
SK	JP	16 02 15	hazardous	39	§ 84 par. 5 (a) of the Waste Act Article 2 (35) letter a), b, g)/i of Regulation No. 1013/2006	Exporter or generator	55 000 €
SK	GB	16 06 05	other	43	§ 84 par. 1 and 5 (a) of the Waste Act Article 2 (35) letter a) and letter b) of	Exporter or generator	13 500 €

					Regulation No. 1013/2006		
SK	CZ	19 12 04	other	2 467.6	§ 84 par. 5 (a) of the Waste Act Article 18 (2) of Regulation No. 1013/2006	Exporter or generator	4 800 €
PL,SK	SK,UA	19 12 04	other	23.7	§ 84 par. 5 (a) of the Waste Act Article 2 (35) letter b) and (35) letter g)/iii), of Regulation No. 1013/2006	Exporter or generator	4000 € Take back
IT	SK	19 12 04	other	23.7	§ 84 par. 5 (a) of the Waste Act Article 2 (35) letter a) and letter b) of Regulation No. 1013/2006	Exporter or generator	Take back
DK	BG	WEEE	hazardous	23 pieces of refrigerators, 4 pieces of freezers	Article 2 (35) letter a) and letter b) of Regulation No. 1013/2006	Exporter or generator	Take back
PL	SK	16 01 21/GC020, 19 12 03	hazardous/other	23	Possible Article 2 (35) letter a) and letter b) of Regulation No. 1013/2006	Exporter or generator	Take back
SK	HU	A1160, 20 01 33	hazardous	6.7	Article 2 (35) letter a) and letter b) of Regulation No. 1013/2006	Exporter or generator	Alternatively recovered in the Slovak Republic
SK	HU	A1160, 20 01 33	hazardous	0.279	Article 2 (35) letter a) and letter b) of Regulation No. 1013/2006	Exporter or generator	Alternatively recovered in the Slovak Republic

Please use the following link to download the table in excel.

[Download Excel Table](#)

Upload Excel file containing the required information.

For uploading the Excel file, if possible, please use the Excel template available [here](#).

Remarks:

Please provide comments and suggestions regarding any difficulties you may have encountered in filling out the online questionnaire, if any:

Table 4 and 5: Slovakia does not currently have up-to-date data relating to the above tables, despite the fact that exports and imports of hazardous wastes and other wastes took place in the reporting year, because of lack of personal capacities for this agenda at the Ministry of Environment.

The reporting format is set up in such a way that if yes answer is ticked, we need to add information to Table 4 and 5 and this is not possible at the moment. For this reason the 'no' option was ticked even though we should have ticked 'yes', for being allowed to proceed further.

