**Question 2a. National Definition of waste**

**2004. Africa. (Parties which did not report are not listed).**

**Algeria:** Definition exists
Any residue of a process of transformation or using or in general any substance or product and any personal estate that the property or the holder wants to get rid of or eliminate.

**Benin:** Definition does not exist

**Burundi:** Status not provided
Tout résidu résultant d'un processus d'extraction, d'exploitation, de transformation, de production, de consommation, d'utilisation de contrôle ou de traitement dont la qualité ne permet pas de le réutiliser dans le cadre du procédé dont il est issu ou plus généralement, tout bien meuble, abandonné ou que son étenteur destine à l'abandon.

**Côte d'Ivoire:** Definition does not exist

**Ethiopia:** Definition does not exist
Remark: Though there is no distinct definition of waste, the term Hazardous Waste (as indicated under section 2b: national definition of hazardous wastes) is defined broadly in such a way that ordinary waste (Eg- Municipal waste or solid waste ) is incorporated.

**Gambia:** Definition in preparation

**Ghana:** Definition exists
Hazardous industrial waste means a solid, semi-solid, or liquid waste, or combination of waste that, because of quantity, concentration, or physical, chemical or infectious characteristic may: (A) Cause or significantly contribute to an increase in mortality or an increase in serious irreversible, or incapacitating reversible, illness; or (B) Pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, or disposed of, or otherwise managed.

**Madagascar:** Definition exists
"Projet de definition": In general, waste could be defined as all residues resulting from production process, transformation or use, or any substance, materials, products or more generally, any material or item which has been abandoned by its owner, either because its economic value is too small, or because it is low in quantity to justify an investment. In summary, it is an item, product or by-product which cannot be utilized for different reasons.

**Mauritius:** Definition does not exist

**Morocco:** Definition in preparation
The Draft Law on Waste Management and their Disposal foresees a list of hazardous wastes, the importation of which will be banned. The Draft Law defines "wastes" at national level, as residues coming from the production process, from transformation or from utilization, all substances, materials, products or more generally abandoned goods, meant to be discarded, or disposed of with the aim of protecting the environment and the people.

**Mozambique:** Definition does not exist

**Seychelles:** Definition exists
According to the Environment Protection Act 1994, "wastes" means garbage, refuse, sludges, construction debris and other discarded substances resulting from industrial and commercial operations or from domestic, individual and community activity.

**Tunisia:** Definition does not exist
Uganda: Definition exists

“Waste” includes any matter prescribed as waste, and any radio active matter, whether liquid, solid, gaseous or radioactive which is discharged, emitted or deposited into the environment in such volume, composition or manner as to cause an alteration of the environment.
**Question 2a. National Definition of waste**

*2004. Asia and Pacific. (Parties which did not report are not listed).*

**Bahrain:** Definition exists  
The definition is in accordance with the Basel Convention.

**Bangladesh:** Definition does not exist  
The definition of "waste" as mentioned in Environmental Conservation Act (ECA) 1995 is as follows: "Waste" means any solid, liquid, gaseous, radioactive substance, the discharge, disposal and dumping of which may cause harmful change to the environment.

**Brunei Darussalam:** Definition exists  
Waste is defined as any matter prescribed to be scheduled waste, or any matter whether in a solid, semi-solid or liquid form, or in the form of gas or vapour which is emitted, discharged or deposited in the environment in such volume, composition or manner as to cause pollution.

**Cambodia:** Definition exists  
Solid Waste is defined as any hard objects, hard substances, products or refuse which are useless, disposed of, are intended to be disposed of, or are required to be disposed of. Household waste is the part of solid waste which does not contain toxic or hazardous substance and is discarded from dwellings, public building, factories, market, hotel, business building, restaurant, transport facilities, recreation site, ...etc.

**China:** Definition exists  
China “Solid waste” refers to any solid, semisolid, or contained gaseous substance or material resulting from production, daily life and other activities, which lose its original utilization value, or which does not lose utilization value but is discarded, and substance or material regulated as solid waste by laws and regulations.

**Cook Islands:** Definition exists  
Public Health Act 2004 – ‘Waste’ includes the following: (a) Garbage, refuse, or litter; (b) Hazardous Waste; (c) Waste water; (d) Building and demolition waste; (e) Other discarded or superfluous things from open fires, incinerators, or industrial, commercial, mining, agricultural, community or other activities; (f) Any other thing declared by the Queen’s Representative by Order in Executive Council to be waste for the purposes of this Act. This definition is for the purpose of managing waste in country. This definition is also used in the Draft Cook Islands National Waste Strategy.

**Indonesia:** Definition exists  
Article 1 paragraph 16 of Act No. 23/97 on Environmental Management, and Article 1 paragraph 1 of the Governmental Regulation Number 18/1999 (Amended by the Governmental Regulation Number 85/1999) on Hazardous Waste Management define waste as: “waste is the residue of a business and/or activity”.

**Japan:** Definition exists  
Two national legislations regulate transboundary movement of waste (in broad sense) in Japan. One is the Law for the Control of Export, Import and Others of Specified Hazardous Wastes and Other Wastes (hereinafter “Basel Law”). The other is the Waste Management and Public Cleansing Law (hereinafter "Waste Management Law"). The two legislations define waste in different ways, and control transboundary movement of waste independently.

Definition of "waste" under the Basel Law is exactly same as that under the Basel Convention. On the other hand, the Waste Management Law defines "waste" as "refuse, bulky refuse, ashes, sludge, excreta, waste oil, waste acid and alkali, carcasses and other filthy and unnecessary matter, which are in solid or liquid state (excluding radioactive waste and waste polluted by radioactivity)". If a cargo is "waste" under the Waste Management Law and "hazardous waste" under the Basel Convention, the cargo is subject to both laws independently.

**Kazakhstan:** Definition does not exist  
Definition of waste in the legislation of the Republic of Kazakhstan is different from the definition adopted by the Basel Convention and is not addressed to the aims of control and transboundary movement of waste, i.e. in accordance with the Basel Convention - "Wastes" are substances or objects which are disposed of or are intended to be disposed of or are required to be disposed of by the provisions of national law. In accordance with art.1 of the Law of the Republic of Kazakhstan "On Environment Protection" (with changes, adopted by Laws of the Republic of Kazakhstan on 24.12.98; on 11.05.99 N 381-1; on 29.11.99 N 488-1; on 04.06.01N 205-II; on 24.12.01 N 276-II; on 09.08.02 N 346-II; on 25.05.04 N 553-II; on 09.12.04 N 8-III; on 09.12.04 N 13-III; on 15.04.05 N 45-III): Consumption waste - goods, materials and substances, forfeited in full or partially their consumer qualities due to physical or moral depreciation (Law of RK "On Environment Protection"). In the same time the field of some articles of Law "On Environment Protection" provides control on environmentally proved modes of export, import and disposal of waste and hazardous waste ) articles 60 - 60-4 of the LRK "On Environment Protection" (with
changes, adopted by laws of the Republic of Kazakhstan on 24.12.98; on 11.05.99 N 381-1; on 29.11.99 N 488-1; on 04.06.01 N 205-II; on 24.12.01 N 276-II; on 09.08.02 N 346-II; on 25.05.04 N 553-II; on 09.12.04 N 8-III; on 20.12.04 N 13-III; on 15.04.05 N 45-III).

Kiribati: Definition exists
"Waste" includes matter whether liquid, solid, gaseous or radioactive, whether toxic or not, which is discharged into the environment; or which is the byproduct of any process activity, or development with no apparent value or beneficial function.

Kyrgyzstan: Definition exists
"Wastes" means wastes of production and consumption. "Wastes of production" means all materials, substances, products, which were produced during a production process, or delivery of services and that are not due to further use within the territory of a given facility (organization), or are completely invalid for the purposes of usage in an intended amount for use. "Wastes of consumption" means all materials, substances, products, which completely or partially lost their parameters during public/individual consumption; (Regulation on state control of transboundary movements of hazardous wastes).

Malaysia: Definition exists
Waste is defined as any matter prescribed to be scheduled waste or any matter whether in a solid, semi-solid or liquid form, or in the form of a gas or vapor, which is emitted, discharged or deposited in the environment in such volume, composition or manner as to cause pollution.

Marshall Islands: Definition exists
National Environmental Protection Act Part I, Section 3. Waste- "includes any matter prescribed by regulation to be waste, and any other matter whether liquid, solid, gaseous, or radioactive which is discharged, emitted, or deposited in the environment in such volume, component or manner as to cause an alteration of the environment." [P.L. 1984-3, Section 3]. The language as it is written does not specifically say if it is for the purpose of transboundary movement of waste.

Nauru: Definition does not exist
"Waste" includes matter whether liquid, solid, gaseous or radioactive, whether toxic or not, which is discharged into the environment; or which is the byproduct of any process activity, or development with no apparent value or beneficial function.

Pakistan: Definition exists
According to Pakistan Environmental Protection Act – 1997, "waste" means any substance or object which has been, is being or is intended to be, discarded or disposed of, and includes liquid waste, solid waste, waste gases, suspended waste, industrial waste, agricultural waste, nuclear waste, municipal waste, hospital waste, used polyethylene bags and residues from the incineration of all types of waste.

Papua New Guinea: Definition does not exist

Philippines: Definition does not exist
Under Department administrative Orders DAO 92-29, the term "waste" is not specifically defined.

Qatar: Definition exists
The national definition of hazardous waste is in accordance with the Basel Convention.

Republic of Korea: Definition exists
Pursuant to Article 2 of the Waste Management Act (enacted in 1986), the waste is defined as "any matter such as trash, fly ash, sluge, waste oil, waste acid, waste alkali and animal carcasses, which becomes unnecessary for human living or business activities." However, radioactive wastes or gaseous matters, as well as wastewater and sewage that flow into water pollution prevention facilities are not included in the definition.

Singapore: Definition exists
"Waste" means a substance or object that is proposed to be disposed of; or required by any written law to be disposed of.

Sri Lanka: Definition exists
Waste includes any matter prescribed to be waste and any matter, whether liquid, solid, gaseous or radioactive which is discharged, emitted, or deposited in the environment in such volume, constituency or manner as to cause alternation of the environment.
**Thailand:** Definition does not exist

**Viet Nam:** Definition exists  
Law on Environmental Protection - amended in 2005 (enter into force since 1 July 2006) defines that wastes are substances in form of solid, liquid, gas, which are discharged production, service, living or other activities.

**Yemen:** Definition exists  
Waste is materials or substances of mobile things to be disposed of or intended to be disposed or it is required according to the prevailing rules of the law to get rid of or that owner and possessor desire to recycle it or neutralize it to dispose of it.
**Question 2a. National Definition of waste**

2004. Central and Eastern Europe. (Parties which did not report are not listed).

**Albania:** Definition exists

“Wastes” are substances, objects or parts of them, determined by the relevant authority, which are no longer used or which the owner likes to carry away. These materials will be considered wastes, as long as the materials taken from them or the energy generated are not included on the production process. –law No.8934, date 5.09.2002 “On Environmental Protection”.

**Armenia:** Definition exists

National definition of wastes (industrial and household) is given in the National “Law on Wastes” (Part one, article 4 “Definition”), adopted on November 24, 2004 (AL-159-N): 1) industrial and household wastes /hereinafter - wastes/ - wastes arising in the process of industrial or household consumption of raw materials, compounds, products and by-products, other production or food processing remains, as well as manufactured goods/produce that lost the initial consumer properties; 17) waste transboundary movement – transportation of wastes from the area of a country to the area of another country or ever some area that is out of jurisdiction of any country, on condition that such transportation of wastes relates to benefits of at least two countries.

**Belarus:** Definition exists

Wastes are substances or goods produced in the process of economic activity or life of man that do not have any certain application at site of their generation or that have lost totally or partially their consumer properties due to physical or moral obsolescence.

**Bosnia & Herzegovina:** Definition exists

"Waste" means any substance or object which the holder discards or intends or is required to discard, belongs to one of the categories and appears in the list of wastes adopted in a separate legal regulation. (Secondary law of categories waste with lists, " Official Gazette of Federation of Bosnia and Herzegovina", number: 9/05”), adopted in 16 February of 2005 year.

**Bulgaria:** Definition exists

"Waste" shall be any substance, object or part of an object which the holder discards or intends or is required to discard and which belongs to at least one of the following categories: (a) production or consumption residues not otherwise specified below: Code Q1; (b) off-specification products: Code Q2; (c) products whose date for appropriate use or for maximum effectiveness has expired: Code Q3; (d) materials spilled, lost or having undergone other mishap, impairing irreparably the original properties thereof, including any materials and equipment contaminated as a result of the mishap: Code Q4; (e) materials contaminated or soiled as a result of planned actions (residues from cleaning operations, packing materials, containers and other such): Code Q5; (f) unusable parts ( reject batteries, exhausted catalysts and other such): Code Q6; (g) substances which no longer perform satisfactorily (contaminated acids, contaminated solvents, exhausted tempering salts, and other such): Code Q7; (h) residues of industrial processes (slags, still bottoms and other such): Code Q8; (i) residues from pollution abatement processes (scrubber sludges, baghouse dusts, spent filters and other such): Code Q9; (j) machining and finishing residues (lathe turnings, mill scales and other such): Code Q10; (k) residues from raw materials extraction and processing (mining residues, oil field slops and other such): Code Q11; (l) adulterated materials (oils contaminated with polychlorinated biphenyls and other such): Code Q12; (m) any materials, substances or products whose use has been banned by law: Code Q13; (n) products for which the holder has no further use (agricultural, household, commercial, office and shop discards and other such): Code Q14; (o) contaminated materials, substances or products resulting from remedial action with respect to land: Code Q15; and (p) any materials, substances or products which are not contained in the above categories: Code Q16.

**Croatia:** Definition exists

The national definition of waste is in accordance with Article 2 of the Law on Waste, Official Gazette, No. 151/03. Pursuant to this Law, waste means substances or objects which have been discarded by their holder, or those substances or objects which the holder intends to or must discard.

**Czech Republic:** Definition exists


**Estonia:** Definition exists

Waste shall mean any movable which the holder has discarded or intends or is required to discard.

**Georgia:** Definition in preparation
Law of Georgia on Transit and Import of Waste into and out of the Territory of Georgia (16th of October 1997).

**Hungary:** Definition exists

Waste shall mean any substance or object in the categories set out in Annex 1 to Act XLIII of 2000 which the holder discards or intends or is required to discard. (The Annex 1 to Act XLIII of 2000 is available in the Country Fact Sheet (Hungary) prepared by the Secretariat)

**Latvia:** Definition exists

"Waste - any object or substance which holder disposes of, or intends to or is forced to dispose of, and which conforms to the categories specified in the waste classification." (Waste Management Law, Art.1.1)

**Lithuania:** Definition exists

According to the Law No VIII-787 on Waste Management adopted on 16 June 1998, waste shall mean any substance or object which the holder discards or intends to or is required to discard, belonging to the categories of waste, pursuant to the Annex I of this Law, and fall into the list of waste adopted by the Ministry of Environment. (Annex 1 "Categories of waste").

**Poland:** Definition exists

In the light of the Act on Waste of 27 April 2001 (O.J. of 2 June 2001, No.62, Item 628 as amended, came into force in October 2001) "waste" shall mean any substance or object in one of the categories listed in Annex I to this Act with the holder thereof discards or intends or is required to discard.

**Republic of Moldova:** Definition exists

Waste - are substances, materials or objects from Statistical classificatory of waste, which the holder or producer discards or intends or required to discard disposed through disposal.

**Romania:** Definition does not exist

In Romania there is no national definition of waste used specially for the purposes of transboundary movements. The definition of waste from the Emergency Ordinance 78/2000 for the Waste Regime approved by the Law 426/2001 and is generally based on the relevant definitions of the Basel Convention and the pertinent EU Directives. A definition of wastes and residues is contained in the Government Decision dealing with import of wastes of every description. This covers any materials having no value for use, and household wastes.

**Russian Federation:** Definition exists

The national definition is defined by the Federal Law ? 89-FZ of June 24, 1998 “On Wastes of Production and Consumption”: "Production and consumption waste" is the remains of raw materials, materials, semi-finished products, other articles or products that have been formed in the process of production or consumption as well as the goods (products) that have lost their consumer properties."

**Serbia and Montenegro:** Definition exists

The definition of waste and hazardous waste used for the purpose of transboundary movements are given in the Rule on Import, Export and Transit of Wastes in the FR of Yugoslavia (1999), based on the Law on the Basis of the Environmental Protection. There are two National lists of wastes with national label/code, harmonized with BC annexes and EU / OECD lists, with a few additions. These are (i) List of Hazardous wastes, and (ii) List of non-hazardous wastes (not exhibiting hazardous characteristics). The wastes from both lists are subject to transboundary movement permission and control.

**Slovakia:** Definition exists

According to the Act No. 223/2001 Coll. of Laws on Waste and on Amendment of Certain Acts as amended a waste shall mean a movable thing specified in Annex 1, which the holder discards, or wishes to discard, or is obliged to discard pursuant to the Act or special regulations (For instance, the Act of the National Council of the Slovak Republic No. 272/1994 Coll. of Laws on Human Health Protection, as amended, § 43 of the Act No. 140/1998 Coll. of Laws on Medicaments and Medical Aids, on Modification of the Act No. 455/1991 Coll. on Trade Licensing (Trade Licensing Act), as amended, and on Modification and Amendment of the Act of the National Council of the Slovak Republic No. 220/1196 Coll. of Laws on Advertisement, as amended by the Act No. 119/2000 Coll. of Laws, Regulation of the Ministry of Health of the Slovak Republic No. 12/2000 Coll. of Laws on Requirements for the Provision of Radiation Protection). The national waste definition refers to the waste definition of the Directive 75/442/EEC on waste as amended. According to the Annex 1 to Act No. 223/2001 Coll. of Laws the wastes are: Production or consumption wastes not otherwise specified below; Off-specification products; Products whose date for appropriate use has expired; Materials spilled, lost or having undergone other mishap, including any materials, equipment, etc., contaminated as a result of the mishap; Materials soiled or contaminated as a result of planned actions (e.g. waste from cleaning operations, packing materials, containers); Unusable parts (e.g. rejected batteries, exhausted catalysts); Substances which no longer perform satisfactorily (e.g. contaminated acids, contaminated solvents, exhausted tempering salts); Residues of industrial processes (e.g. slags, still bottoms); Residues from pollution abatement processes (e.g. scrubber sludges, baghouse dusts, spent filters); Machining/finishing residues (e.g. lathe turnings, mill scales); Residues from raw materials extraction and...
processing (e.g. mining residues, oil fieldslops); Adulterated materials (e.g. oils contaminated with PCBs); Any materials, substances or products whose use has been banned by law; Products for which the holder has no further use (e.g. agricultural, household, office, commercial and shop discards); Contaminated materials, substances or products resulting from remedial action with respect to land; and Any materials, substances or products which are not contained in the above categories. The Decree No. 284/2001 Coll. of Laws on Waste Catalogue defines two categories of wastes: a) non-hazardous, b) hazardous.

Slovenia: Definition exists
According to Rules on Waste Management (1998) as amended definition of waste is: Waste shall be deemed to be all substances or items which are classified under any of the groups of waste specified in Annex 1A* to these Rules and whose owner disposes them of, intend to dispose of or must dispose of them. Classification list of wastes (hereinafter: list of wastes**) is determined in Annex 1 to these Rules which is an integral part of this Rules. Definition is in line with EU Waste Framework Directive - Council Directive 75/442/EEC on waste as amended. With regard to transboundary movements of wastes applies European Council Regulation 259/93/EEC. * list of groups of wastes which is in line with Categories of wastes from Annex I to Council Directive 75/442/EEC on waste. ** in line with the list of wastes established pursuant to Article 1(a) of Council Directive 75/442/EEC on waste and Article 1(4) of Council Directive 91/689/EEC on hazardous waste.

Ukraine: Definition exists
"Wastes" means substances, materials or objects which are disposed of, are intended to be disposed of by their generator or owner, or are required to be disposed of by way of utilization or disposal. (Remarks: "Disposal" means any operation, mentioned in division A of the Annex 1 to the Cabinet of Ministers of Ukraine Resolution No. 1120 of 13.07.2000. "Utilization" means any operation, mentioned in division of the Annex 1 of the same Resolution.)

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**Question 2a. National Definition of waste**

**2004. Latin America and The Caribbean.** (Parties which did not report are not listed).

**Antigua and Barbuda:** Definition exists  
See National Solid Waste Management Act 2005.

**Argentina:** Definition exists  
The national definition of "waste" of Argentina is same as the Basel definition of waste (National Law 23922 - Basel Convention ratification).

**Barbados:** Definition does not exist

**Brazil:** Definition does not exist

**Chile:** Definition exists  
En junio de 2005 entró en vigencia el Reglamento Sanitario de Manejo de Residuos Peligrosos, el cual define qué es un residuo.

**Colombia:** Definition exists  
According to the Resolution 189 of 1994, waste is any residue that has a value for its potential reuse, recovery or recycling, and when the residue has no value, it is considered garbage. Residue is any object, material, substance or element, in solid, semi-solid, liquid or gaseous form, that has no value for direct use and has been discarded by its generator.

**Costa Rica:** Definition exists  
Waste is "any deficient, non-usable or useless product, that its owner or user decided to eliminate or dispose." (The Basel Convention is a Law in Costa Rica: No 7438, November 18, 1994.) Waste is "any substances products or materials without a direct use, whose owner needs to dispose or is compelled to discard according with the national legislation (Decreto Ejecutivo Nº 27378-S published in official newspaper "La Gaceta", June 19, 1997.

**Cuba:** Definition does not exist

**Dominica:** Definition exists  
"Waste" is defined by the Solid Waste Management Act, 2002.

**Dominican Republic:** Definition exists  
Wastes. All material in liquid or gaseous, or isolated solid state or mixture with others, resulting of a process of extraction of the nature, transformation, manufactured or consumption that its possessor decides to leave. They are recognized like been accustomed to those that are not liquid or muds. In relation to the generation source the types settle down: a) Commercial Solid Waste. b) Domestics Solid Waste. c) Agricultural Waste. d) Biomedics Waste. e) Demolition or construction Waste. f) Industrial Waste. This definition is contemplated in our National Norm for the Environmental Management of remainders non dangerous that was edited in Santo Domingo, Dominican republic on June 2003 by the Secretary of State of Environment and Naturals Resources (Pages 15,16).

**Ecuador:** Definition exists  
Wastes are substances (solid, liquid, gaseous or mixtures) or objects which are disposed of, or are intended to be disposed of or are required to be disposed of by virtue of the national law in force.

**Guyana:** Definition does not exist

**Jamaica:** Definition exists

**Mexico:** Definition exists  
Material o producto cuyo propietario o poseedor desecha y que se encuentra en estado sólido o semisólido, o es un líquido o gas contenido en recipientes o depósitos, y que puede ser susceptible de ser valorizado o requiere sujetarse a tratamiento o disposición final conforme a lo dispuesto en esta Ley y demás ordenamientos que de ella deriven. De conformidad con el Artículo 5 Fracción XXIX de la Ley General de Prevención y Gestión Integral de Residuos, publicada en el Diario Oficial de la Federación el 08 de octubre de 2003.
Peru: Definition exists
There is no definition of waste for the purpose of transboundary movements of wastes; however, there is a General Solid Wastes Act, Act No. 27314 published on 21 July 2000, in which the following definition of solid wastes is laid down: Article 14 - Definition of solid wastes Solid wastes are those substances, products or by-products in solid or semi-solid state which the generator of such wastes disposes of, or is required to dispose of, by virtue of the provisions of national regulations or because of the risks they cause to health and the environment, for management by means of a system including the following operations or processes, as appropriate: waste minimization; segregation at source; resupply; storage; collection; commercialization; and transport. This definition has made it possible for the population to identify solid wastes and all wastes declared as such must be subject to the corresponding provisions, including, for example, the provisions of the Basel Convention. Artículo 14o.- Definición de residuos sólidos Son residuos sólidos aquellas sustancias, productos o subproductos en estado sólido o semisólido de los que su generador dispone, o está obligado a disponer, en virtud de lo establecido en la normatividad nacional o de los riesgos que causan a la salud y el ambiente, para ser manejados a través de un sistema que incluya, según corresponda, las siguientes operaciones o procesos: Minimización de residuos, Segregación en la fuente, Reaprovechamiento, Almacenamiento, Recolección, Comercialización, Transporte, Tratamiento, Transferencia, Disposición final. Esta definición incluye a los residuos generados por eventos naturales.

Saint Kitts and Nevis: Definition exists
‘Hazardous Waste’ means any solid or liquid material or product, or a combination of solid and liquid materials or products that contain highly persistent chemical elements and compounds that are likely to be hazardous to human health and the environment. St. Christopher and Nevis Solid Waste Management Corporation Act, 1996 (section 2).

Saint Lucia: Definition exists
Solid Waste has the identical definition for waste irrespective of whether it is for management at the national level or for transboundary movements. This definition is: garbage, refuse, organic waste, scrap metal, silt, back-filling material, construction and demolition material and other solid materials discarded from - (a) residential, industrial, commercial or government establishments or operations; and (b) public or community activities but does not include solid or dissolved material in domestic sewage, or other substances in water sources, dissolved or suspended solids in industrial wastewater effluents, dissolved materials in irrigation return flows or other common water pollutants.

Trinidad and Tobago: Definition exists
Waste includes any material discarded or intended to be discarded which 1. constitutes garbage, refuse, sludge, or other solid, liquid, semi-solid or gaseous material resulting from any residential, community, commercial, industrial, manufacturing, mining, petroleum or natural gas exploration, extraction or processing, agricultural, healthcare, or scientific research activities; or 2. is otherwise identified by the Authority as a waste under Section 55. Ref. Source: Environnemental Management Act 2000 Part 1.

Venezuela: Definition exists

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Question 2a. National Definition of waste
2004. Western Europe and Others. (Parties which did not report are not listed).

Andorra: Definition does not exist

Australia: Definition exists
Waste means a substance or object that: is proposed to be disposed of; or is disposed; or is required by a law of the Commonwealth, a State or a Territory to be disposed of.

Austria: Definition exists
Definition of waste is in line with EU Regulation 74/442/EEC (Article 1). For the purposes of this Directive: (a) "waste" means any substance or object which the holder disposes of or is required to dispose of pursuant to the provisions of national law in force; (1)OJ No C 32, 11.2.1975, p. 36. (2)OJ No C 16, 23.1.1975, p. 12. (3) OJ No C 112, 20.12.1973, p. 3. The national definition is laid down in article 2 of the Act on sustainable Waste Management (Federal Waste Management Act 2002), Fed. Law. Gaz. I 2002/102 as amended. The text can be obtained via Internet: http://www.lebensministerium.at/filemanager/download/11353/ A draft English translation is available via the focal point.

Belgium: Definition exists
In Belgium the definition of waste and hazardous waste is in accordance with the European Law. With regard to transboundary movements of wastes the Council Regulation (EEC) N° 259/93 is applied.

Canada: Definition exists
In Canada, each province and territory defines hazardous wastes for the purpose of transboundary movements within their jurisdiction and for the licensing or certification of authorized facilities. These definitions include requirements for both disposal and recycling. Information regarding definitions for each province and territory can be found at http://www.ec.gc.ca/tmb/eng/links_e.htm The Government of Canada is undertaking domestic consultations to develop regulations for international movements of non-hazardous wastes for final disposal. The agreed definition of non-hazardous wastes for final disposal will likely include a listing of wastes covered by the proposed regulations. Consistent with international definitions, the initial focus is on municipal solid wastes, including household or residential waste, as well as residues from the incineration of municipal solid waste.

Finland: Definition exists

France: Definition exists
"Waste" shall mean any substance or object in the categories set out in annex I of the directive 2006/12/EC of the European parliament and of the council of 5 April 2006 on waste, which the holder discards or intends or is required to discard.

Germany: Definition exists
In Germany the provisions of the Council Regulation (EEC) No. 259/93 of 1 February 1993 on the supervision and control of shipments of waste within, into and out of the EC (EC Waste Movement Regulation) apply. Concerning the definition of the waste regulation refers to the Waste Framework Directive (75/442/EEC) as amended. Article 1 (a) reads: "waste" shall mean any substance or object in the categories set out in Annex I which the holder discards or intends or is required to discard." Annex I - Categories of waste: Q1 Production or consumption residues not otherwise specified below Q2 Off-specification products Q3 Products whose date for appropriate use has expired Q4 Materials spilled, lost or having undergone other mishap, including any materials, equipment, etc., contaminated as a result of the mishap Q5 Materials contaminated or soiled as a result of planned actions (e.g. residues from cleaning operations, packing materials, containers, etc.) Q6 Unusable parts (e.g. reject batteries, exhausted catalysts, etc.) Q7 Substances which no longer perform satisfactorily (e.g. contaminated acids, contaminated solvents, exhausted tempering salts, etc.) Q8 Residues of industrial processes (e.g. slags, still bottoms, etc.) Q9 Residues from pollution abatement processes (e.g. scrubber sludges, baghouse dusts, spent filters, etc.) Q10 Machining/finishing residues (e.g. lathe turnings, mill scales, etc.) Q11 Residues from raw materials extraction and processing (e.g. mining residues, oil field slops, etc.) Q12 Adulterated materials (e.g. oils contaminated with PCBs, etc.) Q13 Any materials, substances or products whose use has been banned by law Q14 Products for which the holder has no further use (e.g. agricultural, household, office, commercial and shop discards, etc.) Q15 Contaminated materials, substances or products resulting from remedial action with respect to land Q16 Any materials, substances or products which are not contained in the above categories.
Greece: Definition exists
Definition of waste is defined in Decree EEC 91/689, Decree EU 94/904, Decree EU 96/350 and Regulation EEC 259/93 and its amendments.

Ireland: Definition exists
Section 4(1)(a) of the Waste Management Act, 1996, as amended defines waste to mean any substance or object belonging to a category of waste specified in the First Schedule (of the Act), or for the time being included in the European Waste Catalogue which the holder discards or intends to or is required to discard, and anything which is discarded or otherwise dealt with as if were waste shall be presumed to be waste until the contrary is proved.

Israel: Definition does not exist

Italy: Definition exists

Liechtenstein: Definition exists
For transboundary movements the national waste definition is used (Swiss Federal Law relating to the Protection of the Environment; Art. 7 Para 6), which is compatible with the waste Definition of the Basel Convention. "Waste means all moveable materials of which the owner rids himself or disposal of which is necessary in the public interest”.

Luxembourg: Definition exists
The definition of waste is in accordance with the directive 75/442/EEC.

Monaco: Definition does not exist

Spain: Definition exists
According to the Act 10/1998 on Wastes, Article 3, Definitions, “wastes” are those substances or objects falling under any of the categories referred to in the annex to the present Act, which the holder discards, has the intention or is required to discard. In any case, substances or objects (which fulfill the above condition) and listed in the European Waste Catalogue approved by the Community institutions should always be considered as wastes. (For categories of wastes appearing in the annex to the Act, see annex II to the questionnaire) (The version in force of the European Waste Catalogue/List has been adopted by Decision 2000/532/EC of the Commission of European Communities of 3rd May 2000, amended by Decisions of the Commission 2001/118/EC of 16th January 2001, 2001/119 of 22nd January 2001, and Decision of the Council 2001/573 of 23rd July 2001. The European Waste List has been published in the Spanish Oficial Gazette of 19th February 2002 by Orden MAM/304/2002).

Sweden: Definition exists
Waste means any substance or object in the categories set out in a list of waste categories which the holder discards or intends to or is required to discard. For the purpose of transboundary movements of waste EU regulation 259/93 on the supervision and control of shipments of waste within, into and out of the European Community defined what waste should be controlled.

Switzerland: Definition exists
For transboundary movements the national waste definition is used (Federal Law relating to the Protection of the Environment; Art. 7 Para 6), which is compatible with the waste Definition of the Basel Convention. "Wastes mean all moveable materials of which the owner rids himself or disposal of which is necessary in the public interest.”

Turkey: Definition exists
According to the Turkish Environment Law, official paper of 11 August 1983 (No. 18132), waste is harmful substances discharged into or dumping in the environment as a result of any activity.

United Kingdom of Great Britain and Northern Ireland: Definition exists
**Question 2b. National Definition of Hazardous waste**  
**2004. Africa. (Parties which did not report are not listed).**

<table>
<thead>
<tr>
<th>Country</th>
<th>Definition Status</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algeria</td>
<td>Definition exists</td>
<td>Hazardous special wastes: all special waste which by its constituents or by characteristics of hazardous matters that hold back are susceptible to be harmful to public health and for the environment.</td>
</tr>
<tr>
<td>Benin</td>
<td>Definition does not exist</td>
<td></td>
</tr>
<tr>
<td>Burundi</td>
<td>Status not provided</td>
<td>Tous les déchets, sous quelque état physique que ce soit, qui en raison de leurs propriétés corrosives, toxiques, vénéneuses, réactives, explosives, inflammables, biologiques, infectieuses ou irritantes représentant un danger pour l’équilibre écologique ou pour l’environnement tel que répondant à la définition de l’article 2 de la convention de Bamako de 30 janvier 1991 (cfr Loi n° 1/010 du 30 juin 2000 portant code de l’environnement du Burundi).</td>
</tr>
<tr>
<td>Côte d'Ivoire</td>
<td>Definition does not exist</td>
<td></td>
</tr>
<tr>
<td>Ethiopia</td>
<td>Definition exists</td>
<td>&quot;Hazardous Waste&quot; means any unwanted material that is believed to be deleterious to human safety or health or the environment (Article 2 sub-article 9, Environmental Pollution Control Proclamation, Proclamation No. 300/2002).</td>
</tr>
<tr>
<td>Gambia</td>
<td>Definition in preparation</td>
<td>Under the Waste Act that is being prepared, Hazardous Wastes Regulations are being elaborated. The definition of hazardous waste will be broader than Basel definition and will cover radio-active wastes.</td>
</tr>
<tr>
<td>Ghana</td>
<td>Definition exists</td>
<td></td>
</tr>
<tr>
<td>Madagascar</td>
<td>Definition exists</td>
<td>A waste is considered hazardous when it is likely to cause harmful effects to human health and/or the environment. Therefore, hazardous wastes can be corrosive, caustic, toxic, carcinogenic, explosive, inflammable or carry harmful germs. Definition of a national project of hazardous wastes which will be adopted later after being adopted by the National Assembly. This definition is out of the national legislation concerning the environmentally sound management of solid, liquid and pasty wastes in Madagascar.</td>
</tr>
<tr>
<td>Mauritius</td>
<td>Definition exists</td>
<td>According to the Environment Protection (Standards for Hazardous Wastes) Regulations 2001, which came into force on 1 April 2002, &quot;hazardous waste&quot; means any waste specified in the third column of the First Schedule in respect of the corresponding waste stream specified in the second column of that Schedule; or having as constituents one of the substances specified in the Second Schedule, and displaying any of the hazardous properties specified in the Third Schedule.</td>
</tr>
<tr>
<td>Morocco</td>
<td>Definition exists</td>
<td>“Déchets dangereux: toutes formes de déchets qui, par leur nature dangereuse, toxique, réactive, explosive, inflammable, biologique ou bactérienne, sont susceptibles de constituer un danger dans ce domaine ou contenu dans des annexes complémentaires qui seront fixées par voie réglementaire (selon la loi No. 11-03 relative à la protection et à la mise en valeur de l’environnement&quot;.</td>
</tr>
<tr>
<td>Mozambique</td>
<td>Definition exists</td>
<td>The Environmental Law of 1997 (definitions section) defines hazardous wastes and residues as substances destined for elimination, and posing a risk to human health or the environment due to one or more of the characteristics listed in the provision. The definition is in accordance with the Annexes I, II and III of the Basel Convention.</td>
</tr>
<tr>
<td>Seychelles</td>
<td>Definition exists</td>
<td>According to the Environment Protection Act 1994, &quot;hazardous waste&quot; is defined as waste which is poisonous, corrosive, irritant, noxious, explosive, inflammable, toxic or harmful to the environment. Locally there is a need to amend as and when the Act is reviewed, the above definitions such that they are in line with the Basel Convention.</td>
</tr>
<tr>
<td>Tunisia</td>
<td>Definition exists</td>
<td>In Tunisia there is a national definition of hazardous wastes. Tunisian list (list available on request) of hazardous wastes.</td>
</tr>
</tbody>
</table>
wastes consists of (i) wastes contained in Annex I (hazardous wastes list) and; (ii) any other waste containing any Annex II constituents and exhibits any Annex III hazard characteristics. Each hazardous waste is assigned a six digit code.

**Uganda:** Definition exists

“Hazardous waste” means any waste specified in the Fifth Schedule or any waste having the characteristics defined in the Second Schedule and determined in accordance with guidelines set out in the Third Schedule of The National Environment (Waste Management) Regulations 1999. The definition of hazardous waste under the waste management regulations follows the standard definitions laid out in Annexes I, II and III of the Basel Convention. The only modification however, is the inclusion of carcinogenic and radioactive wastes. The waste management regulations lay down in detail the substances, which are considered hazardous, and this list closely follows the list laid down in the Bamako convention, which was preferred to that of the Basel Convention due to its comprehensive coverage.
Question 2b. National Definition of Hazardous waste

2004. Asia and Pacific. (Parties which did not report are not listed).

Bahrain: Definition exists
Any waste containing significant quantities of a substance which may present danger to the life or health of living organisms when released in the environment or to the safety of humans or equipment in disposal when incorrectly handled. Hazardous properties include toxic, carcinogenic, mutagenic, or teratogenic characteristics, as well as flammability, chemical reactivity or other biologically damaging properties (including radioactivity).

Bangladesh: Definition does not exist
The definition of “Hazardous Substance” as mentioned in Environmental Conservation Act (ECA) 1995 is as follows: “Hazardous Substance” means a substance, the chemical or biochemical properties of which are such that its manufacture, storage, discharge or unregulated transportation can be harmful to the environment.

Brunei Darussalam: Definition exists
Hazardous waste is also identified as “Scheduled Wastes”, which is defined as any waste falling within the categories of waste listed in the Fourth Schedule of the Draft Environmental Order of Negara Brunei Darussalam.

Cambodia: Definition exists
Hazardous waste is defined as any substances that are radioactive, explosive, toxic, inflammable, pathogenic, irritating, corrosive, oxidizing, or other chemical substances which may cause danger to human and animal health or damage plants, public property and the environment.

China: Definition exists
China “Hazardous wastes” means solid wastes included in the national catalogue of hazardous waste or solid wastes which, according to the identification standards of hazardous wastes, are determined as having the hazardous property. Hong Kong Special Administrative Region, China: The list of hazardous wastes for the purpose of control on waste import and export in Hong Kong Special Administrative Region (HKSAR) is specified in the Seventh Schedule (Annexed) of the Waste Disposal Ordinance (WDO), the Laws of Hong Kong Chapter 354. Under the WDO, contaminated wastes are also controlled as hazardous wastes. For the purpose of control on import and export of wastes under the WDO, a waste is “contaminated” if it is contaminated by a substance to an extent which - Significantly increases the risk of human health, property or the environment associated with the waste; or - Prevents the reprocessing, recycling, recovery or re-use of the waste in an environmentally sound manner.

Cook Islands: Definition exists
Public Health Act 2004: ‘Hazardous Waste’ means (a) any waste that is likely to be a health hazard if released into any waterway; and (b) includes the following (i) Animal waste, medical waste or sewage; (ii) Sludge, other by products, or other waste from devices, facilities, plants, or other systems that treat water, sewage, or pollution (for example, septic tanks, other sewage treatment facilities, water treatment plants, or sewage treatment plants); (iii) Any other waste declared by the Queen’s Representative by Order in Executive Council to be hazardous waste for the purposes of this Act.

Indonesia: Definition exists
Article 1 paragraph 18 of the Act No. 23/97 and Article 1 paragraph 2 of the Governmental Regulation No. 18/1999 (Amended by the Governmental Regulation No. 85/1999) share almost similar definition for Hazardous Waste. “Hazardous Waste is the residue/leftover from business activities that contain hazards and/or toxicants due to its nature and/or its concentration and/or its amount which directly as well as indirectly, could pollute and/or deteriorate the environment, and/or harmful to the environment, health, the continuation of human life and other living creatures.

Japan: Definition exists
Hazardous wastes defined by the Basel Law are as follows: A. The following materials which are exported or imported for the disposal operations listed in Annex IV of the Basel Convention. 1. Materials listed in Annex I of the Convention and having one or more hazardous characteristics listed in Annex III of the Convention; 2. Materials listed in Annex II of the Convention; 3. Materials to be notified to the Secretariat of the Convention by the Government of Japan through the designation by the Cabinet Order in accordance with Section 1 or 2 of Article 3 of the Convention; and 4. Materials informed by the Secretariat of the Convention in accordance with Section 3 of Article 3 of the Convention. B. Materials, exportation, importation, transportation (including storage) and disposal of which must be regulated based on bilateral, multilateral or regional agreements or arrangements defined in Article 11 of the Convention. (The Waste Management Law also defines hazardous waste as “Special Control Waste (hereinafter SCW)” independently, but import/export regulations under the Waste Management Law do not differ between SCW and non-SCW.)
Kazakhstan: Definition does not exist
The definition of hazardous waste in Kazakhstan legislation is different from the adopted definition of the Basel Convention. According to art.1 of the Basel Convention the hazardous waste mainly is matter of transboundary movements or is subject to transboundary movement. But by Law of RK "On Environment Protection" (with changes, adopted by laws of the Republic of Kazakhstan on 24.12.98; on 29.11.99 N 488-1; on 04.06.01N 205-II; on 24.12.01 N 276-II; on 09.08.02 N 346-II; on 25.05.04 N 553-II; on 09.12.04 N 8-III; on 20.12.04 N 13-III; on 15.04.05 N 45-III): Hazardous waste - waste, containing detrimental substances and possessing hazardous properties (toxicity, explosion hazard, fire risk, high reactivity), or which may singly or during reaction with other substances to cause hazard to human health and environment.

Kiribati: Definition in preparation
Draft definition “Hazardous waste including which contains explosives, gases, flammable solids, flammable liquids, corrosive substances, toxic substances, oxidizing agents, organic peroxides, asbestos or substances which emit flammable gases.” A further definition is provided for clinical wastes: “clinical waste including human tissue body fluids, blood, faecal material, materials and equipment which is visibly blood stained with body fluids or faecal matter, materials and equipment which has been used to penetrate the skin, laboratory specimens or culture and any other waste resulting from medical, nursing, dental, pharmaceutical or any other related clinical activity. [Further consideration is currently being given to this definition]

Kyrgyzstan: Definition exists
Hazardous wastes means wastes containing substances with one of the following hazardous characteristics: flammability, explosivity, high reactivity, toxicity and infectious capability; and in such an amount and of such a type that they are of potential and immediate danger toward health of people/environment. The National Definition of hazardous wastes is in accordance with the Annexes I and II of the Basel Convention.

Malaysia: Definition exists
Hazardous waste is defined as any waste falling within the categories of waste listed in the First Schedule of the Environment Quality (Scheduled Wastes) Regulations 1989.

Marshall Islands: Definition exists
In Solid Waste Regulations 1989 Part I, Section 4 (o). Hazardous Wastes is defined as "Any waste or combustion of wastes which pose a substantial present or potential hazard to human health or living organisms because such wastes are nondegradable or persistent in nature, or because they can be lethal, or because they may otherwise cause or tend to cause detrimental cumulative effects.” The law again is not or does not specify clearly if it were to cover purposes of transboundary movement of hazardous wastes.

Nauru: Definition does not exist

Pakistan: Definition exists
According to Pakistan Environmental Protection Act-1997, a “Hazardous Waste” means wastes which is or which contains a hazardous substance or which may be prescribed as hazardous waste and includes hospital waste and nuclear waste. The Act defines "Hazardous substance" as (a) a substance or mixture of substance, other than a pesticide as defined in the Agricultural Pesticide Ordinance, 1971 (II of 1971), which, by reason of its chemical activity is toxic, explosive, flammable, corrosive, radioactive or other characteristics causes, or is likely to cause, directly or in combination with other matters, an adverse environmental effect; and (b) any substance which may be prescribed as a hazardous substance.

Papua New Guinea: Definition does not exist
The Environment Act 2000 (EA) defines hazardous contaminants as a substance prescribed by regulation as a hazardous environmental contaminant under Section133(2).

Philippines: Definition exists
"Hazardous waste" are substances that are without any safe commercial, industrial, agricultural or economic usage and are shipped, transported or brought from the country of origin for dumping or disposal into or in transit through any part of the territory of Philippines. "Hazardous wastes" shall also refer to by-products, side-products, process residues, spent reaction media, contaminated plant or equipment or other substances from manufacturing operations and as consumer discards of manufactured products which present unreasonable risk and/or injury to health and safety and to the environment.

Qatar: Definition exists
The national definition of hazardous waste is in accordance with the Basel Convention.

Republic of Korea: Definition exists
Pursuant to provisions in Article 2 of the Presidential Decree of the Act on the Control of Transboundary Movement of Hazardous Wastes and Their Disposal, hazardous waste is defined as: 1. Waste listed in Annex I or Annex VIII
that exhibit any of the hazardous characteristics listed in Annex III. 2. Waste listed in Annex II. 3. Waste that Korea has notified to the convention secretariat as being hazardous pursuant to Article III Paragraph I and II and Article XI. The specified list of hazardous wastes controlled by Korean Government was notified by the Ministry of Environment (MoE) in 1998.

Singapore: Definition exists
"Hazardous waste" means waste controlled as hazardous waste under the Basel Convention and include wastes listed in Annex VIII (List A) and exclude wastes listed in Annex IX (List B).

Sri Lanka: Definition exists
All wastes defined in the Annex I of the Basel Convention and radioactive waste are considered as hazardous waste. Annex VIII and IX will be used for controlling purposes, and if the waste does not appear on either of these lists, Annex I and III will be used for decision making.

Thailand: Definition exists

Viet Nam: Definition exists
Regulations on Hazardous Waste Management (issued by Decision 155/1999/QD-TTg dated 16 July 1999 of the Prime Minister) defines that hazardous wastes are wastes which contains substances or compounds/mixtures having one of directly hazardous characteristics (flammable, explosive, poisonous, corrosive, infectious or other toxic characteristics) or which, by interaction with other substances, harm the environment and human health. Law on Environmental Protection - amended in 2005 (enter into force since 1 July 2006) similarly defines that hazardous wastes are wastes containing toxic, radioactive, flammable, explosive, corrosive, infectious, poisonous components or other hazardous characteristics.

Yemen: Definition exists
Hazardous waste is any waste that is generated from industrial, chemical or radiation operations and becomes hazardous due to its contents of materials or concentration of materials or due to its chemical or reactions or due to its toxic characteristics or being liable to explosion or to create corrosion or any other characteristics that arise danger to human being, fauna and flora to the environment whether independently or inter mixed with other wastes.

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**Question 2b. National Definition of Hazardous waste**

*2004. Central and Eastern Europe. ( Parties which did not report are not listed.)*

**Albania:** Definition exists

"Hazardous wastes" are the erosive, toxic, corrosive, explosive, inflammable, carcinogenic, infective and radioactive substances that can alter the natural state of water, soil or air with grave consequences for human health and natural ecosystems. – law No.8934, date 5.09.2002 "On Environmental Protection".

**Armenia:** Definition exists

National definition of wastes (industrial and household) as well hazardous wastes is given in National "Law on Wastes" (Part one, article 4 "Definition"), adopted on November 14, 2004 (AL-159-N): industrial and household wastes /hereinafter - wastes/ - wastes arising in the process of industrial or household consumption of raw materials, compounds, products and by-products, other production or food processing remains, as well as manufactured goods/produce that lost the initial consumer properties; hazardous wastes – wastes, the physical, chemical or biological characteristics of which pose or can arise danger to Human Health and damage to the Environment and require special methods, procedures, and means for their management; waste transboundary movement – transportation of wastes from the area of a country to the area of another country or ever some area that is out of jurisdiction of any country, on condition that such transportation of wastes relates to benefits of at least two countries.

**Belarus:** Definition exists

Hazardous wastes are wastes that contain as their constitutes substances possessing any hazardous property or they set (toxicity, infectious, explosivity, high reaction ability and (or) other similar properties) and existing in such amounts and in such form that this waste independently or in contact with other substances can represent immediate or potential threat to environment, people health and (or) to people property including that caused by their adverse impact on environment.

**Bosnia & Herzegovina:** Definition exists

"Hazardous waste" means any waste which is covered by separate regulations and which has one or more of the properties which poses a hazard to human health and to the environment due to its origin, composition or concentration, and which is listed in the list of wastes adopted by a separate regulation as hazardous.

**Bulgaria:** Definition exists

"Hazardous waste" shall be waste whereof the composition, amount and properties present risks to human health and the environment, which possesses one or more properties which define it as hazardous, and/or which contains components which render it into hazardous waste and/or which is designated as such according to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal.

**Croatia:** Definition exists

Official Gazette - International Agreements, No. 3/94 states that hazardous waste is identified by Appendices I, II, and III of the Law on Ratification of Convention on Control of Transboundary Movement of Hazardous Waste and Its Disposal. It contains the substances exhibiting one of the following characteristics: explosiveness, reactivity, ignitability, corrosiveness, irritability, harmfulness, toxicity, infectivity, carcinogenicity, mutagenicity, teratogenicity, ecotoxicity, and the characteristic of releasing toxic gases by chemical reactions, or biological decomposition. Municipal and industrial waste is classified as hazardous waste if they contain substances exhibiting one of the characteristics listed above. National definition of hazardous wastes is in accordance with the Annexes I and II of the Basel Convention.

**Czech Republic:** Definition exists


**Estonia:** Definition exists

Hazardous waste is defined by § 6 and 8 of the Waste Act (2004). § 6. Hazardous waste “Hazardous waste” means waste which due to at least one of the hazardous properties set out in § 8 of this Act may cause a hazard to health of the environment. § 8. Hazardous properties of waste The hazardous properties on the basis of which waste is considered hazardous are similar to the hazardous properties of: 1) H1 – explosive substances and
preparations which may explode under the effect of flame or which are more sensitive to shocks or friction than dinitrobenzene; 2) H2 – oxidising substances and preparations which exhibit highly exothermic reactions when in contact with other substances, particularly flammable substances; 3) H3-A – highly flammable liquid substances and preparations having a flash point below 210°C (including extremely flammable liquids), or substances and preparations which may become hot and finally catch fire in contact with air at ambient temperature without any application of energy, or solid substances and preparations which may readily catch fire after brief contact with a source of ignition and which continue to burn or to be consumed after removal of the source of ignition, or gaseous substances and preparations which are flammable in air at normal pressure, or substances and preparations which, in contact with water or damp air, evolve highly flammable gases in dangerous quantities; 4) H3-B – flammable liquid substances and preparations having a flash point equal to or greater than 210°C and less than or equal to 55°C; 5) H4 – irritant non-corrosive substances and preparations which, through immediate, prolonged or repeated contact with the skin or mucous membranes, may cause inflammation; 6) H5 – harmful substances and preparations which, if inhaled or ingested or if they penetrate the skin, may induce hereditary genetic defects or increase their incidence; 7) H6 – toxic substances and preparations which, if inhaled or ingested or if they penetrate the skin, may involve serious, acute or chronic health risks or death; 8) H7 – carcinogenic substances and preparations which, if inhaled or ingested or if they penetrate the skin, may induce cancer or increase its incidence; 9) H8 – corrosive substances and preparations which may destroy living tissue on contact; 10) H9 – infectious substances containing microorganisms or their toxins which are known or reliably believed to cause disease in man or other living organisms; 11) H10 – teratogenic substances and preparations and substances and preparations toxic for reproduction which, if inhaled or ingested or if they penetrate the skin, may induce non-hereditary congenital malformations or increase their incidence; 12) H11 – mutagenic substances and preparations which, if inhaled or ingested or if they penetrate the skin, may induce hereditary genetic defects or increase their incidence; 13) H12 – substances and preparations which release toxic or very toxic gases in contact with water, air or an acid; 14) H13 – substances and preparations capable by any means, after disposal, of yielding another substance, e.g. a leachate, which possesses any of the properties listed in clauses 1) -13) of this section; 15) H14 – substances and preparations which are ecotoxic or dangerous for the environment and present or may present immediate or delayed risks for one or more sectors of the environment.

**Georgia:** Definition in preparation

Law of Georgia on Transit and Import of Waste into and out of the Territory of Georgia (16th of October 1997).

**Hungary:** Definition exists

Hazardous waste shall mean waste displaying one or more of the properties listed in Annex II to Act XLIII of 2000 and/or containing such substances or components hazardous to health and/or the environment because of its origin, composition or concentration. Otherwise the Environmental Ministerial Decree No. 16/2001 (VII.18) adopted the EWC codes and marked with * the hazardous waste within this EWC list. National definition of hazardous waste takes into account the definitions of the Hungarian legislation and the international codes e.g. OECD: Green-Amber-Red list, EWC code, IWIIC definition, UN class, Basel Convention Y code etc. As the State of Export, Hungary will not allow the generator or exporter to commence the transboundary movement until the exporter and the state of export have received the written consents of the States of Transit and Import. (The Annex 2 to Act XLIII of 2000 is available in the Country Fact Sheet (Hungary) prepared by the Secretariat)

**Latvia:** Definition exists

"Hazardous waste- waste which has one or more characteristics which makes it hazardous to human life and health, the environment, or the property of persons, and which conforms to a hazardous waste category specified in the waste classification." *(Waste Management Law, Art.4.1)*

**Lithuania:** Definition exists

According to the Law No VIII-787 on Waste Management adopted on 16 June 1998, waste indicated as hazardous in the list of waste, having one or several hazardous properties listed in Annex 4 of this Law and conforming to the criteria of hazardous waste adopted by the Ministry of Environment. Also any other waste non-indicated as hazardous in the list of waste however having one or several hazardous properties and conforming to the criteria of hazardous waste. (Annex 4 “Properties of waste which render them hazardous”).

**Poland:** Definition exists

In the light of the Act on Waste of 27 April 2001 (came into force in October 2001), “hazardous waste” shall mean waste: 1) belonging to the categories or types of waste featuring in List A in Annex II to this Act and displaying at least one of the properties enumerated in Annex IV to this Act; or 2) belonging to the categories or types of waste featuring in List B in Annex 2 to this Act, containing any of the constituents enumerated in Annex 3 and displaying at least one of the properties enumerated in Annex IV to this Act. Annex II features categories or types of hazardous waste. Annex III features constituents of wastes which render them hazardous. The minister responsible for the environment laid down the ordinance on the waste catalogue (O.J.of 2001, No.112, Item 1206). The new national list of hazardous waste is a part of waste catalogue. New waste classification is consistent with EU classification.

**Republic of Moldova:** Definition does not exist

Definition form EU Directives is used. Hazardous waste - waste which has one or more of the properties listed in List A (Annex 1 to Regulation on the control of transboundary movements of waste and their disposal).
Romania: Definition does not exist
In Romania there is no national definition of hazardous waste used specially for the purposes of transboundary movements (see 2 a). The Basel Convention definition of the hazardous waste is used.

Russian Federation: Definition exists
The national definition of hazardous wastes is defined by the Federal Law "On Wastes of Production and Consumption" No. 89-FZ of 24 June 1998. "Hazardous waste" is the waste containing harmful substances having properties (toxicity, explosivity, flammability, high-reaction ability) or containing the agents causing contagious diseases or that posing an immediate or potential threat to environment and human health either by themselves or on contact with other substances.*

Serbia and Montenegro: Definition exists
The definition of hazardous waste used for the purpose of transboundary movements is given in the Rule on Import, Export and Transit of Wastes in the FR of Yugoslavia (1999), based on the Law on the Basis of the Environmental Protection. There are two National lists of wastes with national label/code, harmonized with BC annexes and EU / OECD lists, with a few additions. These are (i) List of Hazardous wastes, and (ii) List of non-hazardous wastes (not exhibiting hazardous characteristics). The wastes from both lists are subject to transboundary movement permission and control.

Slovakia: Definition exists
According to the Act No. 223/2001Coll. of Laws on waste and on amendment of certain acts as amended - hazardous waste shall mean waste featuring one or several hazardous characteristics listed in Annex 4 – Hazardous characteristics of wastes (H codes). The Annex 4 is equal to the Annex 3 of the EU Directive 91/689/EEC. The Decree No 284/2001 Coll. of Laws enacting Waste Catalogue as amended by subsequent regulations harmonized with European Waste Catalogue distinguishes two waste categories: - non-hazardous; - hazardous. The annex 2 of this Decree refers to the Basel Convention list of hazardous waste characteristics (H codes). Hazardous wastes are considered wastes: a) Listed in Annex VIII to the Basel Convention; b) Designated as hazardous in the Waste Catalogue; c) Included in the Amber List of Wastes, or included in the Red List of Wastes; and d) 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 annex I of the Basel Convention is used for identification of hazardous wastes in the reporting.

Slovenia: Definition exists
According to Rules on Waste Management (1998) as amended definition of hazardous waste is: Hazardous waste shall be deemed to be waste marked with asterisks next to the classification number of waste in the classification list of wastes**. Hazardous wastes are classified to the list of wastes from the previous paragraph on the basis of Annex 2A*** to these Rules. It shall be deemed that the hazardous waste has one or more of the hazardous properties from Annex 3 to these Rules. Definition is in line with Council Directive 91/689/EEC on hazardous waste as amended. With regard to transboundary movements of wastes applies European Council Regulation 259/93/EEC. **In line with the list of wastes established pursuant to Article 1(a) of Council Directive 75/442/EEC on waste and Article 1(4) of Council Directive 91/689/EEC on hazardous waste. ***Annex 2A consists of Part 1: List of groups and general types of hazardous properties and Part 2: List of constituents of wastes which render them hazardous if they possess also hazardous properties from Annex 3. It is in line with the Annex I (Categories or Generic types of hazardous waste listed according to their nature or activity which generated them) and Annex II (Constituents of wastes in Annex IB which render them hazardous when they have properties described) of Council Directive 91/689/EEC on hazardous waste.

Ukraine: Definition exists
"Hazardous wastes" means wastes included into division A of the Yellow List of wastes, which is approved by the Cabinet of Ministers of Ukraine, and have one or more hazardous properties mentioned in the List of hazardous properties, which is approved by the Ministry of Environment Protection, and included into the Green List , which is approved by the Cabinet of Ministers of Ukraine, in case when they contain materials, mentioned in the Annex 2 to the Cabinet of Ministers of Ukraine Resolution of 13.07.2000 No. 1120, in such quantities that can reveal hazardous properties described in the List of hazardous wastes mentioned above.
**Question 2b. National Definition of Hazardous waste**

2004. Latin America and The Caribbean. (Parties which did not report are not listed).

**Antigua and Barbuda:** Definition exists
Same as in National Legislation

**Argentina:** Definition exists
"Hazardous Waste" is any waste that belongs to any category contained in annex I of the Basel Convention "or" any waste that possess any of the characteristic listed in annex III of the Basel Convention. (National Law No. 24051 of Hazardous Wastes). Industrial and Other Activities Wastes Management are under the scope of Minimum Provision Law which is in process of reglamentation. Wastes listed in annex II of the Basel Convention, are under the scope of another Minimum Provision Law, concerning Domestic Wastes, which is in process of reglamentation. Household wastes with a hazardous characteristic listed in Annex III of the Basel Convention are covered by National Law 23.922 (Basel Convention approval). Radioactive wastes and wastes derived from the normal operations of a ship are excluded from the scope of National Law of Hazardous Wastes because they are ruled by other regulations and international instruments.

**Barbados:** Definition does not exist
There is no legal definition of hazardous waste. Shipments of hazardous waste materials however, are shipped in accordance with procedures and guidelines established under the Basel Convention. However, a definition is proposed in the revised "Policy Paper: Management of Toxic Chemicals and Hazardous Waste." Hazardous waste means waste that has one or more of the following properties: 1. has flashpoint of less than 61°C ; 2. ignites and propagates combustion in a test sample; 3. at a rate that is equal to or greater that that provided by ammoniumpersulphate, potassium percholorate or potassium bromate; 4. the pH value is less than 2.0 or greater than 12.5; 5. it contains polychlorinated byphenyls at a concentration equal to or greaterthan 50mg/kg; 6. its leachate contains any substance listed in Table 2 in excess of theconcentrations listed; and 7. it contains any of the following substances in a concentration greater than0.001mg/L: § Hexachloro-dibenzo-p-dioxins § Pentachloro-dibenzo-p-dioxins § Tetrachloro-dibenzo-p-dioxins § Hexachloro-dibenzofurans § Pentachloro-dibenzofurans § Tetrachloro-dibenzofurans. "Special wastes" are non-hazardous wastes that require special handling and disposal procedures. These would include, for example: gasoline contaminated soil and wastes from international flights or ports.

**Brazil:** Definition exists
Hazardous Waste - Class I - are those belonging to any category listed in the Annex 1-A to 1-C of the CONAMA Resolution no 23, from December 12, 1996, unless they do not present any characteristics listed in Annex II of the same legislation. Furthermore, the Brazilian legislation defines as 'hazardous' all wastes listed in Annex 10-A (Hazardous Wastes - Class I - Importation Prohibited) of the CONAMA Resolution no 235, from January 7, 1998, and as 'controlled' all the wastes listed in Annex 10-B (Non-Inert Wastes - Class II - Controlled by IBAMA) of the Resolution.

**Chile:** Definition exists
En junio de 2005 entró en vigencia el Reglamento Sanitario de Manejo de Residuos Peligrosos, el cual define qué residuos son considerados como peligrosos. Esta nueva definición ya fue notificada a la Secretaría del Convenio.

**Colombia:** Definition exists
According to the Resolution 189 of 1994, hazardous waste is any waste that may cause damage to human health or to the environment given its infectious, combustible, flammable, explosive, radioactive, volatile, corrosive, reactive or toxic characteristics. Also, the packages, containers that have been in contact with these wastes will be considered as hazardous wastes.

**Costa Rica:** Definition exists
Hazardous waste are all solids, liquids, and semisolids substances located in containers, due to its chemical reactivity, toxic, explosive, radioactive, conburents, flammable, irritant, corrosive, or comburent or other characteristics like theratogenic, mutagenic, carcinogenic or neurotoxic, that could produce damage to human health or the natural environment.

**Cuba:** Definition does not exist

**Dominica:** Definition exists
"Hazardous waste" is defined by the Solid Waste Management Act, 2002, schedule containing Annex I and III of the Basel Convention.

**Dominican Republic:** Definition exists
Hazardous Waste: Solid remainder or semisolid that by its toxic, reactive, corrosive, radioactive, flammable, explosive or pathogenic characteristics raises a substantial risk, real or potential, to the human health or to environment. This definition is contemplated in our National Norm for the Environmental Management of remainders non dangerous that was edited in Santo Domingo, Dominican republic on June 2003 by the Secretary of State of Environment and Naturals Resources (Pages 15).

**Ecuador:** Definition exists

Hazardous wastes are those solid, mixed, liquid or gaseous wastes resulting from a process of production, transformation, recycling, use or consumption which contain some compounds with reactive, flammable, corrosive, infectious or toxic characteristics that represent a risk to human health, natural resources or the environment according to existing legal provisions.

**Guyana:** Definition in preparation

But not related to Transboundary movement. As defined in the Environmental Protection Hazardous Waste Regulations 2000 "hazardous waste" means a waste or combination of wastes which, because of its quantity, concentration or physical, chemical or infectious characteristics, may pose a substantial hazard to human health and belong to any category contained in Schedule I unless they do not contain any of characteristics contained in Schedule II and includes waste that is- (i) hazardous industrial waste; (ii) acute hazardous waste chemical; (iii) hazardous waste chemical; (iv) severely toxic waste; (v) flammable waste; (vi) corrosive waste; (vii) reactive waste; (viii) radioactive waste; (ix) clinical waste; or (x) leachate toxic waste, or polychlorinated biphenyl was.. and includes a mixture of acute hazardous waste chemical, hazardous waste chemical, pathological waste, radioactive waste or severely toxic wastes and any other waste or hazardous material; (f) “hazardous waste chemical” means a commercial waste chemical having a generic name specified in Schedule I.

**Jamaica:** Definition exists

Pursuant to the paragraph 2 of the Natural Resources (Hazardous Waste)(Control of Transboundary Movement), "Hazardous waste" means – a) waste that belongs to any category contained in the First Schedule unless it does not possess any of the characteristics specified in the Third Schedule; b) waste which belongs to any category contained in the Second Schedule; and c) Such waste as the Minister, by order, may declare to be hazardous.

**Mexico:** Definition exists

Son aquellos que posean alguna de las características de corrosividad, reactividad, explosividad, toxicidad, inflamabilidad, o que contengan agentes infecciosos que les confieran peligrosidad, así como envases, recipientes, embalajes y suelos que hayan sido contaminados cuando se transfieran a otro sitio, de conformidad con lo que se establece en esta Ley. De conformidad con el Artículo 5 Fracción XXXII de la Ley General de Prevención y Gestión Integral de Residuos, publicada en el Diario Oficial de la Federación el 08 de octubre de 2003.

**Peru:** Definition exists

The definition of hazardous waste is in accordance with the Basel Convention. Furthermore, the General Solid Wastes Act, Act No 27314, states: Article 22 - Definition of hazardous solid wastes 22.1 - The hazardous solid wastes are those that by its characteristics or management could represent a significant risk for the health or environment. 22.2 - Without prejudice of the international standard in force for the country, the hazardous solid wastes are those with the following characteristics: self-combustible, explosive, corrosive, reactive, toxic, radioactive or pathogenic. Artículo 22o. Definición de residuos sólidos peligrosos22.1 Son residuos sólidos peligrosos aquéllos que por sus características o el manejo al que son o van a ser sometidos representan un riesgo significativo para la salud o el ambiente. 22.2 Sin perjuicio de lo establecido en las normas internacionales vigentes para el país o las reglamentaciones nacionales específicas, se considerarán peligrosos los que presenten por lo menos una de las siguientes características: autoconsumibilidad, explosividad, corrosividad, reactividad, toxicidad,radiaactividad o patogenicidad.

**Saint Kitts and Nevis:** Definition exists

‘Hazardous Waste’ means any solid or liquid material or product, or a combination of solid and liquid materials or products that contain highly persistent chemical elements and compounds that are likely to be hazardous to human health and the environment. St. Christopher and Nevis Solid Waste Management Corporation Act, 1996 (section 2).

**Saint Lucia:** Definition exists

The definition of hazardous waste is in accordance with the Basel Convention.

**Trinidad and Tobago:** Definition does not exist

Draft Waste Management Rules are being prepared by the competent authority, that is the Environmental Management Authority.

**Venezuela:** Definition exists

Hazardous waste: Simple or compound material in a solid, liquid or gaseous state which has hazardous properties.
or is composed of hazardous substances, whether or not it preserves its physical, chemical or biological properties, and for which no use is found with the result that a method of final disposal must be employed. The term includes receptacles containing or having contained such wastes. Recoverable hazardous material: Material which has hazardous characteristics but after serving a specific purpose still retains useful physical and chemical properties and therefore may be reused, recycled, regenerated or used for the same or another purpose. Hazardous Substances, Materials and Wastes Act, Ley Sobre Sustancias, Materiales y Desechos Peligrosos published in Official Gazette Extraordinary No. 5554 of 13 November 2001, and Decree 2635 containing the "Norms for the Control and Recovery of Hazardous Materials and the Management of Hazardous Wastes", published in the Official Gazette Extraordinary No. 5245 of 3 August 1998.

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Andorra: Definition does not exist
The following are defined in article 3 as hazardous waste: "Are considered hazardous waste: - that figuring in appendix I to the Basel Convention of 22 May 1989 in accordance with section 1a) or article 1 of this Convention; - that qualified as hazardous under community lay and regulations; - that prescribed by the Government in the form of regulation.

Australia: Definition exists
Hazardous waste means: (a) waste prescribed by the regulations, where the waste has any of the characteristics mentioned in Annex III to the Basel Convention; or (b) wastes covered by paragraph 1(a) of Article 1 of the Basel Convention; or (c) household waste; or (d) residues arising from the incineration of household waste; but does not include wastes covered by paragraph 4 of Article 1 of the Basel Convention. Note 1: Section 4A provides for an extended meaning of hazardous waste. The extended meaning relates to the following matters: (a) a case where a foreign country has classified a particular substance or object as hazardous waste; (b) a case where a foreign country has classified waste collected from households as hazardous waste. Note 2: Section 4F provides for an extended meaning of hazardous waste. The extended meaning relates to substances or objects subject to notification or control under Article 11 arrangements.

Austria: Definition exists
The definition of hazardous waste is laid down in the Ordinance on a Waste Catalogue (Fed. Law Gaz. II 2003/570, as amended by Fed. Law Gaz. II 2005/89). The text can be obtained via Internet:
http://www.lebensministerium.at/filemanager/download/10520/

Belgium: Definition exists
In Belgium the definition of waste and hazardous waste is in accordance with the European Law. With regard to transboundary movements of wastes the Council Regulation (EEC) N° 259/93 is applied.

Canada: Definition exists
In Canada, the definition of hazardous waste for the purposes of controlling transboundary movements destined for final disposal or recycling is set out in the Export and Import of Hazardous Wastes Regulations (EIHWR). Hazardous wastes as defined in EIHWR under section 1. (1) means "a product, substance or organism that is intended for disposal or recycling, including storage prior to disposal or recycling and that is (a) listed in Schedule III; or (b) included in any of classes 2 to 6 and 8 and 9 of the Transportation of Dangerous Goods Regulations (TDGR), except a product, substance or organism that is (i) household in origin, or (ii) returned directly to its manufacturer or supplier for reprocessing, repackaging or resale, including a product, substance or organism that is (A) defective or otherwise not usable for its original purpose, or (B) in surplus quantities but still usable for its original purpose (déchets dangereux)." In order to meet this definition, a waste must either be found on an inclusive list of substances and mixtures and/or meet one of the hazard class characteristics. Specific testing, criteria and protocols exist in the (TDGR) for the following hazard classes (which in most cases are analogous to the Basel Annex III characteristic identified): substances that are gases or aerosols, flammable liquids (H3), flammable solids (H4.1), liable to spontaneous combustion (H4.2), emit flammable gases in contact with water (H4.3), oxidizing (H5.1), organic peroxides (H5.2), poisonous (H6.1), infectious (H6.2), corrosive (H8), hazardous to the environment (H12), leachable toxic (H13), or are otherwise designated as hazardous. Those substances which are explosive (H1) or radioactive are excluded from the definition for waste and are controlled under other Canadian federal legislation. A minor amendment was made to the definition of hazardous waste under EIHWR in August 2002 to reflect changes in the classification referred to in the TDGR, including the adoption of a new leachate test: the United States Toxic Characteristic Leaching Procedure (US TCLP).

Finland: Definition exists
According to the Waste Act (1072/1993) hazardous waste shall mean any waste which may cause particular harm to health or the environment because of its chemical or some other property. The waste definition is further defined in the Waste Decree (1390/1993). According to it, hazardous waste shall mean any waste listed in Annexes 2 (classes of hazardous wastes, 40 items) and 3 (substances according to which wastes are classified hazardous, C-list, 51 items) of the Decree if they are referred to as hazardous waste in the list of the most common waste and hazardous wastes (Ministry of the Environment Decree 1129/2001). The Annexes 2-4 of the Waste Decree are in accordance with the Annexes I, II and III of the Council Directive of the European Communities on hazardous waste (91/689/EEC), respectively, and the above-mentioned list of wastes and hazardous wastes is based on the respective EC legislation.

France: Definition exists
The national definition of hazardous waste used for the purpose of transboundary movements is in accordance with EU Regulation 259/93.
Germany: Status not provided
In Germany hazardous wastes are defined in accordance with the EU Directive on Hazardous Waste (91/689/EEC) as amended. Article 1(4) reads: "For the purpose of this Directive "hazardous waste" means wastes featuring on a list to be drawn up ... on the basis of Annexes I and II to this Directive, .... These wastes must have one or more of the properties listed in Annex III. The list shall take into account the origin and composition of the waste and, where necessary, limit values of concentration......It is noted that Annex I.B and Annex II of this EU Directive are different from Annex I and Annex III of the Basel Convention and contain additional wastes as follows: ANNEX I.B - Wastes which contain any of the constituents listed in Annex II and having any of the properties listed in Annex III and consisting of: 19. Animal or vegetable soaps, fats, waxes 21. Inorganic substances without metals or metal compounds 22. Ashes and/or cinders 23. Soil, sand, clay including dredging spoils 24. Non-cyanic tempering salts 25. Metallic dust, powder 26. Spent catalyst materials 27. Liquids or sludges containing metals or metal compounds 28. Residue from pollution control operations (e.g. baghouse dusts, etc.) 29. Scrubber sludges 30. Sludges from water purification plants 31. Decarbonization residue 32. Ion-exchange column residue 33. Sewage sludges, untreated or unsuitable for use in agriculture 34. Residue from cleaning of tanks and/or equipment 35. Contaminated equipment 36. Contaminated containers (e.g. packaging, gas cylinders, etc.) 37. Batteries and other electrical cells 38. Vegetable oils 39. Materials resulting from selective waste collections from households 40. Any other wastes Annex II - Wastes having as constituents: C2 Vanadium compounds C4 Cobalt compounds C5 Nickel compounds C10 Silver compounds C15 Barium compounds C12 Tin compounds C19 Inorganic sulphides C22 Lithium, sodium, potassium, calcium, magnesium in uncombined form C28 Peroxides C29 Chlorates C30 Perchlorates C31 Azides C35 Infectious substances (partly covered by BC) C36 Creosotes (partly covered by BC) C37 Isocyanates; thiocyanates C43 Aromatic compounds; polycyclic and heterocyclic organic compounds C44 Aliphatic amines C45 Aromatic amine C48 Sulphur organic compounds C51 Other hydrocarbons and their oxygen; nitrogen and/or sulphur compounds It is also noted that Annex III of EU Directive 91/689/EEC is partly different from Annex III of the Basel Convention. Through EU Decision 2000/532/EC as amended a list of waste as refer to the definition above has been established. The list has been implemented in Germany by the Waste List Ordinance which entered into force on 1 January 2001.

Greece: Definition exists
Definition of hazardous waste is defined in Regulation EEC 259/93 and its amendments.

Ireland: Definition exists
Section 4(2)(a) of the Waste Management Act, 1996, as amended defines hazardous waste to mean a waste specified in the European Waste Catalogue/Hazardous Waste List (EWC/HWL), which has one or more hazardous properties specified in the Second Schedule of the Act. The Minister for the Environment, Heritage and Local Government may prescribe a waste which is not specified in the HWL if it has one or more hazardous properties specified in the Second Schedule of the Act.

Israel: Definition exists
"A substance of any type containing a hazardous substance as defined by the law, which is disposed of or is destined for disposal, or which has to be disposed of by the order of the Minister. The law referred to above is the Hazardous Substances Law 1993. The Hazardous Substances Law defines hazardous substances as "harmful chemicals" or "poisons" which are specified in the annexes to the Law. The Hazardous Substances Law came into force in 1993, and the Hazardous Substances Regulations (Import and Export of Hazardous Substances Waste), which address transboundary movement, came into force in 1994.

Italy: Definition exists
The general definition of hazardous waste is set by the DLGS No. 22/97 adopting the Council Directive 91/689/EEC. For the purpose of transboundary movements, the lists of Council Regulation 259/93 are adopted.

Liechtenstein: Definition exists
For transboundary movements the national special waste (hazardous waste) definition is used (Swiss Federal Law relating to the Protection of the Environment; Art. 30f Para 1), which is compatible with the hazardous waste Definition of the Basel Convention Art. 1.1.a and 1.1.b of the Basel Convention. “Special waste is waste whose disposal requires special measures.”

**Luxembourg:** Definition exists
The definition of hazardous waste is in accordance with the directive 91/689/CEE. The Commission Decision 2000/532/CE was adopted.

**Monaco:** Definition does not exist
However, several legal texts concerning the management of wastes highlight the character of hazardousness of certain categories of wastes which are collected in a selective manner and managed adequately. However, in all events the Basel Convention’s definitions are applicable to all services concerned.

**Spain:** Definition exists
According to Spanish legislation, “Hazardous wastes” refer to: wastes identified in the European Waste List as hazardous (see Orden MAM/304/2002 in the Spanish Official Gazette of 19th February 2002 and reply to question 2(a); wastes which have been classified as hazardous in pursuance of Community law; and wastes which the Government can approve in accordance with the established European laws or international agreements to which Spain is a Party.

**Sweden:** Definition exists
In the Waste Ordinance (SFS 2001:1063) hazardous waste is waste that is marked with an asterisk in annex 2 of the Ordinance or any other waste that exhibits one or more of the characteristics that are mentioned in annex 3 of the Ordinance. Annex 2 is the List of Wastes and annex 3 is the List of characteristics that render wastes hazardous wastes.

**Switzerland:** Definition exists
For transboundary movements the national special waste (hazardous waste) definition is used (Federal Law relating to the Protection of the Environment; Art. 30f Para 1), which is compatible with the hazardous waste Definition of the Basel Convention Art. 1.1(a) and 1.1(b). “Special wastes are waste whose disposal requires special measures.”

**Turkey:** Definition exists
According to the By-Law on Control of Hazardous Waste published in the official paper of 14 March 2005 (No. 25755), hazardous wastes are those wastes deemed within the scope of Annex l and II of the Basel Convention and having one or several of the hazardous characteristics included and/or specified within Annex III of the Convention, and materials polluted by these wastes. Under Turkish Regulation, hazardous wastes lists performed according to the (i) Reasons why materials are intended for disposal, (ii) Disposal operations, (iii) List of hazardous characteristics and (iv) Constituents of potentially hazardous wastes. Medical waste, gypsum, waste oils, ashes from incineration plants, used batteries and accumulators, mining waste, used tires and slaughterhouse waste are defined as “special wastes” according to the Turkish legislation. These wastes of which some are generated in huge quantities (especially gypsum and ashes), of which are hazardous and some are not. Therefore special treatments are necessary to dispose of these wastes. Draft Regulations on used tires, end of life vehicle, waste electric and electronic equipment and ashes from incineration plants have been prepared.

**United Kingdom of Great Britain and Northern Ireland:** Definition exists
Council Regulation (EEC) No 259/93 on the supervision and control of shipments of waste within, into and out of the European Community (‘the WSR’) provides the means for supervising and controlling shipments of waste within, into and out of the EC. The WSR is the means by which the UK and other EU Member States implement the Basel Convention and OECD Decision C(2001)107/FINAL. On the 14 June 2001, the OECD Council amended the OECD Decision C(92)39/FINAL. In order to implement that amendment in community legislation, a revision of the current Waste Shipment Regulation 259/93 EEC has thus become legally necessary. While the WSR does not include a definition of “hazardous waste”, wastes listed in Annex III or Annex IV of the WSR destined for movements for recovery within the OECD are controlled as hazardous and highly hazardous respectively. Wastes destined for recovery operations that are not listed in Annexes II, III or IV of the WSR are subject to hazardous waste controls. All shipments of hazardous and non-hazardous waste for disposal are subject to hazardous waste control procedures. Shipments outside the OECD are controlled subject to the rules in relation to Annex V of the WSR.
**Question 2c. Article 1(1)b wastes**

**2004. Africa. (Parties which did not report are not listed).**

**Algeria:** Art. 1(1)b waste list exists

Another definition exist to hazardous wastes in the article 03 of Law no 01-19 of 12/12/2001 related to the management, control and disposal of wastes: Special wastes: any wastes issued from industrial, agricultural, surgery, service activities and all other activities that in reason of their nature and the composition of their elements cannot be collected, transported and treated within the same conditions as the housing wastes, assimilated and inert. Special hazardous wastes: any wastes that in reason of its constitution or their characteristics of the noxiousness of their matters could be harmful on the public health and or environment.

**Benin:** Art. 1(1)b waste list does not exist

**Burundi:** Art. 1(1)b waste list exists

Les déchets qui appartiennent à l’une des catégories figurant à l’annexe I de la convention de Bamako.

**Côte d’Ivoire:** Art. 1(1)b waste list does not exist

**Ethiopia:** Art. 1(1)b waste list exists

The phrase "any unwanted material" under the definition of "hazardous wastes"(Section 2b: national definition of hazardous waste) is so broad that it includes such wastes as radioactive wastes. Besides Ethiopia is a party to the Bamako Convention which defines hazardous waste in a broad manner.

**Gambia:** Art. 1(1)b waste list under preparation

These wastes are yet to be determined.

**Ghana:** Art. 1(1)b waste list does not exist

**Madagascar:** Art. 1(1)b waste list exists

Déchets contenant des éléments radioactifs et amianteDéchets encombrant (vieux réfrigérateurs, vieilles caracasses de voitures, feraillé, tout bien meuble abandonné,….)

**Mauritius:** Art. 1(1)b waste list exists

Radioactive materials.

**Morocco:** Art. 1(1)b waste list exists

"En effet, la loi sur la protection et la mise en valeur de l’environnement en vigueur depuis 2003 définit les déchets dangereux comme toutes formes de déchets qui, par leur nature dangereuse, toxique, réactive, explosive, inflammable, biologique ou bactérienne, sont susceptibles de constituer un danger pour l'équilibre écologique tel que fixé par les normes internationales dans ce domaine ou contenu dans les annexes complémentaires qui seront fixées par voie réglementaire. Par ailleurs, dans le cadre du projet de loi sur la gestion et l’élimination de déchets qui n’est pas encore en vigueur, la liste nationale de déchets dangereux est en cours d’élaboration. Le Maroc ne dispose pas encore d’une liste nationale de déchets dangereux: nous utilisons les listes de la Convention de Bâle et celles de l’Union Européenne". The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Mozambique:** Art. 1(1)b waste list does not exist

**Seychelles:** Art. 1(1)b waste list exists

Internally there are certain wastes such as phytosanitary wastes for certain plant diseases that require strict control over their movement. If these are shipped across frontiers they shall be subject to controls similar to that applied under the Convention.

**Tunisia:** Art. 1(1)b waste list exists

Wastes included in the Tunisian definition of hazardous wastes that are in addition to those defined under Art. 1 (1) a of the Basel convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).
**Uganda:** Art. 1(1)b waste list exists

Uganda further regulates wastes containing/contaminated by radio-nuclides, (the concentration or properties of which result from human activity) and carcinogenic wastes as hazardous wastes.
**Question 2c. Article 1(1)b wastes**

*2004. Asia and Pacific. (Parties which did not report are not listed).*

**Bahrain:** Art. 1(1)b waste list does not exist

**Bangladesh:** Art. 1(1)b waste list does not exist

**Brunei Darussalam:** Art. 1(1)b waste list under preparation

The control of additional wastes as hazardous that are not included in Art. 1(1)a of the Basel Convention and would be controlled for the purpose of Transboundary movements pursuant to Art. (1) will be prepared in the Draft Environmental Order of Negara Brunei Darussalam.

**Cambodia:** Art. 1(1)b waste list exists

Cambodia is in the process of amending the list of wastes annexed to its hazardous waste sub-decree.

**China:** Art. 1(1)b waste list exists

China Nickel compound waste (code: HW46; source of the waste: wastes of nickel compound; reactionary residue and unqualified products from the production; overdue nickel catalysts; nickel residue and tank liquid from the electroplating process; waste nickel compounds from analysis, chemical examination and testing). Barium compound waste (code: HW47; source of the waste: wastes of barium compounds excluding barium sulfate; reactionary residue and unqualified products from the production of barium compound; salt bath residue from the heat treatment process; wasted barium compound from analysis, chemical examination and testing).

**Cook Islands:** Art. 1(1)b waste list does not exist

**Indonesia:** Art. 1(1)b waste list exists

The Government Regulation No. 85/1999 regarding Hazardous Waste Management lists these wastes: Table 1: List of hazardous waste from non-specific sources; Table 2: List of hazardous waste from specific sources; and Table 3: List of hazardous waste from overdue chemicals that are expired, spilled package residue or off-specific action products. These lists are available on the Basel Convention website (www.basel.int)

**Japan:** Art. 1(1)b waste list does not exist

Japan regulates/controls only wastes included in Art.1 (1)a of the Basel Convention for the purpose of transboundary movements of hazardous wastes under the Basel Convention.

**Kazakhstan:** Art. 1(1)b waste list does not exist

**Kiribati:** Art. 1(1)b waste list exists

Radioactive wastes are regulated through the Waigani Convention which prevents forum members from importing wastes for disposal. The Waigani Convention does not address the transit of radioactive wastes, rather it seeks that Forum members give active consideration to the implementation of the IAEA Code of Practice on the International Transboundary Movement of radioactive Wastes. There is at this time no national legislation in place to address this issue however further consideration is being given to the need to address such issues.

**Kyrgyzstan:** Art. 1(1)b waste list does not exist

**Malaysia:** Art. 1(1)b waste list exists

These wastes are: slags from copper processing; oil tanker sludges; granulated slag; and spent industrial catalysts. Import of waste from European Community will be considered as Amber List. The lists are as follows: (a) GA. Metal and metal-alloy waste in metallic, non-dispersible form GA 150 7802 00 Lead waste and scrap GA 240 ex8107 10 Cadmium waste and scrap (b) GG. Other wastes containing principally inorganic constituents, which may contain metal and organic materials GG 010, GG 020, GG 030, GG 040, GG 100, GG 110, GG 140 (c) GH. Solid plastic wastes All categories of plastic wastes (d) GJ. Textile wastes All categories of textile wastes (e) GK. Rubber wastes All categories of rubber wastes (f) GM. Waste arising from agro-food industries All categories (g) GN. Waste arising from tanning and fells雍nology operations and leather use All categories (h) GO. Other wastes GO 010, GO 020, GO 030, GO 050 The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Marshall Islands:** Art. 1(1)b waste list does not exist
Nauru: Art. 1(1)b waste list does not exist

Pakistan: Art. 1(1)b waste list does not exist

Papua New Guinea: Art. 1(1)b waste list does not exist
Materials containing radionuclides. Movements of obsolete chemicals such as chlorine gas in cylinders for recovery.

Philippines: Art. 1(1)b waste list exists
Putrescible/abattoir wastes. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

Qatar: Art. 1(1)b waste list does not exist

Republic of Korea: Art. 1(1)b waste list exists
The Amber Tier wastes determined by OECD are additionally controlled for the purpose of transboundary movement.

Singapore: Art. 1(1)b waste list does not exist

Sri Lanka: Art. 1(1)b waste list exists
Radioactive wastes are controlled as hazardous.

Thailand: Art. 1(1)b waste list exists
Thailand has defined the list of hazardous waste for the purpose pursuant to Art. (1) b in the Notification of Ministry of Industry No. 6 B.E. 2540 (1997) issued pursuant to the provisions in the Factory Act B.E. 2535 (1992) on Disposal of Wastes or Unusable Materials. The categories of industrial hazardous wastes were defined and listed in 4 items as follows: Item 1 Hazardous wastes: Ignitable, corrosive, reactive, toxic and leachable substances; Item 2 Hazardous wastes from non-specific sources; Item 3 Hazardous wastes: discarded commercial chemical products, off-specification species, container residues, and spill residues (acute hazardous and toxic hazardous chemicals); and Item 4 Hazardous wastes: chemical wastes. According to the Notification of the Ministry of Industry No.1 B.E. 2541 (1998) issued pursuant to the provisions in the Factory Act B.E. 2535 (1992) on Disposal of Wastes or Unusable Materials, the categories of industrial wastes were defined and listed in 2 sections as follows: Section 1 Industrial Non-Hazardous Wastes; and Section 2 Wastes and Unusable Materials from Specific Industrial Processes. Thailand has also defined the used of electrical and electronic equipments and their parts and components as hazardous substances type 3 to be controlled for the import into the Kingdom of Thailand in accordance with the "Notification of Ministry of Industry on List of hazardous substances" B.E. 2546 (2003) issued pursuant to the Hazardous Substance Act B.E. 2535 (1992). In case of import of such equipments, the importer/consignee/factory shall follow procedures under the Notification of the Department of Industrial Works on the Criteria for the approval of the import of used electrical and electronic equipments into the Kingdom of Thailand, issued on 26 September B.E. 2546 (2003).

Viet Nam: Art. 1(1)b waste list does not exist

Yemen: Art. 1(1)b waste list does not exist

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**Question 2c. Article 1(1)b wastes**

2004. Central and Eastern Europe. (Parties which did not report are not listed).

**Albania:** Art. 1(1)b waste list exists

According to the Albanian legislation, all types of waste (hazardous or not) that are object of import, export and transboundary movements are object of control and they need special permission from Council of Ministers (for import of waste) and permission from Ministry of Environment (for export and transboundary movements). Actually MoE and Custom Office are working to prepare a new list of waste that will be allowed to export, import or transboundary movements.

**Armenia:** Art. 1(1)b waste list does not exist

**Belarus:** Art. 1(1)b waste list exists

Appendix 1 to the Resolution of State Custom Committee "On Improvement of Custom Control over Waste Movement through Custom Border of the Republic of Belarus" (of 12.03.1999 N 134-OD) provides a "List of Industrial and Consumption Wastes, which can not be processed or used in the Republic of Belarus"; Appendix 2 to the Resolution of State Custom Committee "On Improvement of Custom Control over Waste Movement through Custom Border of the Republic of Belarus" (of 12.03.1999 N 134-OD) provides a "List of Industrial and Consumption Wastes, which can be processed or used in the Republic of Belarus, permits for their import (transit) are given by the Ministry of Natural Resources and Environmental Protection." (Appendices 1 and 2 are available in Country Fact Sheet (Belarus) prepared by the secretariat) The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Bosnia & Herzegovina:** Art. 1(1)b waste list does not exist

**Bulgaria:** Art. 1(1)b waste list exists

Republic of Bulgaria regulates wastes from the Amber and Red list of waste according to Regulation EEC/259/93 on the supervision and control of shipments of waste within, into and out of the European Community.

**Croatia:** Art. 1(1)b waste list does not exist

**Czech Republic:** Art. 1(1)b waste list exists

Czech Republic regulates/controls additional wastes pursuant to Article 1(1)b. The wastes in question are listed in the Decree of the Ministry of Environment No. 381/2001 Coll., as amended. However, due to structural differences between the hazardous waste list and Annex I of the Basel Convention it is not possible to specify in detail which of these wastes are additional to Annex I. These additional wastes contain, for example, the following constituents which render wastes hazardous: compounds of cobalt, vanadium, nickel, silver, tin and barium, alkaline and alkaline earth metals (lithium, sodium, potassium, calcium, magnesium in uncombined form), aromatic compounds, polycyclic and heterocyclic organic compounds, inorganic sulphides, peroxides, chlorates, perchlorates, creosotes, isocyanates and thiocyanates.

**Estonia:** Art. 1(1)b waste list exists

The list of hazardous waste is defined in the EU by the Directive on Hazardous Waste (91/689/EEC) and Commission Decision 2000/532/EC on a list of wastes. The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Georgia:** Art. 1(1)b waste list exists

**Hungary:** Art. 1(1)b waste list exists

The Ministerial Decree No. 16/2001 (VII.18.) extended the EWC 02 02 codes group as hazardous waste, namely the wastes from the preparation and processing of meat, fish and other foods animal origin, and the EWC 18 01 and the EWC 18 02 codes qualified as hazardous waste origin from the waste of natal care, diagnosis, treatment or prevention of disease in humans, as well as the waste from research, diagnosis, treatment or prevention of disease involving animals. Over the above-mentioned wastes the EWC* hazardous waste list contain 107 waste codes which are not compatible with Y codes of Basel Convention. As mentioned under question 2b of the Questionnaire on "Transmission of Information", hazardous waste definition was completed by adaptation of European Waste Catalog specification with a marking that EWC is more or less different as former Hungarian Hazardous Waste list. These conditions need to be taken into account while consulting at the PART II. Section A, Table 6 and Table 8A and Table 8B.
**Latvia:**  Art. 1(1)b waste list does not exist

**Lithuania:**  Art. 1(1)b waste list exists

The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Poland:**  Art. 1(1)b waste list exists

National list of hazardous waste is defined in the ordinance of the Minister of Environment on the waste catalogue (O.J of 2001, No.112, Item 1206). Catalogue is based on European Waste List. Waste are divided into 20 groups. Catalogue defines groups, subgroups, types of waste and their codes (six figures). Two first figures mean the source of generation, two next figures describe subgroup of waste and the whole six figures codes means type of waste. Hazardous waste are marked on the list with asterisk. Polish national list of hazardous waste covers all types of hazardous waste stipulated in European Waste Catalogue and additionally covers the below mentioned waste which are consider hazardous under national legislation: 01 04 80° Tailings from enrichment by floation of non-iron metal ores that contain hazardous substances 01 04 80° Tailings from enrichment by floation of coal that contain hazardous substances 01 04 84° Tailings from enrichment by floation of sulfide ores that contain hazardous substances 01 04 84° Tailings from enrichment by floation of phosphoric ores (phosphorites, apattites) that contain hazardous substances 02 01 80° Dead animals and animals slauhtered out of necessity as well as animal tissue waste, that exhibit hazardous properties 02 02 80° Animal tissue waste that exhibits hazardous properties 03 01 80° Waste from chemical processing of wood that contain hazardous substances 05 06 80° Liquid wastes that contain phenols 07 04 80° Expired plant protection agents, toxicity class I and II (highly toxic and toxic) 07 05 80° Liquid wastes containing hazardous substances 09 01 80° Expired photography reagents 10 11 81° Azbestos-containing waste 16 81 Waste resulting from accidents and unplanned events 16 81 01 * Wastes exhibiting hazardous properties 16 82 Waste resulting from natural disasters 16 82 01 * Wastes exhibiting hazardous properties 18 01 80° Used therapeutic baths, biologically active, with infectious capability 18 01 82° Food remains from feeding patients residing in infectious unit The national definition of hazardous waste covers also wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Republic of Moldova:**  Art. 1(1)b waste list does not exist

**Romania:**  Art. 1(1)b waste list does not exist

**Russian Federation:**  Art. 1(1)b waste list exists

Annex I “List of hazardous wastes, Import (Export) of which to (from) the Territory of the Russian Federation is implemented under the license of the Ministry of Economic Development and Trade of the Russian Federation issuing on the basis of the permit of the Ministry of Natural Resources of the Russian Federation (its territorial authorities) for Transboundary Movements of wastes” and Annex II “List of Hazardous Wastes, Import (Transit) of which to (through) the Territory of the Russian Federation is forbidden and Export is implemented under the license of the Ministry of Economic Development and Trade of the Russian Federation issuing on the basis of the permit of the Ministry of Natural Resources of the Russian Federation (its territorial authorities) for Transboundary Movements of wastes” to the Rules of Transboundary Movements of Wastes approved by the Resolution of the Russian Federation Government ? 442 of July 17, 2003 “On Transboundary Movements of Wastes” (See attachment)

**Serbia and Montenegro:**  Art. 1(1)b waste list exists

1. National waste code: W59-2-00000-Y45 - Used equipments and goods (including refrigerators, packaging material, barrels, containers and transport vehicles) which contain, or include or contaminated with chlorofluorocarbons (refrigerate fluids, isolation, etc); 2. National waste code: W59-3-00000-000 - Used fluorescent tubes, lamps and similar; 3. National waste code: W62-2-00000-Y45 - Used equipments and goods (including fire fighter instruments and appliances, packaging materials, barrels, containers and transport vehicles) which contain, or include or contaminated with halons; 4. National waste code: W92-1-00000-000 - Every single contingent which contain medicines, chemicals, pharmaceutics and similar, and different products, with expired date for usage for declared purpose; 5. National waste code: W92-2-00000-000 - Used goods importing in the big quantities, which will be the problem for the environmentally sound management in country when become the waste after the declared usage due date (used tires and similar); 6. National waste code: W92-3-00000-000 - Used and old equipments, units and materials for waste treatment and waste final disposal, as well as their parts and residual materials from treatment; and 7. National waste code: W92-4-00000-000 - Mixtures of wastes and mixed different waste streams with not in details defined properties; and 8. National waste code: W92-5-00000-000 - Wastes with radioactive characteristics, only in case if they are not covered with different existing set of regulations for radioactive wastes.

**Slovakia:**  Art. 1(1)b waste list exists

The national Waste Catalogue covers all types of hazardous waste listed in the European Waste Catalogue. There
are marked with the letter “N”. A waste codes ending with two digits “99” (wastes not otherwise specified) have no category. Waste holders classify their waste and eliminate unjustified waste classification into the category non-hazardous in the case, when the composition of the waste is adequately defined and based on its composition it is possible to classify this waste explicitly as hazardous one. According to the first digits of the waste code a source of generation can be identified and than to address the waste a relevant code listed in Annexes I, II, and VIII. In some cases it is not easy to address relevant Y code to a specific code considering the range of Y codes listed in the Annex 1. On the other hand sometimes it is possible to address one or more Y codes according to the Annex 1 of the Basel Convention to one code of hazardous waste listed in the EU-waste list. The national definition of hazardous waste covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php). Since 1st May 2004 the transboundary movements of wastes is governed by Council Regulation No 259/93/EC on the supervision and control of shipments of waste within, into and out of the European Community as amended by subsequent regulations and the Treaty of Accession of the SR to the EU. Based on the Treaty of Accession of the SR to the EU all consignments of wastes to Slovakia, destined for recovery operations, listed in Annexes II, III, IV of Council Regulation No 259/93/EC, as well as the consignments of wastes not listed in these annexes, will be the subject of notification to the relevant bodies and procedures according to the provisions of the Articles 6, 7 a 8 of Council Regulation No 259/93/EC by 31st December 2011.

**Slovenia:** Art. 1(1)b waste list exists


**Ukraine:** Art. 1(1)b waste list exists

60 Petrol sludge containing lead; 79 Residues from operation on the industrial wastes disposal; and 80 Wastes from production, receiving and use of photo-chemicals or materials for treatment of photochemicals. According to the national legislation of Ukraine Decision of the Cabinet of Ministers of Ukraine No. 1120 from July, 13, 2000 "On the approval of Regulations about the control for transboundary movements of hazardous waste and their recycling / removal and the Yellow and Green list of waste " in the Basis of the unit A the list A of Basel convention (the annex VIII to Basel convention) is put. In accordance with the subitem "a" item 1 of Article 1 of the Basel convention the waste listed in this section are hazardous. In addition to it three positions (serial numbers 60 - Gasoline sludge which contains lead Y31, AC040; 79 - the Remnants from operations on removal of industrial wastes Y18; 80 - Waste products of manufacture, reception and application of photochemicals or materials for processing photographic materials Y16, AD090 are included. According to the list A, 43 - Waste products which contain, consist or are polluted with sludge of antidetonation compounds with addition of lead A3030, RC030.
**Question 2c. Article 1(1)b wastes**

*2004. Latin America and The Caribbean. (Parties which did not report are not listed).*

**Antigua and Barbuda:** Art. 1(1)b waste list does not exist

**Argentina:** Art. 1(1)b waste list exists. Any waste possessing any of the characteristics contained in Annex III to the Basel Convention. The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Barbados:** Art. 1(1)b waste list does not exist

**Brazil:** Art. 1(1)b waste list does not exist

**Chile:** Art. 1(1)b waste list exists. Se notificó a la Secretaría del Convenio aquellos residuos adicionales, no incluidos en el Anexo I. The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Colombia:** Art. 1(1)b waste list exists. The Article 81 of the Colombian Political Constitution (dated 1991) prohibits the import of nuclear wastes into the national territory.

**Costa Rica:** Art. 1(1)b waste list does not exist

**Cuba:** Art. 1(1)b waste list does not exist

**Dominica:** Art. 1(1)b waste list does not exist

**Dominican Republic:** Art. 1(1)b waste list does not exist

**Ecuador:** Art. 1(1)b waste list does not exist

**Guyana:** Art. 1(1)b waste list does not exist

**Jamaica:** Art. 1(1)b waste list does not exist

**Mexico:** Art. 1(1)b waste list exists. Mexico regulates the import and export of the wastes defined as dangerous by the Mexican regulation and they are listed in the Mexican official regulation NOM-052-ECOL-93, as well as those that are dangerous after the application of the analysis CRETEB (Test for corrosiveness, reactivity, explosiveness, toxicity, inflammability and biological infectious) whose parameters and limits are described in the same regulation. http://www.semarnat.gob.mx Así mismo, se controlan los residuos considerados peligrosos de conformidad con el Artículo 31 de la Ley General de Prevención y Gestión Integral de Residuos, publicada el 8 de octubre de 2003 en el Diario Oficial de la Federación y que son: I. Aceites lubricantes usados; II. Disolventes orgánicos usados; III. Convertidores catalíticos de vehículos automotores; IV. Acumuladores de vehículos automotores conteniendo plomo; V. Baterías eléctricas a base de mercurio o de níquel-cadmio; VI. Lámparas fluorescentes y de vapor de mercurio; VII. Aditamentos que contengan mercurio, cadmio o plomo; VIII. Fármacos; IX. Plaguicidas y sus envases que contengan remanentes de los mismos; X Compuestos orgánicos persistentes como los bifenilos policlorados; XI. Lodos de perforación base aceite, provenientes de la extracción de combustibles fósiles y lodos provenientes de plantas de tratamiento de aguas residuales cuando sean considerados como peligrosos; XII. La sangre y los componentes de ésta, sólo en su forma líquida, así como sus derivados; XIII. Las cepas y cultivos de agentes patógenos generados en los procedimientos de diagnóstico e investigación y en la producción y control de agentes biológicos; and XIV. Los resíduos patológicos constituidos por tejidos, órganos y partes que se remueven durante las necropsias, la cirugía o algún otro tipo de intervención quirúrgica que no estén contenidos en formal, y; and XV. Los residuos punzo-cortantes que hayan estado en contacto con humanos o animales o sus muestras biológicas durante el diagnóstico y tratamiento, incluyendo...
navajas de bisturí, lancetas, jeringas con aguja integrada, agujas hipodérmicas, de acupuntura y para tatuajes.

**Peru:** Art. 1(1)b waste list does not exist

**Saint Kitts and Nevis:** Art. 1(1)b waste list does not exist

**Saint Lucia:** Art. 1(1)b waste list does not exist

**Venezuela:** Art. 1(1)b waste list does not exist

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**Question 2c. Article 1(1)b wastes**

*2004. Western Europe and Others. (Parties which did not report are not listed).*

**Andorra**: Art. 1(1)b waste list does not exist

Andorra does not possess yet a detailed regulation regarding hazardous wastes, whether those are included in the Basel Regime or not. Nonetheless, in coordination with the International Atomic Energy Agency and European authorities that control thoroughly the movements of nuclear substances, Andorra has a practical system of control of imports and exports of nuclear substances. There is also a system of registration and control, for the purposes of commerce, of the quantities of chemical products that enter and leave the country.

**Australia**: Art. 1(1)b waste list does not exist

**Austria**: Art. 1(1)b waste list exists

The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Belgium**: Art. 1(1)b waste list exists

In Belgium the provisions of the European Council Regulation 259/93/EEC apply, especially referring to its Annexes II, III, IV and V. Annexes III and IV (Amber and Red List) regulate also some wastes not included in art. 1 (1)a of the Basel Convention. There is also a list which specifies the wastes which are not controlled (Annex II = Green List). All wastes not included in the Annexes are controlled. All wastes destined for final disposal are also controlled.

**Canada**: Art. 1(1)b waste list exists

The national definition of hazardous waste and hazardous recyclable material covers "wastes" other than those listed in Annexes I, II and VIII of the Basel Convention. Most notably compressed or liquefied gases and aerosols are controlled as well as aluminium by-products and spent pot liners which exhibit a hazard; wastes that contain more than 2 mg/kg of PBB or PCT; and polychlorinated dibenzo dioxins and furans in a concentration greater than 100 ng/kg TEO. Canada controls all of Annex I and Annex II wastes when they exhibit a hazard characteristic. Canada also controls wastes, even if not included in Annex I, as long as it exhibits a hazardous characteristic. For example: OECD Waste: All wastes listed and controlled under the OECD decisions are included in the Canadian regulatory regime of the EIHWR. Some of these could serve as examples of wastes which would not always be covered by Annex I. Waste having as constituents: Canada uses a leachate procedure to characterize H13 wastes. Concentrations of contaminants listed in the Canadian Drinking Water Quality Guidelines are assessed during the procedure. Some of these contaminants, for example, boron and barium, are not found on Annex I. The more than 3000 listed wastes by Canadian regulations include a few hundred substances identified as being hazardous to the environment. A number of these substances, when wastes, do not have a corresponding Annex I or II entry. Aluminum: Aluminum is not identified in Annex I however, when aluminum wastes exhibit a hazard characteristic according to domestic legislation, they are controlled. Gases: Gases in the form of aerosols or compressed are controlled. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Finland**: Art. 1(1)b waste list exists

Additional wastes may contain, for example, the following constituents, which potentially render wastes hazardous: certain metal compounds (like cobalt, nickel, silver, vanadium, tin), certain alkaline or alkaline earth metals (lithium, potassium, calcium, magnesium in uncombined form), aromatic compounds, polycyclic and heterocyclic organic compounds, inorganic sulphides, peroxides, chlorates, perchlorate, creosoles, isocyanates or thiocyanates. Due to some structural differences between the hazardous waste list and the Basel Convention Annexes it is not always possible to specify in full detail which of these wastes are additional to the Annexes. The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**France**: Art. 1(1)b waste list exists

These wastes are those included in lists amber and red, and unlisted waste of the EC regulation 259/93. Wastes listed in the Annex to Commission Decision 2000/532/EC, as amended for the wastes marked with an asterisk are considered to be hazardous waste pursuant to Directive 91/689/EEC on hazardous waste.

**Germany**: Art. 1(1)b waste list exists

According to EU-legislation waste streams containing hazardous compounds of Ba, Ni, V, Co, Ag and Sn; metallic Li, Na, K, Ca and Mg, inorganic sulphides and organic substances like peroxides, azides, creosotes, aliphatic and
aromatic amines, isocyanates; thiocyanates, chlorates, perchlorates, sulphur organic compounds, CFC and other hydrocarbons and their oxygen; nitrogen and/or sulphur compounds exhibiting a hazardous characteristics according to EU hazard criteria are hazardous wastes in EU. The national definition of hazardous wastes covers wastes other than those listed in Annexes I, II and VIII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Greece:**  Art. 1(1)b waste list exists
According to Regulation EEC 259/93.

**Ireland:**  Art. 1(1)b waste list does not exist
However, all shipments of waste are controlled in accordance with Council Regulation (EEC) No. 259/93, as amended, on the supervision and control of shipments of waste within, into and out of the European Community.

**Israel:**  Art. 1(1)b waste list does not exist

**Italy:**  Art. 1(1)b waste list exists
These wastes include all the wastes that are listed in the EEC/259/93 Annexes III and IV.

**Liechtenstein:**  Art. 1(1)b waste list exists
The following general lists special wastes which are not explicitly listed in Annex 1 of the Basel Convention, or difficult to be assigned to a Y-Code or an H-Code or to both: OMSW - Code Waste description (national Code)

1740 - Soaps, fats, lubricating oils or films of vegetable or animal origin 1741 - Wastes which contain edible fat or oil, wastes from grease traps oil separators 1821 - Residues (insulating strips) from the recycling of cables 2010 - Blast furnace slag, without fly ash 2020 - Dust, particles and fly ash 2021 - Filter cake which contains non-ferrous metals from flue gas treatment 2022 - Sludge which contains non-ferrous metals from waste gas scrubbing 2030 - Fibre-glass wastes, clinker; fire-proof waste brick 2033 - Light metal dross which contain aluminium or magnesium 2040 - Casting cours and moulds which contain organic binders prior to introduction of molten metal 2250 - Production refuse, processing waste and manufacturing by-products originating from organicsyntheses (not elsewhere listed) 2430 - Contaminated lime sludges 2440 - Contaminated calcium sulphate residues (e.g. phosphogypsum, gypsums originating from flue desulphurisation) 2450 - Other neutralization sludges 2460 - Other saline solutions 2620 - Solid metal salt residues, except alkaline salts 2640 - Solid residues of inorganic non-cyanic salts 2650 - Spent catalysts from chemical processes 2660 - Sulphur residues 2680 - Sewage sludge having a heavy metal concentration exceeding by more than 100% the limit set by the Swiss Ordinance concerning sewage sludge 2840 - Saturated, spent ion exchange resins except those used for drinking water treatment 2860 - Eluates and regeneration sludges from ion exchanger resins not covered under other OMSW-codes 2871 - Other acid tars 2890 - Gas scrubber sludges 3020 - Manufacturing refuse and wastes not covered by one of the previous items 3210 - Used batteries 3250 - Residues not covered by one of the preceding items 3260 - Wastes (e.g. laboratory chemicals) not classifiable elsewhere because of their nature 3261 - Rests/residues of chemicals whose qualitative composition is unknown 9100 - Sludges from cleaning or flushing of refuse dumps

**Luxembourg:**  Art. 1(1)b waste list exists
All the wastes subject to control under the regulation (EEC) 259/93 are controlled.

**Monaco:**  Art. 1(1)b waste list does not exist

**Spain:**  Art. 1(1)b waste list exists
See information provided under questions 2a, 2b and 2d.

**Sweden:**  Art. 1(1)b waste list exists
The national definition of hazardous waste covers wastes other than those listed in Annexes I, II and VII of the Basel Convention. The Secretariat of the Basel Convention has made the information transmitted to it, pursuant to article 3 of the Basel Convention, available on the website of the Basel Convention (http://www.basel.int/natdef/frsetmain.php).

**Switzerland:**  Art. 1(1)b waste list exists
Remark: The following general table lists special wastes which are not explicitly listed in Annex 1 of the Basel Convention, or difficult to be assigned to a Y-Code or an H-Code or to both: OMSW- Code Waste description
(National Code) 1740 Soaps, fats, lubricating oils or films of vegetable or animal origin 1741 Wastes which contain edible fat or oil, wastes from grease traps oil separators 1821 Residues (insulating strips) from the recycling of cables 2010 Blast furnace slag, without fly ash 2020 Dut particles and fly ash 2021 Filter cake which contains non-ferrous metals from flue gas treatment 2022 Sludge which contains non-ferrous metals from waste gas scrubbing 2030 Fibre-glass wastes, clinker; fire-proof waste brick 2033 Light metal dross which contain aluminium or magnesium 2040 Casting cours and moulds which contain organic binders prior to introduction of molten metal 2250 Production refuse, processing waste and manufacturing by-products originating from organic syntheses (not elsewhere listed) 2430 Contaminated lime sludges 2440 Contaminated calcium sulphate residues (e.g. phosphogypsum, gypsums originating from fume desulphurisation) 2450 Other neutralization sludges 2460 Other saline solutions 2620 Solid metal salt residues, except alkaline salts 2640 Solid residues of inorganic non-cyanidic salts 2650 Spent catalysts from chemical processes 2680 Sulphur residus 2830 Sewage sludge having a heavy metal concentration exceeding by more than 100% the limit set by the Swiss Ordinance concerning sewage sludge 2840 Settling, filtration and centrifuging residues 2850 Saturated, spent ion exchange resins except those used for drinking water treatment 2860 Eluates and regeneration sludges from ion exchanger resins not covered under other OMSW-codes 2871 Other acid tests 2880 Gas scrubber sludges 2890 Decarbonization sludges 3010 Drilling muds 3020 Absorbents and adsorbents contaminated in particular with organic products, e.g. filters and filtering media 3030 Absorbents and adsorbents contaminated only with inorganic products, e.g. filters and filtering media 3040 Contaminated materials and equipment 3041 Soil contaminated by mineral oil products 3050 Contaminated packages and containers which have contained special wastes unless they are used again for the transport of wastes of the same nature 3210 Manufacturing refuse and wastes not covered by one of the previous items 3220 Used batteries 3250 Residues not covered by one of the preceding items 3260 Wastes (e.g. laboratory chemicals) not classifiable elsewhere because of their nature 3261 Rests/residues of chemicals whose qualitative composition is unknown 9100 Sludges from cleaning or flushing of refuse dumps

**Turkey:** Art. 1(1)b waste list under preparation

**United Kingdom of Great Britain and Northern Ireland:** Art. 1(1)b waste list exists

Wastes listed in Annexes III and IV of the WSR that are destined for recovery operations are controlled as hazardous and highly hazardous wastes respectively, for the purpose of transboundary movements. A number of the wastes listed in these Annexes are not included within the scope of Article 1(1)a of the Basel Convention.
Question 2d. Wastes requiring special consideration
2004. Africa. (Parties which did not report are not listed).

Algeria: List of waste requiring special consideration exists
Housing and assimilated wastes.

Benin: List of waste requiring special consideration does not exist

Burundi: List of waste requiring special consideration exists
- des friperie ; - des pneumatiques d’occasion ; - certains engrais à des fins agricoles ; - véhicules d’occasion et -
des ferrailles (fer à béton pour construction).

Côte d’Ivoire: List of waste requiring special consideration does not exist

Ethiopia: List of waste requiring special consideration does not exist

Gambia: List of waste requiring special consideration in preparation
These wastes are yet to be determined.

Ghana: List of waste requiring special consideration exists
Used items including knocked down vehicle engines, used textiles

Madagascar: List of waste requiring special consideration exists
- Radioactive wastes and nuclear wastes. - Déchets contenant ou contenu amiante.

Mauritius: List of waste requiring special consideration does not exist

Morocco: List of waste requiring special consideration in preparation

Mozambique: List of waste requiring special consideration does not exist

Seychelles: List of waste requiring special consideration does not exist

Tunisia: List of waste requiring special consideration exists
Waste anode butts made of petroleum coke and/or bitumen; used single-use cameras not containing batteries;
wastes of synthetic or artificial fibres; waste photographic papers and films; spent activated carbons other than
those mentioned in the Tunisian list of hazardous waste (list available on request) (080702, 180106); and ships
and other floating engines to be dismantled, emptied of freight and any material classified as hazardous require
special consideration when subjected to transboundary movement.

Uganda: List of waste requiring special consideration exists
Expired foodstuffs.
<table>
<thead>
<tr>
<th>Country</th>
<th>List of waste requiring special consideration status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bahrain</td>
<td>List of waste requiring special consideration does not exist</td>
</tr>
<tr>
<td>Brunei Darussalam</td>
<td>List of waste requiring special consideration in preparation. It is being prepared in the Draft Environmental Order of Negara Brunei Darussalam.</td>
</tr>
<tr>
<td>Cambodia</td>
<td>List of waste requiring special consideration does not exist</td>
</tr>
</tbody>
</table>
| China            | List of waste requiring special consideration exists  
In China, import of solid wastes that cannot be used as raw materials is prohibited. Up to now, wastes listed in the "list of automatic-licensing solid wastes that can be used as raw materials" and "list of restricted solid wastes that can be used as raw materials" are permitted to be imported. The "List of restricted solid wastes that can be used as raw materials"; The "list of restricted solid wastes that can be used as raw materials" and copy of "Seventh schedule - waste to which sections 20A(1)(b) and 20B(1)(b) of Waste Disposal Ordinance apply" are provided to the Secretariat. The "list of goods prohibited to be imported" could be found in the country fact sheet (China), prepared by the Secretariat. |
| Cook Islands     | List of waste requiring special consideration exists  
Radioactive waste by being Party to the Waigani Convention. |
| Indonesia        | List of waste requiring special consideration exists  
Article 8 of the Governmental Regulation No. 85/1999 states that waste resulted from activities that is not included in Table 2 should be classified as hazardous waste if evidencedly revealed one or more of the following characteristics: explosive, flammable, reactive, toxic, infectious, and/or corrosive. These wastes require special consideration when subjected to transboundary movement. |
| Japan            | List of waste requiring special consideration exists  
Any person who intends to import waste (excluding navigational wastes and carried-in wastes) shall procure the permission of the Minister of the Environment. Any person who intends to export domestic or industrial wastes (excluding valuable material) must obtain the confirmation of the Minister of the Environment that the export of domestic wastes comes under the respective items in the following: - The wastes to be exported are deemed difficult to be treated properly in Japan in the light of the available treatment and technique; and - The wastes to be exported will be recycled in the country to which they are exported. |
| Kazakhstan       | List of waste requiring special consideration does not exist |
| Kiribati         | List of waste requiring special consideration does not exist  
The Waigani Convention does not address the transit of radioactive wastes, rather it seeks that forum members give active consideration to the implementation of the IAEA Cod of Practice on the International Transboundary Movement of Radioactive Wastes. |
| Kyrgyzstan       | List of waste requiring special consideration does not exist |
| Malaysia         | List of waste requiring special consideration does not exist |
| Marshall Islands | List of waste requiring special consideration does not exist |
| Nauru            | List of waste requiring special consideration does not exist |
| Pakistan         | List of waste requiring special consideration does not exist |
| Papua New Guinea | List of waste requiring special consideration does not exist |
| Philippines      | List of waste requiring special consideration does not exist |
| Qatar            | List of waste requiring special consideration exists |
Radioactive wastes.

**Republic of Korea:** List of waste requiring special consideration does not exist

**Singapore:** List of waste requiring special consideration does not exist

**Sri Lanka:** List of waste requiring special consideration exists
A policy decision has been taken by the Ministry of Environment to consider Annex IX (List B) wastes on a case by case basis and not to allow importation of plastic waste.

**Thailand:** List of waste requiring special consideration exists
Plastic wastes.

**Viet Nam:** List of waste requiring special consideration does not exist

**Yemen:** List of waste requiring special consideration does not exist

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**Question 2d. Wastes requiring special consideration**

**2004. Central and Eastern Europe. (Parties which did not report are not listed).**

**Albania:** List of waste requiring special consideration in preparation
In Albania urban waste and all non-hazardous waste generated from household and social activities require special consideration when subjected to transboundary movement.

**Armenia:** List of waste requiring special consideration does not exist

**Belarus:** List of waste requiring special consideration does not exist

**Bosnia & Herzegovina:** List of waste requiring special consideration exists
Non-hazardous waste require special consideration when subjected to transboundary movement.

**Bulgaria:** List of waste requiring special consideration exists
Republic of Bulgaria regulates wastes from the Green list of waste according to Regulation EEC/259/93 on the supervision and control of shipments of waste within, into and out of the European Community. A registration is required at the import of these kinds of waste into the territory of Bulgaria.

**Croatia:** List of waste requiring special consideration exists
Import of non hazardous wastes.

**Czech Republic:** List of waste requiring special consideration exists
All exports of wastes for final disposal (both hazardous and non-hazardous) are controlled. All imports of wastes (both hazardous and non-hazardous) for final disposal are prohibited. Several items of wastes listed in Annex III of Council Regulation (EEC) No. 259/93 (e.g. used blasting grit, surfactants, liquid pig manure, sewage sludge) are controlled for the purpose of transboundary movements for recovery although they are normally not hazardous. Wastes destined for recovery operations that are not listed in Annexes II, III or IV of Council Regulation (EEC) No 259/93 (both hazardous or non-hazardous) are subject to hazardous waste controls. Transboundary movements of wastes listed in Annex II of Council Regulation (EEC) No. 259/93 (normally non-hazardous) destined for recovery in countries to which the OECD Council Decision C(92)39/FINAL does not apply and to several EU accessing countries are also controlled depending on request of importing country concerned.

**Estonia:** List of waste requiring special consideration does not exist

**Georgia:** List of waste requiring special consideration does not exist

**Hungary:** List of waste requiring special consideration does not exist

**Latvia:** List of waste requiring special consideration exists
Following waste groups in accordance with EU Regulation 259/93/EC, until 1st of May, 2004: GC- other wastes containing metals; GG- other wastes containing principally inorganic constituents, which may contain metals and organic materials; GH- solid plastic waste; GK- rubber waste; GM- wastes arising from agrofood industry; GN- wastes arising from tanning and fellmongery operations and leather use; and GO- other wastes containing principally organic constituents, which may contain metals and inorganic materials.

**Lithuania:** List of waste requiring special consideration exists
The imports of following wastes destined for recovery or disposal are subject to the Prior Informed Consent procedure (imports must be notified and are only possible with the consent of the export-, transit and import country/ies): GB. Metal bearing wastes arising from melting, smelting and refining of metals; GC- other wastes containing metals; GD. Waste from mining operations; these wastes to be in non-dispersible form; GF. Ceramic wastes in non-dispersible form; GG. Other wastes containing principally inorganic constituents, which may contain metals and inorganic materials; GG 010 – Partially refined calcium sulphate produced from flue gas desulphurization (FGD); GG 020 – waste gypsum wallboard or plasterboard arising from the demolition of buildings; GG 030 ex 2621 – bottom ash and slag tap from coal-fired power plants; GG 040 ex 2621 – Coal-fired power plants fly ash; GG 050 – Anode butts of petroleum coke and/or bitumen; GG 060 ex 2803 – Spent activated carbon, resulting from the treatment of potable water and processes of the food industry and vitamin production; GG 080 ex 2621 00 – Slag from copper production; GG 090 – Sulphur in solid form; GG 100 – Limestone from the production of calcium cyanamide; GG 110 ex 2621 00 – Neutralized red mud from alumina production; GG 120 – Sodium, potassium, calcium chlorides; GG 130 – Carborundum (silicon carbide); GK. Rubber wastes; All Amber and Red-listed wastes. After the accession to European Union from 2004 May, the Council Regulation (EEC) No 259/93 of 1 February 1993 on the Supervision and Control of Shipments of Waste within, into and out of the
European Community is directly applied in Lithuania.

**Poland:** List of waste requiring special consideration does not exist

**Republic of Moldova:** List of waste requiring special consideration exists
The Governmental Decisions nr. 637 form 27 May 2003 on the control on transboundary movement of waste and their disposal required permission for the transboundary movement of any kind of waste.

**Romania:** List of waste requiring special consideration does not exist

**Russian Federation:** List of waste requiring special consideration does not exist

**Serbia and Montenegro:** List of waste requiring special consideration exists
In addition to wastes listed in the List of hazardous wastes, the wastes in the List of non-hazardous wastes (not exhibiting hazardous characteristics) are subject to transboundary movement permission and control. List of non-hazardous wastes consists of 201 wastes (waste streams and/or constituents) mainly covering Annex IX wastes of the Basel Convention and wastes from EU Green List with a few additions which are listed below: 1. National waste code: W265-2-00000-00000 - Residual cooking oils not exhibiting hazardous characteristics, and could be used for purposes other than human and animal consumption; 2. National waste code: W276-00000-000 - Packaging material imported in big quantities; and 3. National waste code: W277-00000-A/B - All other wastes included in actual Lists A and B of the Basel Convention, which are not specified on the other place.

**Slovakia:** List of waste requiring special consideration exists
The waste as subject to transboundary movement not listed in Annexes II, III or IV of Council Regulation No 259/93/EC requires a special consideration.

**Slovenia:** List of waste requiring special consideration exists

**Ukraine:** List of waste requiring special consideration exists
To the division "Wastes requiring special consideration" (Annex II to the Basel Convention) two more items are included:- 83 Sewerage sludge AC270; and 84 Pneumatic tires waste B3140 GK020 TC401220.
**Question 2d. Wastes requiring special consideration**

*2004. Western Europe and Others. (Parties which did not report are not listed).*

**Andorra:** List of waste requiring special consideration exists  
Wastes resulting from the construction activities. The waste resulting from building industry is subject to the regulations on the export conditions of debris, rubble and waste from demolition and construction of the 27-06-2001. The regulation obliges the exporter to select its waste. Authorized material to export is listed in art.2a) of the regulation, and prohibited waste is listed in art.2b). Selection and separation is made only in authorized centers/plants by authorities. They are obliged to separate hazardous waste and hand it to the proper operator. Controls are frequent at the borders, and when mixed waste is found in the debris, they are returned to the owner. Destination is controlled, and disposal is done in authorized centers of the import country (Spain).

**Australia:** List of waste requiring special consideration does not exist

**Austria:** List of waste requiring special consideration exists  
The shipment of any waste not listed in Annex II of the EU Regulation 259/93/EC is subject to a notification procedure.

**Belgium:** List of waste requiring special consideration does not exist  
The Walloon region has suggested to class the waste -GM 140: waste edible fats and oils of animal or vegetable origin (frying oil) in the annex III, for public health reason.

**Canada:** List of waste requiring special consideration exists  
Because of their nature and high public profile, polychlorinated biphenyls (PCB’s) are a special case when it comes to the management, export, and import of hazardous wastes containing 50 mg/kg of PCBs or more. Canada’s policy is to ensure the management of PCB wastes within a strictly controlled regulatory system until they can be eliminated through removal from service, proper destruction and isolation from the environment. The PCB Waste Export Regulations, 1996 (PCBWER) set out the controls which need to be met and restricts exports of PCB wastes to the United States for treatment and destruction (excluding landfilling) when these wastes are in concentrations equal to or greater than 50 parts per million (ppm). The Regulations require that advance notice of proposed export shipments be given to Environment Canada. If the PCB waste shipment complies with the Regulations for the protection of human health and the environment, and authorities in any countries or provinces through which the waste will transit do not object to the shipment, a permit could be issued from Environment Canada to the applicant authorizing the shipment to proceed.

**Finland:** List of waste requiring special consideration exists  
The wastes subject to control procedures when moved transboundary are defined by the Council Regulation (EEC) on the supervision and control of shipments of waste within, into and out of the European Community (259/93), and the regulations issued on the basis of the said regulation. According to the said Regulation, all shipments of waste intended for final disposal (D-operations) are subject to control procedures. For wastes that are intended for recycling or recovery (R-operations) within the OECD area all other wastes except those listed in Annex II of Council Regulation 259/93 are subject to control when moved transboundary. Annex II of Council Regulation 259/93 is identical to the OECD Green list of wastes. When waste is shipped to non-OECD countries (i.e. countries to which the OECD Council Decision C(92)39 does not apply) there are also some additional control procedures for non-hazardous, Green listed wastes. These control procedures vary depending on the request by the importing country concerned.

**France:** List of waste requiring special consideration does not exist

**Germany:** List of waste requiring special consideration exists  
In Germany the provisions of the EC Waste Movement Regulation apply, especially referring to Annexes II, III, IV and V. Wastes destined for disposal are always controlled. Wastes subject to control for transboundary movements are listed in Annexes III and IV. Wastes not subject to control, if the waste is destined for recovery, are listed in Annex II. Non-listed wastes are controlled pursuant to Article 10 of this regulation. For the export prohibition Annex V applies, which contains all wastes listed in Annexes VIII of the Basel Convention and additional wastes. Annexes III and IV of that regulation contain all the wastes mentioned under question 2b and 2c, but also wastes which don’t exhibit intrinsic hazardous properties established in Annex III of the Basel Convention. The control of the transboundary movement of these wastes is considered as necessary for an environmentally sound waste management. Pursuant to Annex V Part 3 of the EC Waste Movement Regulation these wastes are exempted from the export prohibition. Relevant waste listed below (with Code Nr. from the Annexes in brackets, hazardous wastes always excluded): · Dross, scalings and other wastes from the manufacture of iron and steel (AA010) · zinc ashes and residues (AA020) · copper ashes and residues (AA040) · aluminum ashes and residues (AA050) · ashes and residues containing other metals/metal compounds (AA070) · precious metal ashes and residues (AA160) · used batteries and accumulators (AA180) · slag, ash and residues not elsewhere specified or
included (AB010) · waste from the incineration of household waste (AB020 and as waste under Article 1(2) of the Basel Convention) · non-cyanidic waste from surface treatment of metals (AB030) · spent catalysts not listed in Annex II (AB080) · waste blasting grit (AB130) · unrefined calcium compounds from flue gas desulphurization (AB150) · bituminous materials (asphalt waste) (AC020) · wood waste treated with other chemicals than wood preservers (AC170) · sheds and rejects from the production of paper and cardboard (not listed) · cable waste (not listed) · soil and stones (not listed) · off-specification batches (not listed) · street cleaning residues (not listed) · wastes from the preparation of water (not listed) and · all kinds of mixed wastes (not listed). Pursuant to Art. 3 and 14 of the same Regulation all wastes destined for operations as set out in Annex IV.A of the Basel Convention (D-operations) are also controlled. Pursuant to Article 17(3) of this Regulation in the case of export all wastes known as subject to control in the country of destination are also controlled. Transitional arrangements for new member states of the European Community: All wastes are subject to notification for export to Hungary until June 2005, Latvia until December 2010, Malta until December 2005, Poland until December 2012 and Slovakia until December 2011.

Ireland: List of waste requiring special consideration does not exist

However, all shipments of waste are controlled in accordance with Council Regulation (EEC) No. 259/93, as amended, on the supervision and control of shipments of waste within, into and out to the European Community.

Israel: List of waste requiring special consideration does not exist

Italy: List of waste requiring special consideration does not exist

Liechtenstein: List of waste requiring special consideration exists

Basing on the Ordinance on the return, the taking back and the disposal of electrical and electronic appliance (ORDEA) exports of all WEEE is subject to control (notification and consent)

Monaco: List of waste requiring special consideration does not exist

Spain: List of waste requiring special consideration exists

The transboundary movement of wastes in Spain, is regulated by Council Regulation (EEC) No. 259/93 on the supervision and control of shipments of waste within, into and out of the European Community, as amended by Council Regulations (EEC) No. 120/97, (EEC) No. 2408/98 and (EEC) No. 2557/2001. Comission Decision 1999/816/EEC, Commission Regulation (CE) N° 1547/1999 and Council Regulation (CE) N° 1420/1999. Provisions in these regulations and their annexes define the wastes to be controlled and how the control applies. Since there is no definition of hazardous wastes in that regulation, it is not possible to concisely list those wastes which, even though not included under article 1 (1) of the Basel Convention, will be subject to the control of shipments. It has to be determined in each case whether the waste is listed under annex II, III, IV or V of Regulation (EEC) N° 259/93, and then check which, if any, control of shipment applies.

Sweden: List of waste requiring special consideration does not exist

Switzerland: List of waste requiring special consideration exists

Basing on the Ordinance on the return, the taking back and the disposal of electrical and electronic appliance (ORDEA) exports of all WEEE is subject to control (notification and consent).

Turkey: List of waste requiring special consideration exists

According to the National Regulations and Communiqué of Standardization of Foreign Trade No.2006/3, used tyres and all kind of hazardous wastes are prohibited to Turkey and free zone the authority of Turkey. Therefore for the transit transportation of used tyres through Turkey is subject to the approval of our Ministry of Environment. In giving this consent, it is necessary to take the written consent of the state of import.

United Kingdom of Great Britain and Northern Ireland: List of waste requiring special consideration exists

Wastes destined for recovery operations that are not listed in Annexes II, III or IV of the WSR are subject to hazardous waste controls. Wastes listed on Annex II ‘green list of wastes’ of the WSR may be subject to hazardous waste controls if they are contaminated by other materials to an extent which increases the risks associated with the waste sufficiently to render it appropriate for inclusion in the amber or red lists, or prevents the recovery of the waste in an environmentally sound manner. Shipments of non-hazardous wastes (green list) for recovery to non-OECD countries may also be subject to hazardous waste control procedures according to the wishes of the importing country. Commission Regulation 1547/1999 (as amended) and Council Regulation 1420/1999 (as amended) set out the applicable control procedures for such shipments (the ‘green list Regulations’).