Annex 2

According to the Georgian legislation, issues, referred in resolution 60/81 of UN are regulated by the following normative acts: Georgian law “On weapons”; “On the control of export-import of armaments, military equipment and goods of dual-purpose use”; several Decrees of the President of Georgia and Ministers.

Georgian law “On weapons” defines the types of weapons, regulates the relations connected with arms circulations and control on it; rights and obligations of persons, involved into the arms circulation. According to the mentioned law, weapon is defined as equipment or subject, which as a construction, used for damage and annihilate alive or other objects. Circulation of arms means: arms trade, registration, certification, production, purchase, sale, carry, use, transportation-transfer, transmit, uncover, distribution, import, export, transit, re-export, collecting and exhibit, bring in and out of Georgia single examples.

Georgian law “On the control on export-import of armaments, military equipment and goods of dual-purpose use”, according to the international and Georgian national security interests and enforcement of regimes on non-proliferation of weapons of mass destruction, defines fundamentals and rules of control on armament, military equipment, raw materials, tools, technologies, scientific-technical information and import and export of services connected to their production and use.

According to the law, control on export and import is the union of activities, the purpose of which is prevention, revelation and elimination by state bodies of violation of rules of production under export and import control, making export, import, re-export and transit, stated by this law, other laws and normative acts.

The main principles for export and import control is:

a) Exercise of international obligations taken by Georgia on non-proliferation of weapons of mass destructions and other weapons;

b) Proliferation of political interests during the implementation of import and export control.

c) Inspection of final uses of the production under import and export control in frames of the regimes of non-proliferation.

d) Accessibility of legislation information on exports and import control.

Control is implemented according to the following rules: export (import) of production under export and import control is conducted according to the Georgian legislation as well as Georgian international treats and agreements on non-proliferation of weapons of mass destruction, other weapons and technologies for their development.
Besides, Georgia welcomes the main requirement of the resolution the Implementation of the Program of Action to Prevent, Combat and Eradicate the Illicit Trade in Small Arms and Light Weapons in All Its Aspects and supports the request on establishment of control on the Armament Trade at the global, regional and national levels.

Program of Action considers the support of international and regional organizations to those States, that possess damaged, overmuch (excessive) or unfitted for the further use armament and disarmament and demilitarization of post-conflict territories. Georgia believes, that it will be purposeful to address to the international organizations for the regulation of above-mentioned issues, which will support the implementation of the Program of Action and the resolution 60/81 as whole.