AMENDED PROTOCOL II

PROTOCOL ON PROHIBITIONS OR RESTRICTIONS ON THE USE OF MINES, BOOBY-TRAPS AND OTHER DEVICES, AS AMENDED ON 3 MAY 1996, ANNEXED TO THE CONVENTION ON PROHIBITIONS OR RESTRICTIONS ON THE USE OF CERTAIN CONVENTIONAL WEAPONS WHICH MAY BE DEEMED TO BE EXCESSIVELY INJURIOUS OR TO HAVE INDISCRIMINATE EFFECTS

(Protocol II as amended on 3 May 1996)

REPORTING FORMATS

for Article 13 paragraph 4 and Article 11 paragraph 2

NAME OF THE HIGH CONTRACTING PARTY: Republic of AUSTRIA

DATE OF SUBMISSION: 

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(Organization, telephones, fax, e-mail)
This information can be available to other interested parties and relevant organizations:

- [ ] YES
- [ ] NO
- [ ] Partially, only the following forms:

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Form A  Dissemination of information

Article 13, paragraph 4 (a)  “The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(a) dissemination of information on this Protocol to their armed forces and to the civilian population;”

Remark:

High Contracting Party:  Republic of AUSTRIA

Reporting for time period from: 01 01 2015 to: 31 12 2015

INFORMATION TO THE ARMED FORCES:
The information submitted in the previous report 1st January - 31 December 2014 remains valid. Austria considers that there is no further need for specific implementation measures flowing from the contents of the amended Protocol II with regard to anti-personnel mines and booby-traps due to the implementation of the Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-Personnel Mines and on Their Destruction and of the Federal Law on the Ban of Anti-Personnel Mines (Federal Law Gazette I Nr. 13/1997). The destruction of stockpiles of anti-personnel mines was completed in 1995 and the use of booby traps was prohibited by Federal Act (see also remarks made under Form D). All existing regulations with regard to the provisions of amended Protocol II had been corrected by the end of 1999 on a provisional basis. Instruction and training of soldiers is going on and encompasses active personnel as well as non-active personnel when activated temporarily for routine military activities.

INFORMATION TO THE CIVILIAN POPULATION:
There are no changes to the previous reports concerning the period 27th January 1999 to 31st December 2014. Since amended Protocol II has been transformed into Austrian law the content has been published and is therefore available to the civilian population.

CONVENTION ON CERTAIN CONVENTIONAL WEAPONS
Form B  Mine clearance and rehabilitation programmes

Article 13, paragraph 4 (b)  “The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(b) mine clearance and rehabilitation programmes;”

Remark:

High Contracting Party:  
Republic of AUSTRIA

Reporting for time period  
from: 01 01 2015 to: 31 12 2015

dd/mm/yyyy  dd/mm/yyyy

MINE CLEARANCE PROGRAMMES:

As indicated previously, Austria is a non-mine-affected country (including mines, booby traps and other devices). Nevertheless UXO and APM discoveries, left from previous wars, do occur.


The demining service is an independent department within the Ministry of Defence and Sports. This service was transferred from the Ministry of the Interior to the Ministry of Defence and Sports on January 1, 2013. A report on the discovered war material of all kinds and all levels of dangerousness is published annually.

In the reporting period, following types of ERW (regarding to internationally notifiable types of ammunition) were found and destroyed:

252 cluster bombs
1 anti-personnel mine

REHABILITATION PROGRAMMES:

During the reported time period no person in Austria became a victim of mines, booby-traps or other devices. Despite that fact Austria has been developing and establishing a variety of acts and principles to ensure social security and, depending on particular situations, full rehabilitation.
**AMENDED PROTOCOL II**

**Form C**

**Technical requirements and relevant information**

| Article 13, paragraph 4 (c) | “The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(c) steps taken to meet technical requirements of this Protocol and any other relevant information pertaining thereto;” |
|---|---|

**Remark:**

High Contracting Party: __________________________

Republic of AUSTRIA

Reporting for time period from: 01 01 2015 to: 31 12 2015

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**TECHNICAL REQUIREMENTS:**

The response given by Austria in its previous reports covering the period 27th January 1999 to 31st December 2014 remains valid for this reporting period. The Austrian Armed Forces do not possess mines, booby-traps and other devices which are not in compliance with the technical provisions of this Protocol or which would be in contradiction with the obligations from other international treaties. The Austrian Armed Forces will not use improvised explosive devices which are not in compliance with the technical provisions of this Protocol. The Austrian Armed Forces are prepared to record and mark locations of any weapons covered by this Protocol in accordance with the respective provisions.

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**ANY OTHER RELEVANT INFORMATION:**

Austria did not claim for deferment of compliance with respect to Art.2.c. and 3.c. of the Technical Annex.

There are no indications of Austrian companies producing weapons, which are not in compliance with the provisions of amended Protocol II or which would violate other treaty obligations entered by Austria.
**Form D**

**Legislation**

| Article 13, paragraph 4 (d) | “The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(d) legislation related to this Protocol;” |

**Remark:**

High Contracting Party: Republic of AUSTRIA

Reporting for time period from: 01 01 2015 to: 31 12 2015

**LEGISLATION:**

No changes to the previous reports: Amended Protocol II is an integral part of the Austrian Law. The Protocol entered into force on 27 January 1999 and was published under the reference number "Federal Law Gazette III Nr. 17/1999". In addition, the following legal instruments are applicable in Austria with regard to the use of certain weapons: Federal Law on the Ban of Anti-Personnel Mines (Federal Law Gazette I Nr. 13/1997), the Convention on the Prohibition of the Use, Production, Stockpiling and Transfer of Anti-Personnel Mines and on Their Destruction, the Geneva Conventions and their respective Protocols.
**Form E**

**International technical information exchange, cooperation on mine clearance, technical cooperation and assistance**

Article 13, paragraph 4 (e)

“The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(e) measures taken on international technical information exchange, on international cooperation on mine clearance, and on technical cooperation and assistance;”

**Remark:**

High Contracting Party:

Republic of AUSTRIA

Reporting for time period from: 01 01 2015 to: 31 12 2015

**INTERNATIONAL TECHNICAL INFORMATION EXCHANGE:**

NIL

**INTERNATIONAL COOPERATION ON MINE CLEARANCE:**

Austria is providing assistance to mine action activities through bilateral and multilateral programs and as a Member State of the European Union is supporting mine action activities of the European Union.

On a bilateral basis Austria has contributed during the reporting period to mine clearance in the Kurdish Autonomous Region of Iraq by providing the authorities of the region with mine detection and personal protection equipment (total value of the support approx. 200,000 euros). In addition, Austria has provided a grant of 8,000 euros to the Implementation Support Unit of the Antipersonnel Mine Ban Convention.
**AMENDED PROTOCOL II**

**TECHNICAL COOPERATION AND ASSISTANCE:**

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<th>Austria has continued to provide mine/UXO clearance teams during this reporting period in the framework of EUFOR ALTHEA and KFOR.</th>
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<td>Training programmes on mines and UXO’s are offered for all units during predeployment training for operations in Libanon (UNIFIL), Bosnien and Herzegovina (EUFOR ALTHEA), Kosovo (KFOR) and MALI (EUTM).</td>
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### Form F

**Other relevant matters**

| Article 13, paragraph 4 (f) | “The High Contracting Parties shall provide annual reports to the Depositary […] on […]:

(f) other relevant matters.” |

**Remark:**

**High Contracting Party:**

- **Republic of AUSTRIA**

**Reporting for time period from:** 01 01 2015  to: 31 12 2015

**dd/mm/yyyy**  **dd/mm/yyyy**

**OTHER RELEVANT MATTERS:**

- **NIL**
AMENDED PROTOCOL II

Form G  Information to the UN-database on mine clearance

Article 11, paragraph 2,

“2. Each High Contracting Party undertakes to provide information to the database on mine clearance established within the United Nations System, especially information concerning various means and technologies of mine clearance, and lists of experts, expert agencies or national points of contact on mine clearance.”

Remark:

High Contracting Party: Republic of AUSTRIA

Reporting for time period from: 01 01 2015 to: 31 12 2015

MEANS AND TECHNOLOGIES OF MINE CLEARANCE:

No changes for this reporting period since 1st January to 31st December 2007.

LISTS OF EXPERTS AND EXPERT AGENCIES:

As it was previously reported, in Austria governmental experts for humanitarian demining operations as well as for military mine clearance activities are usually members of the Austrian armed forces. About 86 persons are trained in accordance with international practices and standards for such operations. The deployment of such experts is decided strictly on a case by case basis in accordance with the rules regulating the operation of members of the Austrian armed forces abroad in accordance with Austrian constitutional and legal requirements. Operation teams can be composed up to 4 persons. The following equipment is used for mine clearance: Schiebel AN-19/2, Schiebel MIMID, VALLON VMM3, VALLON 1620 C, VALLON VMCI-Ö, CEIA Mil-D1.

There are several commercial companies in Austria which offer services for demining and UXO-clearance operations.
### AMENDED PROTOCOL II

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