The Permanent Mission of the Republic of Estonia to the United Nations Office and other International Organizations at Geneva presents its compliments to the United Nations Office for Disarmament Affairs (Geneva Branch), and has the honour to submit hereby:

1) The national CCW compliance report, pursuant to the Decision of the Third Review Conference on the establishment of a Compliance mechanism applicable to the Convention, as contained in its Final Declaration, Annex II, Paragraph 5 (CCW/CONF.III/11, Part II);

2) The report for CCW Amended Protocol II, pursuant to the decision of the Fifth Annual Conference of the States Parties to CCW Amended Protocol II as stipulated in paragraph 20 of its Final Document, CCW/AP.II/CONF.5/2;

3) The report for CCW Protocol V, pursuant to Article 10, paragraph 2 (B) of the Protocol and the Decision of the First Conference of the High Contracting Parties to Protocol V.

The Permanent Mission of the Republic of Estonia avails itself of this opportunity to renew to the United Nations Office for Disarmament Affairs (Geneva Branch) the assurances of its highest consideration.

Geneva, 9 April, 2012

United Nations Office for Disarmament Affairs (Geneva Branch)

GENEVA
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 (CCW)

Reporting Formats
pursuant to the Decision of the Third Review Conference on the establishment of a Compliance mechanism applicable to the Convention, as contained in its Final Declaration, Annex II, Paragraph 5 (CCW/CONF.III/11, Part II)

NAME OF THE HIGH CONTRACTING PARTY: ESTONIA

PARTY TO:
- [X] Protocol I (Protocol on Non-Detectable Fragments)
- [□] Protocol II (Protocol on Mines Booby-Traps and Other Devices)
- [X] Protocol III (Protocol on Incendiary Weapons)
- [X] Protocol IV (Protocol on Blinding Laser Weapons)

ACCEDED TO:
- [X] amended Article I

DATE OF SUBMISSION: 02 APRIL 2012

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**NOTE:** Pursuant to paragraph 5 of the above Decision the High Contracting Parties have agreed “to provide information to the Secretary-General in advance of the Meeting, which will be circulated by the Secretary-General to all the High Contracting Parties, on any of the following matters:

(a) Dissemination of information on the Convention and its annexed Protocols to their armed forces and to the civilian population;
(b) Steps taken to meet the relevant technical requirements of the Convention and its annexed Protocols and any other relevant information pertaining thereto;
(c) Legislation related to the Convention and its annexed Protocols;
(d) Measures taken on technical co-operation and assistance; and
(e) Other relevant matters.”

Each of the items listed above are provided as separate individual forms, to be filled out by each High Contracting Party accordingly.

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1 Please indicate individually for the CCW and each Protocol (if different)
Form A  Dissemination of information

Paragraph 5 of the Decision on Compliance:

"The High Contracting Parties will provide information [...] on:

(a) Dissemination of information on the Convention and its annexed Protocols to their armed forces and to the civilian population;"

High Contracting Party: ESTONIA

Information to the armed forces

The Convention and its annexed Protocols are published and disseminated to the Estonian Defence Forces. Relevant military instructions for the Defence Forces personnel have been elaborated.

Information to the civilian population

The civilian population has been informed of the accession of Estonia to the Convention and its annexed Protocols through the mass media. The texts are published in State Gazette (Riigi Teataja) and they are also available on the Internet.

Any other relevant information
Form B  Technical requirements and relevant information

Paragraph 5 of the Decision on Compliance:

"The High Contracting Parties will provide information [...] on:

(b) Steps taken to meet the relevant technical requirements of the Convention and its annexed Protocols and any other relevant information pertaining thereto;"

High Contracting Party: ESTONIA

Steps taken to meet the relevant technical requirements of the Convention and its annexed Protocols

Estonia does not possess anti-personnel mines or other weapons systems the use of which is prohibited or restricted according to the provisions of the Convention and its annexed Protocols. Neither is Estonia an ERW affected country. There remain ERW from the World War II period; however, this does not fall under the provisions of the CCW Protocol V. In case World War II period munitions are found Estonian Rescue Board attends to their demining.

For further information please also refer to the latest Amended Protocol II and Protocol V reports submitted by Estonia.

Any other relevant information
Form C  Legislation

Paragraph 5 of the Decision on Compliance:

"The High Contracting Parties will provide information [...] on:

(c) Legislation related to the Convention and its annexed Protocols;"

High Contracting Party: ESTONIA

Legislation


Violations of the provisions of the annexed Protocols of the Convention committed by persons will be punished according to the Estonian Penal Code. The relevant provision of the Estonian Penal Code that corresponds to the scope of the CCW regime is contained in Section 103, which prescribes that the “[u]se of biological, bacteriological or chemical weapons or other weapons of mass destruction, toxic weapons, toxic or asphyxiating gases, booby traps, i.e. explosives disguised as small harmless objects, expanding bullets, weapons injuring by fragments which escape X-rays, or other internationally prohibited weapons, or large-scale use of incendiary weapons under conditions where the military objective cannot be clearly separated from civilian population, civilian objects or the surrounding environment, is punishable by 3 to 12 years’ imprisonment.”

Estonia has adopted relevant legislation concerning the export and transit of anti-personnel mines. According to the former Strategic Goods Act that entered into force on 5 February 2004 it was prohibited under Section 7 to export and transit military supplies (and related services) which are prohibited by international treaties that Estonia has ratified. The new Strategic Goods Act (passed in December 13, 2011 and in force since January 1, 2012) explicitly forbids the export and transit of land mines.

Any other relevant information
Form D  Technical co-operation and assistance

Paragraph 5 of the Decision on Compliance:

"The High Contracting Parties will provide information [...] on:

(d) Measures taken on technical co-operation and assistance;"

High Contracting Party: ESTONIA

International technical co-operation

In 2005, Estonia and Germany started co-operation in the field of EOD training. Two separate co-operation projects have been carried out.

In 2009, Estonia and the United Kingdom started co-operation in the field of EOD training.

International technical assistance

In 2011, Estonian deminers took part in demining efforts in Afghanistan (demining approximately 130 IED-s altogether).


Any other relevant information
Form E Other relevant matters

Paragraph 5 of the Decision on Compliance:

"The High Contracting Parties will provide information [...] on:

(e) Other relevant matters."

High Contracting Party: ESTONIA

Other relevant matters

In 1999 the US Government assisted in the establishment of the Explosive Ordnance Disposal Centre (EOD Centre). The EOD Centre is subordinated and led by the Estonian Rescue Board (under the Ministry of Interior). It conducts civilian EOD operations (neutralization of improvised explosive devices and unexploded ordnance, participation in police operations involving a potential risk of explosion and carrying out activities in the post-explosion scenes of an event) and provides EOD training. As of 2005, the new duties of the EOD Centre include reacting to CBRN (chemical, biological, radiological and nuclear substances) threats. Specialists of the centre were trained in the framework of the international Information Management System for Mine Action (IMSMA).

In 2005, an EOD platoon was established in Tapa Combat Support Training Centre for fulfilling domestic and international EOD tasks as a fully professional unit. At the beginning of 2008, an EOD Centre (equivalent to Company in the framework of Engineering Battalion) was established in the same Tapa Combat Support Training Centre. In the beginning of 2009 the EOD Centre reached IEDD (Improvised Explosive Device Disposal) capability.

From July 1st 2006 to January 10th 2007 one EOD team (fifteen personnel) was in a 5-day deployability readiness in the structure of the NATO Response Forces (NRF-7). In the 1st half of 2009 a Conventional Ammunition Disposal (CMD) team was in the structure of the NATO Response Forces (NRF-12). In 2013 Estonia plans to contribute one CMD team (5 people) in NRF.

Estonia was one of the lead nations of NATO/PfP Georgia II Trust Fund for the demilitarization of rockets and missiles in Georgia. Following a feasibility study conducted by NATO Maintenance and Supply Agency, a new project (Georgia III Trust Fund for creating a sustainable EOD capability for the Georgian Military and rehabilitation support) was launched. Estonia is one of the project’s lead nations along with the Czech Republic and Lithuania. Project implementation has been successful and is expected to be fully finished by July 2012.