pursuant to the Decision of the Third CCW 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: CZECH REPUBLIC

PARTY TO:

☒ Protocol I (Protocol on Non-Detectable Fragments)
☒ Protocol II (Protocol on Mines Booby-Traps and Other Devices)
☒ Amended Protocol II (amended Protocol on Mines Booby-Traps and Other Devices)
☒ Protocol III (Protocol on Incendiary Weapons)
☒ Protocol IV (Protocol on Blinding Laser Weapons)
☒ Protocol V (Protocol on Explosive Remnants of War)

ACCEDED TO:

☒ The amendment to Article 1 of the Convention

DATE OF SUBMISSION: 31/03/2016

(NOTE: the recommended deadline for submission of the national reports was fixed by the 2007 Meeting of the High Contracting Parties at 1 October of each calendar year)

NATIONAL POINT(S) OF CONTACT\(^1\) (Organization, telephones, fax, e-mail):

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Tel.: +420-2-2418 2716
Fax: +420-2-2418 2026,

Ministry of Defence of the Czech Republic
Tel.: +420-973 200 547
Fax: +420-973 200 691,

This information can be available to other interested parties and relevant organizations

☐ NO

☐ Partially, only the following forms: A ☐ B ☐ C ☐ D ☐ E ☒

NOTE: unless otherwise indicated all reports will be made public.

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:

\(^1\) Please indicate individually for the CCW and each Protocol (if different).
(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.
REPORTING PERIOD:

01/04/2015 to 31/03/2016

SUMMARY SHEET

Form A: Dissemination of information:
☐ changed
☒ unchanged
(last reporting year:) 2009

Form B: Technical requirements and relevant information:
☐ changed
☒ unchanged
(last reporting year:) 2008

Form C: Legislation:
☐ changed
☒ unchanged
(last reporting year:) 2008

Form D: Technical cooperation and assistance:
☒ changed
☐ unchanged
(last reporting year:) 2008

Form E: Other relevant matters:
☐ changed
☒ unchanged
(last reporting year:) 2011

NOTE: This Summary Sheet may be used only after the High Contracting Party has submitted its first national report pursuant to the Decision of the Third CCW Review Conference. Only the reporting forms which are indicated as „changed“ have to be submitted thereafter together with the Cover page and the Summary Sheet.
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: CZECH REPUBLIC

Reporting period: from 01/04/2015 to 31/03/2016

☑ additional information of dissemination of information on CCW Amended Protocol II to armed forces and civilian population is contained in the National Annual Report provided in accordance with paragraph 4(a) of Article 13 of Amended Protocol II for the year: 2008

☑ additional information on dissemination of information on CCW Protocol V is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2011

Information to the armed forces, including the extent to which the CCW and its Protocols are part of military manuals and the training curriculum of its armed forces:

System of military preparation in the Czech Republic consists of career training of an individual, regular daily training of individuals or units and ad-hoc training, be it specialised courses for individuals or pre-deployment training of particular units. Information about CCW and its Protocols is included in the Law of Armed Conflict general training programs.

In January 2009 a specialized intranet page of Ministry of Defence concerning IHL issues has been introduced. This intranet page contains full text of CCW including its Protocol. Such method of dissemination of IHL information assures that anyone be it civilian or soldier may acquire basic information anytime.

Information to the civilian population, including information on any programs, courses or documentation to disseminate the CCW to non-military audiences:

The Convention and its Protocols I-IV have been promulgated in Czech official journal ”Collection of International Treaties” under No. 21/1999 of the Coll. Amended article I together with Protocol V were after its entry into force for the Czech Republic promulgated under No. 115/2006 of the Coll.

Any other relevant information:

Nothing to report.
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;”

<table>
<thead>
<tr>
<th>High Contracting Party:</th>
<th>CZECH REPUBLIC</th>
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<tr>
<td>Reporting period:</td>
<td>from 01/04/2015 to 31/03/2016</td>
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- Additional information on steps taken to meet technical requirements of Amended Protocol II and other relevant information pertaining thereto is contained in the National Annual Report provided pursuant to paragraph 4(c) of Article 13 of Amended Protocol II for the year: 2009

- Additional information on steps taken to meet technical requirements of Protocol V and other relevant information pertaining thereto is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2009

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

Non-detectable mines (44 353 pcs of PP Mi-Na I) not fulfilling the requirements and limitations in accordance with Protocol II were totally destroyed in 1997.

Any other relevant information:

Mine clearance programmes - The Partial Pyrotechnic Sanitation in the former military zones was finished in March 2004. Based on our experience, Partial Pyrotechnic Sanitation can be characterised as a process of search, detection and destruction of ammunition and elements of ammunition in the target and endangered areas of the former fire ranges, and remains of ammunition left or dumped in ammunition dumps, buildings or open terrain. An UXO from Austria-Hungarian period, from the Czechoslovakian period, from the period of the German occupation during the World War II, and UXO of the Soviet Army, which was deployed there till 1989, could be found there.
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: CZECH REPUBLIC

Reporting period: from 01/04/2015 to 31/03/2016

☒ additional information of legislation related to Amended Protocol II is contained in the National Annual Report provided pursuant to paragraph 4(d) of Article 13 of Amended Protocol II for the year 2008

☒ additional information on legislation related to Protocol V is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2008

Legislation, including the status and content of national legislation to prevent and suppress violations of amended Protocol II:

Amended Protocol II was ratified and promulgated in the Czech Republic by Act No. 21/1999 Coll. and as of 1999 forms part of the Czech national legal order.

The Criminal Code of the Czech Republic Act No. 40/2009 Coll., contains paragraph No. 280 “Development, production and possession of prohibited means of combat”. According to this provision it is a crime to develop, produce, import, export, store or accumulate weapons or means of combat prohibited by law or international treaty or to dispose of these weapons or means of combat in any other way. This provision further determines possible punishment for such a crime.

Any other relevant information, including the regulations and policies (other than national legislation) adopted to implement the CCW's obligations and ensure compliance with its Protocols:

Nothing to report.
FORM D: Technical cooperation 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: CZECH REPUBLIC

Reporting period: from 01/04/2015 to 31/03/2016

☐ additional information of measures taken on international technical information exchange, on international cooperation on mine clearance, and on technical cooperation and assistance is contained in the National Annual Report provided in accordance with paragraph 4(e) of Article 13 of Amended Protocol II for the year: [ ]

☐ additional information on measures taken on international technical cooperation and assistance is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: [ ]

International technical co-operation, including relevant experiences in seeking or providing technical assistance and cooperation:

- The Czech Republic in given period provided financial contribution to:
  1) Hashemite Kingdom of Jordan through NATO Explosive Ordnance Disposal project - TF JORDAN III - Woman’s Training CoE in ERW - 65,000 EUR;
  2) Georgia through NATO for Explosive Ordnance Disposal project TF GEORGIA IV – 20,000 EUR;
  3) Serbia through NATO TF Serbia IV – 20,000 EUR on development of the Serbia demilitarisation facility – TRZ Kragujevac;

Since the Czech Republic does not differentiate between various explosive remnants of war (mines, cluster munitions, ERW, EOD) in terms of assistance, above given information on assistance is also included in CCW P-II, APLC and CCM reporting forms provided by the Czech Republic.

(Information about above given contributions have been also included in Amended Protocol II and V, CCW and CCM annual report)

International technical assistance:

Nothing to report

Any other relevant information:

Nothing to report
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: CZECH REPUBLIC

Reporting period: from 01/04/2015 to 31/03/2016

☐ additional relevant information is contained in the National Annual Report provided pursuant to paragraph 4(a) of Article 13 of Amended Protocol II for the year: 2008

☐ additional relevant information is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2008

Other relevant matters:

The Czech Republic signed and ratified the Convention on Cluster Munitions in September 2011 and became a party to the Convention as from March 2012. The Czech Republic completed destruction of all its existing stockpiles of cluster munitions in 2010, before the Convention entered into force.