HOLY SEE

NATIONAL ANNUAL REPORT FOR 2013

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: HOLY SEE

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: 15/10/2013

National Point of Contact:
Secretariat of State
00120 Vatican City State
Phone: (+39).06.69883014
Fax: (+39).06.69885364

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.
General Remarks concerning the implementation of the Convention and its annexed Protocols

The Vatican City State - Holy See has never used, stockpiled or produced any sort of conventional weapons which may be deemed to be excessively injurious or to have indiscriminate effects which are covered by the Convention and its five annexed Protocols. There are no such conventional weapons placed on the territory of Vatican City State. The provisions of the CCW as well as the provisions of its five annexed Protocols, have been completely implemented. The Holy See supports and promotes all activities focusing on a total world-wide elimination of conventional weapons which may be deemed to be excessively injurious or to have indiscriminate effects which are covered by the Convention and its five annexed Protocols. The Holy See is undertaking continual efforts to help victims suffering the terrible consequences caused by such weapons.

(a) Dissemination of information.
Nothing to Declare.

(b) Technical requirements and relevant information.
Nothing to Declare.

(c) Legislation.
Nothing to Declare.

(d) Technical cooperation and assistance.
Nothing to Declare.

(e) Other relevant matters.
Nothing to Declare.