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: Canada

DATE OF SUBMISSION: 01/05/2018

NATIONAL POINT(S) OF CONTACT: Non-Proliferation and Disarmament Division
Global Affairs Canada
Telephone: +1 343-203-3168
ign@international.gc.ca

(Organization, telephones, fax, e-mail)

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

☒ YES
☐ NO
☐ Partially, only the following forms:

☐ A ☐ B ☐ C ☐ D ☐ E ☐ F ☐ G ☐
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:  
Canada

Reporting for time period  
from: 01/01/2017 to: 31/12/2017

dd/mm/yyyy  dd/mm/yyyy

INFORMATION TO THE ARMED FORCES:

Canada’s obligations as a State party to the Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-Personnel Mines and on their Destruction (Ottawa Convention) include agreeing never under any circumstances to use, produce, acquire or transfer anti-personnel mines, except for the development of, and training in, mine detection, mine clearance or mine destruction techniques with ministerial authorization. Therefore, these obligations encompass and go beyond Canada’s obligations as a state party to Protocol II as Amended.

Following ratification of the Ottawa Convention, Canada’s Chief of the Defence Staff distributed a directive to senior officials in the Department of National Defence notifying them of prohibited activities and ordering that Canadian Armed Forces (CAF) personnel be fully informed of Canada’s obligations under the Convention. The directive also highlighted the fact that when CAF personnel are participating in military activities with armed forces of States that are not Party to the Convention they are prohibited from providing assistance in the use of, or planning for the use of, anti-personnel mines.”

All CAF personnel are trained in the Law of Armed Conflict, during which members are instructed on CAF doctrine and manuals that explain Canada’s obligations under the Convention. Specific direction with respect to anti vehicle mines under Amended Protocol II was issued by the Commander of the Canadian Army in February 2016.
INFORMATION TO THE CIVILIAN POPULATION:

Canada's obligations as a State party to the Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-Personnel Mines and on their Destruction (Ottawa Convention) encompass and go beyond Canada’s obligations as a state party to Protocol II as Amended.

The Government of Canada has actively promoted Canada’s support for the Ottawa Convention through numerous public outreach efforts, the dissemination of numerous documents pertaining to the Ottawa Convention, the distribution of news releases to the media and providing information on the Global Affairs Canada website.
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:

Report for time period from: ___________________________ to: ___________________________

dd/mm/yyyy   dd/mm/yyyy

MINE CLEARANCE PROGRAMMES:


REHABILITATION PROGRAMMES:


### Technical requirements and relevant information

**Form C**

| 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:**


**Reporting for time period**

from: 

dd/mm/yyyy  

to:

dd/mm/yyyy

**TECHNICAL REQUIREMENTS:**


**ANY OTHER RELEVANT INFORMATION:**


**CONVENTION ON CERTAIN CONVENTIONAL WEAPONS**
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: Canada

Reporting for time period from: 01/01/2017 to: 31/12/2017

LEGISLATION:

Anti-personnel Mines Convention Implementation Act (http://laws-lois.justice.gc.ca/eng/acts/A-11.5/)
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:

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<th>High Contracting Party:</th>
<th>Canada</th>
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<td>Reporting for time period from:</td>
<td>01/01/2017 to: 31/12/2017</td>
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INTERNATIONAL TECHNICAL INFORMATION EXCHANGE:

INTERNATIONAL COOPERATION ON MINE CLEARANCE:

Canada provides support to mine and ERW-affected countries for mine action programmes. Information on Canada’s funding assistance for the 2017 reporting year is available in Canada’s annual Article 7 report on implementation of the Anti-Personnel Mine Ban Convention.

TECHNICAL COOPERATION AND ASSISTANCE:
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<th>Form F</th>
<th>Other relevant matters</th>
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| 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: 

______________________________

Reporting for time period from: _____________________________ to: _____________________________

dd/mm/yyyy to dd/mm/yyyy

**OTHER RELEVANT MATTERS:**

______________________________
**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: **Canada**

Reporting for time period

from: **01/01/2017**

to: **31/12/2017**

**MEANS AND TECHNOLOGIES OF MINE CLEARANCE:**

Several Canadian non-governmental organizations and companies have the means to undertake various aspects of mine clearance, including surveys, demining, mine detection dog operations, mine clearance training, mine action information systems and project management. In addition, several Canadian non-governmental organizations and companies possess or have developed technologies that are applicable to humanitarian mine clearance. Additionally, the Canadian Armed Forces maintain the capabilities to mitigate explosive remnants of war threats for both domestic and expeditionary operations.

**LISTS OF EXPERTS AND EXPERT AGENCIES:**

Information pertaining to Canadian mine action experts and expert agencies can be obtained through Canada’s principal point of contact on all mine-related matters (see below).

**NATIONAL POINTS OF CONTACT ON MINE CLEARANCE:**

Non-Proliferation and Disarmament Division  
Global Affairs Canada  
Telephone: +1 343-203-3168  
Email: ign@international.gc.ca