RUSSIAN FEDERATION

✓ Signature: 10.04.1981

✓ Ratification, Acceptance, Approval, Accession, Succession:

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✓ Reservation:

✓ Declarations:

“1. For the purposes of interpreting subparagraph 10 (c) of article 3, of Protocol II, the Russian Federation understands alternatives as non-flying devices and technologies which are not anti-personnel mines and may temporarily disable, paralyse or indicate the presence of one or several persons without causing irreversible harm to them;

2. In implementing subparagraph 2 (a) of article 5, of Protocol II, the Russian Federation holds the position that anti-personnel mines which are not remotely-delivered will be placed within perimeter-marked areas which are monitored by military personnel and protected by fencing or other means, to ensure the effective exclusion of civilians from such areas. Such marking must be of a distinct and durable character and must at least be visible to a person who is about to enter the perimeter-marked area. The line of the State border designated in the locality may be considered as the marking (designation) of part of the perimeter of a mined area within the border zone when there are active and repeated attempts to traverse it by armed intruders or

1 By a communication dated 24 December 1991, the President of the Russian Federation notified the Secretary-General that membership of the Union of Soviet Socialist Republics (USSR) in the United Nations is being continued by the Russian Federation.
The Government of the Russian Federation subsequently informed the Secretary-General that as at 24 December 1991, the Russian Federation maintains full responsibility for all the rights and obligations of the USSR under the Charter of the United Nations and multilateral treaties deposited with the Secretary-General and requested that the name "Russian Federation" be used in the United Nations in place of the name "Union of Soviet Socialist Republics".

2 In accordance with Article 3, the Convention was “… open for signature by all States at the United Nations Headquarters in New York for a period of twelve months from 10 April 1981.”

3 Made upon consent to be bound by Amended Protocol II.
when military, economic, physical and geographic, or other conditions make it impossible to use armed forces. The civilian population will be informed in good time about the danger of the mines and will not be allowed into the mined area;

3. For the purposes of interpreting subparagraph 1 (i) of article 7, of Protocol II, the Russian Federation understands the cultural or spiritual heritage of peoples as cultural property in the terms of article 1 of the Convention for the Protection of Cultural Property in the Event of Armed Conflict of 1954;

4. The Russian Federation understands the commonly available technical mine detection equipment referred to in paragraph 2 (a) of the Technical Annex to Protocol II as the mine-searching equipment which is available in the Russian Federation and meets the requirements of the aforementioned paragraph;

5. In accordance with paragraph 2 (c) and paragraph 3 (c) of the Technical Annex to Protocol II, the Russian Federation will ensure the observance of paragraph 2 (b) and paragraphs 3 (a) and 3 (b) of the Technical Annex to Protocol II not later than nine years from the date of the entry into force of the said Protocol.”