REPORTING FORMS

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: MONTENEGRO

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

ACCEDED TO:
X the amendment to Article 1 of the Convention

DATE OF SUBMISSION: 23.10.2006

CHANGES RELATED ON LAST REPORT: changes only in FORM E

(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 CONTACTa (Organization, telephones, fax, e-mail):

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.

Please indicate individually for the CCW and each Protocol (if different).
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.
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: MONTENEGRO

[Reporting for time period from 01 September 2010 to 01 September 2011]

Other relevant matters

- Amended Protocol II (amended Protocol on Mines Booby-Traps and Other Devices) is in process of ratification in National Parliament. Estimate time for ratification of Amended Protocol II is end of this year.

- Ministry of Defence of Montenegro sold some quantity of Anti Tanks Mines for destroying and refine in industrial explosive to two firms in Montenegro („Booster” in Nikšić and „Poliex” in Berane).
  Till now, Mines by types which are sold as follows:

  TMA-3......................... 3172 pieces,
  TMA-4......................... 2564 pieces,
  TMA-5......................... 15,043 pieces.

- Ministry of Defence of Montenegro is planning to destroy all quantity of types (TMA-3, TMA-4, TMA-5) Anti Tank Mines in next period, as soon as possible as follows:

  TMA-3............................ 11395 pieces,
  TMA-4............................ 616 pieces,
  TMA-5............................ 2432 pieces.