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 | BRAZIL |
| DATE OF SUBMISSION | 18 SEPTEMBER 2009 |
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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

BRAZIL

reporting for time period from July 2008 to July 2009

Information to the armed forces

Since 1996, the Brazilian Navy and Brazilian Army has included topics related to the obligations and restrictions contained in Amended Protocol II into military school instruction grades.

Information to the civilian population

Brazil does not maintain any mined areas on any locations under its jurisdiction or control. In consequence this part is not applicable. However the Presidential Decree that approved the Convention was published in the Union Official Diary.
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  BRAZIL  reporting for time period from July 2008 to July 2009

Mine clearance programmes

Brazil does not have any clearance programs within its territory. Brazilian Armed Forces have been actively cooperating in humanitarian demining missions. There are four military officers on duty in the Central America Demining Assistance Mission (MARMINCA), four military officers on duty in the South America Demining Assistance Mission (MARMINAS) and seven military officers on duty in the International Monitors Group – Colombia. In addition, there are two military instructors at the Centre de Perfectionnement aux Actions post-conflictuelles de Déminage et de Dépollution – Benin.

Rehabilitation programmes

Brazil does not have rehabilitation programmes.
Form C  Technical requirements and relevant information

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  BRAZIL reporting for time period from  July 2008 to July 2009

Technical requirements

The Brazilian Armed Forces maintain trained teams in destruction, recovery and neutralization of explosives and unexploded ordnance (UXO). Training and operational manuals of the Armed Forces were revised to fulfill the requirements of the Amended Protocol

Any other relevant information

Since 1989, Brazil does not produce AP-mines and does not export or import AP-mines.
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:

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<th>BRAZIL</th>
<th>Reporting for time</th>
<th>July 2008</th>
<th>July 2009</th>
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</table>

Legislation

- On the August 11th 1999, the text of the II Convention Amended Protocol was published in the Union’s Official Diary (the Federal Government’s official journal), along with Legislative Decree number 52/99, whereby the Brazilian National Congress approved the text of Amended Protocol. The publication of the treaty’s text in the Federal Government’s official journal also constitutes a national dissemination measure.

- The Federal Law number 10.300, issued by the Brazilian Executive Branch on 31 October 2001, legislates over the prohibition of the use, development, production, trade, import, export, acquisition, stockpiling, retention, direct or indirectly, of Anti-personnel Mines. The law also imposes penal sanctions to prevent and suppress any activity prohibited by the Ottawa Convention undertaken inside the Brazilian territory. The law came into force when published on the National Official Journal number 210, Section 1, issued on 1 November 2001.
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>BRAZIL</th>
<th>reporting for time period from</th>
<th>July 2008</th>
<th>July 2009</th>
</tr>
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</table>

International technical information exchange

None.

International cooperation on mine clearance

Brazilian Armed Forces have made large contributions in personal to the demining efforts in Central America and South America.

International co-operation on technical co-operation and assistance

Brazilian Armed Forces have been actively cooperating with humanitarian demining missions. There are four military officers on duty in the Central America Demining Assistance Mission (MARMINCA), four military officers on duty in the South America Demining Assistance Mission (MARMINAS) and seven military officers on duty in the International Monitors Group – Colombia.

In addition, there are two military instructors at the Centre de Perfectionnement aux Actions post-conflictuelles de Déminage et de Dépollution – Benin.
Form F

Other relevant matters

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 BRAZIL reporting for time period from July 2008 to July 2009

Other relevant matters

None.
Form G  

**Information to the UN-database on mine clearance**

Article 11, paragraph 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."

| High Contracting Party | BRAZIL | reporting for time period from July 2008 to July 2009 |

**Means and technologies of mine clearance**

The Brazilian Armed Forces follow international practices and standards in mine clearance issue.

**Lists of experts and experts agencies**

The same mentioned points of contact.

**National points of contact on mine clearance**

The same mentioned points of contact.