COMPLIANCE –

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)

COVER PAGE

NAME OF THE HIGH CONTRACTING PARTY: ALBANIA

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: April 2017

(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 CONTACT1 (Organization, telephones, fax, e-mail):

<table>
<thead>
<tr>
<th>Organization</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strategic Defense Planning Directorate</td>
<td>+355 4 2226865, Fax: +355 4 2225227</td>
<td><a href="mailto:armcontrol_al@mod.gov.al">armcontrol_al@mod.gov.al</a></td>
</tr>
<tr>
<td>Albanian Arms Control Section</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Albanian Mines and Munitions Coordination Office</td>
<td>+355 42 228 481 Ext: 1106</td>
<td><a href="mailto:arben.braha@ammco.org.al">arben.braha@ammco.org.al</a></td>
</tr>
<tr>
<td>(AMMCO)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office Tel/Fax:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ministry of Defence</td>
<td></td>
<td></td>
</tr>
<tr>
<td>&quot;Skenderbej”Rr. &quot;Dibres” Tirana, Albania</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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.

1 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.
REPORTING PERIOD:

<table>
<thead>
<tr>
<th>Reporting period:</th>
<th>from</th>
<th>to</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>[dd/mm/yyyy]</td>
<td>December 2016</td>
</tr>
</tbody>
</table>

**Form A: Dissemination of information:**

- [ ] changed
- [ ] unchanged

(last reporting year: [ ])

**Form B: Technical requirements and relevant information:**

- [ ] changed
- [ ] unchanged

(last reporting year: [ ])

**Form C: Legislation:**

- [ ] changed
- [ ] unchanged

(last reporting year: [ ])

**Form D: Technical cooperation and assistance:**

- [ ] changed
- [ ] unchanged

(last reporting year: [ ])

**Form E: Other relevant matters:**

- [ ] changed
- [ ] unchanged

(last reporting year: [ ])

**NOTE:** This **Summary Sheet** may be used only after the High Contracting Party has submitted its first national report pursuant to the Decision of the Third CCW Review Conference. Only the reporting forms which are indicated as „changed“ have to be submitted thereafter together with the Cover page and the Summary Sheet.
FORM A: Dissemination of information

Paragraph 5 of the Decision on Compliance:

“The High Contracting Parties will provide information […] on:

(a) Dissemination of information on the Convention and its annexed Protocols to their armed forces and to the civilian population;”

High Contracting Party: ALBANIA

Reporting period: from 01/01/2016 to 31/12/2016

☒ additional information of dissemination of information on CCW Amended Protocol II to armed forces and civilian population is contained in the National Annual Report provided in accordance with paragraph 4(a) of Article 13 of Amended Protocol II for the year: 2016

☒ additional information on dissemination of information on CCW Protocol V is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2016

Information to the armed forces, including the extent to which the CCW and its Protocols are part of military manuals and the training curriculum of its armed forces:

The Albanian Armed Forces personnel directly involved in ERW/UXO recovery and disposal are issued with appropriate instructions, operating procedures and receive training consistent with the relevant provisions of these Protocols.

In addition, army personnel from the Albanian Armed Forces, who participate in Joint International Peacekeeping Missions are briefed on the purpose and provisions of the Convention and its annexed Protocols.

Information to the civilian population, including information on any programs, courses or documentation to disseminate the CCW to non-military audiences:

Risk Education activities are continuing around the unexploded ordnance/Explosive Remnants of War contaminated Hotspots in Albania and are closely linked with the community liaison efforts. In cooperation with the Albanian Red Cross (ARC), the Albanian Mines and Munitions Coordination Office (AMMCO) coordinates and monitors vital risk education activities in order to raise caution on ammunition threats and prevent new accidents among civilians living around the contaminated areas. Awareness materials and official warning signs are produced and distributed in the affected areas in cooperation with the Albanian Red Cross (ARC).

The warning signs are erected around Unexploded Ordnance hotspots pointing out and warning the public on explosive dangerous hazards. Warning posters with risk education messages are also installed in the most dangerous areas identified during AMMCO’s technical and socio-economic assessments. UXO Hotspots sites that AMMCO has assessed as high risk areas and areas under clearance operation by NPA and the EOD AAF are properly marked. Improved communication between locals and relevant authorities is advancing safety and building trust in affected communities. Disaggregated data by gender and age on people injured by UXO are available in all 12 regions in Albania. This allows AMMCO to support the Ministry of Health and other related agencies in assisting UXO/Mine survivors and other disabled people.

Any other relevant information:
| n/a |
**FORM B: Technical requirements and relevant information**

Paragraph 5 of the Decision on Compliance:

“The High Contracting Parties will provide information [...] on:

(b) Steps taken to meet the relevant technical requirements of the Convention and its annexed Protocols and any other relevant information pertaining thereto;”

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High Contracting Party: ALBANIA

Reporting period: from 01/01/2016 to 31/12/2016

Additional information on steps taken to meet technical requirements of Amended Protocol II and other relevant information pertaining thereto is contained in the National Annual Report provided pursuant to paragraph 4(c) of Article 13 of Amended Protocol II for the year: 2016

Additional information on steps taken to meet technical requirements of Protocol V and other relevant information pertaining thereto is contained in the National Report provided pursuant to paragraph 2(b) of Article 10 of Protocol V for the year: 2016

Steps taken to meet the relevant technical requirements of the Convention and its annexed Protocols:

Amended Protocol II - para 4 (c) Art.13

a) Recording

No records of minefields were made available to the Albanian Government after the Kosovo conflict, which rendered the work of the clearance organizations more difficult. Albania has never made use of anti-personnel mines or booby-traps in its territory.

2. Specifications on detectability

Albania has ratified the Anti-Personnel Mine Ban Convention in 1999 and does not produce any anti-personnel mine. In addition, Albania has completed the destruction of its APM stockpile since 4 April 2002 and it has decided to not retain any anti-personnel mines for training purposes.

3. International signs for minefields and mined areas.

All minefields were properly marked in compliance with the international mine action standards and the Amended Protocol II until their final clearance in 2009.

Protocol V - Article 9 and Technical Annex

a) Munitions production

The Republic of Albania does not produce any weapons or ammunition in its territory.

b) Munitions Management

The Albanian Armed Forces standards for the safe stockpiling, storage, packing of ammunition in army depots, with the aim to minimize the risk of uncontrolled explosions are as follows:
STANAG 4123; AASTP-3 - Manual of NATO Safety Principles for the Hazard Classification of Military Ammunition and Explosives.

Law Nr. 9272, date 16.09.2004, "On the adherence of the Republic of Albania to the European Agreement " On international road transport of dangerous items (ADR) and the signature protocol".

National standards on management, storage and administration of weapons, ammunition and explosives approved by the Minister of Defence and the Chief of General Staff of the Armed Forces, as set out in technical rules and regulations, manuals, respective orders and instructions.

The Armed Forces for the safe transport of ammunition are based on legal acts, dispositions and administrative acts as follows:

2. Law nr.8308, date 13.03.1998 "On the road transport".
3. Law nr.9272, date 16.09.2004, ” on the adherence of the Republic of Albania to the european agreement "On international road transport of dangerous items (ADR) and the signature protocol".
4. Law nr. 9126, date 29.07.2003, ”On the civilian use of explosive charges in the Republic of Albania”.
5. Orders and instructions of the Minister of Defence and the Chief of General Staff of the Albanian Armed Forces.

- Collection (tracing of arms and ammunition) is authority of the State Police. The Armed Forces, are responsible of storing the weapons and ammunition handed over by the State Police.
- Measures and Procedures for lab and firing tests of ammunition are as follows:
  1. The test of chemical stability of the propellant with HPTLC
  2. Physical-chemical sensitivity tests of the firing primers.

Any other relevant information:

n/a
FORM C: Legislation

Paragraph 5 of the Decision on Compliance:

“The High Contracting Parties will provide information [...] on:

(c) Legislation related to the Convention and its annexed Protocols;”

High Contracting Party: ALBANIA

Reporting period: from 1/01/2016 to 31/12/2016

☒ additional information of legislation related to Amended Protocol II is contained in the National Annual Report provided pursuant to paragraph 4(d) of Article 13 of Amended Protocol II for the year 2016

☒ additional information on legislation related to Protocol V is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2016

Legislation, including the status and content of national legislation to prevent and suppress violations of amended Protocol II:

<table>
<thead>
<tr>
<th>On 11 November 1999, Law No. 8547 on the Ratification of the Convention “On Ban of Use, Storage, Production and Transfer of the APM and their Destruction” was passed in the Republic of Albania. This law brought into legal force the obligations of Albania in terms of the Ottawa Convention.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Decree No. 2488 dated 23.11.1999 of the President of the Republic of Albania implemented Law No.8547.</td>
</tr>
<tr>
<td>3. Decision of the Council of Ministers No.269, dated 25.05.2000 “On Ban of Use, Storage, Production and Transfer of the APM and their Destruction”.</td>
</tr>
<tr>
<td>5. The Law no. 9515, date 18.04.2006 on “The implementation of the convention on the Ban of use, storage, production and transfer of the anti- personnel mines and their destruction” approved by the Parliament.</td>
</tr>
</tbody>
</table>

Any other relevant information, including the regulations and policies (other than national legislation) adopted to implement the CCW's obligations and ensure compliance with its Protocols:

n/a
FORM D: Technical cooperation and assistance

 Paragraph 5 of the Decision on Compliance:

“*The High Contracting Parties will provide information [...] on:*

  (d) *Measures taken on technical co-operation and assistance;*”

<table>
<thead>
<tr>
<th>High Contracting Party:</th>
<th>ALBANIA</th>
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<tbody>
<tr>
<td>Reporting period: from</td>
<td>1/01/2016 [dd/mm/yyyy] to 31/12/2016 [dd/mm/yyyy]</td>
</tr>
</tbody>
</table>

☑ additional information of measures taken on international technical information exchange, on international cooperation on mine clearance, and on technical cooperation and assistance is contained in the National Annual Report provided in accordance with paragraph 4(e) of Article 13 of Amended Protocol II for the year: 2016

☑ additional information on measures taken on international technical cooperation and assistance is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2016

International technical co-operation, including relevant experiences in seeking or providing technical assistance and cooperation:

During the implementation of the Mine Action Programme in Albania, a great benefit has been drawn from cooperation and share of expertise at technical level in particular within the region of Southeast Europe through structures like the SEEMACC - South East Europe Mine Action Coordination Council, the Regional Mine Detection Dogs Centre, the International Trust Fund Enhancing Human Security or other regional initiatives such as the RASR - Regional Approach to Stockpile Reduction, the RACVIAC, etc. The cooperation in framework of these structures or initiatives has been essential for ensuring sharing of valuable information, technical expertise and resources as well as considerable funding support not only for clearance operations but also in the significant areas of victim assistance and risk education. In addition, the coordination and monitoring structure (AMMCO) has cooperated bilaterally in joint initiatives with several mine action centers such as: Montenegro, Kosovo and Bosnia- Herzegovina.

International technical assistance:

International organizations such as the GICHD, the ICRC, UNDP and UNMAS, University Rehabilitation Institute of Slovenia etc. supported the programme with specific technical expertise in various areas such as Information Management, Mine Action legislation, Victim Assistance, International Technical Standards, etc.

Any other relevant information:

The mine clearance operations during the implementation of mine clearance operations were funded by several donors including: The European Union and the Governments of United States of America, the Federal Republic of Germany, United Kingdom, Switzerland, Denmark, Canada and Czech Republic while implementing partners for mine clearance include: the local authorities of Kukes Region, the International Trust Fund Enhancing Human Security, the UNDP, UNMAS, DanChurchAid, the Swiss Foundation for Demining, RONCO, HELP and the Geneva International Centre for Humanitarian Demining (GICHD).
COMPLIANCE

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: ALBANIA

Reporting period: from 01/01/2016 [dd/mm/yyyy] to 31/12/2016 [dd/mm/yyyy]

☒ additional relevant information is contained in the National Annual Report provided pursuant to paragraph 4(a) of Article 13 of Amended Protocol II for the year: 2016

☒ additional relevant information is contained in the National Report provided pursuant to paragraph 2 (b) of Article 10 of Protocol V for the year: 2016

Other relevant matters:

n/a