

**CONVENTION ON THE PROHIBITION OF THE USE, STOCKPILING, PRODUCTION AND TRANSFER OF
ANTI-PERSONNEL MINES AND ON THEIR DESTRUCTION**

Reporting Formats for Article 7

STATE PARTY:

SLOVAKIA

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(ONLY FOR THE PURPOSES OF CLARIFICATION)

Form A National implementation measures

Article 7.1 "Each State Party shall report to the Secretary-General ... on:
a) The national implementation measures referred to in Article 9."

Remark: In accordance with Article 9, "Each State Party shall take all appropriate legal, administrative and other measures, including the imposition of penal sanctions, to prevent and suppress any activity prohibited to a State Party under this Convention undertaken by persons or on territory under its jurisdiction or control".

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

Measures	Supplementary information (c.g., effective date of implementation & text of legislation attached).
In 2004, the Criminal Code of the Slovak Republic was amended by Law No. 403/2004 which explicitly introduced the notion of "anti-personnel mines" into the legislation of the Slovak Republic. (Note: Anti-personnel mines had been implicitly embraced in category of illegal possession of arms before this amendment was adopted.) Their development, production, import, export, transfer, transport, procurement, possession, stockpiling and use are subject to sanctions under the Article 295 paragraph 2 (a) of the Criminal Code (the Collections of Laws No. 300/2005 as subsequently amended).	

Form B Stockpiled anti-personnel mines

Article 7. 1 "Each State Party shall report to the Secretary-General ... on:

b) The total of all stockpiled anti-personnel mines owned or possessed by it, or under its jurisdiction or control, to include a breakdown of the type, quantity and, if possible, lot numbers of each type of anti-personnel mine stockpiled."

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

Type	Quantity	Lot # (if possible)	Supplementary information
Information about antipersonnel mines retained according to Article 3 is provided in form D	---	---	---
TOTAL			

Form C Location of mined areas

Article 7.1 "Each State Party shall report to the Secretary-General ... on:

c) To the extent possible, the location of all mined areas that contain, or are suspected to contain, anti-personnel mines under its jurisdiction or control, to include as much detail as possible regarding the type and quantity of each type of anti-personnel mine in each mined area and when they were emplaced."

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

1. Areas that contain mines*

Location	Type	Quantity	Date of Emplacement	Supplementary information
NON APPLICABLE				

2. Areas suspected to contain mines*

Location	Type	Quantity	Date of Emplacement	Supplementary information
NON APPLICABLE				

* If necessary, a separate table for each mined area may be provided

Institution authorized by State Party	Type	Quantity	Lot # (if possible)	Supplementary information Series/Year of production
The Armed Forces of the Slovak Republic	PP-Mi-Na 1 (Slovak denomination)	425	---	04/89 Mines are retained for the purpose of the development of demining technology and for the mine destruction training.
	Non-metal Blast Mine			
The Armed Forces of the Slovak Republic	PP-Mi-Šr II (Slovak denomination)	847		18/56 Mines are retained for the purpose of the development of demining technology and for the mine destruction training.
	Bounding Fragmentation Mine			
TOTAL	-----	1272		

Form D (continued)

1b. Voluntary information (Action #54 Nairobi Action Plan)

Objectives	Activity / Project	Supplementary information (Description of programs or activities, their objectives and progress, types of mines, time period if and when appropriate...)
Development of UXO clearance techniques, Training in mine detection	Project - Munlik, Project - Examination of UXO clearance equipment, Training	In the reported year Slovakia destroyed for training purposes up to 98 pcs of APM by National Centre of EOD Nováky and 2 pcs of APM for purpose of anti-mine measurements development in Military Technical and Testing Institute Záhorie (Project "MUNLIK").

NOTE: Each State Party should provide information on plans and future activities if and when appropriate and reserves the right to modify it at any time

2. Compulsory: Transferred for development of and training in (Article 3, para.1)

Institution authorized by State Party	Type	Quantity	Lot # (if possible)	Supplementary information: e.g. transferred from, transferred to
NON APPLICABLE				
TOTAL	-----			

3. Compulsory: Transferred for the purpose of destruction (Article 3, para.2)

Institution authorized by State Party	Type	Quantity	Lot # (if possible)	Supplementary information: e.g. transferred from, transferred to
NON APPLICABLE				
TOTAL	-----			

Form E Status of programs for conversion or de-commissioning of APM production facilities

Article 7.1 "Each State Party shall report to the Secretary-General ... on:

e) The status of programs for the conversion or de-commissioning of anti-personnel mine production facilities."

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

Indicate if to "convert" or "decommission"	Status (indicate if "in process" or "completed")	Supplementary information
	NON APPLICABLE	

Form F Status of programs for destruction of APMs

Article 7.1 "Each State Party shall report to the Secretary-General ... on:

f) The status of programs for the destruction of anti-personnel mines in accordance with Articles 4 and 5, including details of the methods which will be used in destruction, the location of all destruction sites and the applicable safety and environmental standards to be observed."

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

1. Status of programs for destruction of stockpiled APMs (Article 4)

Description of the status of programs including:	Details of:
Location of destruction sites	
UNCHANGED	Methods
	Applicable safety standards
	Applicable environmental standards

2. Status of programs for destruction of APMs in mined areas (Article 5)

Description of the status of programs including:	Details of:
Location of destruction sites	
NON APPLICABLE	Methods
	Applicable safety standards
	Applicable environmental standards

Type	Quantity	Supplementary information
	NON APPLICABLE	
TOTAL		

Form H Technical characteristics of each type produced/owned or possessed

Article 7.1 "Each State Party shall report to the Secretary-General ... on:

h) The technical characteristics of each type of anti-personnel mine produced, to the extent known, and those currently owned or possessed by a State Party, giving, where reasonably possible, such categories of information as may facilitate identification and clearance of anti-personnel mines; at a minimum, this information shall include the dimensions, fusing, explosive content, metallic content, colour photographs and other information which may facilitate mine clearance"

State [Party]: Slovakiareporting for time period from 1 January 2011 to 31 December 2011

1. Technical characteristics of each APM-type produced

Type	Dimensions	Fusing	Explosive content		Metallic content	Colour photo attached	Supplementary information to facilitate mine clearance.
			type	grams			
UNCHANGED							

2. Technical characteristics of each APM-type currently owned or possessed

Type	Dimensions	Fusing	Explosive content		Metallic content	Colour photo attached	Supplementary information to facilitate mine clearance.
			type	grams			
UNCHANGED							

Form I Measures to provide warning to the population

Article 7.1 "Each State Party shall report to the Secretary-General ... on:

- i) The measures taken to provide an immediate and effective warning to the population in relation to all areas identified under paragraph 2 of Article 5."

Remark: In accordance with Article 5, para.2: "Each State Party shall make every effort to identify all areas under its jurisdiction or control in which anti-personnel mines are known or suspected to be emplaced and shall ensure as soon as possible that all anti-personnel mines in mined areas under its jurisdiction or control are perimeter-marked, monitored and protected by fencing or other means, to ensure the effective exclusion of civilians, until all anti-personnel mines contained therein have been destroyed. The marking shall at least be to the standards set out in the 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".

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

NON APPLICABLE

Form J Other relevant matters

Remark: States Parties may use this form to report voluntarily on other relevant matters, including matters pertaining to compliance and implementation not covered by the formal reporting requirements contained in Article 7. States Parties are encouraged to use this form to report on activities undertaken with respect to Article 6, and in particular to report on assistance provided for the care and rehabilitation, and social and economic reintegration, of mine victims.

State [Party]: Slovakia reporting for time period from 1 January 2011 to 31 December 2011

The Slovak Republic fully supports the Cartagena Action Plan. Specific steps of increased activity in the field of stocks of mines destruction which have been maintained according to Article III of Ottawa Convention (originally 1422 pieces, 1272 pieces today) are an evidence of compliance with paragraphs 56 and 57 (Reporting and Transparency). In recent years (from 2010 - to present days) 150 pieces of APMs have been destroyed in the framework of EOD specialists training tasks in demining (Armed Forces) and the development of tools and preventive measures against APMs (MTTI in Záhorie - for further information see Form D of this report) - **it is more than 10% of the retained stocks.**