

Last updated: 20 May 2019 **Netherlands** Signed: 3 December 2008 Ratified: 23 February 2011 Entered into force: 1 August 2011 Article 3 - Stockpile destruction and retention Completed destruction of its cluster munition stockpiles in February 2012 Has retained some cluster munitions for training purposes in accordance with Article 3.6 Article 4 - Clearance and risk reduction education Does not have any contamination in areas under its jurisdiction or control Article 5 - Victim assistance Does not have cluster munition victims Article 6 - International cooperation and assistance Provided financial assistance in 2018 for implementation of Articles 3, 4 and 5 globally On 20 August 2016, the Netherlands announced its Mine Action and Cluster Munitions Programme 2016 - 2020 in support of for a world free of the threat of mines and explosive remnants of war Article 7 - Transparency measures Initial transparency report submitted on 1 December 2011 Annual reports submitted covering: 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018 Article 9 - National implementation measures Existing laws - Weapons and Ammunition Act and General law on Customs - which include penal sanctions, are considered by the Netherlands as sufficient to implement the CCM Amended Market Abuse Decree in January 2013 to outline that financial institutions must take adequate measures to not have transactions with companies that deal in cluster munitions CCM Coordination Committee membership 2018-2020 Thematic Coordinator on International Cooperation and Assistance Focal point contact details Focal point contact details Capital Geneva Ministry of Foreign Affairs: sandra-de.jongh@minbuza.nl Mr. Reint Vogelaar: reint.vogelaar@minbuza.nl