Article 3 - Stockpile destruction and retention
Completed destruction of its cluster munition stockpiles in December 2018
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 2022 for mine action programmes to: - Bosnia and Herzegovina, Cambodia, Colombia, Croatia, Georgia, Montenegro, Myanmar, Serbia, Sri Lanka, Syria, Ukraine, Yemen, Zimbabwe and globally

Article 7 - Transparency measures
Initial transparency report submitted on 30 June 2013

Article 9 - National implementation measures
Enacted 514.51 Federal Act on War Material of 13 December 1996 that includes penal sanctions as required by the CCM and prohibits direct and indirect financing of prohibited war material

Focal point contact details
Capital
Department of Foreign Affairs: sts.afm.hd@eda.admin.ch
Department of Defence: Verifikation.ASTAB@vtg.admin.ch

Focal point contact details
Geneva
Mr. Laurent MASMEJEAN,
laurant.masmejean@eda.admin.ch
CONVENTION ON CLUSTER MUNITIONS
Article 3 Declaration of Compliance

Submitted by: SWITZERLAND

Article 3 destruction deadline: 31/12/2020
Date of completion: 31/12/2018

Switzerland ratified/acceded to the Convention on 17/07/2012. The Convention entered into force for Switzerland on 01/01/2013

Article 3
Storage and stockpile destruction

1. Each State Party shall, in accordance with national regulations, separate all cluster munitions under its jurisdiction and control from munitions retained for operational use and mark them for the purpose of destruction.

2. Each State Party undertakes to destroy or ensure the destruction of all cluster munitions referred to in paragraph 1 of this Article as soon as possible but not later than eight years after the entry into force of this Convention for that State Party. Each State Party undertakes to ensure that destruction methods comply with applicable international standards for protecting public health and the environment.

Dubrovnik Action Plan
Action 2.4

States Parties that have fulfilled obligations under Article 3 are encouraged to make an official declaration of compliance with Article 3 obligations to meetings of States Parties or review conferences of the Convention and in annual submissions of transparency reports under Article 7.

DECLARATION

As a result of efforts undertaken since its initial transparency report, Switzerland declares that it has fulfilled its obligations under Article 3 of the Convention by having destroyed or ensured the destruction of all cluster munition stockpiles and determined that there are no longer any such stockpiles under its jurisdiction or control. In the event that previously unknown stockpiles of cluster munitions, including submunitions, are discovered after the date of completion, Switzerland, in keeping with Article 7 paragraph 1(g), will immediately inform States Parties of such a discovery and share this information through annual transparency reports and any other fora including Meetings of States Parties, Review Conferences and informal meetings of the Convention. If Switzerland believes that it will be unable to destroy or ensure destruction of all newly discovered cluster munitions within its Article 3 deadline it may submit a request to a Meeting of States Parties or Review Conference for an extension of the deadline by a period up to four years as stipulated in Article 3. If such a discovery is after the original Article 3 deadline and Switzerland is unable to destroy such cluster munitions before the next Meeting of States Parties/Review Conference, it may request an extension of up to four years to complete such destruction.

[Signature and official stamp]

Geneva, 2nd sept. 2019
Date and place