



Implementing the Convention on Cluster Munitions

Components of Strong Law and Supporting Examples Updated September 2015

Article 9 of the Convention on Cluster Munitions obliges states parties to implement the convention nationally through all appropriate legal, administrative, and other measures. Legislation is the most powerful form of implementation because it is binding and more difficult to change than administrative measures.

This reference document presents the essential components of strong national legislation, grouped under the following headings:

- negative obligations under the convention,
- prohibition on assistance and related interpretive issues,
- positive obligations under the convention, and
- breadth of coverage.

For each component, the relevant source in the Convention on Cluster Munitions is given in parentheses. Under each component, this document also bullets examples of provisions in existing statutes that will be useful for states looking to incorporate the convention's obligations into their domestic law.

To date, 23 of 95 states parties have adopted national legislation. In addition, the Netherlands has legislation that deals specifically with disinvestment in cluster munitions. For more information on the components of strong legislation, the reasons behind them, and exemplary existing provisions, see Human Rights Watch and Harvard Law School's International Human Rights Clinic, *Staying Strong: Key Components and Positive Precedent for Convention on Cluster Munitions Legislation*, September 2014.

Negative Obligations

Use

Legislation should **prohibit the use** of cluster munitions. (Article 1(1)(a))

All existing legislation recognizes a prohibition on the use of cluster munitions.

Development, Production, and Other Forms of Acquisition

Legislation should **prohibit the development, production, and acquisition** of cluster munitions. (Article 1(1)(b))

- All existing legislation recognizes a prohibition on the development, production, and acquisition of cluster munitions.
- *Guatemala, Hungary,* and *Samoa* prohibit direct and indirect development, production, and acquisition, and *Italy* prohibits these activities in any way.
- *Spain* prohibits as development any activity consistent with the creation of new cluster munitions or the modification of pre-existing cluster munitions.
- The *Czech Republic* prohibits acquisition of patent rights for the development of technologies designed for the purpose of manufacturing cluster munitions or their components.

Legislation should require the conversion or decommissioning of production facilities for cluster munitions. (Articles 1(1)(b) and 7(1)(d))

- *France*, *Hungary*, and *Spain* require reporting on conversion and decommissioning.
- *Austria* permits courts to order owners to destroy or modify equipment and facilities used to manufacture cluster munitions.

Transfer

Legislation should **prohibit the transfer** of cluster munitions to anyone. (Article 1(1)(b))

- All existing legislation recognizes a prohibition on the transfer of cluster munitions.
- The *Cook Islands*, *New Zealand*, *Samoa*, and the *United Kingdom* define "transfer" as meaning either physical transfer or legal transfer of title.
- Guatemala, Hungary, Italy, Samoa, and Spain prohibit direct and indirect transfer.

Stockpiling

Legislation should **prohibit the stockpiling** of cluster munitions. (Article 1(1)(b))

- *All* existing legislation recognizes a prohibition on the stockpiling of cluster munitions.
- *Guatemala, Hungary, Samoa*, and *Spain* prohibit direct and indirect stockpiling.
- The *Czech Republic* prohibits stockpiling of cluster munition components.

Penal Sanctions

Legislation should **impose penal sanctions** on all natural and legal persons who knowingly and willfully violate the prohibition on use, production, transfer, and stockpiling. (Articles 1 and 9)

• *All* existing legislation imposes some kind of penal sanctions— imprisonment and/or fine—for use, production, transfer, and stockpiling.

Prohibition on Assistance and Interpretive Issues

Prohibition on Assistance

Legislation should **prohibit in any way assisting, encouraging, or inducing anyone** to engage in any activity prohibited by the convention. (Article 1(1)(c))

- At least 16 states explicitly prohibit assistance in legislation that is specific
 to cluster munitions, and 7 of those explicitly impose penal sanctions for
 assistance.¹ Other states establish prohibitions and create penalties for
 assistance in general codes.
- Samoa prohibits direct or indirect assistance.

Relations with States Not Party: Joint Military Operations

Legislation should **ensure that the prohibitions in the convention, especially on assistance, apply under all circumstances,** including joint military operations with
states not party. It should also require governments to **give notice of their obligations**and **discourage others from using** cluster munitions. (Articles 1 and 21)

- Some states prohibit assistance without making any exceptions for joint military operations, implying that their militaries may not engage in any activity prohibited by the convention during such operations.
- New Zealand both prohibits assisting, encouraging, or inducing another
 person to engage in any prohibited activity and clarifies that a member of
 the armed forces does not commit an offense merely by engaging in joint
 military operations with a state not party. Although unnecessary because it
 is undisputed that states parties may participate in joint military operations
 and that their troops would not be criminally liable for unknowingly
 assisting in prohibited acts, such a provision represents a possible model
 for states wishing explicitly to permit participation without saying
 assistance is ever allowed.
- A number of states, including *Ireland* and *Norway*, have issued interpretive policy statements clarifying that Article 21 of the convention does not justify derogation from the convention's core prohibitions.

¹ Australia, Canada, the Czech Republic, France, Germany, Guatemala, Hungary, Ireland, Italy, Liechtenstein, New Zealand, Norway, Samoa, Spain, Switzerland, and the United Kingdom. States explicitly imposing penal sanctions for assistance are italicized.

Prohibition on Foreign Stockpiles

Legislation should **prohibit assistance in the form of hosting foreign stockpiles**. (Article 1(1)(c))

- At least 12 states with existing implementation laws have issued policy statements declaring the hosting of foreign stockpiles unlawful.²
- The *United Kingdom* has eliminated all foreign stockpiles of cluster munitions from its territory.

Prohibition on Transit

Legislation should **prohibit assistance in the form of allowing transit of cluster munitions**. (Article 1(1)(c))

- Austria and Germany explicitly prohibit transit of cluster munitions across national territory or through national airspace.
- At least 12 states with existing implementation laws have issued policy statements declaring the transit of cluster munitions unlawful.³

Prohibition on Investment

Legislation should **prohibit assistance in the form of direct or indirect investment of public and private funds** in companies that manufacture cluster munitions or components intended for use in cluster munitions. (Article 1(1)(c))

- New Zealand and Samoa criminalize the investment of "funds," which they
 define broadly to include "assets of every kind, whether tangible or
 intangible, moveable or immoveable, however acquired."
- Belgium criminalizes all forms of financial support, including credit and bank guarantees and the purchase of financial instruments.
- *Ireland*, *Liechtenstein*, *Samoa*, and *Switzerland* prohibit forms of both direct and indirect investment.
- *Spain* prohibits the financing and advertising of cluster munitions.
- Belgium prohibits investment in foreign as well as domestic companies.

² Austria, Belgium, the Czech Republic, Ecuador, France, Germany, Guatemala, Ireland, Luxembourg, New Zealand, Norway, and Spain. See International Campaign to Ban Landmines-Cluster Munition Coalition (ICBL-CMC), *Cluster Munition Monitor 2014*, August 2014, http://www.the-monitor.org/index.php/LM/Our-Research-Products/Cluster-Munition-Monitor, p. 28.

³ Austria, Belgium, the Czech Republic, Ecuador, France, Germany, Guatemala, Ireland, Luxembourg, New Zealand, Norway, and Spain. Ibid.

- *Italy* criminalizes financially assisting the development, production, acquisition, storage, or transfer of "cluster munitions or parts thereof."
- In its disinvestment legislation, the *Netherlands* prohibits investment in companies that produce, sell, or distribute "essential parts" of cluster munitions or have subsidiaries that do so.
- *Ireland* requires divestment if a company receiving investment begins manufacturing cluster munitions.
- *Belgium* provides for the creation of a public document listing companies that qualify as cluster munitions producers.

Positive Obligations

Stockpile Destruction

Legislation should require the separation and destruction of all stockpiles of cluster munitions within the state party's territory or under its control. Legislation should set a deadline of as soon as possible, but no more than eight years after entry into force of the convention for that state party. (Article 3)

- Austria, Belgium, the Czech Republic, France, Guatemala, Hungary, Italy, and Spain require stockpile destruction.
- Austria and Belgium set three-year deadlines for stockpile destruction.

Clearance

Legislation should **establish a process for the identification and destruction of all cluster munitions in contaminated areas** under the states party's jurisdiction or control. Legislation should set a deadline of as soon as possible, but **no more than ten years** after entry into force of the convention for that state party. (Article 4)

• *Guatemala* and *Hungary* oblige the state to undertake clearance in the event of becoming affected by cluster munitions.

Victim Assistance

Legislation should designate a governmental focal point for victim assistance, provide for consultation with victims on the development and implementation of a national plan, ensure victims are given medical care, rehabilitation, and psychological support that is age and gender sensitive, promote socioeconomic inclusion, and guarantee the victim assistance plan is non-discriminatory. (Article 5)

• *Guatemala* and *Hungary* include comprehensive victim assistance provisions in their implementation legislation.

International Cooperation and Assistance

Legislation could establish an administrative framework to facilitate provision of assistance to other states parties for fulfillment of the convention's positive obligations, promote the exchange of equipment and scientific and technological information, and require the facilitation of entry and exit of personnel, materiel, and equipment from donor states. (Article 6)

- Hungary, Italy, and Spain commit to international assistance and cooperation in their legislation.
- Italy requires establishment of a fund to be used to provide assistance to affected states for clearance and destruction of cluster munitions remnants and victim assistance.

Transparency

Legislation should require reporting on the implementation of the government's obligations. (Article 7)

- *Hungary* and *Italy* affirm their obligations to report on implementation.
- The *Cook Islands*, *Japan*, and *New Zealand* empower a minister to require persons to provide information related to the state's Article 7 obligations.
- France details requirements for annual reporting on activities related to cluster munitions.

Compliance

Legislation could **establish a mechanism for responding expeditiously** to another state party's request for clarification **on matters relating to treaty compliance**. (Article 8)

- The *Cook Islands*, *Hungary*, and *Italy* address Article 8 compliance requests in their legislation.
- *Italy* designates the Ministry of Foreign Affairs as the authority to make and receive requests pursuant to Article 8 of the convention.
- The *Cook Islands* empower the Minister of Foreign Affairs and Immigration to require persons to provide information related to the state's Article 8 obligations.

Relations with States Not Party: Promotion of Universal Adherence and Norms

Legislation could require that the government encourage states that have not joined the convention to become states parties, require the government to promote the convention's norms, and designate a government agency responsible for coordinating these activities. (Article 21(1 and 2))

- Hungary adopts the language of the convention to encourage states to ratify, accept, approve, or accede to the convention with the goal of universal adherence.
- Italy stipulates that its assistance fund be disbursed in part to raise awareness against the use of cluster munitions and promote universalization.
- *Spain* requires its government to encourage universalization and implementation of the convention, promote the convention's norms, and discourage use of cluster munitions by states not party.

Breadth of Coverage

Explosive Bomblets

Legislation should make clear that all obligations **apply equally to cluster munitions and explosive bomblets**. (Article 1(2))

- At least 14 states clarify that their laws apply, as a whole or in part, to both cluster munitions and explosive bomblets.⁴
- Australia and New Zealand include special provisions specifying that their statutes apply to explosive bomblets.
- The *Cook Islands* and *Guatemala* refer to "explosive bomblets" each time they refer to cluster munitions.
- The *United Kingdom* employs the term "prohibited munition," which is statutorily defined to include cluster munitions and explosive bomblets.

Application to Corporations and Other Legal Entities

Legislation should specify that all prohibitions apply equally to natural persons (human beings) and legal persons (e.g., corporations). (Article 9)

- At least 14 states permit liability to attach to corporations.5
- The *Czech Republic*, *Guatemala*, and *Luxembourg* specify that their statutory prohibitions apply equally to natural and legal persons.
- The *Cook Islands*, *France*, and *Japan* impose penal sanctions on corporate offenders distinct from those imposed on human offenders.
- The Cook Islands, Ireland, Samoa, and the United Kingdom have provisions providing for the individual liability of corporate officers under certain circumstances.

Extraterritorial Application

Legislation should stipulate that the state party's jurisdiction **extends extraterritorially** to all its citizens and to all legal persons incorporated in the state.
(Article 9)

⁴ Australia, Canada, the Cook Islands, France, Guatemala, Hungary, Ireland, Liechtenstein, New Zealand, Samoa, Spain, Sweden, Switzerland, and the United Kingdom.

⁵ Austria, Canada, the Cook Islands, the Czech Republic, France, Guatemala, Hungary, Iceland, Ireland, Japan, Luxembourg, New Zealand, Samoa, and the United Kingdom.

- At least 12 states provide for extraterritorial application.6
- *Norway* and *Sweden* impose extraterritorial liability on citizens and resident aliens.
- *France* attaches criminal liability to the conduct of its citizens abroad, even where such conduct is not illegal in the territory in which it occurs.
- The *Cook Islands, New Zealand, Samoa*, and the *United Kingdom* impose liability for the extraterritorial activities of both residents and resident corporations.

⁶ Australia, the Cook Islands, France, Guatemala, Hungary, Iceland, Ireland, New Zealand, Norway, Samoa, Sweden, and the United Kingdom.

Table of Statutes

Austria: Bundesgesetz über das Verbot von Streumunition, *Bundesgesetzblatt*, No. 12, 2008,

http://ris.bka.gv.at/Dokumente/BgblAuth/BGBLA_2008_I_12/BGBLA_2008_I_12.pdf (Austria Legislation)

Australia: Criminal Code Amendment (Cluster Munitions Prohibition) Act 2012, No. 114, 2012, http://www.comlaw.gov.au/Details/C2012A00114/Download (Australia Legislation)

Belgium: Loi réglant des activités économiques et individuelles avec des armes, *Moniteur Belge*, 2006, http://www.ejustice.just.fgov.be/cgi_loi/loi_a.pl?sql=dt=%27loi%27&rech=1&cn=2006060830&caller=image_a1&language=fr &tri=dd+as+rank&fromtab=loi&numero=1&la=f&pdf_page=2&pdf_file=http://www.ej ustice.just.fgov.be/mopdf/2006/06/09_3.pdf (Belgium Legislation)

Canada: An Act to implement the Convention on Cluster Munitions, 2014, http://lawslois.justice.gc.ca/PDF/2014_27.pdf (Canada Legislation)

Cook Islands: An Act to implement the Convention on Cluster Munitions in the Cook Islands and related matters, No. 8, 2011, http://www.ikrk.org/applic/ihl/ihl-nat.nsf/implementingLaws.xsp?documentId=8A69D2C362458D89C12579490033E713 &action=openDocument&xp_countrySelected=CK&xp_topicSelected=GVAL-992BUM&from=topic (Cook Islands Legislation)

Czech Republic: Zákon o zákazu kazetové munice, *Sbírka Zákonů*, No. 213, 2011, http://www.podnikatel.cz/zakony/zakon-o-zakazu-pouziti-vyvoje-vyroby-skladovani-a-prevodu-kazetove-munice-a-o-jejim-zniceni-zakon-o-zakazu-kazetove-munice/uplne/ (Czech Republic Legislation)

Ecuador: Ley Reformatoria al Código Penal para la tipificación de los delitos cometidos en el servicio military policial, *Registro Oficial*, No. 196, 2010, http://www.derechoecuador.com/productos/producto/catalogo/registrosoficiales/2010/mayo/code/19569/registro-oficial-no-196---miercoles-19-de-mayo-de-2010-suplemento, art. 602.58 (Ecuador Legislation)

France: Loi n° 2010-819 du 20 juillet 2010 tendant à l'élimination des armes à sousmunitions, http://legifrance.gouv.fr/affichTexte.do?cidTexte=JORFTEXT000022502271 (France Legislation)

Germany: Ausführungsgesetz zu Artikel 26 Abs. 2 des Grundgesetzes (Gesetz über die Kontrolle von Kriegswaffen), amended 2009, http://www.gesetze-im-internet.de/bundesrecht/krwaffkontrg/gesamt.pdf (Germany Legislation)

Guatemala: Ley de Municiones en Racimo y/o Bombetas Explosivas, Decreto Número 22-2012, 2012,

http://www.oj.gob.gt/es/queesoj/estructuraoj/unidadesadministrativas/centroanalisi sdocumentacionjudicial/cds/CDs%2oleyes/2012/pdfs/decretos/D22-2012.pdf (Guatemala Legislation)

Hungary: Törvény a Kazettás Lőszerekről szóló Egyezmény kihirdetéséről, 2012, http://jab.complex.hu/doc.php?docid=WKHU-QJ-XML-000000A1200011TV (Hungary Legislation)

Iceland: Lög um framkvæmd samnings um klasasprengjur, No. 83, 2015, http://www.althingi.is/altext/144/s/1533.html (Iceland Legislation)

Ireland: Cluster Munitions and Anti-Personnel Mines Act, No. 20, 2008, http://www.irishstatutebook.ie/pdf/2008/en.act.2008.0020.pdf (Ireland Legislation)

Italy: Ratifica Convenzione di Oslo su messa al bando delle munizioni a grappolo, No. 95, 2011, http://www.altalex.com/index.php?idnot=14797 (Italy Legislation)

Japan: クラスター弾等の製造の禁止及び所持の規制等に関する法律, 2009, http://law.e-gov.go.jp/htmldata/H21/H21H0085.html (Japan Legislation)

Liechtenstein: Gesetz vom 20. Dezember 2012 über die Abänderung des Kriegsmaterialgesetzes, *Liechtensteinisches Landesgesetzblatt*, No. 197, 2013, http://www.gesetze.li/chrono/o/pdfs/2013197000 (Liechtenstein Legislation)

Luxembourg: Loi du 4 juin 2009 portant approbation de la Convention sur les armes à sous-munitions, ouverte à la signature à Oslo le 3 décembre 2008, *Memorial*, No. 147, 2009, http://www.legilux.public.lu/leg/a/archives/2009/0147/a147.pdf (Luxembourg Legislation)

Netherlands: Besluit van 21 december 2012 tot wijziging van het Besluit Gedragstoezicht financiële ondernemingen Wft, het Besluit marktmisbruik Wft, het Besluit prudentiële regels Wft, alsmede enige andere besluiten op het terrein van de financiële markten (Wijzigingsbesluit financiële markten), 2013, https://zoek.officielebekendmakingen.nl/stb-2012-695.html

New Zealand: Cluster Munitions Prohibition Act, No. 68, 2009, http://www.legislation.govt.nz/act/public/2009/0068/latest/whole.html#DLM217161 5 (New Zealand Legislation)

Norway: Lov om gjennomføring av Konvensjonen om klaseammunisjon, No. 28, 2009, http://www.icrc.org/applic/ihl/ihl-nat.nsf/implementingLaws.xsp?documentId=Ao7A543CDAE9A19EC12577BDoo45ED47 &action=openDocument&xp_countrySelected=NO&xp_topicSelected=GVAL-992BUM&from=topic (Norway Legislation)

Samoa: An Act to give effect to the 2008 Convention on Cluster Munitions, and for related matters, No. 11, 2012, http://www.ikrk.org/ihl-nat.nsf/o/9a2e217084ca86f6c1257b4a004a5604/\$FILE/Cluster%20Munition%20Act.pdf (Samoa Legislation)

Spain 2010 Legislation: Ley Orgánica 5/2010, de 22 de junio, por la que se modifica la Ley Orgánica 10/1995, de 23 de noviembre, del Código Penal, *Boletín Oficial del Estado*, 2010, http://www.boe.es/boe/dias/2010/06/23/pdfs/BOE-A-2010-9953.pdf (Spain Legislation)

Spain 2015 Legislation: Ley 27/2015, de 28 de julio, de modificación de la Ley 33/1998, de 5 de octubre de prohibición total de minas antipersonal y armas de efecto similar, *Boletín Oficial del Estado*, 2015, www.boe.es/boe/dias/2015/07/29/pdfs/BOE-A-2015-8471.pdf (Spain Legislation)

Sweden: Lag om straff för olovlig befattning med klusterammunition, No. 179, 2012, http://rkrattsdb.gov.se/SFSdoc/12/120179.pdf (Sweden Legislation)

Switzerland: Loi fédérale sur le matériel de guerre (Modification du 16 mars 2012), http://www.admin.ch/opc/fr/federal-gazette/2012/3213.pdf (Switzerland Legislation)

United Kingdom: Cluster Munitions (Prohibitions) Act, ch. 11, 2010, http://www.legislation.gov.uk/ukpga/2010/11/pdfs/ukpga_20100011_en.pdf (United Kingdom Legislation)

ICRC (Model Legislation): Model Law, Convention on Cluster Munitions: Legislation for Common Law States on the 2008 Convention on Cluster Munitions, 2008, http://www.clusterconvention.org/files/2013/03/model_law_clusters_munitions.pdf (ICRC Model Legislation)

New Zealand (Model Legislation): Model Legislation: Cluster Munitions Act 201[], CCM/MSP/2011/WP.6, 2011, http://www.clusterconvention.org/files/2013/03/Model-Legislation_Cluster-Munitions-Act-2011.pdf (New Zealand Model Legislation)