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Status of the Protocols Additional to the Geneva Conventions of 1949 and relating to the protection of victims of armed conflicts

Status of the Protocols Additional to the Geneva Conventions of 1949 and relating to the protection of victims of armed conflicts

Report of the Secretary-General**

Summary

Ten Member States and the International Committee of the Red Cross transmitted to the Secretary-General information requested in paragraph 11 of General Assembly resolution 55/148 of 12 December 2000.

A list of States parties to the Additional Protocols of 1977 is contained in the annex to the present report.

* A/57/50/Rev.1.

** The present report contains the texts of the replies received by 28 June 2002, the deadline having been established as at 30 June 2002 in the notes of the Secretary-General on the topic.

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I. Introduction

1. On 12 December 2000, the General Assembly adopted resolution 55/148, entitled "Status of the Protocols Additional to the Geneva Conventions of 1949 and relating to the protection of victims of armed conflicts". In paragraph 11 of the resolution, the Assembly requested the Secretary-General to submit to it at its fifty-seventh session a report on the status of the additional Protocols based on information received from Member States and the International Committee of the Red Cross.

2. Pursuant to that request, the Secretary-General, by a note dated 16 January 2002 and a letter dated 19 January 2001, invited respectively Member States and the International Committee of the Red Cross to transmit to him by 30 June 2002 the information requested in paragraph 11 of General Assembly resolution 55/148 for inclusion in the report.

3. Replies have been received from Burkina Faso, Chile, Croatia, Cyprus, France, Mauritius, Mexico, Nicaragua, Oman and the Philippines. A reply has also been received from the International Committee of the Red Cross. Extracts of the replies are contained in sections II and III of the present report.* The full texts of the replies are available for review in the Codification Division of the Office of Legal Affairs of the Secretariat.

4. The list of all States that are parties to the Protocols¹ Additional to the Geneva Conventions of 1949² as at 28 June 2002, as communicated by the competent authorities of the Government of Switzerland, depositary of the Protocols, appears in the annex to the present report.

II. Information received from Member States

Burkina Faso

[Original: French]
[22 June 2001]

Dissemination and application

1. The additional Protocols have been widely disseminated in the national armed forces. Moreover,

* The replies of Cyprus, France and Oman dealt solely with their participation in the Additional Protocols. This information is included in the annex, and no extracts from their reports appear in section II.

the international humanitarian law of which they form an integral part is a compulsory subject in military education and training.

2. In this connection, no military diploma conferring promotion may be awarded without a grade above 8 out of 20.

3. A unit for the dissemination and monitoring of international humanitarian law has been operating since 1991 within the national armed forces. Its responsibilities include training instructors in international humanitarian law and monitoring their activities on the ground.

4. With regard to the application of military law and international humanitarian law, a military court with competence to try war crimes and serious violations of international humanitarian law has been established.

Declaration to the Fact-Finding Commission

5. The question of the declaration to the Fact-Finding Commission provided for under article 90 of Protocol I is currently under review by the Government. A national workshop on the measures yet to be taken to achieve implementation of international humanitarian law is being organized. (For the participation of Burkina Faso in the Additional Protocols, see the annex to the present report.)

Chile

[Original: Spanish]
[5 June 2001]

Implementation and dissemination at the national level

1. The Government of Chile has signed, ratified and incorporated into its domestic law the Geneva Conventions of 1949 and the Additional Protocols thereto of 12 December 1977 relating to the protection of victims of international armed conflicts (Protocol I) and the protection of victims of non-international armed conflicts (Protocol II).

2. In order to implement the above-mentioned Conventions and Protocols, on 31 August 1994, the Minister for Foreign Affairs issued Supreme Decree No. 1.229, published in the *Official Gazette* on 27 October 1994, establishing the inter-ministerial National Committee on Humanitarian Law under the chairmanship of the Director of Legal Affairs of the

Ministry of Foreign Affairs, and comprising representatives of the ministries of the Interior, Defence, Justice, Education and Health.

3. The Committee is mandated to consider and propose to the competent authorities relevant measures for the implementation of the Geneva Conventions of 1949 and Additional Protocols I and II thereto of 1977. To that end, it may develop draft implementing provisions of a statutory and regulatory nature. In carrying out its mandate, the Committee may seek information and advice from relevant public and private institutions.

4. Since its inception, the primary focus of the Committee has been to ensure that Chile lives up to the commitments it entered into with respect to the above Conventions and the Optional Protocols, that is, to identify, consider and propose the necessary legislative reforms for the incorporation of the provisions of those instruments into domestic law.

5. For that purpose, the following approaches have been outlined:

(a) Provisions requiring implementing legislation: this refers to those provisions relating to criminal offences and penalties and those relating to constitutional safeguards;

(b) Provisions to be implemented by the President of the Republic using his regulatory authority;

(c) Provisions calling for implementation by the armed forces.

6. The Ministry of Justice has also sought assistance from the Department of Criminal Law of the Universidad de Chile, from which it commissioned a study on the definition of new offences covering the crimes of genocide, war crimes, crimes against humanity and forced disappearances of persons. When the study has been completed, the Committee will be in a position to prepare the relevant draft legislation as outlined above.

7. As far as the dissemination of international humanitarian law by the army, navy and air force is concerned, those institutions already apply the provisions relating to the Geneva Conventions, which are incorporated in the curricula of both their schools and academies.

8. In the area of education, the Committee has approached the Ministry of Education to ensure that international humanitarian law is included in the curricula of primary and elementary schools. In 1999, the Ministry of Education proclaimed 14 August a Day for Peace and Non-Violence in all schools.

9. In addition, in order to share experiences and implement a cooperation and coordination mechanism, the National Committee on Humanitarian Law of Chile and the Committee on the Compliance with Humanitarian Law of Argentina held biannual meetings and reached agreements aimed at fostering an effective exchange of information on both the work carried out by each Committee and technical legislative information on draft legislation for ensuring compliance with international humanitarian law.

10. It should be noted that the Committee maintains continuing cooperation and collaboration with the International Committee of the Red Cross (ICRC), including through the ICRC Regional Delegation for Argentina, Bolivia, Chile, Paraguay and Uruguay.

11. Act No. 19.511 of 31 July 1997, published in the *Official Gazette* of 3 September 1997, amended earlier No. 6.371 of 1939 on the "Protection of the emblem of the Red Cross", updating its provisions by deleting the references to the Geneva Conventions of 1906 and 1929, which are included in the Conventions of 1949. Its text has also been brought into line with the provisions of the Geneva Conventions of 1949 and the Additional Protocols thereto of 1977.

Croatia

[Original: English]
[17 June 2002]

Application and dissemination

1. According to the Croatian Constitution, any international agreement which has been signed and ratified in conformity with the Constitution and has been published and entered into force forms part of the internal legal system of Croatia. While the constitutional provisions establish a legal framework for the application of international law, more specific provisions are contained in the Croatian Criminal Code, with a view to ensuring the full implementation of the Geneva Conventions and the Additional Protocols, which stipulate that legislative measures be

established to provide for the criminal prosecution of perpetrators or persons who have ordered any of the grave breaches of the Conventions. Violations of international humanitarian law in general and of the Geneva Conventions and Additional Protocol I in particular, are criminalized under the Croatian Criminal Code. Chapter V, section 13, of the Criminal Code, entitled "Acts against Values Protected under International Law", specifies criminal acts prohibited under international humanitarian law. Those provisions have a blanket character, in that they directly refer to international law.

2. The texts of the Geneva Conventions and the Additional Protocols thereto were published on 12 May 1994 in the *Official Gazette — Treaties Section*; they were the first of the treaties to which Croatia had succeeded to be issued in the Croatian language. In addition to their appearance in that official publication, the texts of the Conventions and the Additional Protocols also appeared in two other publications in 1994 and 1997 (accompanied by a glossary), and two ICRC editions in the Croatian language were also published in 1999 and 2000.

3. The competent authorities in the Republic in Croatia have been engaged in disseminating knowledge about international humanitarian law, targeting in particular members of the armed forces, relevant personnel of the Ministry of the Interior and civil society. Furthermore, a National Programme for Human Rights and a National Programme for Youth are under preparation. Both programmes will integrate the dissemination of international humanitarian law into broader education on human rights.

Activities of the National Committee for International Humanitarian Law

4. Following an initial meeting of experts in 1996, in which the concept of establishing special bodies for the implementation of international humanitarian law was launched, Croatia took steps which led to the creation of the National Committee for International Humanitarian Law. The Committee, which was established in July 2000 by the decision of the Government, comprises representatives from relevant ministries, university professors specialized in international law and representatives of the Croatian Red Cross. The inclusion of representatives of other NGOs has also been considered.

5. At its first session, in 2000, the Committee reviewed the general tasks before it and put forward a proposal to introduce international humanitarian law into school curricula. Croatia also participated in the Second Regional European Meeting of National Committees and other Bodies on the Implementation of International Humanitarian Law, held at Budapest in February 2001, where it presented a report on developments in international humanitarian law implementation. During the 2001 session of the Committee, which was attended by an ICRC representative, the debate focused on the idea of initiating a study on international humanitarian law. The Committee decided, among other things, to convene thematic sessions which would provide an opportunity for the representatives of highly vulnerable groups to pinpoint specific problems in international humanitarian law implementation. It was also decided to initiate cooperation with similar bodies in neighbouring countries and in that context an invitation is to be addressed to Slovenia. It is believed that such cooperation will help to identify possible gaps in national legislation and that the exchange of experiences will be useful in proposing measures to the Government of Croatia designed to further the implementation of international humanitarian law. Furthermore, the Committee discussed the prospective ratification of the Hague Conventions by Croatia, which are currently treated as part of general customary international humanitarian law.

6. In 2002, Croatia attended the first world meeting of representatives of National Committees and other Bodies on the Implementation of International Humanitarian Law (Geneva, 25-27 March 2002) and took an active part in its working groups. Work on the above-mentioned study has been launched by the secretariat of the Committee and is evolving in cooperation with relevant ministries and experts. The purpose of the study is to provide information about the current status of implementation of international humanitarian law in Croatia, complementing it with an outline of planned activities aimed at its improvement. (For the participation of Croatia in the Additional Protocols, see the annex to the present report.)

Mauritius

[Original: English]

[7 June 2002]

Since the beginning of 2001, one of the actions Mauritius has taken to strengthen the body of international humanitarian law, with respect to its dissemination and full implementation at the national level was the establishment on 10 October 2001 of a National Humanitarian Law Committee. The Committee is responsible for assisting the Government in the implementation of international humanitarian law instruments to which Mauritius is a party and for ensuring that efforts to bring national legislation in line with international humanitarian law are sustained and coherent. The National Humanitarian Law Committee is composed of representatives of the Prime Minister's Office. (For the participation of Mauritius in the Additional Protocols, see the annex to the present report.)

Mexico

[Original: Spanish]

[4 April 2002]

With respect to the Protocol Additional to the Geneva Convention of 1949 and relating to the Protection of Victims of Non-International Armed Conflicts (Protocol II), Mexico has begun consultations with the competent authorities with a view to its ratification. (For the participation of Mexico in the Additional Protocols, see the annex to the present report.)

Nicaragua

[Original: Spanish]

[22 May 2001]

The Government of the Republic of Nicaragua, desiring to disseminate and effectively implement international humanitarian law, has created a National Commission for the Implementation of International Humanitarian Law, comprising not only various State institutions but also different sectors of Nicaraguan civil society. The texts of Decree No. 54-99 on the creation of the National Commission for the Implementation of International Humanitarian Law and

Decree No. 122-99 amending Decree No. 54-99 are transmitted herewith.³

Creation of the National Commission for the Implementation of International Humanitarian Law

“Decree No. 54-99

“...

“Hereby decrees

“Article 1. A National Commission for the Implementation of International Humanitarian Law, hereinafter referred to as the ‘Commission’, shall be created, whose primary function shall be to advise and assist the Government of the Republic on all matters relating to the signature and ratification of, or accession to, humanitarian law treaties, their incorporation into national law and the dissemination of their provisions.

“Article 2. [as amended by Decree No. 122-99] The Commission shall comprise representatives designated by the following institutions: Ministry of Foreign Affairs; Ministry of Education, Culture and Sports; Ministry of the Interior; Ministry of Defence; Ministry of Health; Office of the Procurator-General; Secretariat of the Presidency; Army of Nicaragua; Navy of Nicaragua; External Relations Committee of the National Assembly; Human Rights and Peace Committee of the National Assembly; Supreme Court of Justice; Office of the Human Rights Procurator; Nicaraguan Red Cross; National Autonomous University of Nicaragua (UNAN); National University (UNAN-León); Central American University; Redemptoris Mater Catholic University; University for Peace; and American University.

“...

“Article 3. The Chairman of the Commission shall request the institutions listed under 7 to 15 in the preceding article to designate their respective representatives, which they shall do within 15 days after receiving notification to that effect.

“Article 4. [as amended by Decree No. 122-99] The Commission shall be presided over by the Ministry of Foreign Affairs and may be assisted

by members of civil society and experts in international law acting as advisers, who shall be persons of recognized moral standing and ability and shall be in full exercise of their rights as citizens.

“The Commission may establish relations with non-governmental organizations working in the area of international humanitarian law and with international organizations whose functions are related to the activities of the Commission.

“*Article 5.* The Commission may, if it deems appropriate, request other Government departments as well as other branches of the State to designate representatives to participate in its deliberations when the nature of the issue makes it necessary to coordinate research, action and the documentation needed to fulfil its purposes.

“*Article 6.* For the discharge of its functions and responsibilities, the Commission shall draft its own rules of procedure.”

(For the participation of Nicaragua in the Additional Protocols, see the annex to the present report.)

Philippines

[Original: English]
[21 June 2001]

1. Training in human rights and international humanitarian law in the Armed Forces of the Philippines (AFP) and the National Police has been institutionalized since 1990. It was further strengthened with the issuance of Presidential Memorandum Order 259-95, dated 7 February 1995, providing for the inclusion of training in human rights and international humanitarian law in all AFP career courses for officers and enlisted personnel. In compliance with the presidential directive, AFP has incorporated a week-long seminar on the subject in all the curricula of its career courses, extending from cadet training at the Philippine Military Academy to the training of officers and enlisted personnel in AFP.

2. There is now a permanent National Committee on International Humanitarian Law. Based in the Philippine National Red Cross (PNRC), the Committee is composed of representatives from the Department of Foreign Affairs, the Department of National Defence, AFP, the Philippine National Police, the Department of

Interior and Local Government, the Commission on Higher Education, the University of the Philippines, academia, the diplomatic corps, the ICRC delegation, and five members of the PNRC Board of Governors. The committee functions as an advisory body in the dissemination and advocacy work of PNRC in the area of international humanitarian law. Most of the PNRC chapters around the country have also organized similar committees on international humanitarian law in their respective boards.

3. Presidential Executive Order No. 134, issued in 1999, declared 12 August of every year as International Human Rights Law Day. The executive order affirms Philippine adherence to the principles of international humanitarian law and enjoins all government agencies to actively support and participate in programmes and activities related to the dissemination and advocacy of international humanitarian law.

III. Information received from international organizations

International Committee of the Red Cross

[Original: French]
[18 June 2002]

Introduction

1. The year 2002 marked the twenty-fifth anniversary of the Protocols Additional to the Geneva Conventions of 1949. The adoption of those instruments constituted a decisive stage in the long process of strengthening the protection of individuals in armed conflicts. Indeed, they supplemented the Geneva Conventions by taking new realities into account, especially the rapid development of weapons technology, which increases the risks to the civilian population. As at 7 June 2002, 160 States were parties to the Protocol Additional to the Geneva Conventions of 1949 and relating to the protection of victims of international armed conflicts (Protocol I), and 153 States were parties to the Protocol Additional to the Geneva Conventions of 12 August 1949 and relating to the protection of victims of non-international armed conflicts (Protocol II).

2. A round table entitled “International humanitarian law at the start of the twenty-first

century: Challenges and prospects” was jointly organized in Geneva on 6 June 2002 by the Federal Department of Foreign Affairs of the Swiss Confederation and the International Committee of the Red Cross. Furthermore, on 7 June, ICRC took part in an official ceremony at the International Museum of the Red Cross and Red Crescent, during which the original text of the first Geneva Convention of 1864 was given to the museum on loan as a temporary exhibit. The event was organized mainly by the Federal Department of Foreign Affairs of the Swiss Confederation and by the Canton and City of Geneva.

Dissemination

3. In order to promote greater awareness of international humanitarian law, ICRC regularly conducts information campaigns in order to reach audiences as varied as members of the armed forces, the national Red Cross and Red Crescent societies, government staff, schools, universities, health-care workers, members of the mass media and the general public. Activities to promote awareness of international humanitarian law have significantly intensified and become diversified.

Ratification and implementation

Advisory Service on International Humanitarian Law

4. In order to promote the ratification of treaties on international humanitarian law and to assist States in meeting their international obligations in terms of adopting national implementing measures for those instruments, ICRC in 1996 established the Advisory Service on International Humanitarian Law. The service provides States with specialized legal and technical assistance and promotes the exchange of information. It has a unit attached to the Legal Division of ICRC in Geneva, composed of lawyers specializing in civil-law and common-law systems, along with a team of jurists working in the field on each continent, specializing in the incorporation of international humanitarian law into domestic legal systems.

Ratification

5. The United Nations General Assembly has, since 1977, adopted at least 11 resolutions calling upon States to ratify the Protocols Additional to the Geneva Conventions of 1949 and inviting them to disseminate

widely and implement fully the rules set out in the Protocols.

6. The importance of universal adherence to treaties on international humanitarian law and their effective implementation at the national level were reaffirmed in the Plan of Action for the years 2000-2003 adopted by the Twenty-seventh International Conference of the Red Cross and Red Crescent, held at Geneva in 1999. The conference also stressed the central role of the ICRC Advisory Service in promoting the ratification of instruments on international humanitarian law and in advising and assisting States in taking the measures necessary for their implementation.

National implementation

7. Although accession to the treaties on international humanitarian law is vital, it is only a first step in improving the protection of victims of armed conflict. The treaties themselves contain certain obligations which require national implementation measures: States which are parties to the 1949 Geneva Conventions and the 1977 Additional Protocols assume a number of commitments.

National and regional seminars on international humanitarian law

8. To encourage national implementation, the ICRC Advisory Service on International Humanitarian Law organizes regular national and regional seminars with representatives of national authorities, the judiciary and the military. The civil defence authorities, local authorities, academic circles and other sections of the community in a position to contribute to implementing international humanitarian law have also been encouraged to take part in the seminars, which are arranged in cooperation with the national Red Cross and Red Crescent societies and other organizations. There have been over 90 so far.

9. The seminars provide an opportunity to study the implementation of international humanitarian law, taking account of local circumstances, and to examine existing measures in order to draw up a plan of action for implementation. They also seek to encourage contacts between all individuals and entities with a role to play in implementation at the national level and to promote the establishment of national committees for the implementation of international humanitarian law.

10. The seminars usually end with a report containing conclusions and recommendations directed at the national authorities of the countries of the region or of the host country. The reports provide the Advisory Service with a valuable resource, not only to continue its dialogue with national Governments, but also to draw up specific plans of action suited to the needs of the countries concerned. The Advisory Service also follows up the seminars closely to ensure that their recommendations are implemented as far as possible. As part of that activity, they can supply documentation on international humanitarian law and examples of existing national legislation, facilitate the exchange of information and help with the translation of treaties into the appropriate languages.

National committees for the implementation of international humanitarian law

11. The number of national committees for the implementation of international humanitarian law has continued to rise, and now stands at 62. They are spread across the world, have different roles and operate differently, but their membership is often similar, usually including representatives of the national authorities and the ministers most closely involved in the subject, experts and often members of the national Red Cross and Red Crescent societies. The national committees are listed at www.cicr.org/eng/advisory_service_ihl.

12. The national committees advise Governments, providing them with ongoing support to solve any problems that might arise in connection with accession to international humanitarian law instruments, promote the incorporation of that international law into national law and assist in dissemination of the relevant provisions. The national committees also follow up national and regional seminars on international humanitarian law.

13. With the aim of assessing the impact of the national committees and their progress in advancing the implementation of international humanitarian law, the Advisory Service convened a meeting of representatives of the committees in Geneva from 25 to 27 March 2002. Its goals included discussing the possibility of setting up a system to exchange information (to ease national implementation) and determining how the national committees would fit into such a system. A further aim was to help the national committees to develop methods of facilitating the

implementation of international humanitarian law. The Advisory Service will prepare a report on the meeting.

Meetings of experts

14. Regular meetings of experts on the implementation of international humanitarian law are held. The first took place in pursuance of resolution 1 of the Twenty-sixth International Conference of the Red Cross and Red Crescent, which underlined the need to strengthen implementation of and adherence to international humanitarian law through, inter alia, meetings and workshops.

15. The main goal of each meeting is to enable the experts to discuss and study in depth a specific question, which varies from year to year. In 2000, the experts discussed compliance by States with the norms relating to the protection of cultural property in the event of armed conflict. At the end of these various meetings, reports, proposals, guidelines and models were formulated on the implementation of international humanitarian law at the national level.

Legal and technical assistance

16. The legal and technical assistance which the Advisory Service offers to States in their efforts to incorporate international humanitarian law into their domestic legislation is provided at the request of and in close cooperation with the national authorities concerned. This approach ensures optimum compatibility of the proposed amendments or revisions with domestic legal arrangements.

17. The translation of treaties on international humanitarian law into the national languages is the first essential step towards the incorporation of these instruments into national legislation. The Advisory Service often participates jointly with the national Red Cross or Red Crescent society or with the Ministry of Foreign Affairs in the preparation of translations, which are then officially approved and published. The translations must then be made available to the persons concerned and sent to the corresponding depositaries so that they can be consulted by all States parties.

18. In order to facilitate the application of international humanitarian law at the national level, the Advisory Service, in close cooperation with the national authorities concerned, conducts studies of the compatibility of their domestic legislation with the obligations arising under treaties on international

humanitarian law. At present, over 60 studies have already been conducted, often with the help of local experts. In agreement with the authorities concerned, the completed studies are made available to other national authorities and are disseminated and discussed at seminars or meetings, with a view to the adoption of suggested measures to improve national implementation of international humanitarian law.

19. In addition to the above-mentioned country studies, the Advisory Service offers States legal advice on various questions relating to the implementation of international humanitarian law.

20. The biennial report of the Advisory Service describes the legal advice given to the requesting States. It may be obtained from the ICRC Publications Department or directly from the Advisory Service.⁴

Information exchange

21. The collection and exchange of information on measures taken by States to implement international law at the national level represent an essential part of the work of the Advisory Service. The Service currently possesses a collection of legislative texts, case law and studies covering over 150 countries. Special care is taken to ensure that States from all regions of the world with different legal systems are included. Data for 70 countries, both common-law and civil-law countries, are currently displayed. This database, created in parallel to the one containing the text of treaties on international humanitarian law, commentaries thereon and their ratification status, is also available at the ICRC web site: www.icrc.org/ihl-nat.

Publications

22. In order to present the main elements of international humanitarian law in a clear and concise manner and to highlight the areas in which the adoption of national measures is necessary even in peacetime, the Advisory Service has prepared a series of fact sheets intended for use by any interested person, in or outside the legal profession. They have been translated into several languages and are available on the Internet at www.cicr.org/fre/services_consultatifs_dih.

International organizations

23. International organizations such as the League of Arab States, the Economic Community of West African States, the Inter-Parliamentary Union, the Organization

of American States and the Latin American Institute for the Prevention of Crime and the Treatment of Offenders have expressed a willingness to reinforce the implementation of treaties on international humanitarian law. For example, the League of Arab States now has a coordinating office for the implementation of international humanitarian law.

24. The ICRC Advisory Service has played an important role by supporting several regional or other international organizations in their efforts to promote the implementation of international humanitarian law. It has, inter alia, strengthened its relations with the United Nations Educational, Scientific and Cultural Organization and with the Council of Europe by participating in various meetings.

25. International organizations continue to play a not inconsiderable role in the promotion of the national implementation of international humanitarian law, either in the context of a specific group of countries in the case of regional organizations or in relation to a specific aspect of implementation as in the case of specialized international organizations.

Pledges received at the Twenty-seventh International Conference of the Red Cross and Red Crescent

26. The Twenty-seventh International Conference of the Red Cross and the Red Crescent, held at Geneva from 31 October to 6 November 1999, gave States parties to the 1949 Geneva Conventions and all the components of the Red Cross and Red Crescent Movement, as well as observers, an opportunity to pledge to translate their good will into specific humanitarian commitment.

27. Most of the 85 pledges made by Governments on that occasion concerned ratification of treaties on international humanitarian law and the adoption of national implementation measures. The Twenty-eighth International Conference of the Red Cross and Red Crescent, to be held at Geneva at the end of 2003, will assess the results achieved in the four years since the previous conference, but at the present juncture it must be observed that many of these pledges have already been fulfilled. This is especially true as regards the adoption of new laws concerning protection of the Red Cross and Red Crescent emblems, the creation of new national committees, the ratification of recent treaties

on international humanitarian law and the withdrawal of reservations to the 1949 Geneva Conventions.

Conclusion

28. Encouraged by the achievements and successes of recent years in the area of the implementation of international humanitarian law, ICRC will continue, in conjunction with its traditional activities of protection and assistance to the victims of armed conflicts, to promote the ratification of treaties relating to international humanitarian law and to cooperate with States by providing them with necessary advice and assistance to enable them fully to apply international humanitarian law.

Notes

¹ United Nations, *Treaty Series*, vol. 1125, Nos. 17512 and 17513.

² *Ibid.*, vol. 75, Nos. 970-973.

³ Decree No. 122-99 amending articles 2 and 4 of Decree No. 54-99 have been incorporated into Decree No. 54-99. Information provided by the Member State further states that Decree No. 54-99 is published in *Official Gazette* No. 81 of 4 May 1999; and Decree No. 122-99 is published in *Official Gazette* No. 231 of 2 December 1999.

⁴ International Committee of the Red Cross, Production-Marketing-Distribution Unit, 19 avenue de la Paix, CH-1202, Geneva; e-mail: dc_com_pmd.gva@icrc.org; fax +41 22 730 27 68; or from the Advisory Service on International Humanitarian Law, 19 avenue de la Paix, CH-1202, Geneva; e-mail: advisory.service.gva@icrc.org; fax +41 22 730 29 56.

<i>State</i>	<i>Date of ratification, accession or succession</i>
Cook Islands ^c	7 May 2002
Costa Rica ^c	15 December 1983
Côte d'Ivoire	20 September 1989
Croatia ^c	11 May 1992
Cuba (Protocol I)	25 November 1982
(Protocol II)	23 June 1999
Cyprus (Protocol I)	1 June 1979
(Protocol II)	18 March 1996
Czech Republic ^c	5 February 1993
Democratic People's Republic of Korea (Protocol I only)	9 March 1988
Democratic Republic of the Congo (Protocol I only)	3 June 1982
Denmark ^{b,c}	17 June 1982
Djibouti	8 April 1991
Dominica	25 April 1996
Dominican Republic	26 May 1994
Ecuador	10 April 1979
Egypt ^b	9 October 1992
El Salvador	23 November 1978
Equatorial Guinea	24 July 1986
Estonia	18 January 1993
Ethiopia	8 April 1994
Finland ^{b,c}	7 August 1980
France (Protocol I) ^b	11 April 2001
(Protocol II) ^b	24 February 1984
Gabon	8 April 1980
Gambia	12 January 1989
Georgia	14 September 1993
Germany ^{b,c}	14 February 1991
Ghana	28 February 1978
Greece (Protocol I) ^c	31 March 1989
(Protocol II)	15 February 1993
Grenada	23 September 1998
Guatemala	19 October 1987
Guinea ^c	11 July 1984
Guinea-Bissau	21 October 1986
Guyana	18 January 1988
Holy See ^b	21 November 1985
Honduras	16 February 1995

<i>State</i>	<i>Date of ratification, accession or succession</i>
Hungary ^c	12 April 1989
Iceland ^{b,c}	10 April 1987
Ireland ^{b,c}	19 May 1999
Italy ^{b,c}	27 February 1986
Jamaica	29 July 1986
Jordan	1 May 1979
Kazakhstan	5 May 1992
Kenya	23 February 1999
Kuwait	17 January 1985
Kyrgyzstan	18 September 1992
Lao People's Democratic Republic ^c	18 November 1980
Latvia	24 December 1991
Lebanon	23 July 1997
Lesotho	20 May 1994
Liberia	30 June 1988
Libyan Arab Jamahiriya	7 June 1978
Liechtenstein ^{b,c}	10 August 1989
Lithuania ^c	13 July 2000
Luxembourg ^c	29 August 1989
Madagascar ^c	8 May 1992
Malawi	7 October 1991
Maldives	3 September 1991
Mali	8 February 1989
Malta ^{b,c}	17 April 1989
Mauritania	14 March 1980
Mauritius	22 March 1982
Mexico (Protocol I only)	10 March 1983
Micronesia (Federated States of)	19 September 1995
Monaco	7 January 2000
Mongolia ^{b,c}	6 December 1995
Mozambique (Protocol I only)	14 March 1983
Namibia ^c	17 June 1994
Netherlands ^{b,c}	26 June 1987
New Zealand ^{b,c}	8 February 1988
Nicaragua	19 July 1999
Niger	8 June 1979
Nigeria	10 October 1988
Norway ^c	14 December 1981
Oman ^b	29 March 1984
Palau	25 June 1996

<i>State</i>	<i>Date of ratification, accession or succession</i>
Panama ^c	18 September 1995
Paraguay ^c	30 November 1990
Peru	14 July 1989
Philippines (Protocol II only)	11 December 1986
Poland ^c	23 October 1991
Portugal ^c	27 May 1992
Qatar (Protocol I only) ^{b,c}	5 April 1988
Republic of Korea ^b	15 January 1982
Republic of Moldova	24 May 1993
Romania ^c	21 June 1990
Russian Federation ^{b,c}	29 September 1989
Rwanda ^c	19 November 1984
Saint Kitts and Nevis	14 February 1986
Saint Lucia	7 October 1982
Saint Vincent and the Grenadines	8 April 1983
Samoa	23 August 1984
San Marino	5 April 1994
Sao Tome and Principe	5 July 1996
Saudi Arabia (Protocol I) ^b	21 August 1987
(Protocol II)	28 November 2001
Senegal	7 May 1985
Seychelles ^c	8 November 1984
Sierra Leone	21 October 1986
Slovakia ^c	2 April 1993
Slovenia ^c	26 March 1992
Solomon Islands	19 September 1988
South Africa	21 November 1995
Spain ^{b,c}	21 April 1989
Suriname	16 December 1985
Swaziland	2 November 1995
Sweden ^{b,c}	31 August 1979
Switzerland ^{b,c}	17 February 1982
Syrian Arab Republic (Protocol I only) ^b	14 November 1983
Tajikistan ^c	13 January 1993
The former Yugoslav Republic of Macedonia ^{b,c}	1 September 1993
Togo ^c	21 June 1984
Trinidad and Tobago ^c	20 July 2001
Tunisia	9 August 1979
Turkmenistan	10 April 1992
Uganda	13 March 1991

<i>State</i>	<i>Date of ratification, accession or succession</i>
Ukraine ^c	25 January 1990
United Arab Emirates ^{b,c}	9 March 1983
United Kingdom ^{b,c}	28 January 1998
United Republic of Tanzania	15 February 1983
Uruguay ^c	13 December 1985
Uzbekistan	8 October 1993
Vanuatu	28 February 1985
Venezuela	23 July 1998
Viet Nam (Protocol I only)	19 October 1981
Yemen	17 April 1990
Yugoslavia ^c	16 October 2001
Zambia	4 May 1995
Zimbabwe	19 October 1992

^a As communicated by the competent authorities of the Government of Switzerland, depositary of the Protocols. By a note dated 15 August 1990, the Permanent Observer Mission of Switzerland informed the Secretary-General as follows:

“On 21 June 1989, the Federal Department for Foreign Affairs received a communication of 14 June 1989 from the Permanent Observer of Palestine to the United Nations Office at Geneva concerning Palestine’s participation in the four Geneva Conventions of 12 August 1949 and their two additional Protocols of 8 June 1977. On 18 September 1989, the Federal Department for Foreign Affairs sent to the States parties to the Conventions an information note of 13 September 1989 regarding this communication, accompanied by the text of the latter. In the information note, the Swiss Federal Council, depositary of the Conventions, brings to the attention of the States parties that it is not in a position to settle the question whether the communication should be considered an instrument of accession within the meaning of the relevant provisions of the Conventions and their Additional Protocols.”

^b Ratification, accession or succession accompanied by a reservation and/or a declaration.

^c Party which has made the declaration provided for under article 90 of Protocol I.