

## ARMENIA

### CRC OPTIONAL PROTOCOL (ARMED CONFLICT)

#### **RESERVATIONS AND DECLARATIONS**

*(Unless otherwise indicated, the reservations and declarations were made upon ratification, accession or succession)*

Declaration:

"According to Article 47 of the Constitution of the Republic of Armenia "Every citizen shall participate in the defence of the Republic of Armenia in a manner prescribed by law.

Participation of the citizens of the Republic of Armenia in the defence of the country is regulated by the laws of the Republic of Armenia on "Military Duty" (15 September 1998) and on "Performance of Military Service" (3 June 2002).

According to Article 4, paragraphs 1 and 2, of the law of the Republic of Armenia on "Performance of Military Service", "the military service consists of active and reserve military services; the active military service consists of obligatory and contractual military service. Obligatory military service means the military service of ranks and officers called up to the armed forces or other forces and of cadets of military schools".

According to Article 11, paragraph 1, of the law of the Republic of Armenia on "Military Duty", male conscripts aged between 18 and 27 and reserve officers of the first group assessed as fit for military service in peace time according to their state of health are required for military service". Based on the above-mentioned laws, the citizens of the Republic of Armenia, who have attained the age of 18, are required to serve in the armed forces of the Republic of Armenia; the Republic of Armenia guarantees that those citizens who have not yet attained the age of 18 cannot be called upon for either obligatory or contractual (voluntary) military service."