- Each State Party may transfer these chemicals only to another Party in quantities consistent with permitted purposes [subject to the limitations specified in ...]. [These chemicals may be transferred to a State not Party to the Convention for research and medical purposes.] Thirty days prior to any transfer or reception greater than ... the transferring Party shall report the transfer or reception to the Consultative Committee, as specified in ... Items transferred may not be retransferred to another State.
- C. Chemicals with use as key components of binary and/or multicomponent chemical systems for chemical weapons
  - (i) The restrictions and requirements of this paragraph shall be applicable to chemicals with use as key components of binary and/or multicomponent systems for chemical weapons, listed in ... Chemicals may be added to this list according to ... procedure.
  - (ii) Each State Party shall prohibit all production and use of such chemicals except [for production of super-toxic lethal chemicals as end products for use for protective purposes] [research and medical purposes].
  - (iii) Each State Party may retain, produce or use such chemicals [for protective] [research and medical] purposes subject to the following:
    - At no time shall the aggregate amount of such (in terms of the weight of end products) chemicals possessed, produced or retained for protective purposes [together with chemicals for all permitted purposes] shall, by all means, by any Party in any calendar year, exceed one metric tonne as a general quantity limitation [haboratory quantities].
    - Each State Party which produces such chemicals for protective purposes shall carry out the production at a single small-scale production facility, the capacity of which shall not exceed ... metric tonne per year. The location and a detailed description of the facility shall be provided to the Consultative Committee no less than 30 days before operations commence, and the facility