

(iii) Specify any transfer or any receipt, directly or indirectly, of any equipment for the production of chemical weapons since 1 January 1946;

(iv) Specify actions to be taken for closure of any chemical weapons production facility it owns or possesses anywhere, and any other chemical weapon production facility that is located in any place under its jurisdiction or control;

(v) Provide its general plan for destruction for any chemical weapons production facility it owns or possesses anywhere, and for any other chemical weapons production facility that is located in any place under its jurisdiction or control;

(vi) Provide its general plan for any temporary conversion of any chemical weapons production facility into a chemical weapons destruction facility.

(d) With respect to other facilities:

(i) The precise location, nature and general scope of activities of any facility or establishment designed, constructed or used at any time since 1 January 1946 primarily for development of chemical weapons, including inter alia, laboratories and test and evaluation sites, which it has owned or possessed at any time since 1 January 1946. Each State Party shall also state the same information for any such facility or establishment that has been located in any place under its jurisdiction or control at any time since 1 January 1946; and

(ii) Whether there are within its territory or any other place under its jurisdiction or control facilities required to be declared under Article VI and details of these in accordance with the provisions of that Article and the Verification Annex.

2. Declarations submitted by each State Party under this Article shall be made in accordance with the format set out in the Verification Annex.