

[including verification that the capacity will not permit the production, on an annual basis, of quantities significantly above 10 kg of the chemical listed in Schedule 1] and to obtain any additional information needed for planning future verification activities at the facility, including inspection visits and use of on-site instruments.

5. Each State Party shall, for each facility, execute an agreement, based on a model for an agreement, with the Organization, before the facility begins operation or is used, covering detailed inspection procedures for the facility. Each agreement shall include: (to be developed).

(b) Facilities which synthesize Schedule 1 chemicals in quantities less than 100 g per year

[1. Each State Party shall provide annually to the Technical Secretariat the name and location of [the laboratory] [the laboratories] which at any time during the previous calendar year synthesized Schedule 1 chemicals for protective purposes [as well as the name(s) of those chemicals]. 1/

2. Each State Party shall provide annually to the Technical Secretariat the [total number 2/ of] [name and location of all] such laboratories which at any time during the previous calendar year [were approved by the State Party to] synthesize[d] Schedule 1 chemicals for research, medical or pharmaceutical purposes. 1/

3. Annual declarations shall be submitted not later than ... months after the end of the year.]

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1/ The question whether transfer of Schedule 1 chemicals from a laboratory should be permitted or not needs further discussion.

2/ If so requested by the Technical Secretariat more detailed information shall be submitted.