Notifications of anticipated activities

8. The notifications relating to anticipated activities as required in paragraph 3 shall follow the same format as provided for in paragraphs 5 to 7.

Procedural provisions

- 9. Each State Party shall submit, when the Convention enters into force for it:
 - (a) Initial declarations not more than 30 days later (Article VI, paragraph (6)) on past and anticipated activities;
 - (b) Subsequent annual declarations relating to past activities not later than 31 March for the preceding calendar year, starting in the year which follows the year of entering into force;
 - (c) Subsequent annual notifications relating to anticipated activities not later than 31 October for the following calendar year. Subsequently planned notifiable activities in the same reporting year shall be notified not later than five days before this additionally planned activity begins.

Information to States Parties

10. The list of all facilities declared under this Section together with the information provided under subparagraphs 5 (a), 7 (a) and (c) and 6 (a), (b), (c) shall be transmitted by the Technical Secretariat to State Parties which request such information within 30 days after the declarations have become due.

B. VERIFICATION

General

- 11. International on-site verification provided for in paragraph 4 of Article VI shall be carried out by the Technical Secretariat through on-site visits at facilities declared under Section A:
- (a) Producing in excess of 300 tonnes aggregate of any Schedule 3 chemical above the declaration threshold of 30 tonnes; and
- (b) producing more than 500 tonnes of each chemical specified in part IX of the Verification Annex.
- 12. Declarations are not required for formulations of schedule 3 products containing a low