Article VI

PERMITTED ACTIVITIES */

Each State Party has the right, in accordance with the provisions of this Convention, to develop, $\frac{**/}{}$ produce, otherwise acquire, retain, transfer and use toxic chemicals and their precursors for permitted purposes, in types and quantities consistent with such purposes, subject to the following:

1. Each State Party shall, within 30 days of the entry into force of the Convention for itself, declare the possession for permitted purposes of chemicals, posing a special danger from the viewpoint of their possible diversion to chemical weapons purposes, within its territory and anywhere under its jurisdiction or control, indicating the scientific names, [the structural formula] and the quantities for each individual category:

(a) super-toxic lethal chemicals;

- (b) key components of binary and/or multicomponent chemical systems for chemical weapons, listed in ...
- (c) other lethal chemicals, listed in ...;
- (d) harmful chemicals, listed in ...;
- (e) key precursors, listed in ...;
- (f) other chemicals posing special risk, listed in ...

2. Each State Party shall declare annually, for its territory, anywhere under its jurisdiction or control $\frac{XXX}{X}$, the quantity $\frac{XXXX}{X}$ of:

*/ One delegation suggests that the title be changed to read "Activities not prohibited by the Convention", and the term "permitted purposes" be changed to read "purposes not prohibited by the Convention".

 $\frac{**/}{}$ One delegation considers that the language in regard to this term should be further elaborated.

 $\frac{***/}{}$ It was understood that this formulation covers the operations of transnational corporations.

<u>****/</u> The level of quantity to be declared and the question of the necessity to declare the location of facilities in regard to paragraphs 1 and