industry except for schedule [1]. The major part of schedule [1] requirements will involve the single small scale facility under the control of the Department of National Defence.

Article II refers only to declarations, while Articles IV and V give a more specific format for particular declarations. Therefore, it is necessary to read Article III with Article IV, and Article III with Article V, to complete the picture. Canada is a nonpossessor of CW and so the only action required with respect to Articles III/IV involves past transfers for chemical weapons and other facilities. This would involve the Department of National Defence in a review of past records since [1 January 1946]. This is also true of Articles III/V which also concern past activities and prior destruction of CWPF (cf. CCD/434 and CD/173). The category of Other Declarations contains the Statement "any facility and establishment ... designed, constructed or used since [1 January 1946] for development of chemical weapons, inter alia, laboratories and test and evaluation sites". As the text now reads this would require a declaration on the "precise location, nature and general scope of activities" of such facilities and would at the very least involve Canada (through the Department of National Defence) in a review of past records. Table 2 briefly encapsulates the requirements for information retrieval for such Canadian facilities in order that the requisite declarations can be made.