4. In the event that a Party determines that it cannot achieve an annual rate of destruction of chemical weapons of at least 1,000 agent tons during 1995, or that it cannot destroy at least 1,000 agent tons during each year after 1995, that Party shall, at the earliest possible time, notify the other Party, in accordance with paragraph 10 of this article.

5. Each Party, in its destruction of chemical weapons, shall also destroy the munitions, devices and containers from which the chemicals have been removed. Each Party shall reduce and limit its other empty munitions and devices for chemical weapons purposes so that, by no later than 31 December 2002, and thereafter, the aggregate capacity of such munitions and devices does not exceed the volume of the remaining bulk agent of that Party.

6. Thirty days after the entry into force of this Agreement, each Party shall inform the other Party of the following:

(a) its current general plan for the destruction of chemical weapons pursuant to this Agreement and its detailed plan for the destruction of chemical weapons during the calendar year following the year in which this Agreement enters into force. The detailed plan shall encompass all of the chemical weapons to be destroyed during the calendar year, and shall include their locations, types and quantitites, the methods of their destruction, and the locations of the destruction facilities that are to be used; and

(b) any changes, as of the entry into force of this Agreement, in the data contained in the data exchange carried out on 29 December 1989, or provided thereafter, pursuant to the Memorandum.

7. Beginning in the calendar year following the year in which this Agreement enters into force, each Party shall inform the other Party annually, by no later than 30 November, of its detailed plan for the destruction of chemical weapons during the following calendar year.

8. Beginning in the calendar year following the year in which this Agreement enters into force, each Party shall inform the other Party annually, by no later than 15 April, of the following:

(a) any further changes, as of 31 December of the previous year, to the data contained in the data exchange carried out on 29 December 1989, or provided thereafter, pursuant to the Memorandum;

(b) the implementation during the previous calendar year of its detailed plan for the destruction of chemical weapons; and

(c) any update to the general and detailed plans provided pursuant to paragraphs 6 (a) or 7 of this article.

9. Each Party shall limit its chemical weapons storage facilities so that, by no later than 31 December 2002, and thereafter, the number of such facilities does not exceed eight. Each Party plans to have all such facilities located on its national territory. This is without prejudice to its rights and obligations, including those under the Protocol for the Prohibition of the Use in War of Asphyxiating, Poisonous or Other Gases, and of Bacteriological Methods of Warfare, signed at Geneva on 17 June 1925.