- (b) For each Schedule 1 chemical the following information:
 - (i) The chemical name, structural formula and Chemical Abstracts Service registry number, if assigned;
 - (ii) The quantity produced and, in case of production for protective purposes, methods employed;
 - (iii) The name and quantity of precursors listed in Schedules 1, 2, or 3, used for production of Schedule 1 chemicals;
 - (iv) The quantity consumed at the facility and the purpose of the consumption;
 - (v) The quantity transferred to other facilities within the State Party. For each transfer the quantity, recipient and purpose should be included;
 - (vi) The maximum quantity stored at any time during the year; and
 - (vii) The quantity stored at the end of the year; and
- (c) Information on any changes at the facility or its relevant parts during the year compared to previously submitted detailed technical description of the facility.
- 20. Each State Party shall, for each facility, make a detailed annual declaration regarding the projected activities and the anticipated production at the facility for the coming year. The declaration shall be submitted not less than 90 days before the beginning of that year and shall include:
 - (a) Identification of the facility;
 - (b) For each Schedule 1 chemical the following information:
 - (i) The chemical name, structural formula and Chemical Abstracts Service registry number, if assigned; and
 - (ii) The quantity anticipated to be produced, the time periods when the production is anticipated to take place and the purposes of the production; and
- (c) Information on any anticipated changes at the facility or its relevant parts, during the year compared to previously submitted detailed technical descriptions of the facility.