

Article 43. A State Party, which regularly conducts explosions with yields exceeding 100 tons TNT equivalent within a limited area, e.g. a mine, might establish a declared site for non-nuclear explosions. In the declaration the State Party shall submit to the Agency a description of the planned explosive activities, the purpose of the explosions and of the site itself. A declared site shall be open to on-site observation by the Agency at any time and the Agency might place on-site recording equipment at the site as defined in the Operation Manual for On-Site Monitoring. For explosions at declared sites a State Party is not obliged to provide information prior to or after an explosion as specified in articles 40 and 41.

Article 44. The personnel conducting the on-site monitoring shall be allowed to follow the preparation of the explosion, including the loading of the charge or charges. They should further be allowed to take pictures and to make measurements of radiation and levels of radioactivity in the air and in water in the vicinity of the event, prior to and after the explosion.

Article 45. The Agency shall establish a factual report of each non-nuclear explosion monitored and submit the report to all States Parties and to the Board of Governors of the Agency.

Article 46. On-site monitoring of a non-nuclear explosion shall be carried out by personnel and experts of the Agency. The rules and detailed procedures for such on-site monitoring are laid down in the Manual for On-Site Observations of Non-Nuclear Explosions.

At all times while the monitoring personnel are present in the territory of the State Party to be inspected or in a territory under the jurisdiction or control of that State party, their persons, property, personal baggage, archives and documents as well as their temporary official and living quarters shall be accorded the same privileges and immunities as provided in the Vienna