

(vi) Whether declared chemicals are stored on-site in quantities greater than [ ]. 1/

2. A State Party shall notify the [international authority] of the name and location of any facility which intends, in the year following submission of the Annual Declaration, to produce or process

[more than [10 kg] [100 kg] [1,000 kg] 2/ per annum of] any chemical 3/ 4/ with an LD<sub>50</sub> equal to or less than 0.5 mg per kg bodyweight 5/ or an LCt<sub>50</sub> equal to or less than 2,000 mg-min/m<sup>3</sup> and which has or intends to acquire a production capacity 6/ for any such chemical exceeding 1,000 kg 2/ 7/ per annum. 8/ 9/

1/ The question of a threshold required further consideration.

2/ Some delegations felt that the thresholds for production and production capacity should correspond to militarily significant quantities.

3/ Some delegations expressed the view that additional criteria of suitability for chemical weapons purposes should be added.

4/ Some delegations expressed the view that whether or not a list of these chemicals would be needed, should be discussed.

5/ It is understood that further discussion is needed with regard to chemicals with a somewhat lower toxicity in the light of what might be agreed as regards footnote 6/ to paragraph 1.

6/ How to define production capacity remains to be agreed upon. In this context reference was made to the proposal contained in CD/CW/WP.171.

7/ It is understood that the quantitative value of the threshold for production capacity remains to be discussed.

8/ One delegation expressed the view that the question of production capacities should be considered in accordance with the relevant provisions in the Annex to Article VI, Schedules [2] and [3] (cf. CD/CW/WP.167 pp. 62, 68).

9/ It was pointed out that production plans might be changed at short notice and that the Convention therefore should provide for declarations of such revisions of production plans.