

14. Where:

(a) It is established through consultations between a State Party and the Organization or between a State Party and other States that the State Party has abandoned other toxic munitions and devices specified in paragraph 3 (c) of Article I of this Convention in the territory or in any other place under the jurisdiction or control of another State Party ("the other State Party"); and

(b) That State Party is requested by the other State Party to destroy such other toxic munitions and devices;

that State Party shall provide assistance to that other State Party, bilaterally or through the Secretariat, for the destruction of such other toxic munitions and devices.

15. Each State Party shall meet the costs associated with the destruction of its chemical weapons. Where bilateral or multilateral arrangements for destruction of declared chemical weapons and verification of such destruction already exist, the Organization's verification activities shall be complementary to such agreements.

16. Each State Party undertakes to cooperate with other States Parties that request information or assistance on a bilateral basis or through the Secretariat regarding methods and technologies for the safe and efficient destruction of chemical weapons.

17. The provisions of Articles III and IV shall not apply to chemical weapons that have been disposed of by land burial or ocean dumping before 1 January 1975.