

consuming chemicals listed in schedule 2 (CD/874, appendix II, p. 125) should partly remain with the inspectorate. Another part (Information in accordance with p. 125, item 2 d, f, g, h) was to be kept under lock and key by the inspectorate on the premises of the firm.

1.2 Although the inspectors had been provided with declarations containing information and data both on the substance and the facility, many issues needed to be clarified between them and the management, for instance technical and organizational details with regard to the scope and implementation of the trial inspection. The agreements subsequently reached are important in this connection.

- The tour of the production and storage facilities to be inspected as well as their limits should be based on the definition delimiting the facility (cf. I 4).

In a further step, the scope of the future trial inspection of the facility was laid down; the facility was toured during the initial visit.

- As far as the inclusion of confidential data in the trial inspection is concerned, a two-tiered approach was agreed.

It was specified

1. that one category of confidential data was to be taken under lock and key on the premises of the firm (cf. CD/874, p. 126, item 2.1) and must not appear in the inspectors' report and
2. that another category of data was to be considered strictly confidential even for the purposes of the inspectorate because they do not contribute to verification within the meaning of the convention (cf. CD/874, article VI, item 9 (c), p. 29). These data