

national authority and plant management) provided that the following documents, which were considered to be confidential, were to be made available at the time of the inspection:

- A site plan specifying only those places to which the inspectors would have access, namely: the building in which the product in question is produced, the storage areas for the product and for intermediates for its synthesis and their raw materials, the plant's sales and accounting departments in case documents have to be consulted, and the relevant laboratories where certain analytical operations could if necessary be monitored;
- An indication of equipment used in the facility, with the schematic plan showing possible sampling points, and daily storage sites close to the facility;
- Details concerning treatment of effluents and analytical methods available at the plant relating to the purity of finished or intermediate products;
- Details of safety arrangements for the site and the facility, to enable the inspectors to comply with general safety measures applicable to all visitors.

The specific agreement for the facility stipulated that none of these documents should leave the facility and that at the end of the inspection they should be placed in a special box in a room made available to the inspectors, for use, if need be, in a subsequent inspection.

5. Type of facility to be inspected

(cf. 2.)

6. Type of declared activity at the facility

Manufacture, during the year 1988 (and the beginning of 1989), of a product listed in schedule [2] (solely for the purposes of a trial inspection).

7. Actual activity at the facility

Activity in conformity with the declaration in qualitative terms, but in quantitative terms at a higher level for an intermediate used in the synthesis of the product in question.

II. DETAILED DESCRIPTION

1. Inspection mandate

The specific agreement mentioned above served as the inspection mandate.