would involve the recapture of data on former facilities, (section 4b) or on past transfers and receipt, since [1 January 1946], (section 4b).

Annex to Article V:

This annex details precisely the format of the declaration required on chemical weapons production facilities, including former facilities and equipment transfer. The State Party must also report a closure and destruction, with general as well as detailed plans being submitted for the latter. Subsidiary agreements on monitoring must be concluded and the State Party ensure that verification of all activities be accomplished. Again the Executive Council must approve the combined destruction and verification plans.

Article VI: Activities Not Prohibited By The Convention

This article outlines what will eventually be the major basis for compliance activity required of a National Authority since, even for chemical weapons possesors and producers, the destruction of chemical weapons and production facilities should be completed within the first ten years. Each State Party has the right, subject to the provisions of the Convention, to develop, produce, otherwise acquire,