

--other lethal and harmful chemicals for industrial, agricultural, research, medical or other peaceful purposes as well as irritants for purposes of law enforcement.

8. States Parties should proceed from the assumption that chemicals and precursors produced, acquired, retained and used for permitted purposes in cases when they represent a special danger from the viewpoint of their possible diversion for purposes connected with the use of chemical weapons, are to be included in appropriate lists. Each State Party should undertake to present annually information on the chemicals and precursors of chemicals included in these lists.

9. Each State Party should undertake to make notifications about each of its transfers to any other State Party, when this is not prohibited under the Convention, of super-toxic lethal chemicals, incapacitants and irritants as well as other chemicals which could be used as components for chemical weapons of binary or multicomponent filling.

10. The above-mentioned declarations, plans, notifications and statements will be sent to the Consultative Committee of States Parties to the Convention. Their contents as well as the procedure of drawing up required lists are to be defined in the Convention.

III. ENSURING COMPLIANCE WITH THE CONVENTION

General provisions on verification

1. States Parties to the Convention base their activities in verifying ~~the compliance with the provisions of the Convention on a combination~~ of national and international measures.

2. Each State Party to the Convention undertakes to take any internal measures it considers necessary in accordance with its constitutional processes, to prohibit and prevent any activity in violation of the provisions of the Convention anywhere under its jurisdiction or control.

3. To monitor the fulfilment of obligations provided for in the Convention any State Party may establish a Committee of National Verification (a national verification organisation) vested with the necessary juridical rights; its composition, functions and methods of work should be determined by the State Party to the Convention in accordance with its constitutional norms.

4. For the purpose of ensuring compliance with the provisions of the Convention by other States Parties, any State Party has the right to use national technical means of verification at its disposal in a manner consistent with generally recognized principles of international law.

States Parties which possess national technical means of verification may in cases of necessity place the information which they obtained through those means and which is important for the purposes of the Convention, at the disposal of other Parties.