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including verification that the capacity will not permit the production, on an annual basis, of quantities [significantly] above one metric tonne, and to obtain any additional information needed for planning future verification activities at the facility, including inspection visits and use of on-site instruments.

5. Each State Party possessing or planning to possess a facility shall execute an agreement, based on a model agreement, with the Organization, before the facility begins operation or is used, covering detailed inspection procedures for the facility. Each agreement shall include: (to be developed) 1/

OTHER FACILITIES

[Facilities which synthesize, acquire or use chemicals in Schedule [1] for research or medical purposes shall be approved by the State Party. Synthesis at each such facility for research and medical purposes shall be limited per annum to a total maximum of [..]g and to [..]g of any one chemical on the Schedule.]

[Facilities which acquire or use chemicals in Schedule [1] for permitted purposes shall be approved by the State Party. Each transfer from the single small-scale production facility to such facilities shall be notified to the Consultative Committee by inclusion in the annual data reporting, with an indication of the chemical or chemicals involved, the amount transferred and the purpose of the transfer.]

I. Declarations

A. Initial declarations

The location of the facilities approved by the State Party shall be provided to the Consultative Committee.

- B. Advance notifications
- C. Annual declarations

II. Verification

Facilities shall be monitored through annual data reporting to the Consultative Committee. The following information shall be included: (to be developed)

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^{1/} The view was expressed that pending conclusion of the agreement between a State Party and the Organization there would be a need for provisional inspection procedures to be formulated.