

- (iii) Chemical Weapons Destruction Facilities,
- (iv) Permitted Production of Schedule 1 chemicals for protective purposes,
- (v) Non-production in the Civilian Chemical Industry,
- (vi) Production of Schedule 2 and 3 chemicals in commercial facilities, and
- (vii) Allegations of Use.

As well, items (i) to (vi) could involve either military or civilian facilities and so may generate problems associated with sensitive military installations or the confidentiality of industrial processes. The challenges could involve declared sites or those which remained undeclared. In principle the problems associated with item (vii), allegations of use, are different since they would imply that other aspects of the Convention have previously been violated. Hence the assessment of numbers of inspectors should differentiate between items (i) to (vi), since these should be variants of routine inspections triggered by challenge, and item (vii) which could well require a different inspection modality.

The following table summarizes earlier assumptions concerning the number of facilities requiring inspection under the CWC. This list of locations can be divided into two: items 1 to 3 involve destruction and permitted production; while items 4 to 6 cover activities not prohibited by the Convention