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## ANNEX 3 TO ARTICLE VI

## Régime for Chemicals on Schedule 3

## DECLARATIONS

1. The Initial and Annual Declarations to be provided by a State Party under paragraph 4 of Article VI shall include the following information for each of the chemicals listed in Schedule 3:

- (i) The chemicals name, common or trade name used by the facility, structural formula and Chemical Abstracts Service Registry Number.
- (ii) The total amount produced, consumed, imported and exported in the previous calendar year. 1/
- (iii) The final product or end use of the chemical in accordance with the following categories (to be developed).
  - (iv) For each facility which during the previous calendar year produced, processed, consumed or transferred more than [30] tonnes of a chemical listed in Schedule 3 or which produced 2/ at any time since ... a chemical in Schedule 3 for chemical weapons purposes: 3/ 4/
    - (a) The name of the facility and of the owner, company, or enterprise operating the facility.
    - (b) The location of the facility.

1/ Whether the total amount is to be expressed as an exact figure or within a range is to be discussed.

2/ A view was expressed that the question of a quantitative threshold would need to be discussed in this context.

3/ The placement in the Convention of the obligation to declare facilities which produced a chemical in Schedule 3 for chemical weapons purposes needs further consideration. A view was expressed that this obligation should be included in the Annex to Article V.

4/ It was proposed that a threshold for the dual purpose agents (Phosgene, Cyanogen chloride, Hydrogen cyanide, Chloropicrin) could be established at [50 tonnes/year] [500 tonnes/year] and for precursors at [5 tonnes/year] [50 tonnes/year]. The proposal was presented in an informal discussion paper dated 30 March 1987, prepared on the request of the Chairman of the Committee, by Dr. Peroni (Brazil), Lt. Col. Bretfeld (German Democratic Republic) and Dr. Ooms (Netherlands).