Each party should be required to make an annual declaration regarding all toxic chemicals which are useful for chemical weapons but are devoted to protective activities.

II. DECLARATION/DESTRUCTION

Shortly after a State becomes a party certain key information regarding its chemical weapons capability should be provided, as outlined below. Other declarations relating to required or permitted activities would be made subsequently. Detailed requirements for the contents of all declarations should be specified in annexes.

Initial Declaration

The Convention should require a declaration from each party, within 30 days after the convention enters into force for it, regarding the following:

(a) whether or not any chemical weapons, or any chemical weapons production or filling facility, are under its jurisdiction or control;

(b) the presence on its territory of stocks of chemical weapons and/or of chemical weapons production or filling facilities, which are under the jurisdiction or control of anyone else, and the locations of such stocks and facilities;

(c) the location of any chemical weapons stocks which are under its jurisdiction or control and the detailed composition of the stocks at each location; (Chemicals should be declared by scientific chemical name, toxicity and weight. The fraction in munitions/devices should be given. Munitions/devices should be declared by type and quantity. "Specifically-designed" equipment should be declared by type and quantity);

(d) its plans for destruction of any stocks under its jurisdiction or control;

(e) the location, nature, and capacity of any chemical weapons production or filling facility which has been under its jurisdiction or control at any time since (blank). (Such facilities should be declared even if they were or are dual-purpose facilities designed or used in part for civilian production, have been destroyed, or are now being used for other purposes. The declaration should also specify the chemical name of any chemical ever produced at the facility, including civilian products, if any);

(f) its plans for closing and eventually destroying any chemical weapons production or filling facilities under its jurisdiction or control;

(g) the location and capacity of the small-scale production facility, if any, for super-toxic lethal chemicals for protective purposes;

(h) the location and nature of any other facility designed, constructed or used, since (blank) for the production of certain commercial chemicals deemed by the Consultative Committee to pose a particular risk (such as key precursors or chemicals closely related to them);