

2. After 90 days, the Parties by mutual agreement, and taking into account the recommendations of the Verification and Control Commission, can continue the suspension of international military manoeuvres until the maximum limits for armaments and troop strength provided for in paragraph 19 of the Chapter are reached. If there is no agreement on continuing the suspension, international military manoeuvres shall be subject during this period to the following provisions:
 - (a) The Parties shall ensure that manoeuvres involve no form of intimidation against a Central American State or any other State;
 - (b) They shall give at least 30 days' notice of the holding of manoeuvres to the States Parties and the Verification and Control Commission referred to in Part II of this Act. The notification shall contain the following information:
 - (1) Name;
 - (2) Purpose;
 - (3) Participating States;
 - (4) Participating troops, units, and forces;
 - (5) Area where the manoeuvre is scheduled;
 - (6) Program and timetable;
 - (7) Equipment and weapons to be used.
 - (c) They shall not be held within a zone situated less than 50 kilometres from the territory of a State that is not participating, unless that State gives its express consent;
 - (d) The Parties shall limit manoeuvres to one a year; it shall last not longer than 15 days;
 - (e) They shall limit to 3 000 the total number of military troops participating in a manoeuvre. Under no circumstances shall the number of troops of other States exceed the number of nationals participating in a manoeuvre;
 - (f) Observers from the States Parties shall be invited;
 - (g) A State Party which believes that there has been a violation of the above provisions may resort to the Verification and Control Commission.