shall be subject to monitoring by the National Authority and the Consultative Committee through annual submission of data, on-site instruments, on-site national inspections and systematic international on-site inspections. Further information on the facility and its operations is provided in ...

[Any establishment possessing, producing or using laboratory quantities of such chemicals shall be approved by the State Party. The establishments will be monitored by the National Authority and by the Consultative Committee through annual data reporting.]

- */- Each State Party undertakes not to transfer such chemicals, directly or indirectly, to anyone.
- */- Each State Party may transfer such chemicals only to another
 Party for protective purposes, subject to the quantity limitations
 specified in paragraph 3 A (iii) above, [or for research or
 medical purposes]. Thirty days prior to any transfer or reception
 greater than ... the transferring Party shall report the transfer
 to the Consultative Committee, as specified in ... Items
 transferred may not be retransferred to another State.
- Other lethal chemicals with use as chemical weapons and with no use as chemical weapons.
 (to be elaborated).
- 5. Other harmful chemicals (to be elaborated).
- Key precursors(to be elaborated).
- 7. Other chemicals posing special risk (to be elaborated).
- 8. Precursors
 (to be elaborated).**/

^{*/} These two texts represent two different alternatives in regard to the transfer régime.

^{**/} The régimes under paragraphs 3-8 are of a preliminary character and are subject to further simplification and elaboration.