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## VI. ACTIVITIES NOT PROHIBITED BY THE CONVENTION 1/ 2/

## 1. Each State Party:

- (a) has the right, subject to the provisions of this Convention, to develop, produce, otherwise acquire, retain, transfer and use toxic chemicals and their precursors for purposes not prohibited by the Convention.
- (b) shall ensure that toxic chemicals and their precursors are not developed, produced, otherwise acquired, retained, transferred, or used within its territory or anywhere under its jurisdiction or control for purposes prohibited by the Convention.

## 2. Toxic Chemicals and their Precursors:

(a) Toxic chemicals and their precursors considered in the Annexes to Article VI [1], [2], [3] and [...], 3/ which could be used for purposes prohibited by the Convention, as well as facilities which produce, process or consume these toxic chemicals or precursors, shall be subject to international monitoring as provided in those annexes:

Annex to Article VI [1] Schedule [1]: Super-Toxic Lethal Chemicals and [especially dangerous key precursors] [key components of chemicals weapons systems].

Annex to Article VI [2] Schedule [2]: Key Precursors.

Annex to Article VI [3] Schedule [3]: Chemicals produced in large commercial quantities and which could be used for chemical weapons purposes.

Annex to Article VI [...]:

Production of super-toxic lethal chemicals not listed in Schedules [1].

<sup>1/</sup> One delegation considers that the terminology used in this article and its annexes should be consistent with the final definition of chemical weapons to be agreed upon.

<sup>2/</sup> One delegation expressed the view that the question of collection and forwarding of data and other information to verify non-production requires further consideration. This delegation made reference to the Working Paper CD/CW/WP.159 of 19 March 1987, which includes draft elements for inclusion in the rolling text.

<sup>3/</sup> Some delegations consider that these chemicals should be dealt with in the Annex to Article VI [2] Schedule [2]. Other delegations consider that a separate Annex [4] is required. Until this issue is resolved, the designation Annex to Article VI [...] is used.