FACTS ABOUT THE CONVENTION


The Secretary-General of the United Nations is the Convention depositary. The Organisation for the Prohibition of Chemical Weapons (OPCW), based in The Hague, is responsible for the implementation of the Convention and consists of the Conference of the States Parties, the Executive Council and the Technical Secretariat. The list of States Parties to the CWC is available at www.opcw.org.

Under Article II, paragraph 1 of the Convention, chemical weapons are defined on the basis of purpose (the “general purpose criterion”) as follows:

(a) Toxic chemicals and their precursors, except where intended for purposes not prohibited under this Convention, as long as the types and quantities are consistent with such purposes;
(b) Munitions and devices, specifically designed to cause death or other harm through the toxic properties of those toxic chemicals specified in subparagraph (a), which would be released as a result of the employment of such munitions and devices;
(c) Any equipment specifically designed for use directly in connection with the employment of munitions and devices specified in subparagraph (b).

IS MY STATE UNDER AN OBLIGATION TO IMPLEMENT THE CWC?

Once your State has ratified or acceded to the Convention, it will be bound by the content of the CWC and will have to implement its requirements. In particular, Article VI requires States Parties to adopt the necessary measures to ensure that toxic chemicals and their precursors are only developed, produced, otherwise acquired, retained, transferred, or used for peaceful purposes within their territory or anywhere under their jurisdiction or control. States Parties must accordingly regulate and oversee activities involving the chemicals listed in Schedules 1, 2 and 3 of the Convention’s Annex of Chemicals.

Article VII requires all States Parties to adopt the necessary measures to fulfil their obligations under the Convention, especially appropriate penal legislation. They must then inform the OPCW of the measures they have taken.
WHAT FORMS OF LEGISLATION SHOULD MY STATE CONSIDER?

In order to comply with the CWC, your State should adopt penal measures criminalizing the development, production, acquisition, stockpiling, retention, transfer and use of chemical weapons, as well as the use of riot control agents as a method of warfare. Preparatory measures to carry out such activities, including assistance, encouragement, or inducement, should be penalized. Your State must also penalize certain activities involving Schedules 1, 2 and 3 chemicals, including prohibited transfers to States not Party to the CWC.

The Convention’s prohibitions must apply to acts committed in your State’s territory and in any other areas under its jurisdiction or control. They must also extend extraterritorially to your State’s nationals.

States Parties to the CWC should have licensing procedures in place to regulate activities involving scheduled chemicals, including transfers. They should also be in a position to collect information from industry for annual declarations to the OPCW.

States Parties should be able to host international inspections of their industrial facilities to ensure that they are in compliance with the Convention.

ARE THERE ADDITIONAL MEASURES MY STATE SHOULD TAKE?

- If your State has not already done so, it must designate or establish a National Authority (see below) to ensure, at a minimum, effective liaison with the OPCW and other States Parties.
- Your State must submit an initial declaration regarding any scheduled chemicals activities in its territory, as well as possession of any chemical weapons stockpiles or chemical weapons production facilities. Additionally, your State must submit annual declarations on any previous and anticipated activities related to scheduled chemicals.
- The OPCW requires States Parties to protect confidential information sent to or received from the OPCW, and to cooperate and provide legal assistance to other States Parties in the implementation of their Convention obligations.
- States Parties are required to review their national regulations in the field of trade in chemicals to ensure that they are consistent with the object and purpose of the Convention.

- Some States Parties may have to enact measures ensuring the timely destruction of any chemical weapons stockpiles or any chemical weapons production facilities anywhere under their jurisdiction or control. Some may also be required to destroy any chemical weapons they have abandoned on the territory of another State Party.

WHAT IS A NATIONAL AUTHORITY?

A National Authority serves as a national focal point for effective liaison with the OPCW and other States Parties.

The tasks of a National Authority will depend on the nature and extent of the obligations that the Convention imposes on a State Party. In general, National Authorities:

- serve as national focal points for liaison with the OPCW and other OPCW States Parties;
- prepare and submit mandatory declarations to the OPCW;
- are responsible for the enforcement of legislation to implement the Convention;
- protect confidential information; and
- facilitate OPCW inspections.

WHERE SHOULD MY STATE’S LEGISLATIVE DRAFTERS TURN FOR ASSISTANCE?

- The OPCW’s Implementation Support Branch and Office of the Legal Adviser provide assistance to States Parties with the establishment of their National Authorities and national implementation of the Convention through appropriate legislation and regulations.
- In close cooperation with the OPCW, VERTIC offers assistance with legislative drafting for CWC obligations, remotely or in capitals, at no cost. VERTIC proposes approaches to fully implement the CWC including amendments to existing legislation, single issue laws or laws incorporating all obligations under the nuclear, chemical and biological weapons treaties.
- The CWC Implementation Assistance Programme (IAP) is jointly run by Romania and the United States to assist States Parties to establish National Authorities and to adopt legislative and administrative measures to implement the CWC’s declarations and export/import requirements.

HOW CAN MY STATE CONTACT THE OPCW, VERTIC AND THE IAP?

**Organisation for the Prohibition of Chemical Weapons (OPCW)**
Implementation Support Branch
Johan de Wittlaan 32
2517 JR - The Hague
The Netherlands

Telephone: +31 70 416 3376
Fax: +31 70 306 3535
Email: ibp@opcw.org
www.opcw.org

**OPCW Legislation Helpdesk**
(Office of the Legal Adviser)
Telephone: +31 70 416 3814 / 3779
Fax: +31 70 416 3824
Email: legal@opcw.org

**VERTIC**
Telephone: +44 20 7065 0880
Fax: +44 20 7065 0890
Email: NIM@vertic.org
www.vertic.org

**Implementation Assistance Program (IAP)**
US Chemical Weapons Convention Treaty Outreach Program
Bureau of International Security and Nonproliferation
US Department of State
2201 C Street, NW
Washington, D.C. 20520
United States

Telephone: +1 202 647 6455
Fax: +1 202 647 8333
Email: farmerKM@state.gov
iap.cwc.gov