مؤتمر الدول الأطراف

منظمة حظر الأسلحة الكيميائية



الدورة الثانية عشرة

C-12/DG.6 9 October 2007 **ARABIC** Original: ENGLISH

۹ – ۹ تشرین الثانی/نوفمبر ۲۰۰۷

مذكرة من المدير العام تقرير إلى مؤتمر الدول الأطراف في دورته الثانية عشرة عن حال تنفيذ المادة السابعة من اتفاقية الأسلحة الكيميائية بطول ۲۲ آب/أغسطس ۲۰۰۷

- اعتمد مؤتمر الدول الأطراف ("المؤتمر") في دورته الحادية عشرة، التي عُقدت في كانون الأول/ديسمبر ٢٠٠٦، قراراً بشأن استدامة أعمال المتابعة فيما يتعلق بخطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من اتفاقية الأسلحة الكيميائية (C-11/DEC.4 بتاريخ ٦ كانون الأول/ديسمبر ٢٠٠٦)، طلب فيه من الأمانة الفنية ("الأمانة") أن تقوم بأمور منها أن تقدِّم إلى المجلس التنفيذي ("المجلس") في دورته الخمسين تقريراً مرحلياً شاملاً عن حال تنفيذ المادة السابعة من اتفاقية الأسلحة الكيميائية ("الاتفاقية")، وتطبيق القرار بشأن تدابير المتابعة فيما يتعلق بخطة العمل الخاصة بتنفيذها (C-10/DEC.16 بتاريخ ١١ تشرين الثاني/نوفمبر ٥٠٠٠)، يرفعه المجلس إلى المؤتمر لكي ينظر فيه خلال دورته الثانية عشرة. وقد أخذ المجلس في دورته الخمسين علماً بالتقرير الذي قدمه إليه المدير العام في هذا الشأن (الوثيقة EC-50/DG.10 المؤرخة بـ٧ أيلول/سبتمبر ٢٠٠٧ وتصويبها Corr.1 المؤرخ بـ٢٤ أيلول/سبتمبر ٢٠٠٧)، وطلَب من الميسِّر المعنى بمسألة تنفيذ المادة السابعة من الاتفاقية أن يواصل إجراء المشاورات بغية إعداد توصيات في هذا الشأن تُقدَّم إلى المؤتمر، على النحو المناسب، في دورته الثانية عشرة. وقد أخِذ في الصيغة الحالية من التقرير بما ورد في التصويب الأنف الذكر.
- ويُبحث في هذا التقرير التقدم الذي أحرزته الدول الأطراف على صعيد تنفيذ التزاماتها بموجب -۲ المادة السابعة من الاتفاقية في الفترة الممتدة من أول تشرين الثاني/نوفمبر ٢٠٠٦ إلى ٢٢

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- آب/أغسطس ۲۰۰۷ (تاریخ نهایة الفترة المفاد عنها فیه). ووفقاً للقرارین ۲۰۰۷ دولت ۱۸۰۵ دولت ۱۸۰۵ دولت ۱۸۰۵ دولت التقریر بوجه خاص علی سنّ التشریعات الخاصة بتنفیذ الاتفاقیة، و علی اعتماد التدابیر الإداریة لتنفیذها، و علی تعیین أو إنشاء الهیئات الوطنیة.
- ٣- لقد ثابرت الأمانة على إعلام المجلس بالتقدم المحرز على صعيد تنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية، وذلك بتوفيرها له عرضاً وجيزاً للمستجدات على هذا الصعيد في دورته الثامنة والأربعين ودورته التاسعة والأربعين (الوثيقة EC-48/DG.10 المؤرخة بـ٧٧ هزيران/يونيه ٢٠٠٧). وإضافة شباط/فبراير ٢٠٠٧، والوثيقة EC-49/DG.12 المؤرخة بـ٧ حزيران/يونيه ٢٠٠٧). وإضافة إلى ذلك تواصلت المشاورات غير الرسمية بشأن خطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية ("خطة العمل") في عام ٢٠٠٧ تحت توجيه الميسر الجديد السيد كيمو لوكانين (فنلندا)، الذي حَلَّ للاضطلاع بهذا الدور مَحَلَّ السفير مارتين لاك (هولندا).
- وثمة دولة طرف (الجبل الأسود) أقامت هيئتها الوطنية خلال الفترة المفاد عنها. وبانضمام بربادوس إلى الاتفاقية بقي عدد الدول الأطراف التي لمّا يزل يتعيّن عليها أن تقوم بتعيين أو إنشاء هيئاتها الوطنية مساويا ٩. أما عدد الدول الأطراف التي لمّا يزل يتعيّن عليها أن تعلم الأمانة بأنها اعتمدت تشريعات أو تدابير إدارية لتنفيذ الاتفاقية فقد تناقص إلى ٦٢. فقد وفت بهذا المقتضى خلال الفترة المفاد عنها ثماني دول أطراف أخرى. وأما عدد الدول الأطراف التي لمّا يزل يتعيّن عليها سن التشريعات اللازمة واعتماد التدابير الإدارية الضرورية لتنفيذ الاتفاقية تنفيذا شاملا، وإعلامُ المنظمة بذلك، فقد تناقص إلى ١٠٥ خلال الفترة ذاتها. فقد وفت بهذا المقتضى خلال الفترة المفاد عنها خمس دول أطراف أخرى. ولن يُكرَّر في التقرير الحالي البحث المستفيض في تاريخ وأسباب حالات تأخر الدول الأطراف في الوفاء بالتزاماتها بموجب المادة السابعة من الاتفاقية، الذي قدمه المدير العام في التقرير الذي رفعه إلى المؤتمر في دورته العاشرة (الوثيقة الدي قدمه المدير العام في التقرير الذي رفعه إلى المؤتمر في دورته العاشرة (الوثيقة اليها Add.1 المؤرخة بـ٨ تشرين الثاني/نوفمبر ٢٠٠٥، وتصويبها ٢٠٠٥ المؤرخ بـ١٠ تشرين الثاني/نوفمبر ٢٠٠٥، والإضافة إليها Add.1 المؤرخة بـ٨ تشرين الثاني/نوفمبر ٢٠٠٥، وتصويبها ٢٠٠٥.
- ٥- وثمة بين الدول الأطراف التي لمّا تزل تفتقر إلى التشريعات الخاصة بتنفيذ الاتفاقية دول عدة تعمل على إعداد مشاريع قوانينها ذات الصلة، وتطلب من الأمانة وسائر الدول الأطراف مساعدة تقنية وملاحظات على مشاريع قوانينها هذه، وتتلقى هذه المساعدة والملاحظات.
- -- وقد حثّ المؤتمر، في الفقرة ٢ من منطوق قراره C-10/DEC.16 (الذي مُدّد مفعول أحكامه بموجب القرار C-11/DEC.4)، كل دولة من الدول الأطراف التي لمّا يزل يتعيّن عليها أن تقوم

بتعيين أو إنشاء هيئة وطنية على أن تخطر المنظمة بذلك فور قيامها به. وبحلول ٢٢ آب/أغسطس ٢٠٠٧، تاريخ انتهاء الفترة المفاد عنها، كان لمّا يزل يتعيَّن على تسع دول أطراف أن تحقق هذا الهدف، وكان يجب عليها بالتالي أن تتخذ ما يلزم من التدابير في هذا الشأن. وترد في المدرج في الملحق بالتقرير الحالي المعلومات التي قدمتها الدول الأطراف المعنية عن وضعها على هذا الصعيد.

- ٧- كما يتعين على الدول الأطراف الـ١٠٥ التي لمّا تعتمد التشريعات اللازمة والتدابير الإدارية الضرورية لتنفيذ الاتفاقية تنفيذاً شاملاً أن تتخذ المزيد من التدابير في هذا الشأن. وقد حثّ المؤتمر، في الفقرة ٢ من منطوق قراره ٢٠٥٠ ٢٥٠ كل دولة من هذه الدول الأطراف على أن تخطر الأمانة بالخطوات ذات الصلة التي اتخذتها فيما يتعلق بالتدابير الآنفة الذكر. ومنذ اعتماد القرار ٢٠٥٠ ٢٥٠ قدَّمت ١٠١ دولة من هذه الدول الأطراف المعلومات المطلوبة إلى الأمانة. وترد في الجدول ٤ المدرج في الملحق بالتقرير الحالي هذه المعلومات وأحدث المعلومات المتوفرة فيما يخص الدول الأطراف الأخرى التي لمّا تعتمد التشريعات اللازمة والتدابير الإدارية الضرورية.
- وتواصل الأمانة تقديم المساعدة إلى الدول الأطراف، عند الطلب، بصورة منتظمة ومكيّفة بحسب الاحتياجات مستعينة في ذلك بأدوات متنوعة. وسيتواصل تقديم جانب من هذه المساعدة على شكل زيارات مساعدة تقنية تنطوي على عون موقعي مباشر في مجال إقامة الهيئات الوطنية، وإعداد نصوص التشريعات والتدابير الإدارية، وشحذ الوعي بمقتضيات الاتفاقية وتدريب العاملين في الهيئات الوطنية. وسيظل ما تقدمه الأمانة من دعم في مجال تنفيذ الاتفاقية في المستقبل يساعد الدول الأطراف على إنجاز أعمالها التشريعية ذات الصلة، والتكفل بتنفيذ الاتفاقية على الصعيد الوطني تنفيذاً كاملاً وفعالاً، وتناول المسائل العملية المتصلة بتنفيذ الاتفاقية على الصعيد الوطني. كما إنه سيساعد على النهوض بإنفاذ الاتفاقية، وييسر التعاون بين الهيئات الوطنية.
- 9- ويُضاف إلى ذلك أن الدول الأطراف واصلت تقديم المساعدة من خلال إجراء زيارات مساعدة ثنائية الإطار، وتنظيم واستضافة دورات تدريب، وتقديم مساهمات مالية. وقد اتسم انخراط الدول الأطراف على نحو نشط في تشجيع ومساعدة غيرها من الدول الأطراف، وفي شحذ الوعي لديها بضرورة تنفيذ المادة السابعة من الاتفاقية تنفيذاً كاملاً، بأهمية أساسية في نجاح خطة العمل ونجاح تدابير المتابعة فيما يتعلق بها. فينبغي الاستمرار على تشجيع هذا النوع من المساعدة والتعاون.

- ١- وقد استمرت المشاورات ذات الصلة فيما بين الدول الأطراف. وإن الأمانة تواصل تحيين التقرير عن التقدم المُحرَز على هذا الصعيد المُدرج في خادوم المنظمة المُخصَّص للانتفاع الخارجي، وقد وفرّت بانتظام معلومات عن الأعمال التي تضطلع بها لدعم تنفيذ الاتفاقية (عقد حلقات تدارس وحلقات عمل على نطاق إقليمي أو على نطاق المنظمة بكاملها من أجل الهيئات الوطنية، وإجراء زيارات مساعدة تقنية).
- 11- وفي كانون الأول/ديسمبر ٢٠٠٦ كتب المدير العام إلى كافة الدول الأطراف مُعْلِماً إياها بأحكام القرار C-11/DEC.4 وعارضاً مساعدة الأمانة لها في إقامة هيئاتها الوطنية وإعداد نصوص قوانينها الخاصة بتنفيذ الاتفاقية، إذا كانت تحتاج إلى هذه المساعدة. وقبل انعقاد الدورة الخمسين للمجلس كتب المستشار القانوني إلى كافة الدول الأطراف داعياً إياها إلى تقديم كل المعلومات الإضافية المتصلة بتنفيذ المادة السابعة من الاتفاقية التي قد ترغب في أن يُؤخذ بها في التقرير الشامل المتعلق بالتقدم المحرز على هذا الصعيد، المراد تقديمه إلى المؤتمر في دورته الثانية عشرة وفقاً للفقرة الفرعية ٢(ب) من القرار C-11/DEC.4. وقد دُعيت الدول الأطراف المعنية إلى تقديم هذه المعلومات بحلول ٢٢ آب/أغسطس ٢٠٠٧، بحيث يتسنى للأمانة الأخذ بها في التقرير الحالي.
- 11- وبالإضافة إلى ذلك تواصل المستشار القانوني ومديرة شعبة التعاون الدولي والمساعدة خلال الفترة المفاد عنها، بالنيابة عن المدير العام، مع الممثلين الدائمين لسبع دول أطراف للبحث فيما إذا كان بوسعها تحقيق الأهداف المنشودة من القرار C-10/DEC.16، وما إذا كانت تحتاج إلى أي مساعدة من أجل ذلك.
- 17- وإذا كان ما يُفاد به في هذا التقرير من تقدم على صعيد تعيين أو إنشاء الهيئات الوطنية ضئيلاً فلعل المؤتمر يأخذ علماً عند نظره فيه بأنه تسنّى للأمانة أن تقيد فيه بزيادة في عدد الدول الأطراف التي أخطرت المنظمة لأول مرة بأنها قامت بسنّ التشريعات أو اعتماد التدابير ذات الصلة، تفوق الزيادة التي شهدتها الفترة المفاد عنها في التقرير السابق. ويُضاف إلى ذلك أن عدد الدول الأطراف التي أعلمت الأمانة بأنها قامت بسنّ تشريعات شاملة لتنفيذ الاتفاقية قد تزايد باطرّراد. فلعل المؤتمر يشجِّع الدول الأطراف التي لمّا تقم بتعيين أو إنشاء هيئاتها الوطنية، والدول الأطراف التي لم تسنَّ التشريعات الضرورية واعتماد التدابير اللازمة، على حث جهودها للوفاء بالتزاماتها بموجب المادة السابعة من الاتفاقية بأسرع ما يمكن.

- 1- ولعل المؤتمر يطلب من الدول الأطراف التي لمّا يزل يتعيّن عليها أن تقوم بسنّ التشريعات الضرورية واعتماد التدابير اللازمة لتنفيذ التزاماتها بموجب المادة السابعة من الاتفاقية، المثابرة على إعلام الأمانة على أتمّ وجه بالتدابير التي اتخذتها وبالتقدم الذي أحرزته والمصاعب التي واجهتها وبالمساعدة التي تحتاج إليها من أجل تنفيذها التزاماتها على هذا الصعيد.
- 1- وأخيراً لعل المؤتمر ينظر في إمكانية إعرابه عن تقديره للدول الأطراف التي عرضت تقديم المساعدة أو قدمت تبرعات دعماً منها للتدابير الواجب اتخاذها بمقتضى القرار C-10/DEC.16، ويشجّعهما على وتقديره للاتحاد الأوروبي لدعمه المقدَّم في إطار تحركه المشترك مع المنظمة، ويشجّعهما على المثابرة على ذلك وتنسيق جهودهما مع الأمانة.

الملحق: تقرير إلى مؤتمر الدول الأطراف في دورته الثانية عشرة عن حال تنفيذ المادة السابعة من اتفاقية الأسلحة الكيميائية بحلول ٢٢ آب/أغسطس ٢٠٠٧

الذيل (بالإنكليزية فقط):

Status of Implementation of Article VII Obligations, by State Party, As at 22 August 2007, As Shown by the Indicators Used in Past Reports on the Article VII Plan of Action

(حال تنفيذ الالتزامات بموجب المادة السابعة من اتفاقية الأسلحة الكيميائية، معروضة بحسب الدولة الطرف، بحلول ٢٢ آب/أغسطس ٢٠٠٧، كما تبيّنه المؤشرات المأخوذ بها في التقارير السابقة المتعلقة بتطبيق خطة العمل الخاصة بتنفيذ هذه الالتزامات)

الملحق

تقرير إلى مؤتمر الدول الأطراف في دورته الثانية عشرة عن حال تنفيذ المادة السابعة من اتفاقية الأسلحة الكيميائية بحلول ٢٢ آب/أغسطس ٢٠٠٧

المقدِّمة

إن قرار المؤتمر بشأن استدامة أعمال المتابعة فيما يتعلق بخطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية (C-11/DEC.4) يتضمن عدة عناصر تقتضي قيام الدول الأطراف والأمانة باتخاذ تدابير بشأنها. ويُبَيِّن في التقرير الحالي التقدّم الذي أحرزتاه على هذا الصعيد بحلول تاريخ نهاية الفترة المفاد عنها فيه (٢٢ آب/أغسطس ٢٠٠٧). إنه ينطوي على عرض عام لحال تنفيذ المادة السابعة من الاتفاقية، على أساس المؤشرات المحدَّدة في خطة العمل الخاصة بتنفيذ الالتزامات بموجب هذه المادة ["خطة العمل"] (C-8/DEC.16) بتاريخ ٤٢ تشرين الأول/أكتوبر ٢٠٠٣). ويُشار في هذا التقرير أيضاً إلى تدابير المساعدة التي اتخذتها الأمانة منذ انعقاد الدورة الحادية عشرة للمؤتمر، وإلى التدابير الإضافية التي تعتزم اتخاذها فيما يخص باقي عام ٢٠٠٧.

عرض عام لحال تنفيذ المادة السابعة من الاتفاقية

٢- أحرزت الدول الأطراف منذ انعقاد الدورة الحادية عشرة للمؤتمر المزيد من التقدّم على صعيد الوفاء بالتزاماتها بموجب المادة السابعة من الاتفاقية. ويبيِّن الجدول التالي الاتجاه العام فيما يخص كلاً من المؤشرات الرئيسية بموجب خطة العمل، والمؤشرات المتعلقة بـ"مدى شمول" التشريعات الخاصة بتنفيذ الاتفاقية، التي يُقاس بالنسبة إليها التقدّم المحرز على صعيد تنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية.

الجدول ١: عرض عام للتقدّم المحرز على صعيد تنفيذ المادة السابعة من الاتفاقية

(%٣٢) ٥٨	(%٣١) ٥٦	(%٢0) ٣٩	الدول الأطراف التي أكدت مراجعة لوانحها يموجب الفقرة الفرعية ۲ (هـ) من المادة من المادة
٧٤ (٢٧%)	%(ra) v1	(%۲٤) ٣٧	الدول الأطراف التي يموجب الفقرة ٤ من المادة العاشرة من
٨٦ (٧٤٪) أنجزت ما عليها في هذا الصدد ١٧ (٩%) تقوم بإنجاز ما عليها في هذا الصدد	٨١ (٥٤%) أنجرت ما عليها في هذا الصدد ١٧ (٩%) تقوم بإنجاز ما عليها في هذا الصدد	 ۲۲ (۱۶%) أنجزت ما عليها في هذا الصدد ۲۲ (۱۶۰%) تقوم بإنجاز ما عليها في هذا الصدد 	الدول الأطراف التي قامت بالمادة السادسة من الاتفاقية بتقديم إعلانات بناء على البيانات ذات الصلة التي زودتها بها الأمانة أو بالتدقيق في هذه البيانات
(%٤٥) ٨٢	(%غ ع %)		الدول الأطراف التي قدمت إعلاتها السنوي عن الأنشطة السالفة
١٥٩ (٨٧٨٧) قدمت كافة الإعلانات المطلوبة المحلوبة (٣٨٧) قدمت الإعلانات المطلوبة بعوجب المادة الثالثة من الإتفاقية فقط (١٨) قدمت الإعلانات المطلوبة بموجب المادة السادسة من الإتفاقية فقط	١٥٨ (٧٨%) قدمت كافة الإعلانات المطلوبة الإعلانات المطلوبة الإعلانات المطلوبة بموجب المادة الثالثة من الإتفاقية فقط المطلوبة بموجب المادة السادسة من الاتفاقية فقط الاتفاقية فقط		الموترات الرئيسية بهوجب خطة العمل: انتي الدول الأطراف التي قدمت إعلاناتها اقبة اللية اول
٨٨ (٨٤ %) نفذت كل الإنعاقية الصدد بهذا الصدد بعض مقتضيات الإنعاقية المدد الإنعاقية بهذا الصدد	 ٤٨ (٢٤%) نفذت كل بهذا الصدد ١٤ (٨%) نفذت بعض مقتضيات الاتفاقية بهذا الصدد 		الموت الأطراف التي التخذت تدابير لمراقبة نقل المواد الكيميانية المدرجة في جداول الاتفاقية الاتفاقية الاتفاقية المدرجة في
(%٥٧) ١٠٣	(%٥٣) ده (۲۶	۲۲ (۶۰)	الدول الأطراف التي قدمت نص التدابير ذات الصلة المعتمدة فيها
(%٤٢) ٧٧	(%٤٠) ٧٢	(%٣٣) 01	الدول الأطراف التي تشمل الصلة المعتدة فيها كافة المجالات الرئيسية لإنفاذ الإنتسية لإنفاذ
(%17) 17.	(%10) 111 (%10) 111	(%71) 9 £	الدول الأطراف التي قدمت الفلات بموجب الفقرة ه من المادة السابعة من الاتفاقية
(%٩٥) ١٧٣	(%٩٥) ١٧٢	(%\٢) ١٢٦	الدول الأطراف التي افادت باقامة هيئاتها الوطنية
1, \ 1 / \ \	1.41/٢٦	102/14	السنة/عدد الدول الأطراف

يُرجى الرجوع إلى الصفحتين ٥٥ و٦١ للإطلاع على شرح عناوين الأعمدة الواردة في قسم هذا الجدول الخاص بـ"المؤشرات الرئيسية".

				الخاصة بتنفيذ الاتفاقية	مدى شمول التشريعات الخاصة بتنفيذ الاتفاقية				
المعاقبة على عدم الإعلان	النص على وجوب تقديم شهادة تبيّن	المعاقبة على انتهاك الأحكام الخاصة	المعاقبة على انتهاك الأحكام الخاصة	المعاقبة على انتهاك الأحكام الخاصة		تطبيق قائون الدولة الطرف المعنية	المعاقبة على انتهاك أحكام المادة الأولى	إنفاذ أحكام الحظر طبقاً للمادة الأولى	
	المستعمل النهائي	بمواد الجدول ۳	بمواد الجدول ٢	بمواد الجدول ١	المادة الثانية من	خارج أراضيها	من الإتفاقية	من الاتفاقية	
	فيما يخص مواد	الكيميائية	الكيميائية	الكيميائية	الاتفاقية				
	الجدول ٢ الكيميائية								
(\(\cdot \(\cdot \)	(%۶۷) ۲۲	۰ ۸ (ه۶ ۶%)	(۲۶%) ۱۷ (۲۶%)	(% د۷) ۲۲	۶۸ (۱۰%)	(۷۶%) ۲۲	۲۷ (۲۰%)	(%۲۰) ۹۲	105/44
(%۶۶%) ۲۹	() o () o ()	१५ (००%)	۰۶ (۰۰%)	(%0.) ٩١	· · · (° ° %)	(۱۰%) ۲۴	v· ((· ½%)	(%٦١) ١١٠	۲۰۰۲/۱۷۱
۴۷ (۴۶%)	(%٥٢) ٩٧	٧٥ (٤٥%)	(%٥٣) ٩٧	۸۶ (۶۰%)	o. ((v o %)	((00%)	٥١١ (٦٢%)	(%२०) ١١٨	1.47/x.v

"- للوهلة الأولى قد يستشف من التغيرات في النسب المئوية من سنة إلى أخرى المبيّنة في الجدول الجدول ا أنه لم يحرز إلا تقدم ضئيل في إطار خطة العمل. فعلى سبيل المثال يبيّن الجدول ا زيادة نسبتها ٥% فقط في عدد الدول الأطراف التي قدمت إفادات بموجب الفقرة ٥ من المادة السابعة من الاتفاقية منذ اعتماد خطة العمل. ولئن كان إعداد واعتماد نصوص قوانين تنفيذ الاتفاقية يقتضيان شحذ وعي أصحاب الشأن وحث اهتمامهم، ما يطيل سيرورتهما، فإن التقدم المحقّق على هذا الصعيد أكبر ممّا يظهر للوهلة الأولى.

٤ ـ

فالأرقام الإحصائية الواردة في الجدول ١ تحدث انطباعاً مضلاً بقلة التغير، وذلك لأن عدد الدول الأطراف في الاتفاقية قد ازداد. فلإعطاء صورة أدق للتقدم المحرر منذ اعتماد خطة العمل، عُمِدَ إلى ربط هذا التقرير المرحلي بالإنجازات التي تم تحقيقها في إطار خطة العمل الخاصة بعالمية الاتفاقية (EC-M-23/DEC.3) بتاريخ ٢٤ تشرين الأول/أكتوبر ٢٠٠٣). فالواقع أنه يمكن اعتبار تصديق الدولة على الاتفاقية أو انضمامها إليها لتغدو دولة طرفا فيها بمثابة الخطوة الأولى على طريق تنفيذها إياها. وعليه فإن الانخفاض الذي تبيّنه الإحصائيات في النسبة الإجمالية للامتثال للاتفاقية، المتأتي عن بدء نفاذها فيما يخص دولاً إضافية غدت أطرافا فيها، لا يجسد الواقع بصورة دقيقة. واستدراكا لعدم الدقة الإحصائي هذا بغية تبيان التقدم الحقيقي المحرز على صعيد الامتثال للاتفاقية، اعدت الإحصائيات التالية فيما يخص السنوات السابقة على أساس العدد الحالي للدول الأطراف. ويبين في الجدولين ٢ و٣ التقدم المحرز في إطار خطة العمل منذ اعتمادها فيما يتعلق بالمؤشرين الرئيسيين الخاصين بتشريعات تنفيذ الاتفاقية على الصعيد الوطني، ويقام فيهما الربط بخطة العمل الخاصة بعالمية الاتفاقية.

الجدول ٢: التقدّم المحرز على صعيد إفادة المنظمة بالمعلومات بموجب الفقرة ٥ من المددة السابعة من الاتفاقية

النسبة المنوية للدول الأطراف	النسبة المنوية للدول الأطراف	عدد الدول الأطراف		
التي قدمت إفادة بموجب	التي قدمت إفادة بموجب الفقرة ٥	التي قدمت إفادة		
الفقرة ٥ من المادة السابعة	من المادة السابعة من الاتفاقية	بموجب الفقرة ٥		
من الاتفاقية بالقياس إلى العدد	بالقياس إلى عدد الدول الأطراف	من المادة السابعة		
الحالي للدول الأطراف (١٨٢)	وقت قياس هذا المؤشر	من الاتفاقية		
%٥٢	%٦١	9 £	7	الدول الأطراف التي قدمت
%17	%17	17.	7٧	إفادة بموجب الفقرة ٥ من
				المادة السابعة من الاتفاقية
%\£+	%°+	۲ ٦+	طة العمل	التقدم المحرز منذ اعتماد خد

النسبة المنوية للدول الأطراف	النسبة المنوية للدول الأطراف	عدد الدول الأطراف		
التي أخطرت الأمانة بأن لها	التي أخطرت الأمانة بأن لها	التي أخطرت الأمانة		
تشريعات شاملة لتنفيذ	تشريعات شاملة لتنفيذ الاتفاقية	بأن لها تشريعات		
الاتفاقية على الصعيد الوطني	على الصعيد الوطني بالقياس	شاملة لتنفيذ		
بالقياس إلى العدد الحالي	إلى عدد الدول الأطراف وقت	الاتفاقية على		
للدول الأطراف (١٨٢)	قياس هذا المؤشر	الصعيد الوطني		
%YA	%٣٣	٥١	۲۳	الدول الأطراف التي
%£ Y	%£ Y	٧٧	۲٧	أخطرت الأمانة بأن لها
				تشريعات شاملة لتنفيذ
				الاتفاقية على الصعيد
				الوطني
%\£+	% 1 +	۲ ٦+	ة العمل	التقدم المحرز منذ اعتماد خط

الجدول ٣: التقدّم المحررز على صعيد سنّ تشريعات شاملة خاصة بتنفيذ الاتفاقية

- فلئن كان يستشف من الإحصائيات ظاهرياً أنه لم يحرز تقدم كبير على صعيد تقديم الإفادات الأولى بموجب الفقرة ٥ من المادة السابعة من الاتفاقية (زيادة نسبتها ٥% فقط؛ يرجى الرجوع إلى الجدول ٢ في هذا الصدد)، فإن الإحصائيات الاستدراكية التي تبيّن زيادة نسبتها ١٤% على هذا الصعيد تجسّد على نحو أفضل الإفادات الأولى الإضافية الـ٢٦ التي تم تلقيها منذ اعتماد خطة العمل.
- 7- كما إن المؤشر المتعلق باعتماد تشريعات شاملة لتنفيذ الاتفاقية في الدول التي كانت أطرافاً فيها بحلول تاريخ نهاية الفترة المفاد عنها ازداد زيادة نسبتها ١٤% (أنظر الجدول ٣). وذلك لأن الأخذ بالزيادة في هذا المؤشر البالغة نسبتها ٩%، التي يؤتيها حساب التقدم على أساس عدد الدول الأطراف في الاتفاقية في وقتين مختلفتين، لا يجسد الواقع المتمثل في أن ٢٨ دولة إضافية قد انضمت إلى الاتفاقية أو صدّقت عليها منذ اعتماد خطة العمل فخطَت بذلك الخطوة الأولى على طريق تنفيذها إياها.
- ٧- بل إن الإحصائيات الاستدراكية أيضاً لا تتيح قياس كل التقدم المحرز على هذا الصعيد. فزيادة الوعي بمقتضيات الاتفاقية لدى الدول الأطراف والعمل الطائل الذي قام به كثير منها بغية الامتثال لخطة العمل لمّا يتفضيا في كل الحالات إلى إنجازات يمكن قياسها إحصائياً (مثل تقديم إفادة أولى بموجب الفقرة ٥ من المادة السابعة من الاتفاقية). فمنذ اعتماد خطة العمل عاينت المنظمة اهتماماً متزايداً بتنفيذ الاتفاقية: فقد تنامى إدراك معظم الدول الأطراف للمتطلبات بموجب المادة السابعة من الاتفاقية، وتعمل دول كثيرة منها بتفان على تحقيق الهدف المتمثل في وفائها بالتزاماتها بموجب هذه المادة.

- ر- وأما التقدم الرئيسي الذي أحرز في فترة ما بين دورة المؤتمر العاشرة ودورته الحادية عشرة فيتمثل في زيادة عدد الدول الأطراف التي وفت بمتطلب تعيين أو إنشاء هيئة وطنية: ففي تلك الفترة أقامت ٣٥ دولة طرفا أخرى هيئاتها الوطنية، فتبقت بذلك تسع دول أطراف فقط لمّا تف بهذا المتطلب. وخلال الفترة التي أفيد المؤتمر عنها في دورته الحادية عشرة بهذا الشأن، أبلغت المنظمة وخراز المزيد من التقدم على هذا الصعيد: فقد أفادت ١٣ دولة طرفا أخرى بأنها اعتمدت تشريعات شاملة خاصة بتنفيذ الاتفاقية.
- 9- وخلال الفترة المُفاد عنها في التقرير الحالي أعلمت خمس دول أطراف أخرى المنظمة بأنها اعتمدت تشريعات شاملة خاصة بتنفيذ الاتفاقية، وأخطرت دولة طرف واحدة (الجبل الأسود) المنظمة بأنها أقامت هيئتها الوطنية. وازداد عدد الإفادات الأولى الجديدة المقدَّمة بموجب الفقرة من المادة السابعة من الاتفاقية زيادة مطرَّرة خلال الفترة المُفاد عنها: فقد قدمت خلالها ثماني دول أطراف إفادتها الأولى هذه. وتذكر الأمانة بأن عدد هذه الإفادات ازداد بمقدار اثنين خلال الفترة الأولى المُفاد عنها بموجب بالقرار بشأن خطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية (C-8/DEC.16)؛ وأنه ازداد بمقدار تسعة خلال الفترة الثانية المُفاد عنها. فالتقدم المحرز فيما يتعلق بهذا المؤشر كان ثابتاً بعد فترة شحذ الوعي خلال السنة الأولى من تطبيق خطة العمل هذه.
- ويظل الزخم المتأتي عن تطبيق خطة العمل مستديماً. فالوعي الذي تم شحذه على هذا الصعيد يظل كبيراً، وتستمر في العديد من الدول الأطراف السيرورات الوطنية لاعتماد تشريعات شاملة خاصة بتنفيذ الاتفاقية. ولئن انخفضت خلال الفترة المُفاد عنها نسبة الزيادة في عدد الدول الأطراف الكاملة الامتثال للمادة السابعة من الاتفاقية، فإن نسبة الزيادة فيما يتعلق بالإفادات الأولى المقدَّمة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية ظلت خلالها ثابتة. وقد يشير ذلك إلى منحى التقدم الذي قد يُحرز في المستقبل في إطار خطة العمل. فثمة نسبة متزايدة من الدول الأطراف التي لما يزل يتعين عليها أن تغي بالتزاماتها بموجب المادة السابعة من الاتفاقية ليس بوسعها أن تخصيص لتنفيذ الاتفاقية سوى وسائل محدودة. وقد تنتقي هذه الدول الأطراف بعض مجالات تنفيذها على الصعيد الوطني الواجب وفقاً للمادة السابعة منها، فتركز بحسب أولوياتها الوطنية جهودها عليها بدلاً من أن تنكب في آن واحد على كافة المجالات التي تستلزم اعتماد تدابير لتنفيذها. ولئن كان هذا النهج يفضي في نهاية المطاف إلى امتثال جزئي للمادة السابعة من الاتفاقية فإنه لا يزيد في عدد الدول الأطراف التي لها تشريعات شاملة خاصة بتنفيذ السابعة من الاتفاقية فإنه لا يزيد في عدد الدول الأطراف التي لها تشريعات شاملة خاصة بتنفيذ

الاتفاقية. وقد يفضي هذا النهج في بعض الحالات إلى زيادة في نسبة الإفادات الأولى المقدَّمة بموجب المادة السابعة من الاتفاقية، بينما لا يفضي في بعض الحالات الأخرى إلى أي تغيير في الإحصائيات ذات الصلة، إذ أن الدولة الطرف المعنية قد يكون سبق لها أن أخطرت الأمانة باعتمادها تدبيراً آخر لتنفيذ الاتفاقية.

11- فهذه الإنجازات لا تتجسّد على النحو المناسب في الإحصائيات المستعان بها لقياس التقدم المحرز على هذا الصعيد. ففي تقييم ما إذا كان يتم إيتاء زخم وتحقيق تقدم على هذا الصعيد في المستقبل سوف يتعيّن أيضاً الاستناد أكثر فأكثر إلى تقييم التقارير المرحلية عن التقدم المحرز على الصعيد ذاته في كل من الدول الأطراف التي لمّا تنفذ الاتفاقية تنفيذاً شاملاً.

سنّ التشريعات اللازمة واعتماد التدابير الإدارية الضرورية لتنفيذ الاتفاقية

11- كما ذكر آنفاً، هناك ١٠٥ دول أطراف كان لمّا يزل يتعيَّن عليها، بحلول تاريخ نهاية الفترة المفاد عنها، أن تبيِّن ما إذا كانت قد اعتمدت كافة التدابير اللازمة لتنفيذ التزاماتها بموجب الاتفاقية. وقد بيّنت ٤٣ دولة من هذه الدول الـ١٠٥ أنه يُعْمَل فيها بتشريعات خاصة بتنفيذ الاتفاقية. ويرد في الجدول ٤ بيان الدول الـ١٠٥ التي لمّا يزل يتعيَّن عليها أن تخطر الأمانة بسنتها تشريعات شاملة خاصة بتنفيذ الاتفاقية، وعرض لأحدث المعلومات المتوفرة لدى الأمانة عن حال سنتها التشريعات اللازمة واعتمادها التدابير الإدارية الضرورية لتنفيذ الاتفاقية وعما أحرزته من تقدم على هذا الصعيد. ويتضمن ذيل هذا التقرير، عند الانطباق، المزيد من التفاصيل عن سنّ فرادى الدول الأطراف تشريعات شاملة خاصة بتنفيذ الاتفاقية.

المستجدات بشأن الخطوات التي اتخذتها الدول الأطراف التي كانت بحلول ٢٧ آب/أغسطس ٢٠٠٧ لمّا يزل يتعيّن عليها أن تخطر المنظمة بسنتها تشريعات شاملة خاصة بتنفيذ الاتفاقية، الجدول ؟:

احدث المعلومات او احدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقيه او عن اعمال التحضير لإعداد نصوص قوانين تنفيذها	تقديمها إفادة بموجب الفقرة من المادة	تاريخ بدء نقاد الاتفاقية فيما يخصها	الدوله الطرف	ري اي
	السابعة من الاتفاقية			
١٩ حزير ان/يونيه ٢٠٠٧: بيّنت انشاد أن مجلس وزرائها كان بصدد تدارس مشروع نص قانونها الخاص		Y E T _ 1 E	انشاد	-
بتنفيذ الاتفاقية ومشروع المرسوم الخاص بإنشاء هيئتها الوطنية الدائمة.				
٢٩ - ٣١ كانون الثاني/يناير ٢٠٠٧: تم خلال حلقة عمل لشحذ الوعي بالاتفاقية التباحث بشأن إعداد نص	<	TT.	أذربيجان	١_
قانون أذربيجان الخاص بتنفيذ الاتفاقية ومناقشة ً الصيغة الحالية منه. وتُناط بترجمة الاتفاقية إلى اللغة الأذرية وبنشر ها في الجريدة الرسمية أهمية أساسية في سيرورة إعدادٍ وسَنّ هذا القانون.				
I		7 7-10	إرتريا	14
 كانون الأول/ديسمبر ٢٠٠٦: كان مشروع قانون الأردن الخاص بتنفيذ الاتفاقية قد أعد، وكان يُتوخى اعتماده خلال دورة البرلمان الأردني الحالية أو دورته التالية. 	<	1994-11-47	الأردن	
٧ آب/أغسطس ٢٠٠٧: أشارت الأردن إلى أنها تعبد النظر فيما إذا كان يتعيّن اعتماد قوانين خاصة بتنفيذ الاتفاقية فيها على وجه التحديد، وذلك لأن امتثالها للاتفاقية قد يكون متحققًا بمقتضى سائر قوانينها النافذة بالفعل.				
 ٢٠ آذار/مارس ٢٠٠٧: طرأت حالات تأخير على مراجعة نص قانون إسلندا الحالي لتنفيذ الاتقاقية بسبب تبتل الموظفين الذين يتولتون تنفيذها. وقد استنونفت أعمال المراجعة المعنية وكان يُفترض أن تُنتجز في غضون الشهور العشرة التالية. 	<	1994-5-49	إسلندا	,

يئشار بالتاريخ أو بالفترة الواردين في مستهل المعلومات أو الإفادة في العمود الأخير من كلّ صفّ من صفوف هذا الجدول إلى الموعد الذي تلقّت فيه الأمانة المعلومات أو الإفادة المعنية

				الإنفاقية. وكان يُتوقَع أن تجرى قراءته الثانية وأن يُعتمد في شباط/فبراير ٢٠٠٧.
-١٢	أوغندا	て・・1_1・_で・	√	كانون الأول/ديسمبر ٢٠٠٦: أجريت في برلمان أو غندا القراءة الأولي لمشروع قانونها الخاص بتنفيذ
				الأشهر السنة التالية.
				تمه ز/يه ليه ٢٠٠٧. أعريت أه رغه اي عن ثقتها بأنها سنفر بحميع المقتضيات المتعلقة بالتشريعات في غضه ز
				سيُر سَل بعد ذلك إلى الأمانة لإبداء ملاحظاتها عليه.
				الخاص بتنفيذ الاتفاقية وأنها تتوقع تنجيزه بحلول نهاية حزيران/يونيه. وأضافت أن مشروع القانون هذا
-)]	أورغواي	19945-79	<	أيار/مايو ٢٠٠٧: أفادت أورغواي بأن هيئتها الوطنية استعانت بخدمات استشاري لإعداد مشروع قانونها
				نص فانونها الخاص بتنفيذ الاتفاقية.
-1.	إندونيسيا	1991-1-17	~	٢١ حزير ان/يونيه ٢٠٠٧: كانت الهيئة الوطنية الإندونيسية بصدد التباحث مع برلمان إندونيسيا بشأن مشروع
				فانونها الخاص بتنفيذ الاتفاقية، وكان يُتوخى أن يعود إلى مناقشته في دورة آب/أغسطس ٢٠٠٦.
٩	أنتغوا وبربودا	Yo9-Y.		١٤ تموز/يوليه ٢٠٠٦: كان برلمان هذه الدولة الطرف قد أنجز القراءة الأولى في إطار إقراره مشروع
	المتحدة			اللائحة التنظيمية اللازمة.
->	الإمارات العربية	Y • • • • • • • • • • • • • • • • • • •	√	٢٩ نيسان/أبريل – ٢ أيار/مايو ٢٠٠٧: بيَّنت الإمارات العربية المتحدة أنه لمنا يزل يتعيَّن عليها اعتماد
				عرضه على برلمانها لأنها تشهد إصلاحاً دستورياً كان جارياً انذاك.
				الاتفاقية، وتأمل أن يمكن عرضه على برلمانها ("الكنغرس") بحلول نهاية السنة. وكان من المتعذر وقتئذ
_<	إكوادور	19975-79	~	٢٩ ــ ٣١ أيار/مايو ٢٠٠٧: بيَّنت إكوادور أنها لمَّا نزل بصدد إعداد مشروع نص فانونها الخاص بتنفيذ
				مسودة مشروع قانونها الخاص بتنفيذها، وكانت وزارة العدل فيها تدرس هذه المسودة.
_ ~	أفغانستان	Y • • Y _ 1 • _ Y &		٢٧ - ٢٩ أيلول/سبتمبر ٢٠٠٦: كانت اللجنة المشتركة بين وزارات أفغانستان المعنية بالاتفاقية قد أعدت
			السابعة من الاتفاقية	
<u> </u>	(الاتفاقية فيما يخصها	الفقرة ٥ من المادة	نصوص قوانين تنفيذها
E.	الدولة الطرف	نافذ ډېر ځي از	تقديمها إفادة بموجب	أحدث المعلومات أو أحدث افادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير الإعداد

نصوص قوانين تنفيذها	الفقرة ٥ من المادة	الاتفاقية فيما يخصها		
	السابعة من الاتفاقية			
٢٠ - ٢٢ حزيران/يونيه ٢٠٠٧: عقدت مشاورات بشأن إعداد مشروع قانون بارغواي الخاص بتنفيذ الاتفاقية		19975-49	بار غواي	-14
على الصعيد الوطني، وتم توفير نموذج قانون لتنفيذها كان قد اعد ضمن إطار المنطقة.				
٣٠ و٣١ تموز/يوليه ٢٠٠٧: أفيد بأنه يجري إعداد مشروع قانون بارغواي الخاص بتنفيذ الاتفاقية، وأنه				
سوف يُرسَل الاحقا إلى برلمانها (الكنفرس) الإقراره.				
١٢ آب/أغسطس ٢٠٠٧: أكدت بَبوا غينيا الجديدة أن من المتوقع أن يتم قريباً تنجيز مشروع قانونها الخاص		19975-49	ببوا غينيا الجديدة	-1 %
بنتفيذ الاتفاقية على الصعيد الوطني.				
٤ كانون الأول/ديسمبر ٢٠٠٦: كانت بُنسوانا بصدد البت في شأن النهج المناسب انتباعه لإعداد نص قانونها الخاص بتنفيذ الاتفاقية.	<	199/9-4.	بتسوانا	10
٢٩ نيسان/أبريل – ٢ أيار/مايو ٢٠٠٧: أفادت البحرين بأنه يُنظر في الملاحظات التي قدمتها الأمانة بشأن		19975-19	البحرين	-17
مشروع قانونها الخاص بتنفيذ الاتفاقية، وبأن الصبغة النهائية من هذا المشروع فُدِّمت إلى مجلس وزرائها ثم				
إلى برلمانها، وبأن سيرورة اعتماده في برلمانها يُتوقع أن تستغرق بعض الوقت بالنظر إلى ضرورة شحذ				
وعي برلمانييها بالأمر.				
I		Y • • V - • £ - • 1	بربادوس	-17
٢١ آب/أغسطس ٢٠٠٧: بيَّنت البرتغال أن مجلس وزرائها كان قد أقر مشروع قانونها الخاص بتنفيذ	√	61-3 4661	البرتغال	- > >
الاتفاقية، وأن هذا المشروع كان قد أحيل في ١٨ حزيران/يونيه ٢٠٠٧ إلى برلمانها لكي يعتمده. وأضافت أن				
برلمانها أقر مشروع القانون المعني على وجه العموم في ١٦ تموز /يوليه ٢٠٠٧، وأرسله إلى لجنة الشؤون				
الخارجيه فيه واسارت إلى انه يقترض ان تقوم هده اللجنه، بعد استنناف عمل البرلمان في اواسط				
أيلول/سبتمبر، بالبحث في تفاصيل نص مشروع القانون المعني ثم بإحالته إلى البرلمان المنعقد في جلسة عامة لكي يعتمده نهائيًا.				
٦ كانون الأول/ديسمبر ٢٠٠١: كانت الشعبة المعنية بإعداد نصوص القوانين تنجّز مشروع قانون هذه الدولة الماء في الداء في الدولة الماء في الدولة الماء في الداء في الدولة الماء في الدولة		1997	بروني دار السلام	-19

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	تاريخ بدء نفاذ الاتفاقية فيما يخصها	الرقم الثولة الطرف	کا ایم
 ٢٢ أيار/مايو ٢٠٠٧: أفادت بلجيكا بأن برلمانها الاتحادي قد اعتمد فانونها الخاص بتنفيذ الاتفاقية، المستند فيه إلى انفاق تعاون ببن حكومتها الاتحادية وحكومات أقاليمها، وبأن السيرورة التشريعية ذات الصلة في هذه الأقاليم ستجري على نحو مستقل. 	•	19945-49	بلجنكا	٠,
۲۹ ـ ۳۱ أيار لمحليو ۲۰۰۷: أشارت بليز إلى أن قانونها الخاص بننفيذ الانفاقية لمّا يزل قيد الدرس وبأنه يُنوخي إقراره في عام ۲۰۰۷.		x・・ゲ_1 x_ゲ)	بليز	- ۲)
 ٦ تشرين الثاني/نوفمبر ٢٠٠٦: بدأ نفاذ قانون بنغلاديش الخاص بتنفيذ الاتفاقية، الذي يهيئ الأساس لإعداد نص اللائحة التنظيمية ذات الصلة. 	<	19975-49	بنغلاديش	- ۲ ۲
 ٢٢ و ٢٣ أيار /مايو ٢٠٠٦: كانت الهيئة الوطنية لبنما نسعى إلى نسريع سيرورة إقرار برلمانها نص مشروع قانونها الخاص بتنفيذ الاتفاقية ولكن هذه السيرورة تعثرت. ٢٨ آذار /مارس ٢٠٠٧: شئدت بنما على أوجه التعقيد والمصاعب التي تواجهها على طريق تنفيذ الاتفاقية على الصعيد الوطني فيما يتعلق بقناتها والمناطق الحرة فيها. وبيّنت أنها ستحتاج إلى مزيد من المساعدة لشحذ الوعي بالأمر لدى مُعِدِّي نصوص التشريعات وفي أوساط الصناعات والأجهزة الجمركية فيها. وقد تعين على وزارة الصحة، التي إنشنت الهيئة الوطنية في إطارها، أن تتصدى لأزمة مهمة متعلقة بالصحة العامة في عام وزارة المدة منه أدى أيضاً إلى تأخرُ سيرورة التنفيذ. 	<	199/-117	ينم	-44
 ٢٣ كانون الثاني/يناير ٢٠٠٧: كانت بنن تتوخى تنجيز إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية بحلول حزير ان/يونيه ٢٠٠٧، بحيث يمكن أن تتدارسه اللجنة' الوطنية المعنية بالتشريع والتقنين والمحكمة' العليا فيها، ثم مجلس وزرائها قبل عرضه على الجمعية الوطنية فيها. وقد دُرست عدة نصوص قوانين ذات صلة تحضيراً لإعداد مشروع هذا القانون. 		199/1-17	بنن	٦ ٢ د

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	تاريخ بدء نفاذ الاتفاقية فيما يخصها	الدولة الظرف	الم الم
أيلول/سبتمبر ٢٠٠٦: كانت بوتان تستعرض قوانينها النافذة ذات الصلة قبل أن نبداً في إعداد نص قانونها الخاص بتنفيذ الاتفاقية.	<	٧٠٠٥-٠٩-١٧	بوتان	٠,٢٥
شباط/فبراير ٢٠٠٧: بيَّنت بوتان في مذكرة شفوية أنه يُعمل فيها بندابير تشريعية تشمل الأنشطة المحظورة بموجب الاتفاقية.				
 ٢٠ - ٢٢ حزيران/يونيه ٢٠٠٧: أكدت بورندي أن مجلس وزرائها أقرً في ٢٠ أذار/مارس ٢٠٠٧ مشروع قانونها الخاص بتنفيذ الاتفاقية، وأن هذا المشروع أحيل إلى الجمعية العامة فيها لكي تعتمده. وكان يُتوخى أن ينظر برلمانها في مشروع القانون المعني خلال دورته التالية، وأن يتم إصداره قبل انعقاد دورة المؤتمر المقبلة. 		199/-1 5	بورندي	-۲ ۲
 ٢٩ أيار/مايو ٢٠٠٧: أشارت بوليفيا إلى أن برلمانها ("الكنغرس") لمّا ينظر في مشروع نص قانونها الخاص بتنفيذ الاتفاقية، بسبب مراجعة لدستورها كانت جارية آنذاك. وكان يُتوقع أن لا تعتمد الهيئة التشريعية البوليفية فيها مشروع القانون هذا إلا بعد سنّ دستور جديد لها. 	•	199/9-14	بوليفيا	-44
 ٢ - ١ حزير ان/يونيه ٢٠٠٧: استعرضت الأمانة مشروع نص قانون بوليفيا الخاص بتنفيذ الاتفاقية ومشروع مرسوم بشأن هيئتها الوطنية، وأبدت ملاحظاتها عليهما. 				
٢٦ و٢٧ تموز /يوليه ٢٠٠٧: نجّزت الأمانة الفنية للهيئة الوطنية البوليفية إعداد نص قانون بوليفيا الخاص بتنفيذ الاتفاقية، وكانت تتباحث فيه مع أعضاء هذه الهيئة الوطنية. وقد أبدت الأمانة ملاحظاتها عليه (شفوياً).				
 ٢٦ أيار /مايو ٢٠٠٧: أفادت بيرو بأن مشروع قانونها الخاص بتنفيذ الاتفاقية كان قيد الدراسة في مجلس نواب وزرائها، لكن يُتوقع تقديمه إلى برلمانها قريباً لكي ينظر فيه ويعتمده في القريب العاجل. ١ حزير ان/يونيه ٢٠٠٧: أشارت بيرو إلى أن مشروع قانونها الذي تم إعداده بمساعدة الأمانة (التي أبدت ملاحظاتها عليه) قدّم إلى مجلس نواب وزرائها للنظر فيه وتقديمه إلى برلمانها. وخلال حلقة عمل مع برلمانيها، بيّنت بيرو أن مشروع القانون هذا سيعرض على برلمانها في أيلول/سبتمبر ٢٠٠٧. 	•	19945-79	بيرو	

				الخاص بتنفيذ الإنفاقية ما يترتب على الملاحظات المتلقاة من الأمانة بشانه.
-۴٦	جامایکا	Y · · · -) · - · ›		٢٢ و٢٣ أيار /مايو ٢٠٠٦: كان أحد المختصين في إعداد نصوص القوانين يدرج في مشروع قانون جامايكا
-4°0	تيمور - لِشْنِي	۲۰۰۲-۰۱-۰۱		أيار/مايو ٢٠٠٥: قُدِّم لتيمور- ليشتي مشروع القانون البرتغالي الخاص بتنفيذ الاتفاقية باعتباره نموذجاً لإعداد قانونها ذي الصلة.
-4.8	^р е.	1994-5-49		تموز /يوليه ٢٠٠٦: بيّنت توغو أنها تدرس مسألة الاختيار بين تعديل قانونها الجزائي أو اعتماد قانون جديد خاص بتنفيذ الاتفاقية.
				معنية بأعمال المتابعة في أيلول/سبتمبر أو في تشرين الأول/أكتوبر ٢٠٠٧، بعية تنجيز مشروع قانونها الخاص بتنفيذ الاتفاقية.
-44	ا نا	Y · · Y - · 1-Y >		٥ نيسان/أبريل ٢٠٠٧: بيّنت تنفا أنه لم يُحرز تقدم في تنفيذها الاتفاقية بسبب رحيل جلالة الملك توفا عاهاو توبية توبو الرابع وما استتبعه من تبدل العاملين في الدوائر الحكومية. واقترحت تنفا تنظيم حلقة عمل توعوية
-41	تنفالو	Y · · · E - · Y - 1 \		٥ نشرين الأول/أكتوبر ٢٠٠٦: طلبت تثقالو مزيداً من المساعدة على إعداد قانونها الخاص بتنفيذ الاتفاقية.
				إعداد هذه اللائحة الإدارية.
				بأنها شرعت في إعداد لائحة إدارية منفصلة. وأشارت إلى أنها ستطلب زيارة مساعدة تقنية لمساندتها في
				لتنفيذ الاتفاقية. وسيتم إعمال هذه القوانين عن طريق تعديل القانون الجنائي. وأفادت ترينيداد وتوباغو أيضنا
-41	ترينيداد وتوباغو	19944-8		أبار/مايو ٢٠٠٧: بيَّنت ترينيداد وتوباغو أن الإدارة القانونية في وزارة خارجيتها تعمل على إعداد قوانين
				فيها على عدم الإعلان.
١,	نر کیا	19941-11	<	١٦ أيار/مايو ٢٠٠٧: أرسلت تركيا ردّها على الاستبيان الثاني بشأن التشريعات، وببيّن ردّها أنه لا يُعاقب
				تركمانستان الخاص بنتفيذ الاتفاقية بغية سد الثغرات في تشريعاتها ذات الصلة.
-۲۹	نر کمانستان	19975-79	< ·	٢٩ أيلول/سبتمبر ٢٠٠٦: كان على الهيئة الوطنية التركمانية المنشأة حديثًا أن تتولى إعداد مشروع قانون
Ŝ	ي ئ ئ	الإتفاقية فيما يخصها	الفقرة ه من المادة السابعة من الاتفاقية	نصوص قوانین تنفیذها نصوص و احداد کارد می احداد کارد کارد کارد کارد کارد کارد کارد ک
); [-	الدر المراجد والمراجد		المام	الرام

	جزر سليمان	て・・を_1・_ イヤ		 ١٠ اب/أغسطس ٢٠٠٧: بيّنت جزر سليمان أنه ليس لديها حاليًا أي مشروع قانون خاص بتنفيذ الاتفاقية، لكنها ستحاول تنظيم اجتماع للهيئات ذات الصلة بغية إحراز تقدم على صعيد تنفيذ الاتفاقية. وهي قد شاركت في جلسة عمل للأمانة بشأن إعداد التشريعات الخاصة بتنفيذ الاتفاقية.
				١٩ حزيران/يونيه ٢٠٠٧: أشارت هذه الدولة الطرف إلى أن إحراز التقدم في إعداد مشروع القانون المعني يتوقف على النجاح في شحذ الوعي بهذا الأمر لدى أصحاب الشأن.
٦٢٩	جزر القمر	٧٠٠٦-٠٩-١٧		٤ كانون الأول/ديسمبر ٢٠٠٦: كانت الهيئة الوطنية لجزر القمر (التي لمّا نقدَّم بيانات الاتصال بها للمنظمة بحلول نهاية هذه الفترة المفاد عنها) تعتزم إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية.
- * ^	ذر د با	199٧-* ٤-٢9	<	 ٢ - ٨ حزيران/يونيه ٢٠٠٧: كانت وزارة العدل في جُرجيا لمّا نزل بصدد إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية. وكان يتوقع أن يـُعرض على برلمانها قبل انعقاد الدورة الثانية عشرة للمؤتمر. وأفادت جُرجيا بأنه يتعبَّن اعتماد لائحة تنظيمية إضافية تكملة ً لمشروع نص قانونها الرئيسي الحالي.
- ₁ -4	الجبل الأسود	** · · · · · · · · · · · · · · · · · ·	<	 ٨٠ حزير ان/يونيه ٢٠٠٧: أخطرت الجبل الاسود الأمانة بان قانون تنفيذ الاتفاقية الذي كان نافذاً فيها سابقاً (أي القانون الذي كان مطبّقاً في دولة صربيا والجبل الأسود السابقة) يظل قابلاً للتطبيق فيها جزئياً ريثما يتم اعتماد قانون جديد في هذا الشأن. ٩ تموز ليوليه ٢٠٠٧: أعامت سلطات الجبل الأسود الأمانة بأن هيئتها الوطنية شرعت في إعداد قانون خاص بتنفيذ الاتفاقية على الصعيد الوطني.
راء اعل		تاريخ بدء نفاذ الاتفاقية فيما يخصها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوائين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوائين تنفيذها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	تاريخ بدع نفاذ الإتفاقية فيما يخصها	الدولة الطرف	الع الع
 ١٨ آذار لمارس ٢٠٠٧: قدم مشروع نهائي لقانون جزر كوك الخاص بتنفيذ الاتفاقية إلى الأمانة لكي تدرسه وتبدي ملاحظاتها عليه، ما قامت به الأمانة. وأعربت هذه الدولة الطرف عن أملها أن يتسنى تقديم هذا المشروع إلى يرلمانها في أيار /مايو. 		19945-49	جزر کوك	(3-
 ١٠ – ١٧ آب/أغسطس ٢٠٠٧: كان المكتب القانوني الملكي في جزر كوك قد نجّر مشروع القانون المعني، وكانت جزر كوك تعتزم إرساله إلى الأمانة لكي تستعرضه استعراضاً أخيراً وتبدي ملاحظاتها عليه. وقد تستغرق سيرورة اعتماد هذا القانون في برلمانها ما يراوح بين ثلاثة أشهر وأربعة، بيد أنها تأمل أن يتم اعتماده في أواخر عام ٢٠٠٧. 				
 ١٥ - ١٧ آب/أغسطس ٢٠٠٧: أوضحت جزر مرشال أن سيرورة اعتماد قانونها الخاص بتنفيذ الاتفاقية قد تعثرت في عام ٢٠٠٥ بسبب مشكلات داخلية ربما تُحل قريباً. وقد تلقت جزر مرشال، بناءً على طلبها، ملاحظات الأمانة على مشروع قانونها المعني الذي قدمته في تموز /يوليه ٢٠٠٧. 		٨٠٠٤-٠٦-١٨	جزر مرشال	٦.
٢٦ تشرين الأول/أكتوبر ٢٠٠٦: أحيل مشروع قانون هذه الدولة الطرف الخاص بتنفيذ الاتفاقية إلى مؤتمر الشعب العام فيها لكي يعتمده.		۲۰۰۶-۰۲-۰٥	الجماهيرية العربية الليبية	- £ Y
٤ كانون الأول/ديسمبر ٢٠٠٦: كان يُخطَّط لإعداد نص قانون هذه الدولة الطرف الخاص بتنفيذ الاتفاقية بمثابة خطوة ثانية تُتخذ بعد إنشاء هيئتها الوطنية بمقتضى مرسوم ذي صلة.		Y • • 7-1 •-Y •	جمهورية أفريقيا الوسطى	7 %
 ١٦ - ١٧ تشرين الأول/أكتوبر ٢٠٠٦: أفادت هذه الدولة الطرف بأنه يُتوَقع أن تطول سيرورة اعتماد التشريعات اللازمة لعمل هيئتها الوطنية وتنفيذ الانفاقية فيها. 		xo_11_11	جمهورية الكنغو الديمقر اطية	0 120
 ١١ و١١ تشرين الأول/أكتوبر ٢٠٠١: أفادت هذه الدولة الطرف بأن القراءة الثانية لـ"وثيقة مجلس [وزرائها] الخاصة بالسيرورة التشريعية" قد تمت، وبأن اللجنة الفرعية المعنية بالشؤون القانونية التابعة لهيئتها الوطنية قد اتخذت تدابير للمتابعة في هذا الصدد. وأضافت أنه تعذر التقيد بجميع الآجال المرحلية لهذا السيرورة، لكن يُتوخى أن يُتقيد بالأجل النهائي المحدد لسن قانونها الخاص بتنفيذ الاتفاقية (كانون الأول/ديسمبر ٢٠٠٦). 		199/ ٧-٢0	جمهورية تنزانيا المتحدة	ب س

-	 ٩ - ١١ تموز /يوليه ٢٠٠٧: أفادت زمبيا بأن مشروع قانونها الخاص بتنفيذ الاتفاقية أرسل إلى برلمانها في أوائل عام ٢٠٠٧، وأجيز في إطار قراءاته البرلمانية الثلاث، ويُنتظرَ موافقة رئيس الجمهورية عليه لكي يصبح نافذاً. 	 ٤ كانون الأول/ديسمبر ٢٠٠٦: قدم مشروع الملائحة التنظيمية إلى الأمانة لإبداء ملاحظاتها عليه. وقد أبدت الأمانة هذه الملاحظات. 	كانون الأول/ديسمبر ٢٠٠٦: قدِّم مشروع قانون روندا الخاص بتنفيذ الانفاقية إلى مجلس وزرائها لكي يقرُّه.	 ٦ و٧ حزير ان/يونيه ٢٠٠٦: كانت الرأس الأخضر تعتزم الشروع في إعداد نص قانونها الخاص بتنفيذ الاتفاقية بالاستناد إلى مشروع القانون البرتغالي وسائر نماذج نصوص القوانين ذات الصلة. 	 خ كانون الأول/ديسمبر ٢٠٠٦: كان مشروع قانون دومينيكا الخاص بتنفيذ الاتفاقية قيد التنجيز، وكان يُتوقَع عرضمه على مجلس وزرائها في أوائل عام ٢٠٠٧. 	 ٢٠ – ٢٢ حزير ان/يونيه ٢٠٠٧: قدمت هذه الدولة الطرف مشروع مرسوم يقضي بإنشاء هينتها الوطنية إلى الأمانة لكي تستعرضه وتبدي ملاحظاتها عليه، ما قامت به الأمانة. وطالب من الأمانة تقديم نماذج نصوص قوانين خاصة بتنفيذ الاتفاقية، ففعلت ذلك. وكان يُعتزم إعداد مشروع نص قانون جيبوتي ذي الصلة في المستقبل القريب وتنجيزه خلال زيارة مساعدة تقنية لها كان يجري التحضير لإجرائها. 	٧ آب/أغسطس ٢٠٠٧: بينت جمهورية لاو الديمقراطية الشعبية أنه يجري فيها إعداد مرسوم رئاسي بشان المواد الكيميائية ويتوخى إصداره في غضون هذا العام.	 ٢٠ - ٢٢ حزير ان لوونيه ٢٠٠٧: قدمت جمهورية لاو الديمقر اطية الشعبية نصوص أحكام جزائية تشمل بعض المتطلبات الجزائية التي تقضي بها الاتفاقية، وأشارت إلى أنها ننظر في إعداد قانون شامل لتنفيذ الاتفاقية في شكل مرسوم. وأضافت أنه تم عقد مشاورات بشأن مختلف النهوج التي يمكن الأخذ بها في إعداد قانونها الخاص بتنفيذ الاتفاقية. 	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها
		<			<			<	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية
	イ・・1-・7-11	1994-5-49	Y	۲۰۰۲ ۱-۲۹	۲۰۰۱-۲۰۰۲	37-7-1-1		67-37661	تاريخ بدء نفاذ
	ن مییا	زمبابوي	روندا	الرأس الأخضر	دومینیکا	جبلو ني		جمهورية الديمقر اطية الشعبية	الدولة الطرف
	0	-0 1	-01	10	b 3-	V 3-		73-	الرقم

				الإنفاقية.
				آب/أغسطس ٢٠٠٧. ولمّا تقدّم سريلنكا نص هذا القانون كما نقضي به الفقرة ٥ من المادة السابعة من
				٢٢ أب/أغسطس ٢٠٠٧: أخطرت سريانكا الأمانة بأن برلمانها قد اعتمد مشروع القانون المعني في ٢٢
				السريلةكي مشروع القانون المذكور.
				المتعلقة بالمواد الكيميائية المدرجة في جداول الاتفاقية، ويُتوقع إصدارها بعد ٢٠ يوماً من اعتماد البرلمان
				سوف يُعتمد بحلول تشرين الثاني/نوفمبر ٢٠٠٧. وأضيف أنه تم إعداد لائحة تنظيمية خاصة بالأنشطة
				٧ آب/أغسطس ٢٠٠٧: أفيد بأن مشروع قانون سريلنكا الخاص بتنفيذ الاتفاقية قد أرسل إلى برلمانها وأنه
				إعداد اللوائح التنظيمية ذات الصلة قد بدأ بالفعل.
				السريلنكي، كان يُتوخَّى أن يوفِّع عليه رئيسه فيُسنَ بذلك في أوائل كانون الأول/ديسمبر ٢٠٠٦. وكان
				وكان سيرفعه إلى برلمانها. وكان مشروع الفانون المعني قد نُشر بالفعل. وإثر مناقشته في إطار البرلمان
\ -0	سريلنكا	19975-79	<	٤ كانون الأول/ديسمبر ٢٠٠٦: أفيد بأن مجلس وزراء سريلنكا أقرَّ مشروع قانونها الخاص بتنفيذ الاتفاقية،
				صادرات مواد الجدول ٣ الكيمبائية إلى دول غير أطراف في الاتفاقية.
				وضع لائحة تنظيمية لمراقبة نقل المواد الكيميائية والإلزام بتقديم شهادات تبيّن المستعملين النهائيين فيما يخص
	ونيفيس			أوجه الحظر التي تقضي بها الاتفاقية، وينص على عقوبات جزائية. ولمّا يزل يتعيّن على هذه الدولة الطرف
107	سانت کیتس	7	<	٢١ أبار/مايو ٢٠٠٧: قدمت سانت كيس ونيفس نسخة من قانونها الخاص بتنفيذ الاتفاقية، الذي يشمل جميع
				من ١٧ إلى ٢١ أيلول/سبتمبر ٢٠٠٧ لمساعدتها على إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية.
0	سان مارينو	7	<	۲۰ - ۲۲ حزیر آن/یونیه ۲۰۰۷: نوقشت إمکانیهٔ تنظیم زیارهٔ مساعدهٔ تقیهٔ لسان مارینو خلال الأسبوع الممتد
	وابرنسيبي			قانونية، وكانت هذه المؤسسة تدرسه. وقد تطول سيرورة سن القانون المعني.
30-	سان تومي	۲۰۰۲-۱۰-۰۹		كانون الأول/ديسمبر ٢٠٠٦: عُرض مشروع قانون هذه الدولة الطرف الخاص بتنفيذ الاتفاقية على مؤسسة
			السابعة من الاتفاقية	
		الاتفاقية فيما يخصها	الفقرة ٥ من المادة	نصوص قوانين تنفيذها
الرقع	الدولة الطرف	تاريخ بدء نفاذ	تقديمها إفادة بموجب	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد	تقديمها إفادة بموجب	تاریخ بدء نفاذ	الدولة الطرف	الرقع
نصوص قوانين تنفيذها	الفقرة ٥ من المادة السابعة من الاتفاقية	الإتفاقية فيما يخصها		
 ١٠٠١ أب/أغسطس ٢٠٠٦: أنجزت لجنة معنية بالشؤون القانونية في السلفادور مشروع لائحتها التنظيمية ذات الصلة؛ وأبدت الأمانة ملاحظاتها على هذا المشروع بناءً على طلب هذه الدولة الطرف. 	<	19945-79	السلفادور	>
٢٩ ــ ٣١ أيار/مايو ٢٠٠٧: أفادت السلفادور بأنها أعدت خطة عمل خاصة بتنفيذ الاتفاقية على الصعيد الوطني وأنها بصدد إعداد مشروع نص يراد إدراجه ضمن قانونها الجزائي في سياق إدخال تعديلات على هذا القانون.				
١٥ - ١٧ أب/أغسطس ٢٠٠٧: أعربت سموا عن أملها أن تقدم مشروع قانونها الخاص بتنفيذ الاتفاقية إلى برلمانها في دورته التالية التي ستبدأ في تشرين الأول/أكتوبر ٢٠٠٧. واستجابة لطلب سموا، قدَّمت إليها الأمانة ملاحظات على مشروع قانونها. وأفادت سموا بأنها لا تتوقع مواجهة أي عقبات في سياق الإجراء		ヾ・・ヾ−ヽ・−ヾ∨	ينموا	-04
- G				
حزير ان ايونيه ٢٠٠٧: طلبت سوازيلند من الأمانة إبداء ملاحظاتها على مشروع قانونها الخاص بتنفيذ الاتفاقية الذي تم إعداده في عام ٢٠٠٥. وقد أرسلت إليها هذه الملاحظات. ويؤمل أن يتمكن برلمانها من		1997 5-79	سو از يلند	-
اعتماد هذا القانون قبل الانتخابات البرلمانية فيها، التي ستجرى في اوائل عام ٢٠٠٨.				
حزير ان/يونيه ٢٠٠٧: أفادت سورينام بأن مشروع قانونها الخاص بتنفيذ الاتفاقية كان قيد الدراسة في مجلس وزرائها، وأضافت أنه يُتوقَع أن يجيز برلمانها مشروع القانون بطول نهاية عام ٢٠٠٧.		1997 5-79	سورينام	-11
١٦ و١٧ تشرين الأول/أكتوبر ٢٠٠٠: أعدُّ مشروع قانون سيرلّبون الخاص بتنفيذ الاتفاقية خلال حلقة عمل		Y 2 - 1 Y .	سيرليون	-٦٢
نُظّمت في سفارة الولايات المتحدة الأمريكية خلال حزيران/يونيه ٢٠٠٦. وكان يُتوقّع سن هذا القانون بحلول نهاية عام ٢٠٠٧.				
٤ كانون الأول/ديسمبر ٢٠٠٦. أفيد بأن مجلس وزراء سيشيل ينظر في مشروع قانونها الخاص بتنفيذ الاتفاقية المسمى "مشروع قانون سيشيل الخاص بالأسلحة الكيميائية لعام ٢٠٠٦" لكي يُقرَّه، وأن مَن أعدَّه	<	199V 5-79	سدشتيل	-14
سيقوم بعد ذلك بتحريره النهائي، وأنه سيُحال إلى برلمانها، وأنه يُتوخَّى أن يُقرَّه برلمانها في أجل أقصاه نهاية شباط/فبر اير ٢٠٠٧.				

كانون الثاني لإنفاقية. كانون الثاني لإنفاقية. كانون الثاني لإنباير ۲۰۰۷: قدمت غابون إلى الأمانة مشروع قانونها الخاص بتنفيذ الاتفاقية لكى المحالف بتنفيذ الاتفاقية سينخز قويبا ويتعرض على الأمانة مشروع قانونها الخاص بتنفيذ الاتفاقية سينخز قويبا ويتعرض على مجلس وزرانها لإقراره. وأصافت أنه سوف يُطلب من الأمانة أن تستعرضه استعراضا نهائيا. كاو م نيسان/أيريل ۲۰۰۱: تياحث غوينادا مع الأمانة في النهوج الممكن الأخذ بها لإعداد مشروع قانونها الخاص بتنفيذ الاتفاقية، وأبدت اهتمامها بنموذج القانون المتكامل لمنظمة دول شرقى الكاريبي ونموذج القانون المتكامل لمنظمة دول شرقى الكاريبي ونموذج القانون المتكامل لمنظمة دول شرقى الكاريبي ونموذج القانون المتكامل المنظمة دول شرقى الخاص بالمواد الكيميائية الخطرة.
 ٢٩ - ٢١ أيار/مايو ٢٠٠٧: بينت شيلي أنها بدأت العمل على إعداد اللائحة التنظيمية وبعض القواعد بغية تنفيذا كاملاً. وبينت أن هيئتها الوطنية كانت قد عيّنت أحد المختصين في إعداد نصوص القوانين، كان يُعدّ مشاريع نصوص قواعد بشأن نقل المواد الكيميائية، والإعلانات، والعقوبات على عدم تقديم الإعلانات اللازمة، والعقوبات على الفعل التشريعات الإعلانات اللازمة، والعقوبات على أفعال الإنتهاك ذات الصلة غير الجرائم التي تطالها بالفعل التشريعات
تاريخ بدء نفاذ تقديمها إفادة بموجب أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد الاتفاقية فيما يخصها الفقرة ء من المادة السابعة من الاتفاقية
تقديمها إفادة بموجب الفقرة ه من المادة المفترة من الانقاقية

, , ,	.قرجي	1997-5-79	•	 ع كانون الأول/ديسمبر ٢٠٠١: كان يتخطئط لإعداد اللائحة التنظيمية ذات الصلة بمقتضى قانون فيجي الخاص بتنفيذ الاتفاقية، الذي تم سنة مؤخراً.
° 5	فنوانو	۲۰۰۰-۱۰-۱٦		١٥ - ١٧ آب/أغسطس ٢٠٠٧: بيّنت فنواتو أنه ليس لديها مشروع فانون خاص بتنفيذ الاتفاقية. وهي قد شاركت في دورة عمل نظمتها الأمانة بشأن إعداد التشريعات الخاصة بتنفيذ الاتفاقية.
				لتقديمه إلى برلمانها إبان زيارة المساعدة التقنية لها التي كان من المقرّر إجراؤها من ٢٩ إلى ٣١ آب/أغسطس. وقد أجّلت هذه الزيارة بناءً على طلب فنزويلا.
3 ^-	فنزويلا	199/1		أيار/مايو ٢٠٠٧: بيَّنت فنزويلا أنها سوف تدرج في مشروع قانونها الخاص بتنفيذ الاتفاقية خلال شهر حزيران/يونيه ما تراعى به ملاحظات الأمانة عليه. وأشارت إلى أن مشروع القانون هذا سيكون جاهزاً
- / ٢	غينيا الاستوائية	19945-49		١٣ آذار/مارس ٢٠٠٦: كان نص قانون هذه الدولة الطرف الخاص بتنفيذ الاتفاقية قيد الإعداد.
14	<u>بان</u> .	1997 9		١٦ و١٧ تشرين الأول/أكتوبر ٢٠٠٦: كان فريق مشترك بين وزارات غينيا ضمن هيئتها الوطنية يتدارس مسودة مشروع نص من أجل إعداد المشروع النهائي لقانونها الذي سيُقتَم إلى اللجنة القانونية التابعة لجمعيتها الوطنية لكي تجري دراسته ومراجعته واعتماده.
5	<u>:</u>	1994-114		 ٢ و ٢ نيسان/أبريل ٢٠٠٦: تباحثت غيانا مع الأمانة في النهوج التي يمكن الأخذ بها لإعداد نص قانونها الخاص بتنفيذ الاتفاقية. وأشارت غيانا إلى أن الأرجح أن لا يقع الاختيار على نص القانون المتكامل لمنظمة دول شرقي الكاريبي بمثابة نموذج لقانونها المعني.
				تطبيقه ليشمل رعاياها خارج أراضيها. وكانت غواتيمالا تستشير ممثتلي مجتمعها الأهلي، وتأمل أن يتسنى عرض مشروع القانون المعني على برلمانها ("الكنغرس") خلال آب/أغسطس ٢٠٠٧. وقد قدمت نسخة منه إلى الأمانة لكي تستعرضه.
<u>'</u> <	غواتيمالا	7 7 7 _ 1 &	<	 ٢٦ – ٣١ أيار لمايو ٢٠٠٧: أشارت غوانيمالا إلى مشروع نص قانونها الخاص بتنفيذ الاتفاقية الذي أعدته بدعم من الأمانة، الذي يندرج ضمن تشريعاتها الخاصة بمكافحة الإرهاب التي كانت قيد الإعداد. وبيّنت أن قانونها الجديد سيشمل مسائل مثل أفعال الانتهاك الجنائي المنصل بالأسلحة الكيميائية ومبدأ امتداد نطاق
الع الع	الدولة الطرف	تاريخ بدء نفاذ الاتفاقية فيما يخصها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها

				٢٩ نيسان/أبريل – ٢ أيار/مايو ٢٠٠٧: بيَّنت قطر أنها تتوقع أن تستغرق سيرورة إقرار قانونها الخاص بتنفيذ الاتفاقية في برلمانها شهرين آخرين.
- \ 4	<u>þ</u> .	1994-14		 عكانون الأول/ديسمبر ٢٠٠٦: أفادت قطر بأن مشروع قانونها الخاص بتنفيذ الانفاقية كان قد نُجِّز ورُفع إلى مجلس الشورى فيها. وكان يُتوقَع أن يُرفع هذا النص بعد إقراره إلى مجلس وزرائها لكي يعتمده، ومن ثم إلى أميرها للتوقيع عليه وإصداره في الجريدة الرسمية.
				 ٢٦ تموز /يوليه ٢٠٠٧: أعلمت قر غيزستان الأمانة بأن برلمانها لم يعتمد مشروع قانونها الخاص بالصادرات في حزيران/يونيه ٢٠٠٧ كما كان متوقعاً. وأشارت إلى أن دراسة برلمانها لمشروع هذا القانون في إطار قراءته الأولى له أرجئت إلى أيلول/سبتمبر ٢٠٠٧، موعد استثناف دورة برلمانها. وأضافت أنه لن يدخل المزيد من التعديلات على مشروع القانون الذي يعدّل به قانونها الجزائي.
				 ٦ حزيران/يونيه ٢٠٠٧: أفادت قرغيزستان بأن برلمانها سيعتمد، في ٥ حزيران/يونيه ٢٠٠٧، قانونها الخاص بالصادرات الذي يتضمن قائمة ترد فيها جميع المواد الكيميائية المدرجة في جداول الاتفاقية. وأفادت بأن النظام الأساسي لمجلس الخبراء فيها (الذي يرمى منه إلى توزيع مسؤوليات الهيئة الوطنية على أعضائها) لمّا يُنجَّز. وأضافت أن التغييرات التي طرأت في ننظيم هيئاتها الحكومية ستجعل من الضروري استئناف السيرورة ذات الصلة منذ البداية بعد تطبيق التنظيم الجديد لهذه الهيئات.
\ \ >	فرغيز سنان	Y • • Y <u>-</u>] • <u>-</u> Y 9	<	 كانون الأول/ديسمبر ٢٠٠٠: اعتمدت اللجان ذات الصلة التابعة ليرلمان قرغيز ستان لائحة تنظيمية بشأن تصدير كافة المواد الكيميائية المدرجة في جداول الاتفاقية، سينظر فيها برلمانها خلال كانون الأول/ديسمبر ٢٠٠٠. وكانت عدة هيئات معنية تتدارس مشاريع تعديلات لقانون العقوبات القرغيزي.
-44	الفيلبين	19975-79	<	٧٧ تشرين الثاني/نوفمبر ٢٠٠٦: أفيد بأن مشروع قانون الفيلبين الخاص بتنفيذ الاتفاقية فدّم في ٧٧ تشرين الثاني/نوفمبر ٢٠٠٦ إلى لجنة مجلس الشيوخ الفيلبيني المعنية بالبيئة، وإلى لجنة مجلس النواب الفيلبيني المعنية بالبيئة، وإلى لجنة مجلس النواب الفيلبيني المعنية بالإيكولوجيا، وذلك للنظر فيه.
ار مور	الرقم الدولة الطرف	تاريخ بدء نفاذ الإتفاقية فيما يخصها	تقديمها إفادة بموجب الفقرة م من المادة السابعة من الاتفاقية	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها

				١٠٠٧ فابها اسارت إلى احتمال ان لا يتم تقديمه إلى برلمانها إلا في عام ١٠٠٨، ودلك بسبب الانتخابات البرلمانية التي يتعيّن إجراؤها فيها خلال كانون الأول/ديسمبر ٢٠٠٧.
				دراسة مشروع هذا القانون وإبداء الملاحظات عليه. ولئن كانت كينيا تأمل أن يُنجَّز هذا المشروع في عام
o >	المنيز	19945-49		١٠ و١١ أيار/مايو ٢٠٠٧: عُقدت جلسة بشأن إعداد نص قانون كينيا الخاص بتنفيذ الاتفاقية تمت خلالها
2	ملاريتاني			١٠٠ - ١١ حرير ال لوقية ١٠٠٠. افيد بال نص قانول خيريباني الحاص بنتغيد الانفاقية قد افر. ولم نتلق الا ماته
> <	٠. ٠.٧ ١: ٠.٧	4		11 () " " " "
				عرضه على برلمانها. ٢٩ نيسان/أبريل – ٢ أيار/مايو ٢٠٠٧: بيَّنت الكويت أنه يتعيَّن شحذ وعي برلمانييها بالاتفاقية.
				كان قد تدارسه متوافق مع نظامها القانوني. وكان يُتوقعَ أن تنظر فيه لجنة خاصة تابعة لمجلس وزرائها قبل
->4	الكويت	۸۸-۲۰-۸۶۶۱		٧ - ١٠ أيار/مايو ٢٠٠٠. اتفق مجلس وزراء الكويت على أن مشروع قانونها الخاص بتنفيذ الاتفاقية الذي
 > 	كوت دفوار	19945-49		كانون الثاني/يناير ٢٠٠٧: كان مشروع القانون الجزائي ذي الصلة الخاص بهذه الدولة الطرف لمّا يزل قيد الدراسة في برلمانها.
5	الكمرون	19945-49		٤ كانون الأول/ديسمبر ٢٠٠٠: كان مشروع هذه الدولة الطرف الخاص بتنفيذ الانفاقية في ديوان رئيسها، وكان يُتوقَّع عرضه على برلمانها خلال دورته التالية في آذار/مارس ٢٠٠٧.
				بالجمارك، بغية الوفاء بمنطلبات الإنفاقية بصورة كاملة.
				۲۲ ـ ۲۰ نیسان/أبریل ۲۰۰۷: أفادت كمبودیا بأن هیئتها الوطنیة (التي لم تقدّم بیانات الاتصال بها للمنظمة بحلول نهایة هذه الفترة المفاد عنها) تعمل علی إعداد مشروع نص قانون من أجل تعدیل تشریعاتها الخاصة
; •	كمبوديا	Y 0 >- 1 >		١٧ كانون الثاني/ينلير ٢٠٠٧: طلبت كمبوديا نسخًا من نصوص قوانين نافذة تمثّل تشريعات متكاملة بشأن أسلحة الدمار الشامل، حتى تستعين بها لإعداد مشروع قانونها ذي الصلة. فابّت الأمانة طلبها.
			السابعة من الاتفاقية	
الح الح	الدولة الطرف	تاريخ بدء نفاذ الإتفاقية فيما يخصها	تقديمها إفادة بموجب الفقرة ٥ من المادة	أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها	تقديمها إفادة بموجب الفقرة ه من المادة السابعة من الاتفاقية	تاريخ بدء نفاذ الاتفاقية فيما يخصها	الدولة الطرف	الر فقاح
١٨ تموز ليوليه ٢٠٠٦: أفادت هذه الدولة الطرف بأنه سوف يجري إعداد مشروع فانونها الخاص بتنفيذ الاتفاقية عندما يتم تنجيز أعمال التحضير ذات الصلة بحلول تشرين الثاني/نوفمبر ٢٠٠٦.	•	19975-19	لكسمبرغ	۲. ->
١٨ و ١٩ حزير ان/يونيه ٢٠٠٧: أشارت ليبيريا إلى أنها نتوخى عرض مشروع قانونها الخاص بتنفيذ الاتفاقية على ١٨ و ١٩ حزير ان/يونيه ٢٠٠٧، وأنها تأمل أن يتم اعتماده وبدء نفاذه في كانون الأول/ديسمبر على برلمانها في حزير ان/يونيه باستعراض نهائي لمشروع قانونها المعني، ما فعلته الأمانة.		۲۰۰۱-۰۲-۲٥	ليبيريا	\ -><
١٧ آب/أغسطس ٢٠٠٧: قدمت مالي نص قانونها الخاص بتنفيذ الاتفاقية الذي اعتُمد في ١٥ تموز/يوليه	•	19975-79	مالي	\ ->
١٢ - ١٥ حزيران/يونيه ٢٠٠٧: قدمت المغرب مشروع قانونها الشامل الخاص بتنفيذ الاتفاقية إلى الأمانة لمراجعته وإبداء ملاحظاتها عليه. وغقد اجتماع تم خلاله تنجيز هذا المشروع. وسوف يُوزَع المشروع المعني على كبار المسؤولين في حكومة المغرب، ثم يُقتَم إلى مجلس حكومتها لكي يقرّه بحلول أيلول/سبتمبر ٢٠٠٧. وسيُدرَج المشروع المُقتَر في جدول أعمال جلسة لمجلس وزرائها، يرأسها جلالة ملكها، لكي يُنظر فيه ثم يعرض على برلمانها. ويُتوقَع أن يجاز القانون المعني قبل نهاية العام. واثفيق على إطلاع الأمانة على كل ما		199٧ ٤-٢9	المغرب	 -
 ١٠ آب/أغسطس ٢٠٠٧: أعربت مكرونيزيا عن أملها أن يتسنى الاهتمام بمشروع قانونها الخاص بتنفيذ الاتفاقية أثناء دورة برلمانها المقبلة في تشرين الثاني/نوفمبر ٢٠٠٧. وبينت أن العقبة التي تواجهها على هذا الصعيد تتمثل في تصور برلمانييها أنه لا حاجة إلى اعتماد قانون من هذا القبيل. وقد طالب من الأمانة تقديم مقترحات بشأن سبل جعل مشروع القانون المعني أوجز وأبسط. وتعكف الأمانة حالياً على إعداد ردها استجابة للطلب المعني. 		17-71-18-1	مكرونيزيا (ولايات – الموحّدة)	- 40

أحدث المعلم عات أه أحدث افادة عن مشارية نصوص قوانين تنفيذ الاتفاقية أه عن أعمال التحضير لاعداد	تقديم ما افادة يمه حب		الله لله الطرف	ادة التا
نصوص قوانين تنفيذها	الفقرة ه من المادة السابعة من الاتفاقية	الإتفاقية فيما يخصها		(
٢٩ - ٣١ أيار/مايو ٢٠٠٧: بيَّنت المكسيك أنه يُنتظر أن يوافق المستشار القانوني للرئاسة فيها قريبًا على الصيغة النهائية من قانونها الخاص بتنفيذ الاتفاقية. وأضافت أنه يُتوقع أن تتم دراسة النص المعني وإقراره	<	19975-79	المكسيك	-91
في جلسة برلمانها (الكنغرس) التشريعية التالية التي ستبدأ في أيلول/سبتمبر ٢٠٠٧. وكانت هذه الدولة الطرف تفكر في طلب زيارة مساعدة تقنية لشحذ وعي برلمانييها بالاتفاقية. ٢٦ و٢٧ تموز/يوليه ٢٠٠٧: ببيّنت المكسيك أنه تم إقرار تعديل لدستورها من شأنه تمكين برلمانها الاتحادي من التشريع فيما يخص جميع الأمور المتصلة بمراقبة المواد الكيميائية، وأن هذا التعديل نشير في الجريدة الرسمية في ٢٠ تموز/يوليه ٢٠٠٧. وأضافت أن من شأن ذلك تمكين برلمانها من إجازة قانونها الخاص بتنفيذ				
المستقب عي سريت السندريت السندية المستقب المست				5
 ٩ - ١١ تموز/يوليه ٢٠٠٧: أفادت ملاوي بأن هيئتها الوطنية التي أعيد ننظيمها حديثاً نعمل على إعداد إطار المنهوج ذات الصلة، يُتوقَّع إنجازه بحلول آب/أغسطس ٢٠٠٧. وأضافت أنه عند إنجاز هذا الإطار سيتسنى بدء العمل على إعداد قانونها الخاص بتنفيذ الاتفاقية. ويُتوقَّع تقديم مشروع هذا القانون إلى برلمانها بحلول حزيران/يونيه ٢٠٠٨. 		199/ /-11	ملاوي	197
٢٩ و٣٠ أيار/مايو ٢٠٠١: أعدَّت مسودة لقانون ملديف الخاص بتنفيذ الاتفاقية بالاستناد إلى نص نموذجي وفرته الولايات المتحدة الأمريكية والأمانة.		19975-79	ملديف	-9 Y
٧٧ - ٢٩ أيلول/سبتمبر ٢٠٠٦: أنشئت في منغوليا لجنة عاملة وبدأت في إعداد مشروع قانونها الخاص بتنفيذ الإتفاقية بالاستناد إلى مواد قدمتها إليها الأمانة. وقد عُرض هذا المشروع على ممثلي الأمانة لإبداء ملاحظاتهم المارية في عند المارية المارية المستمارية المستمارية المستمروع على ممثلي الأمانة لإبداء ملاحظاتهم	,	19975-79	منغولبا	36-
 ٢٠ نيسان/أبريل ٢٠٠٧: بيّنت موزمييق أنها على وشك الشروع في إعداد قانونها الجزائي الخاص بتنفيذ الاتفاقية، وطلبت نماذج نصوص تشريعية ذات صلة، فوُفِرِّ ت لها هذه النماذج. 		۲۰۰۰-۱۶	موزمبيق	-90
كانون الأول/ديسمبر ٢٠٠٦: أفادت ناميبيا بأن إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية كان جارياً في ديوان المدعي العام. وأضافت أنه يُتوقَّع تقديم هذا المشروع إلى الأمانة في كانون الثاني/يناير ٢٠٠٧. ٩ ـ ١١ تموز/يوليه ٢٠٠٧: أفادت ناميبيا بأنها كادت تنجز إعداد مشروع قانونها الخاص بتنفيذ الاتفاقية.		19975-79	ناميبيا	- ۹ ۲
ا ، - ا معور الوليد ،				

أحدث المعلومات أو أحدث إفادة عن مشاريع نصوص قوانين تنفيذ الاتفاقية أو عن أعمال التحضير لإعداد نصوص قوانين تنفيذها	تقديمها إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية	تاريخ بدء نفاذ الاتفاقية فيما يخصها	الدولة الطرف	يوج
۲۲ تموز /یولیه ۲۰۰۷: أشارت نورو إلی أن وزارة العدل فیها تعکف علی مراجعة مشروع قانونها الخاص		Y - Y- Y	نورو	-٩٧
بتنفيذ الاتفاقية، الذي تم إعداده بمساعدة استشاري عهدت إليه الأمانة بهذه المهمة، وأن سيرورة إعداده طالت أكثر مما كان متوقعاً لأن نورو كانت في الوقت ذاته منهمكة في مراجعة دستورها.				
١٥ - ١٧ أب/أغسطس ٢٠٠٧: طلبت نورو من الأمانة مراجعة مشروع فانونها المعني وإبداء ملاحظاتها				
عليه. ويجري حاليًا إعداد هذه الملاحظات.				
١٢ أيلول/سبتمبر ٢٠٠٦: شكات الهيئة الوطنية لنيبال لجنة لإعداد مشروع فانونها الخاص بتنفيذ الاتفاقية،		1994-14-14	نيبال	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
و هي بصدد مراجعته حالياً.				
٧ تشرين الثاني/نوفمبر ٢٠٠٥: أرسل إلى النيجر، بناءً على طلبها، نموذج لأحكام فانونية جزائية.		19975-79	النيجر	-99
ع كانون الأول/ديسمبر ٢٠٠٦: تنظر الجمعية الوطنية النيجيرية في مشروع قانون نيجيريا الخاص بتنفيذ الانفاقية.	<	1999 7-19	نيجيريا	<u>ا</u> ، .
٢٣ آب/أغسطس ٢٠٠٦: طلبت نيكار غوا مساعدة في إعداد لائحة إدارية بموجب فانون تنفيذ الاتفاقية الذي اعتمدته.	V	1999_10	نیکار غوا	-1.1
۱۸ - ۲۲ حزيران/يونيه ۲۰۰۱: كان من المفترض أن ينظر برلمان هذه الدولة الطرف في مشروع فانونها الخاص بتنفيذ الاتفاقية خلال دورة مقبلة له في عام ۲۰۰۱.		Yoo_Y)	نيوي	-1.7
٢٦ – ٢١ أيار/مايو ٢٠٠٧: أشارت هايتي إلى أنها سترسل في المستقبل القريب مشروع نص قانونها الذات والمائة المائة ا		7 • • 1 - • ٢ - ٢ ٤	هايتي	-1.4
۲۲ و۲۲ حزیران/یونیه ۲۰۰۱: أجرت الأمانة زیارة مساعدة تقنیة لهندوراس رُکّز فیها علی إنشاء الهیئة الوطنیة لمهندوراس رُکّز فیها علی إنشاء الهیئة الوطنیة لمهندة لمهندة لمهندة المهندة الم		۲۰۰۰-۹-۲۸	هندور اس	-1.8
١٠ - ١٧ كانون الأول/ديسمبر ٢٠٠٦: أعدً مشروع قانون اليمن الخاص بتنفيذ الاتفاقية خلال دورة تدريب. ، أفادت اليمن بأنها يصدد تعديل قانه نها الحمر كي لحعله متماشياً مع متطلبات منظمة الحمارك العالمية ، منظمة ا		Y · · · - 1 1 - · 1	اليمن	-1.0
النجارة العالمية.				

- 11- يتوقف مجرى سيرورة اعتماد جميع التدابير اللازمة لتنفيذ الاتفاقية في كل من الدول الأطراف على دستورها. وفي الحالات التي تسنى فيها للأمانة الاطلاع على المعلومات ذات الصلة، تبين في هذا التقرير المراحلُ التي بلغتها الدول الأطراف في سيرورتها التشريعية المعنية عند انتهاء الفترة الممفاد عنها، والخطواتُ التي لمّا يزل يتعيّن اتخاذها في إطار هذه السيرورة. فالسيرورات التشريعية في الدول الأطراف، فضلاً عن كونها تختلف من الناحية القانونية، تجري في ظروف بالغة الاختلاف. ونظراً إلى الاختلافات في المقتضيات القانونية وفي الظروف من دولة طرف إلى أخرى، تتعذر المقارنة المباشرة بين مناحي شتى هذه الدول في التقدّم على طريق اعتماد تشريعاتها الخاصة بتنفيذ الاتفاقية.
- 15- ولكن يمكن فيما يخص معظم الدول الأطراف إجراء تقدير تقريبي للمراحل التي بلغتها في إجراءات تنفيذها الاتفاقية وذلك بالاستناد إلى أوجه التشابه العام بين الدول من حيث بنى السيرورة التشريعية في كل منها. ويمكن عرض أوجه تشابه هذه البُني على النحو التالى:
- (أ) تبدأ سيرورة اعتماد القانون الرئيسي لتنفيذ الاتفاقية ببت الدولة الطرف في شأن النهج الذي يتعيَّن اتباعه في عملية إعمال تدابير التنفيذ.
 - (ب) ثم تبدأ عملية إعداد نص القانون الرئيسي لتنفيذ الاتفاقية.
- (ج) ويفضى ذلك في نهاية الأمر إلى قيام الهيئة التشريعية باعتماد قانون تنفيذ الاتفاقية، وإلى بدء نفاذه.
- (د) وبعد سن التشريعات الرئيسية على هذا النحو يجري في كثير من الحالات إعداد واعتماد اللوائح التنظيمية ذات الصلة.
- (هـ) وبالنظر إلى أن تنفيذ الاتفاقية عملية مستمرة، تجري بحسب الاقتضاء مراجعة وتعديل تشريعات تنفيذها الرئيسية (واللوائح التنظيمية ذات الصلة، عند اللزوم).

.

إن بعض الدول الأطراف التي يُعمَل فيها بتشريعات شاملة لتنفيذ الاتفاقية أعلمت الأمانة، عملاً بالفقرة ٥ من المادة السابعة من الاتفاقية، بأنها راجعت تشريعاتها الخاصة بتنفيذ الاتفاقية أو عدَّلتها أثناء الفترة المفاد عنها.

- 10- بيد أن تلك ليست إلا العناصر الأساسية لبنية السيرورة التشريعية التي لا تكون خطية دائماً؛ فقد تتعثر، بل قد تتعرّض لانتكاسات خلال كل مرحلة من مراحلها. ووفقاً للمعلومات ذات الصلة المتاحة للأمانة، يمكن عرض الوضع القائم حالياً على هذا الصعيد كما يلى:
- (أ) ثمة بين الدول الأطراف الـ١٠٥ التي لمّا يزل يتعيّن عليها إخطار المنظمة بسنها تشريعات شاملة لتنفيذ الاتفاقية ٢٦ دولة لمّا تبدأ عملية إعداد النصوص اللازمة. وأفاد معظمها بأنها تنظر حالياً في شتى النهوج الممكن الأخذ بها لاعتماد تشريعات تنفيذ الاتفاقية التي لمّا يُبَت في أمرها، أو بأنها تنظر في بدء إعدادها نصوص هذه التشريعات. وثمة بين هذه الدول الأطراف عدة دول يُعمل فيها بالفعل بتشريعات لتنفيذ الاتفاقية جزئيا، ولا يمكن بالتالي اعتبارها أقل تقدّماً على هذا الصعيد من الدول الأطراف التي تعمل حالياً على وضع مشاريع قوانينها ذات الصلة.
- وثمة بين الدول الأطراف الـ١٠٥ التي لمّا يزل يتعيّن عليها إخطار المنظمة بسنها (ب) تشريعات شاملة لتنفيذ الاتفاقية ٥٦ دولة تعكف حالياً على إعداد نصوص قوانينها الرئيسية لتنفيذ الاتفاقية. وقد بلغت الدول الأطراف المندرجة في هذه المجموعة مراحل متفاوتة في هذه السيرورة. ففي حين لا يزال بعض هذه الدول الأطراف في المراحل الأولية من إعداد النصوص المعنية، أشارت دول عديدة منها إلى أنها تقوم بتنجيز مشاريع قوانينها ذات الصلة، أو أنها نجَّزتها. ولا يعنى قيام الدولة الطرف بإعداد نصوص تشريعاتها الخاصة بتنفيذ الاتفاقية أنها اختارت أن تدرج جميع تدابير التنفيذ المطلوبة في قانون واحد. فبعض الدول الأطراف تفضلًل أن يكون لها قانون واحد تنفَّذ به الاتفاقية كامل التنفيذ، بينما تحبِّذ دول أطراف أخرى إدراج تدابير التنفيذ الضرورية في نصوص قانونية متعدِّدة. وإذا رئي أن النهج الأخير الذكر هو المناسب في الدولة الطرف، فقد يحدث أن لا يُعدَّل في بادئ الأمر إلا نص واحد من نصوص تشريعاتها الخاصة بتنفيذ الاتفاقية توطئة ً لإعداد باقي النصوص المعنية لاحقاً في وقت ملائم. ويُضاف إلى ذلك أن معظم الدول الأطراف تفضيّل الاكتفاء في بادئ الأمر بسن قانون رئيسي أساسي لتنفيذ الاتفاقية، لا يكون واجبَ الإنفاذ بمقتضى أحكامه بذاته وإنما يتوقف إنفاذه على اعتماد لوائح مكمَّلة له.
- (ج) وثمة بين الدول الأطراف الـ١٠٥ التي لمّا يزل يتعيّن عليها إخطار المنظمة بسنها تشريعات شاملة لتنفيذ الاتفاقية ٢٠ دولة تعكف الهيئات التشريعية فيها على دراسة

مشاريع قوانينها الخاصة بتنفيذ الاتفاقية. ولئن كان من شأن اعتماد هذه القوانين أن يؤدى إلى زيادة في الإحصائيات المتعلقة بالإفادات الأولى المقدَّمة بموجب المادة السابعة من الاتفاقية؛ فينبغي عدم توقُّع أن تتزايد بنفس الوتيرة الإحصائيات المتعلقة بمدى شمول تشريعات تنفيذ الاتفاقية على الصعيد الوطني. فثمة دول أطراف كثيرة سيتعيَّن عليها، إثر سنها قانوناً لتنفيذ الاتفاقية، أن تنظر في ما يلي: (١) اعتماد تدابير تشمل مزيداً من المجالات التي يجب، وفقاً للمادة السابعة من الاتفاقية، أن تشملها تشريعات التنفيذ (ما من شأنه أن يتطلب إعداد المزيد من نصوص التشريعات الرئيسية الخاصة بتنفيذ الاتفاقية)، و/أو (٢) تحديد التفاصيل التقنية اللازمة لإنفاذ قوانين التنفيذ التي سُنَّت (ما من شأنه أن يتطلب إعداد نصوص اللوائح ذات الصلة). فهناك حقاً دول أطراف تفضيّل أن لا يبدأ نفاذ قوانينها الرئيسية الخاصة بتنفيذ الاتفاقية قبل اعتماد اللوائح الضرورية التي يستلزمها إنفاذ القوانين المعنية بصورة كاملة وعلى نحو فعال، فلا تتباهى بكونها أجازت قوانينها الرئيسية هذه. ووفقاً للإحصائيات يمكن أن تكون هذه الدول الأطراف في عداد الدول التي لم تقدّم أي إفادة بموجب الفقرة ٥ من المادة السابعة من الاتفاقية، لكنها في الواقع تضاهي من حيث تقدمها على صعيد سن تشريعات تنفيذ الاتفاقية غيرها من الدول الأطراف التي بدأ فيها نفاذ تشريعات التنفيذ الرئيسية، وإن كان من المتعذر إنفاذ هذه التشريعات بصورة كاملة.

- (د) ووفقاً للمعلومات ذات الصلة المتاحة للأمانة، ثمة بين الدول الأطراف الـ١٠٥ التي لمّا يزل يتعيّن عليها إخطار المنظمة بسنها تشريعات شاملة لتنفيذ الاتفاقية ٧ دول تركّز حالياً على دراسة أو إعداد اللوائح ذات الصلة، وقد بلغت في ذلك مراحل متفاوتة. ولا يحتاج بعض هذه الدول الأطراف إلى المزيد من تشريعات التنفيذ الرئيسية، في حين يتعيّن على بعضها الآخر إعداد المزيد من هذه التشريعات. كما إن بعض الدول الأطراف الأخرى، التي لمّا يزل يتعيّن عليها إخطار المنظمة بسنها تشريعات شاملة لتنفيذ الاتفاقية، تقوم بدراسة اللوائح التنظيمية أو بإعدادها في وقت تقوم بدراسة القوانين الرئيسية أو بإعدادها أو بسنتها.
- 17- ويبيِّن التحليل السابق مدى التعقيد الذي تتسم به شتى السيرورات الوطنية فيما يتعلق بتنفيذ الاتفاقية؛ ما يبيِّن أيضاً أنه يجب أن يُراعى في كل تقييم للتقدّم المحرز على هذا الصعيد التقدّم المحرز في فرادى الدول الأطراف و/أو التقارير عما آلت إليه الحال في جميع الدول الأطراف.

تعيين أو إنشاء الهيئات الوطنية

- 1۷- تقضي الفقرة ٤ من المادة السابعة من الاتفاقية بأن تقوم كل دولة طرف بـ"تعيين أو إنشاء هيئة وطنية تعمل كمركز وطني لتأمين الاتصال الفعال بالمنظمة والدول الأطراف الأخرى". وقد نوّه المؤتمر إلى أهمية هذا الالتزام في عدة مناسبات.
- وفي ٢٤ تشرين الأول/أكتوبر ٢٠٠٣ اعتمد المؤتمر خطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية (C-8/DEC.16)، وحدَّد موعد انعقاد دورته العاشرة (تشرين الثاني/نوفمبر ٢٠٠٥) أجلاً أقصى لوفاء الدول الأطراف بالتزاماتها بموجب الاتفاقية، ولا سيما قيامها بتعيين أو إنشاء هيئاتها الوطنية. واعتمد المؤتمر في دورته العاشرة قراراً بشأن تدابير المتابعة فيما يتعلق بخطة العمل الخاصة بتنفيذ الالتزامات بموجب المادة السابعة من الاتفاقية ("خطة العمل")، مدَّد به الأجل المذكور حتى موعد دورة المجلس الخامسة والأربعين التي كانت ستعقد في أيار/مايو ٢٠٠٦ (الفقرة الفرعية ٢(أ) من الوثيقة C-10/DEC.16 المؤرخة بـ ١١ تشرين الثاني/نوفمبر ٢٠٠٥). وعند انعقاد دورة المجلس الخامسة والأربعين كانت هناك بين الدول الأطراف، البالغ عددها ١٧٨ حينئذ، ١٧ دولة لمّا يزل يتعيَّن عليها إخطار الأمانة بإنشاء أو تعيين هيئاتها الوطنية. وإبان انعقاد دورة المؤتمر الحادية عشرة في تشرين الثاني/نوفمبر ٢٠٠٦، بعد انضمام ثلاث دول أخرى إلى الاتفاقية (الجبل الأسود، وجزر القمر، وجمهورية أفريقيا الوسطى) الذي ارتفع به عدد الدول الأطراف إلى ١٨١، كان عدد الدول الأطراف التي لم تف بهذا الالتزام قد انخفض إلى ٩ دول من مجموع الدول الأطراف هذا. وبناءً على توصية من المجلس (الفقرة الأولى من الوثيقة EC-47/DEC.15 المؤرخة بـ١٠ تشرين الثاني/نوفمبر ٢٠٠٦) مدَّد المؤتمر في دورته الحادية عشرة مفعول أحكام القرار C-10/DEC.16 لسنة واحدة (الفقرة الأولى من القرار C-11/DEC.4).
- 19- وبحلول تاريخ انتهاء الفترة المُفاد عنها كانت ١٧٣ دولة طرفاً (٩٥% من المجموع) قد أخطرت الأمانة بإنشاء أو تعبين هيئاتها الوطنية. ومنذ انعقاد دورة المؤتمر الحادية عشرة قامت دولة طرف واحدة، هي الجبل الأسود، بإخطار الأمانة بأنها أقامت هيئتها الوطنية؛ وبالتالي ظل عدد الدول الأطراف التي لمّا يزل يتعيَّن عليها إنشاء أو تعيين هيئاتها الوطنية مساوياً ٩، بالنظر إلى أن بربادوس غدت دولة طرفاً في الاتفاقية بتاريخ ٦ نيسان/أبريل ٢٠٠٧.

- ٢٠ بيد أن هذه الأرقام، كما ذكر آنفاً، ينبغي أن لا تجعل التقدّم المحررَز على هذا الصعيد منذ اعتماد خطة العمل في ٢٤ تشرين الأول/أكتوبر ٢٠٠٣ أقل بروزاً. فأرقام النسبة المئوية لعدد الإخطارات المتعلقة بإنشاء أو تعيين الهيئات الوطنية (المحسوبة على أساس عدد الدول الأطراف في آونات مختلفة)، لا تعبر على أتم وجه عن هذا التقدّم. فالرؤية إلى عدد الدول الأطراف التي قامت بتعيين أو إنشاء هيئاتها الوطنية من منظور التقدّم المحررَز في إطار خطة العمل الخاصة بعالمية الاتفاقية (على النحو المقترح آنفاً في الفقرة ٤) تهيئ صورة أدق للمرحلة المتمثلة في تنفيذ الدول الأطراف الفقرة ٤ من المادة السابعة من الاتفاقية.
- ٢١- ويبيّن الجدول التالي منحى تطور الحال فيما يتعلق بتعيين أو إنشاء الهيئات الوطنية منذ اعتماد خطة العمل.

الجدول ٥: التقدّم المحرز على صعيد إنشاء أو تعيين الهيئات الوطنية

الحال على هذا الصعيد:	عدد الدول الأطراف	النسبة المئوية للدول	النسبة المنوية للدول
	التي أنشات أو	الأطراف التي أنشأت أو	الأطراف التي أنشأت أو
	عيّنت هيئاتها	عيّنت هيئاتها الوطنية	عيّنت هيئاتها الوطنية
	الوطنية	بالنسبة إلى عدد الدول	بالنسبة إلى عدد الدول
		الأطراف آنذاك	الأطراف الحالي (١٨٢)
إبان انعقاد دورة المؤتمر الثامنة	١٢٦	%^٢	%٦٩
تشرين الأول/أكتوبر ٢٠٠٣ ﴾ ١٥٤ دولة			
طرفاً آنذاك			
إبان انعقاد دورة المؤتمر التاسعة	١٣٦	%^٢	%Y0
تشرين الثاني/نوفمبر ٢٠٠٤ ٢ ١٦٦ دولة			
طرفاً آنذاك			
إبان انعقاد دورة المؤتمر العاشرة	١٤٧	%^£	%^1
تشرين الثاني/نوفمبر ٢٠٠٥ 🗲 ١٧٤ دولة			
طرفًا آنذاك			
إبان انعقاد دورة المؤتمر الحادية عشرة	١٧٢	%90	%90
تشرين الثاني/نوفمبر ٢٠٠٦ ﴾ ١٨١ دولة			
طرفًا آنذاك			
في ۲۲ آب/أغسطس ۲۰۰۷ 🛖 ۱۸۲ دولة	١٧٣	%90	%90
طرفاً آنذاك			
التقدّم المحرز مند اعتماد خطة العمل	% ٤ ∀ +	%۱۳+	%٢٦+

٢١- فبحلول تاريخ انتهاء الفترة المُفاد عنها كان هناك ٩ دول أطراف لمّا يزل يتعيّن عليها إخطار الأمانة بإنشاء أو تعيين هيئاتها الوطنية. وترد في الجدول ٦ قائمة بهذه الدول مرتبة بحسب تاريخ بدء نفاذ الاتفاقية فيما يخص كلاً منها، وعرض وجيز لأحدث المعلومات التي قدمتها في هذا الصدد والمصاعب التي واجهتها في الوفاء بمقتضى الاتفاقية المعني. وتبيّن في هذا الجدول أيضاً المجموعات الإقليمية التي تندرج في عدادها الدول المعنية.

الجدول ٦: الدول الأطراف التي لمّا يزل يتعيّن عليها تعيين أو إنشاء هيئاتها الوطنية

أحدث المعلومات التي قدمتها عن تعيين أو إنشاء هيئتها	تاريخ بدء نفاذ	مجموعتها	الدولة الطرف	الرقم
الوطنية	الاتفاقية فيما يخصها	الإقليمية		
في حزيران/يونيه ٢٠٠٧ بيَّنت موريتانيا أنها تنظر في	1991-07-11	أفريقيا	موريتانيا	-1
إنشاء هيئتها الوطنية ضمن وزارة دفاعها.				
-	۲۰۰۳-۰٦-۰٦	آسيا	تيمور - لِشتي	-۲
في تشرين الثاني/نوفمبر بيَّنت أفغانستان أنها، على الرغم	۲۰۰۳-۱۰-۲٤	آسيا	أفغانستان	-٣
من أن وزارة خارجيتها كانت تعمل بمثابة المُتَّصَل				
الرئيسي فيما يخص شؤون الاتفاقية، ترى أن من الأنسب				
منطقياً إنشاء هيئتها الوطنية ضمن وزارة دفاعها.				
وأشارت إلى أنه كان يجري بحث هذا الخيار مع هذه				
الوزارة. وفي نيسان/أبريل ٢٠٠٧ قدمت أفغانستان بيانات				
الاتصال الخاصة بأشخاص يُحتمل أن يعملوا في هيئتها				
الوطنية المرتقبة، وطلبت توفير التدريب لهم.				
في بلاغ ارسل خلال أيلول/سبتمبر ٢٠٠٦، أشارت	۲۰۰۳-۱۱-۰۹	أفريقيا	الرأس الأخضر	- ٤
الرأس الأخضر إلى أنها سوف تصدر قريباً تقريراً عما				
آل إليه الأمر.				
أثناء حلقة عمل عقدت في نيسان/أبريل ٢٠٠٧، قدمت	۲۰۰۵-۰۸-۱۸	آسيا	كمبوديا	_0
كمبوديا نص القانون الخاص بإنشاء هيئتها الوطنية. ولم				
تخطر المنظمة رسميا ببيانات الاتصال بالهيئة الوطنية				
الكمبودية.				
في أيار/مايو ٢٠٠٦ طلبت هندوراس دعمها فيما يتعلق	۲۰۰۵-۰۹-۲۸	أمريكا اللاتينية	هندوراس	٦_
بإنشاء هيئتها الوطنية بمقتضى مرسوم، فقدر إليها الدعم		والكاريبي		
المطلوب. وأرسلت إليها نماذج مراسيم خاصة بإقامة				
الهيئات الوطنية. وفي تموز/يوليه ٢٠٠٧ أفادت				
هندوراس بأن هيئتها الوطنية لم تتمكن من العمل على				
النحو المناسب.				
في كانون الأول/ديسمبر ٢٠٠٦ أفادت جزر القمر أثناء	۲۰۰٦_۰۹_۱۷	أفريقيا	جزر القمر	-٧
اجتماع ثنائي بأنها عيَّنت هيئة وطنية مؤقتة. وفي				
حزيران/يونيه ٢٠٠٧ أشارت إلى أنها ستقوم بإخطار				
المنظمة بتعيين هيئتها الوطنية المؤقتة وستبعث بيانات				
الاتصال الخاصة بهذه الهيئة، إذا تم تذكيرها بوجوب				
قيامها بذلك رسمياً عن طريق بلاغ بالبريد الإلكتروني.				
وقد أرسل إليها البلاغ المطلوب بالبريد الإلكتروني.				

أحدث المعلومات التي قدمتها عن تعيين أو إنشاء هينتها الوطنية	تاريخ بدء نفاذ الاتفاقية فيما يخصها	مجموعتها الإقليمية	الدولة الطرف	الرقم
أثناء اجتماع ثنائي عقد في كانون الأول/ديسمبر ٢٠٠٦،	77-17.	أفريقيا	جمهورية أفريقيا	-۸
طلبت جمهورية أفريقيا الوسطى من الأمانة مساعدتها في			الوسطى	
إنشاء هيئة وطنية عاملة وذلك بتنظيم دورة تدريب لهذا				
الغرض في عام ٢٠٠٧. وأثناء اجتماع ثنائي عقد في				
حزيران/يونيه ٢٠٠٧، أشارت جمهورية أفريقيا الوسطى				
إلى أن جميع وزاراتها، باستثناء وزارة العدل، قد عيّنت				
ممثليها في الهيئة الوطنية المزمع إنشاؤها قريباً.				
-	۲۰۰۷-۰٤-۰٦	أمريكا اللاتينية	بربادوس	-9
		و الكاريبي		

- 77- وبحلول تاريخ انتهاء الفترة المُفاد عنها كانت هناك دولتان فقط (بربادوس وتيمور- لِشتي) لم تقدّما إلى الأمانة معلومات عن حال إنشاء أو تعيين هيئتيهما الوطنيتين. وتجدر الإشارة إلى أن بربادوس لم تنضم إلى الاتفاقية إلا مؤخراً، وأن الأزمة السياسية/العسكرية القائمة في تيمور- لِشتى قد عرقلت مواصلة التقدّم على طريق تنفيذ الاتفاقية.
- ٢٤- أما بقية الدول المذكورة في الجدول أعلاه، فقد بيّنت اثنتان منها (جزر القمر وكمبوديا) أنهما أنشأتا هيئتيهما الوطنيتين، لكنهما لم تكونا بحلول نهاية الفترة المفاد عنها قد قدمتا إلى الأمانة بيانات الاتصال الخاصة بهاتين الهيئتين.
- ٥٢- وفيما يتعلق بالدول التي أقامت هيئاتها الوطنية، أفاد بعضها الأمانة بأن هيئتها الوطنية أقيمت بصفة مؤقتة فقط، وأن إنشاءها رسمياً مرتقب وسوف يكتمل عندما تحدَّد مهامها وصلاحياتها على النحو المناسب عن طريق تشريعات التنفيذ أو اللوائح ذات الصلة. وفي هذا الصدد تجدر الإشارة إلى أن إقامة الهيئات الوطنية كثيراً ما تكون عملية تجرى على مرحلتين. فأولاً تقوم الدول الأطراف بإنشاء أو تعيين هيئة وطنية مؤقتة تسند إليها مسؤوليات محدودة على العموم (منها بوجه خاص العمل كمركز اتصال في الدولة الطرف ومباشرة سيرورة تنفيذ الاتفاقية). وثانياً تَمنت الدول الأطراف هيئاتها الوطنية، بعد أن يتم اعتماد التشريعات الخاصة بتنفيذ الاتفاقية على الصعيد الوطني، الصلاحيات القانونية المناسبة، بالإضافة إلى الموارد المالية والمادية الملائمة لأداء المهام المسندة إليها بموجب هذه التشريعات (مثل صلاحية جمع وتنسيق البيانات المتعلقة بالأنشطة الخاضعة للإعلان، وصلاحية إصدار التراخيص، وهكذا دواليك).
- 77- وبموجب الاتفاقية لا يقتصر دور الهيئة الوطنية على العمل بمثابة مُتَّصل فعال مع المنظمة، بل تعمل أيضاً بمثابة مركز اتصال وطني ومُتَّصل فعال مع سائر الدول الأطراف. وهذا الدور الثاني مهم. فمن خلال الملتقيات العالمية السنوية للهيئات الوطنية واجتماعاتها الإقليمية السنوية،

وغيرها من أنشطة المساعدة العالمية والإقليمية ودون الإقليمية، تهيئ المنظمة محافل شتى للتباحث بين الهيئات الوطنية. وقد تبيّن أن هذه المحافل مفيدة جداً، لأنها تتيح للهيئات الوطنية فرصة تبادل الأفكار بشأن المسائل العملية والعقبات التي تواجهها أثناء عملها اليومي. وقد شجّعت الأمانة الدول الأطراف على متابعة هذا التبادل وتعزيزه خارج إطار المحافل التي تنظمها المنظمة.

المساعدة في إطار خطة العمل

- ۲۷- في القرار C-11/DEC.4 طلب المؤتمر من الأمانة "مواصلة وتعزيز جهودها لمساعدة الدول الأطراف عند الطلب على الوفاء بالتزاماتها بموجب المادة السابعة من الاتفاقية وبمقتضى القرار C-10/DEC.16".
- حروفي الفقرة ٤ من القرار C-10/DEC.16 طلب المؤتمر من الأمانة "المثابرة على تقديم المزيد من المساعدة عند الطلب إلى الدول الأطراف التي لما يزل يتعين عليها تنفيذ التزاماتها بموجب المادة السابعة من الاتفاقية، وذلك على سبيل الأولوية". وطلب في ذلك القرار من الأمانة أن تضع في اعتبارها، عند تقديمها المساعدة "الاحتياجات الخاصة للدول الأطراف التي انضمت مؤخراً إلى الاتفاقية"، مع "التركيز من باب الأولوية على المساعدة التقنية في مجال تعيين أو إنشاء الهيئات الوطنية لكي تعمل بمثابة مراكز للاتصال الفعال بالمنظمة، وعلى إعداد نصوص التشريعات والتدابير الإدارية وإعمالها" (الفقرتان ٧ و٨). وشجّع المؤتمر في ذلك القرار أيضاً "الدول الأطراف على تقديم المساعدة في [تنفيذه]، بوسائل منها توفير الخبرة للدول الأطراف، وإقامة شراكات مع المنظمات الإقليمية ذات الصلة، وتقديم التبرعات إلى المنظمة وتقديم أية عروض أخرى" (الفقرة ٥).
- ٢٩ ومنذ الدورة الأخيرة للمؤتمر، قدمت الأمانة المساعدة إلى الدول الأطراف عن طريق طائفة
 واسعة من أنشطة الدعم منها:
 - (أ) تنظيم الملتقيات السنوية العالمية للهيئات الوطنية واجتماعاتها السنوية الإقليمية؛
- (ب) تنظيم زيارات موقعية لتقديم المساعدة التقنية (من أشكال المساعدة المقدَّمة خلال هذه الزيارات المساعدة على إعداد نصوص القوانين الخاصة بتنفيذ الاتفاقية وتدريب العاملين في الهيئات الوطنية وعقد حلقات عمل هادفة إلى حث اهتمام أصحاب الشأن من أوساط متعدِّدة)؛

- (ج) إجراء دورات لتدريب العاملين في الهيئات الوطنية، عُقدت في مقر المنظمة أو استضافتها دول أطراف؛
- (د) تنظيم حلقات عمل وطنية توعوية، تستهدف جمهوراً متنوّعاً، وبخاصة من البرلمانيين وممثلي الصناعات؛
- (هـ) تنظيم حلقات عمل متخصِّصة إقليمية ودون إقليمية ووطنية لمُعِدِّي نصوص تشريعات تنفيذ الاتفاقية، أو للموظفين المسؤولين عن تقديم الإعلانات، أو لمرافقي المفتشين خلال عمليات التفتيش، أو لمسؤولي الجمارك، وذلك بغية إرساء التآزر فيما يخص متطلبات تنفيذ المادة السابعة من الاتفاقية والمتطلبات المنصوص عليها في المادتين السادسة والحادية عشرة منها؟
 - (و) مراجعة مشاريع القوانين الخاصة بتنفيذ الاتفاقية وإبداء الملاحظات عليها.
- ٣- وينطوي الجدول التالي على عرض وجيز لتدابير الدعم المذكورة آنفاً في الفقرات (أ) إلى (هـ)، التي نفذتها الأمانة أثناء الفترة المفاد عنها لمساعدة الدول الأطراف على تنفيذ التزاماتها بموجب المادة السابعة من الاتفاقية.

الجدول ٧: أنشطة دعم تنفيذ المادة السابعة من الاتفاقية

نشاط الدعم المضطلّع به	الموعد
الملتقى السنوي الثامن للهيئات الوطنية الذي عُقد في مقر المنظمة في	۲ - ٤ كانون الأول/ديسمبر ٢٠٠٦
لاهاي بهولندا	
دورة تدريب خاصة بالهيئة الوطنية اليمنية	١٠ - ١٢ كانون الأول/ديسمبر ٢٠٠٦
حلقة عمل وطنية توعوية للبرلمانيين عُقدت في ليبيريا	۱۱ و۱۲ كانون الثاني/يناير ۲۰۰۷
دورة تدريب خاصة بالهيئة الوطنية الأذربيجانية	۲۹ ـ ۳۱ كانون الثاني/يناير ۲۰۰۷
دورة تدريب خاصة بالهيئة الوطنية لإكوادور وزيارة لتقديم	۲۲ ـ ۲۸ شباط/فبرایر ۲۰۰۷
المساعدة التقنية لها في المسائل القانونية	
زيارة مساعدة تقنية لملاوي	۱۹ و ۲۰ آذار /مارس ۲۰۰۷
اجتماع رفيع المستوى مع الممثلين الدائمين لنخبة من الدول	۲۸ و ۲۹ آذار /مارس ۲۰۰۷
الأطراف عُقد في ابركسل	
اجتماع رفيع المستوى مع الممثلين الدائمين لنخبة من الدول	٤ و٥ نيسان/أبريل ٢٠٠٧
الأطراف عُقد في لندن	
حلقة عمل لمسؤولي الجمارك في الدول الأطراف من بين دول	۱۶ و ۱۵ نیسان/أبریل ۲۰۰۷
أوروبا الشرقية عُقدت في كرواتيا (في إطار تحرك مشترك بين	
الاتحاد الأوروبي والمنظمة)	

نشاط الدعم المضطلع به	الموعد
اجتماع لمسؤولي الجمارك في الدول الأعضاء في رابطة دول	۲۰۰۷ نیسان/أبریل ۲۰۰۷
جنوب شرقي آسيا عُقد في هانوي بفيتنام (في إطار تحرك مشترك	
بين الاتحاد الأوروبي والمنظمة)	
حلقة عمل توعوية وطنية للمعنيين بإعداد الإعلانات ومرافقي	۲۲ نیسان/أبریل ۲۰۰۷
المفتشين خلال عمليات التفتيش عُقدت في هانوي بفيتنام	
حلقة عمل توعوية وطنية للمعنيين بإعداد الإعلانات ومرافقي	۲۷ نیسان/أبریل ۲۰۰۷
المفتشين خلال عمليات التفتيش عُقدت في مدينة هوشي منه بفيتنام	
حلقة عمل إقليمية للهيئات الوطنية لدول مجلس التعاون الخليجي	۲۹ نیسان/أبریل – ۲ أیار/مایو ۲۰۰۷
بشأن تنفيذ الاتفاقية عُقدت في الكويت العاصمة	
حلقة عمل توعوية وطنية عُقدت في نيروبي بكينيا	۱۰ و ۱۱ أيار/مايو ۲۰۰۷
حلقة عمل توعوية لممثلي القطاع الصناعي الخاص عُقدت في	۱۹ ـ ۲۳ أيـار/مايو ۲۰۰۷
الرياض وجدة بالمملكة العربية السعودية	
الاجتماع السنوي للهيئات الوطنية للدول الأطراف من بين أمريكا	۲۹ - ۳۱ أيار/مايو ۲۰۰۷
اللاتينية والكاريبي الذي عُقد في سَنْتياغو دي شيلي بشيلي	
حلقة عمل مع برلمانيي بيرو، وزيارة ثنائية الإطار لها	۱ حزیران/یونیه ۲۰۰۷
زيارة مساعدة تقنية لغواتيمالا لحث اهتمام ممثلي الصناعات فيها	٤ و٥ حزيران/يونيه ٢٠٠٧
بمقتضيات الاتفاقية	
الاجتماع الإقليمي السادس للهيئات الوطنية للدول الأطراف من بين	٦ - ٨ حزيران/يونيه ٢٠٠٧
دول أوروبا الشرقية الذي عُقد في منسك ببيلاروس	
زيارة للرباط بالمغرب لتقديم مساعدة تقنية من أجل تنفيذ الاتفاقية	۱۳ ـ ۱۵ حزیران/یونیه ۲۰۰۷
جلسة إطلاعية بشأن تنفيذ الاتفاقية خاصة بممثلي الدول الأطراف	۱۰ حزیران/یونیه ۲۰۰۷
فيها الناطقة بالبرتغالية ودول غير أطراف فيها عُقدت في مقرّ	
المنظمة في لاهاي بهولندا	
حلقة عمل بشأن عالمية الاتفاقية في أفريقيا عُقدت في الجزائر	۱۸ و ۱۹ حزیران/یونیه ۲۰۰۷
العاصمة	
حلقة عمل تقنية معنية بإعداد نصوص تشريعات تنفيذ الاتفاقية عُقدت	۲۰ - ۲۲ حزیران/یونیه ۲۰۰۷
في مقر المنظمة في لاهاي بهولندا	
دورة تدريب للعاملين في الهيئات الوطنية للدول الأطراف الناطقة	۲ - ٦ تموز/يوليه ٢٠٠٧
بالإسبانية عُقدت في مدريد بإسبانيا	
حلقة عمل معنية بتنفيذ الاتفاقية خاصة بكبار المسؤولين عن وضع	۹ - ۱۱ تموز/يوليه ۲۰۰۷
السياسات من الدول الأطراف من بين دول منطقة أفريقيا الجنوبية	
عُقدت في اتشواني بجنوب أفريقيا	
زيارة لكولُمبيا لتقديم مساعدة تقنية لها في تدريب المفتشين	۲۳ و ۲۶ تموز/يوليه ۲۰۰۷
اجتماع إقليمي لبرلمانيي الدول الأطراف من بين دول أمريكا	۲۲ و ۲۷ تموز /یولیه ۲۰۰۷
اللاتينية والكاريبي عُقد في بوغوتا بكولُمبيا (في إطار تحرك	
مشترك بين الاتحاد الأوروبي والمنظمة)	

نشاط الدعم المضطلّع به	الموعد
دورة تدريب خاصة بالهيئة الوطنية لبارغواي عُقدت في أسنسيون	۳۰ و ۳۱ تموز /یولیه ۲۰۰۷
ببار غواي (في إطار تحرك مشترك بين الاتحاد الأوروبي والمنظمة)	
زيارة لمقر المنظمة في لاهاي بهولندا قام بها ممثلو الهيئة الوطنية	٦ - ٩ آب/أغسطس ٢٠٠٧
للجبل الأسود	
حلقة عمل معنية بالمسائل القانونية للدول الجزرية في المحيط الهادي	۱۵ - ۱۷ آب/أغسطس ۲۰۰۷
عُقدت في كورور ببلاو	

- المعلومات والخبرات فيما بين الهيئات الوطنية واجتماعاتها وحلقات العمل الإقليمية والمتخصّصة من الهم منابع الزخم في تنفيذ خطة العمل، لأن هذه الأنشطة توفر محفلاً يتيح أموراً منها تبادل المعلومات والخبرات فيما بين الهيئات الوطنية أو مُعِدِّي نصوص تشريعات تنفيذ الاتفاقية، وعقد اجتماعات ثنائية دقيقة الاستهداف مع الأمانة، وإتاحة الفرصة لطلب أشكال محدَّدة من المساعدة. وفي هذا الصدد تنبغي الإشارة إلى وجوب التحديد في طلبات المساعدة ووجوب اشتمالها على تفاصيل الاحتياجات وشروط المساعدة المطلوبة والأهداف المبتغاة منها، لكي يتسنى للأمانة والدول الأطراف التي توفر المساعدة أن تلبيها على النحو المناسب.
- 7٦- وخلال الفترة المُفاد عنها نُظِّمت زيارات مساعدة تقنية موقعية وحلقات عمل وطنية في دولتين؛ من الدول الـ٢٨ التي انضمت إلى الاتفاقية منذ اعتماد خطة العمل. ويزمَع تنظيم زيارات مماثلة لسبع دول من هذه الدول أو يُنظر في أمر تنظيمها، وقد وُجِّهت إلى الدول المعنية الدعوة للمشاركة في حلقات عمل واجتماعات عالمية وإقليمية أخرى تنظمها المنظمة.
- ٣٣ ومنذ الدورة الأخيرة للمؤتمر طُلب من الأمانة في ٢٥ مناسبة أن تبدي ملاحظاتها على مشاريع قوانين لتنفيذ الاتفاقية أو مشاريع لوائح ذات صلة تخص عشرين دولة طرفا، ودولة واحدة ليست طرفاً في الاتفاقية لكنها تستعد للانضمام إليها. ومن الدول الأطراف المعنية ٥ دول انضمت إلى الاتفاقية منذ اعتماد خطة العمل.
- 7٤- ولاحظت الأمانة قبولاً واسعاً من الدول الأطراف لما قدمته من ملاحظات على مشاريع النصوص المعنية، إذ أخذ فيها بملاحظاتها هذه على العموم. ووفرت الأمانة للدول الأطراف بوجه عام، إلى جانب ملاحظاتها هذه، وثائق توضيحية ونماذج لتشريعات تنفيذ الاتفاقية كانت

غواتيمالا (زيارة مساعدة تقنية أجريت في حزيران/يونيه ٢٠٠٧)، وليبيريا (حلقة عمل عُقدت في كانون الثاني/يناير ٢٠٠٧).

جزر القمر، وجمهورية أفريقيا الوسطى، وجمهورية الكنغو الديمقراطية، وجيبوتي، والرأس الأخضر، وكمبوديا، ومدغشقر.

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- قد أعدتها، ونسخاً من تشريعات لتنفيذ الاتفاقية خاصة بدول أطراف أخرى، تبيِّن كيف نفذت هذه الدول الأطراف مقتضيات الاتفاقية.
- كما لاحظت الأمانة أن الدول الأطراف التي لها قوانين رئيسية خاصة بتنفيذ الاتفاقية أخذت تنتقل الآن إلى المرحلة الثانية من سيرورة سن التشريعات الخاصة بتنفيذ الاتفاقية المتمثلة في إعداد لوائح التطبيق ذات الصلة. وقد تطلب الدول الأطراف من الأمانة مساعدتها في ذلك. ولكن يجب التأكيد على أن دور الأمانة فيما يتعلق بإعداد تشريعات التنفيذ الفرعية قد يختلف عن دورها فيما يتعلق بإعداد تشريعات التنفيذ الرئيسية. فالاتفاقية تنص نصاً صريحاً على وجوب أن تفي الدول الأطراف بعدة مقتضيات أساسية (مثل حظر ما تقضي الاتفاقية بحظره، والنص على إيقاع عقوبات جزائية، والتهيئة للعمل بنظام خاص بتقديم الإعلانات وإصدار التراخيص، وهلم جرًّا) يتم الوفاء بها باعتماد تشريعات التنفيذ الرئيسية. وقد يتطلب إعمال هذه المتطلبات الفعال وإمكان إنفاذها على الصعيد العملي اتخاذ الدول الأطراف عدة قرارات تتعلق بالتوجهات العامة. ويجب أن يكون كل قرار تتخذه الدولة الطرف في هذا الصدد متماشياً مع نظامها القانوني وتشريعاتها الداخلية النافذة وبناها الإدارية ومرحلة تطوّر صناعتها الكيميائية. وبالتالي لا يمكن أن تقوم المساعدة التي تقدمها الأمانة فيما يتعلق بإعداد تشريعات التنفيذ الفرعية على نهج وحيد؛ ويجب أن تكون المساعدة في هذه الحالة مكيَّفة أكثر مما في حالة تشريعات التنفيذ الرئيسية، إذ يتعيَّن أن تراعى في ذلك معطيات عديدة. وفي حين يمكن أن تكون المقترحات المحدَّدة الطابع بصدد إعداد النصوص مفيدة فيما يتعلق بنصوص التشريعات الرئيسية، فإن من شأن المساعدة على إعداد اللوائح ذات الصلة أن تكون أكثر تركيزاً على القوائم المرجعية للتثبت مما إذا كانت تشريعات تنفيذ الاتفاقية تمكِّن الدول الأطراف من القيام بأعمال معيَّنة تقضى بها الاتفاقية. كما إن اتسام المساعدة التي تقدمها الأمانة بالفعالية يستلزم اقترانها بتكوين الخبرات الوطنية لتمكين الدول الأطراف من تحديد أصلح ما يناسبها من الممارسات ذات الصلة على الصعيد الوطني.
- تعدمها الأمانة. فقد لاحظت الأمانة تكوين الخبرات حاسمة الأهمية لضمان فعالية المساعدة التي تقدمها الأمانة. فقد لاحظت الأمانة أنه كثيراً ما تُفقد الخبرات على مر الزمن من جراء كثرة حالات تبدّل العاملين في الهيئات الوطنية أو غيرها من الهيئات المختصة المنخرطة في تنفيذ الاتفاقية. وعليه فقد غدا الهدف المنشود بهذا الصدد يتمثل في التكفل بأن يكون من يتلقون المساعدة التي تقدمها الأمانة قادرين بدورهم على تدريب الموظفين الجدد.

- 97- ويمكن أيضاً أن يستعان بشبكة الخبراء القانونيين، التي أنشأتها المنظمة إثر اعتماد خطة العمل (والتي تضم حالياً ١٠٦ خبراء قانونيين)، في سبيل تعزيز وتأمين تناقل الخبرات فيما بين الدول الأطراف. ويمكن أن تعمل هذه الشبكة، المرمي منها إلى مساعدة الدول الأطراف المنخرطة في اعداد نصوص تشريعات تنفيذ الاتفاقية على الصعيد الوطني التي تقضي بها الاتفاقية، بمثابة آلية قيمة تستعين بها الدول الأطراف لتبادل الخبرات وتجميع الموارد والمعلومات، وإقامة صلات مباشرة فيما بين خبرائها القانونيين.
- 77- وقد أعلمت الدول الأطراف التالية البيان الأمانة بأنها قامت بأنشطة شتى للمساعدة على تحقيق الأهداف المنشودة من خطة العمل، وعرضت توفير المساعدة للدول الأطراف التي تطلبها وقدمت المساعدة المطلوبة، ولا سيما عن طريق تنظيم دورات تدريب خاصة بالهيئات الوطنية وإجراء زيارات مساعدة ثنائية الإطار: الاتحاد الروسي، والأرجنتين، وإسبانيا، وأستراليا، وألمانيا، وإيران (جمهورية الإسلامية)، وإيطاليا، والبرازيل، والبرتغال، وبيلاروس، والجزائر، والجمهورية الاتشيكية، وجمهورية كوريا، وجنوب أفريقيا، ورومانيا، والسويد، وسويسرا، والصين، وفرنسا، وفلندا، وكندا، وكوبا، والمكسيك، والمملكة المتحدة لبريطانيا العظمي وإرلندا الشمالية، والنرويج، والنمسا، ونيوزيلندا، والهند، وهولندا، والولايات المتحدة الأمريكية، واليابان. وعلاوة على ذلك قدمت اليابان أثناء الفترة المفاد عنها تبرعاً لتمويل أنشطة المخراة دعماً لتنفيذ المادة السابعة من الاتفاقية، كما ساند الاتحاد الأوروبي أنشطة المنظمة في إطار تنفيذ استراتيجيته لمكافحة انتشار أسلحة الدمار الشامل.

Appendix

STATUS OF IMPLEMENTATION OF ARTICLE VII OBLIGATIONS, BY STATE PARTY, AS AT 22 AUGUST 2007, AS SHOWN BY THE INDICATORS USED IN PAST REPORTS ON THE ARTICLE VII PLAN OF ACTION

The following table explains the column headings in the profiles that follow, and explains how the content in those columns is presented.

EXPLANATION OF COLUMN HEADINGS IN THE STATUS TABLES

	ION OF COLUMN HEADINGS IN THE STATUS TABLES
Column Heading	Explanation
National Authority	An X indicates that a National Authority has been designated or
established	established. It should be noted that some National Authorities have
	been designated on a purely interim basis. Also, the column should
	be seen in conjunction with other entries when an assessment is being
	made of whether the National Authorities are fully functional and
	authorised.
Article VII(5)	An X indicates that the State Party has submitted the information
submission received	required under Article VII, paragraph 5. An (X) indicates that this
	information is based on the second Legislation Questionnaire and/or
	an explanatory note, but not on the text of adopted measures, the
	submission of which was requested by the First Review Conference –
	see paragraph 7.83(c) of RC-1/5, dated 9 May 2003.
Legislation covers	An X indicates that the State Party's legislation covers all key areas.
all key areas	In many cases, only the core provisions under paragraph 1 of Article
	I are covered by legislation whilst States Parties may cover other
	aspects by policies or administrative decisions. Also, only five States
	Parties have explicitly confirmed to the Secretariat that its legislation
	covers these key prohibitions with regard to acts of individuals
	serving in its military and police forces; in all other cases the
	Secretariat proceeds from the understanding that such individuals are
	bound by implementing legislation or directly by the Convention's
	prohibitions as State Agents.
Text of Adopted	An X indicates that the State Party has provided the OPCW with the
Measures Provided	text of the legislative and/or administrative measures adopted in
	accordance with paragraph 1 of Article VII. Such a submission was
	required by the First Review Conference—see paragraph 7.83(c) of
	RC-1/5, dated 9 May 2003.
Measures to Control	An X indicates that the State Party has adopted legislative and/or
Transfers of	administrative measures to fully control transfers of scheduled
Scheduled	chemicals as required by the Convention. An (X) indicates that some
Chemicals	control measures have been adopted by the State Party, but not all
	that are required.
Submission	An X indicates that the initial declarations required under Articles III
of Initial	and VI have been submitted by the State Party; an (X), that an initial
Declarations	declaration under Article III or VI has been submitted by the State
	Party.

Column Heading	Explanation
Status of Submission	An X indicates that the State Party has submitted an annual
of ADPA for 2006 in	declaration on past activities in 2006 under Article VI. This
2007	submission was due by 31 March 2007.
Article VI Project:	An X indicates that information on potentially declarable Article VI
Declarations	facilities has been submitted to the State Party, and that a response
Submitted or Data	has been received by the Secretariat. These responses have either
Checked	incorporated an initial declaration, amendments to the initial
	declaration, declarations of plant sites other than those already
	declared, or have indicated that none of the potentially declarable
	Article VI facilities identified by the Secretariat were involved in
	declarable activities under the Convention and that no declarations
	were therefore required.
	"Ongoing" indicates that information on potentially declarable
	Article VI facilities has been submitted to the State Party, which is in
	the process of reviewing it, and that follow-up may be required.
	In some cases, insufficient data were found in open sources to
	pinpoint possible declarable facilities. In all these cases, no further
	action is considered necessary by the Secretariat, and N/A has been
	entered in the corresponding cell of the table.
Penalties for Failure	An X indicates that the State Party's legislative measures include
to Provide Data on	penalties for the failure to provide data to the National Authority
Article VI	regarding activities and/or facilities that are declarable under the
Declarations	Convention.
Year(s) of Article X(4)	Year(s) of submission
Submissions	
Confirmation	A "Yes" indicates that the review has been carried out and that the
Regarding	State Party has found that its regulations in the field of trade in
Article XI(2e)	chemicals are consistent with the requirements of the Convention.
Review	

The information included in the section of the table entitled "Legislative Coverage" is drawn from the responses of States Parties to the second Legislation Questionnaire on penal enforcement of the Chemical Weapons Convention (S/317/202, dated 18 September 2002) as well as from the submissions of States Parties under Article VII, paragraph 5. Not all States Parties have responded to the questionnaire or made submissions. Also, in some cases the Article VII, paragraph 5, submission has consisted of the text or a translation of the actual legislation, while in others a summary of or information about the legislation has been provided.

The column headings in the second section of the table correspond to the questions asked in the second Legislation Questionnaire, and they correlate to the elements that comprehensive legislation covers, as set out in paragraph 6 of the plan of action.

States Parties that find that their legislative situation is not accurately portrayed in this table are requested to contact the Office of the Legal Adviser so that their files and the information in this table can be updated or corrected.

	Prohibitions	Article I						Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Afghanistan
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	istan
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Afghanistan on 24 October 2003.
 October 2004: At a regional workshop for National Authorities of States
- October 2004: At a regional workshop for National Authorities of States Parties in Central Asia held in Kazakhstan, Afghanistan stated that it had Afghanistan indicated that it might need legislative-drafting assistance, but no formal request was made at that time. been unable to prepare any implementing legislation, but that it intended to do so as soon as possible. Model legislation was provided
- ω implementation was reviewed, and options for possible assistance measures were discussed 22 March 2005: Afghanistan attended a briefing session for States Parties not represented in The Hague, where the status of its Article VII
- 4. provided to Afghanistan during consultations. May 2005: A copy of the Convention in Farsi and of draft implementing legislation, which had been prepared by the Islamic Republic of Iran, was
- S supported by Belarus, Islamic Republic of Iran, Netherlands, Russian Federation, and United States of America. Afghanistan reported that a procedures, and laws, and to submit a report including those recommendations by 1 November 2005. Convention working group was established in July 2005 and mandated to review the Convention, to make recommendations regarding policies, and 2 September 2005: A National Authority workshop, held in Tajikistan, was conducted by the Secretariat for Afghanistan and Tajikistan
- 6. that little progress should be expected for the moment. 30 November 2005: In consultations with the Afghan Consul-General, the Secretariat explained the requirements of Article VII implementation. The Consul-General undertook to send that information to Kabul, but explained that an understanding of these requirements was still lacking and

- .7 6 February 2006: The Ministry of Foreign Affairs of Afghanistan reported by e-mail that Afghanistan had prepared a draft for the establishment of its National Authority. The draft had not been adopted by Parliament as yet. Once that happened, Afghanistan would send a copy of it to the
- that further sensitisation regarding the Convention's obligations was needed for Afghanistan. 1 August 2006: A high-level meeting with the Permanent Representative of Afghanistan was held in Amsterdam, during which it was reported

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- obligations under Article VII, and the Secretariat was requested to pursue this matter through the acting Permanent Representative in Amsterdam, the professional cadre, Afghanistan will require significant training and support from the OPCW in order to implement the Convention. Ministry of Justice and which would be sent to the Secretariat for review and comment. Consultations were held regarding outstanding 27 – 29 September 2006: During a subregional meeting of Central Asian National Authorities that was held in Kyrgyzstan. Afghanistan reported for coordination purposes. The Secretariat was also informed that, because of the destruction of the Afghan economy and the resulting impact on indicated that the interministerial committee on the Convention had prepared a preliminary draft of legislation, which was being considered by the that the newly convened Parliament was primarily working on security issues regarding the conflict and terrorist activities in the country. It also
- 10. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with Afghanistan.
- 11. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 12. 3 April 2007: Afghanistan sent the contact details of four persons for whom it requested training. They are potential personnel for the future National Authority.
- 13. without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Afghanistan to establish or designate its National Authority
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

14.

									F				
Yes	Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin	Penalties	Article I			×			Received	Submission	VII(5)	Article		
nd Yes	Territorial Application	Extra-			×				Key Areas	Covers All	Legislation		
			-	(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)	1		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage		×	S			Declarations	of Initial	Submission	Main Indicators under the Plan of	Albania
Criminal and admin	Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	r the Plan of A	nia
Criminal and admin	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Failure to Declare	Penalty for		2005	1998 and				Submissions	Article X(4)	Year(s) of		
LQ2		Source			No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Albania on 29 April 1997.
- 2: 2003: The Secretariat commented on draft legislation in April 2003. Some of the comments were incorporated by the Albanian authorities and the legislation passed through Parliament by July. In September 2003, Albania submitted to the Secretariat its Law No. 9092, dated 3 July 2003, for the implementation of the Convention.
- $\dot{\omega}$ export controls. cover chemical weapons destruction activities. He indicated that Albania needed implementation support for customs and for enforcement of review Albania's legislation and propose further regulations that might be necessary to implement export controls, and anything further needed to November 2004: During the annual meeting of National Authorities in The Hague, the Head of the National Authority asked that the Secretariat
- S 4. scheduled chemicals under the Convention. Albania confirmed that it was still interested in receiving such assistance import/export control measures had been identified, as well as States Parties that would be willing to assist in establishing measures to control January 2005: The Secretariat informed Albania that it was reviewing the legislation and preparing draft subsidiary regulations. Examples of
- Albania has a member in the NLE.

			P							Es	.>	<u> </u>		
	Yes		Prohibitions	Article I		X				Established	Authority	National		
admin	Criminal and		Penalties	Article I		X			Received	Submission	VII(5)	Article		
	id Yes	Application	Territorial	Extra-	-	X				Key Areas	Covers All	Legislation		
		tion			-	X			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)	-	×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage	X	S			Declarations	l of Initial	Submission	Main Indicators under the Plan of	Algeria
admin	Criminal and		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	r the Plan of A	ria
admin	Criminal and		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	Law		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2001				Submissions	Article X(4)	Year(s) of		
	LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Algeria on 29 April 1997.
- 2. the implementation of the transfer of chemicals regime. 12 - 13 December 2006: Algeria hosted a subregional meeting for Customs Authorities in the pan-Sahel region on technical aspects relating to
- 5 15 March 2007: Algeria participated in a basic course for personnel of National Authorities that was held in France.
- 18 19 June 2007: Algeria hosted a workshop on the Chemical Weapons Convention.

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Algeria has a member in the NLE and has offered and provided assistance to other States Parties.

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103	Yes		Prohibitions	Article I				×				Established	Authority	National		
CILI	Criminal		ns Penalties	Article]				×			Received	1 Submission	VII(5)	Article		
				I Extra-				×				Key Areas	Covers All	Legislation		
						needed)	(Transl.	×			Provided	Measures	Adopted	Text of		
THILLIAN	Criminal		Penalties	Article II(1)				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
1.03	Yes		Penalties	Schedule 1	Legislative Coverage			×	<u>S</u>			Declarations	of Initial	Submission	Main Indicators under the Plan of	Andorra
103	Yes		Penalties	Schedule 2	Coverage			×			2006	ADPA for	in 2007 of	Submission		orra
103	Y_{es}		Penalties	Schedule 3				N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
1.03	V_{es}		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
1.03	$\mathbf{Y}_{\mathbf{PS}}$	Declare	Failure to	Penalty for			programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
VII,5	102			Source				No (Ongoing)			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Andorra on 29 March 2003.

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Antigua and Barbuda
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	Barbuda
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Antigua and Barbuda on 28 September 2005
- 5.4.3.2.1 10 February 2006: A high-level meeting with the Permanent Representative was held in London.
 - 24 and 25 April 2006: Antigua and Barbuda participated in the meeting of legislative drafters that was held in Saint Kitts and Nevis 18 May 2006: Antigua and Barbuda established its National Authority and submitted its initial declaration.
- session (July or August). 16 June 2006: Antigua and Barbuda sent an e-mail to the Secretariat indicating that its draft law would be submitted to Parliament during its next
- 6 be debated in the August session of Parliament. 14 July 2006: Antigua and Barbuda sent an e-mail to the Secretariat indicating that a draft law had had its first reading, and that it was expected to

	Yes		Prohibitions	Article I			×			—	Established Su	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
<u>a</u>		tion					×			Provided	Measures	Adopted	Text of		
admin	Criminal and C		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Argentina
	Admin		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	tina
	Admin		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	Policy		EUC	Schedule 3			Yes	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Yes	Declare	Failure to	Penalty for		2005	2004 and				Submissions	Article X(4)	Year(s) of		
	VII,5			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Argentina on 29 April 1997.
- 2. submitted the text of Law No. 26.247 that had recently entered into force and implements the Convention. 29 - 31 May 2007: During the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Argentina
- 2-6 July 2007: Argentina attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain.
- ω 4. organised by Finland. 6 - 17 August 2007: Argentina participated in the Eleventh Training Course on National Authorities and Chemical Databases, hosted and
- S Argentina has a member in the NLE and has offered and provided assistance to other States Parties.

Yes	Prohibitions	Article I					×				Established	Authority	National		
Criminal	Penalties	Article I					×			Received	Submission	VII(5)	Article		
Yes	Territorial Application	Extra-					×				Key Areas	Covers All	Legislation		
	_			part)	needed of	(translation	×			Provided	Measures	Adopted	Text of		
Criminal	Penalties						×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
Criminal	Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Armenia
Criminal	Penalties	Schedule 2	Coverage							2006	ADPA for	in 2007 of	Submission	the Plan of Ac	iia
Criminal	Penalties	Schedule 3					N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy	EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Failure to Declare	Penalty for		and 2007	programme)	(No	2003, 2006				Submissions	Article X(4)	Year(s) of		
LQ2		Source								Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Armenia on 29 April 1997.
- 2. 27 - 29 September 2006: During a subregional meeting of National Authorities in Central Asia that was held in Kyrgyzstan, Armenia reported However, it also requested that the Secretariat review the existing legislation. that because of its legal system and different pieces of implementing legislation, the Convention is to be considered enforceable in Armenia.
- ω and export legislation. 2 - 4 December 2006: During the annual meeting of National Authorities in The Hague, the Secretariat provided comments on Armenia's penal
- 4. 2 5 – 15 March 2007: Armenia participated in a basic course for personnel of National Authorities that was held in France.
- Armenia has a member in the NLE.

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			Pro	7-							Est	Αu	Z		
	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	ň	VII(5)	Article		
	d Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
2		tion					×			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×	S			Declarations	l of Initial	Submission	Main Indicators under the Plan of	Australia
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	r the Plan of A	alia
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2007	1999 to				Submissions	Article $X(4)$	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2. The Convention entered into force for Australia on 29 April 1997.
- Australia has offered and provided assistance to other States Parties.

Yes	Prohibitions	Article I				×				Established	Authority	National		
Criminal and admin	Penalties	Article I				×			Received	Submission	VII(5)	Article		
d Yes	Territorial Application	Extra-				×				Key Areas	Covers All	Legislation		
Crimi ad					(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article $II(1)$				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
Criminal	Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Austria
Criminal	Penalties	Schedule 2	Coverage			×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ia
Criminal	Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Law	EUC	Schedule 3				X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Failure to Declare	Penalty for		and 2006	2003, 2005,	1997 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Austria on 29 April 1997.

2.

Austria has a member in the NLE and has offered assistance to other States Parties.

	Yes		Prohibitions	Article I			×				Established	Authority	National		
	Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
		tion	rial Penalties				×			Provided	Measures	Adopted	Text of		
	Criminal and (Article $II(1)$ So			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indic	
	Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Azerbaijan
	Criminal		Penalties	Schedule 2	overage		×			2006	s ADPA for	in 2007 of	Submission		an
	Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	?		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		and 2007	2003, 2005				Submissions	Article X(4)	Year(s) of		
	LO2			Source			?			e) Review	Article XI(2	n regarding	Confirmatio		

- 2. The Convention entered into force for Azerbaijan on 30 March 2000.
- on export controls was at the stage of parliamentary hearings, and that its customs law and penal code would have to be amended. October 2004: At a regional workshop for National Authorities of States Parties in Central Asia, held in Kazakhstan, Azerbaijan stated that a law
- ω controls legislation and additional information on implementing legislation. export controls was in place, but that it would need assistance to draft its implementing legislation. The Secretariat received a copy of its export June 2005: At the Regional Meeting of National Authorities in Eastern Europe, held in Kazakhstan, Azerbaijan explained that legislation on
- 4 July 2005: Azerbaijan requested a TAV by a team of legal experts to discuss Article VII implementation and provide legal expertise
- 4 2 6 30 August 2005: The Secretariat proposed a first draft of legislation, including penal provisions, as well as a National Authority decree
- 26 27 October 2005: A TAV was conducted by the Secretariat and a member of the NLE. A proposed draft was discussed as well as the Romanian legislation. The Ministry of Foreign Affairs was charged with the task of steering the legislation.
- 7. assistance to implement the Convention fully. 28 February 2006: Consultations with the Permanent Representation of Azerbaijan were held in The Hague, in order to discuss the status of implementation of Article VII of the Convention as well as any legal support Azerbaijan might require. Azerbaijan reiterated that it needed

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- 9 8 6 March 2006: Azerbaijan sent its response to the trade questionnaire
- implementation of the Convention. 13 – 23 March 2006: Azerbaijan participated in a basic course in France for personnel of National Authorities who are involved in the national
- 10. 11. 29 – 30 May 2006: Azerbaijan participated in the regional meeting of National Authorities in Eastern Europe held in The Hague
- 12 June 2006: Azerbaijan submitted its draft implementing legislation for the Secretariat's comments, which were provided
- 12. 17 – 18 August 2006: The Secretariat conducted a legislative-drafting session in The Hague, for officials from Azerbaijan
- session. Further aspects of the draft were discussed and clarified on-site, and information on practical aspects of integrating the provisions into in particular to sensitise two new ministries to their respective roles in the National Authority. the national export-control system was requested. A workshop in Baku was also requested to support the implementation of the Convention and 27 – 29 September 2006: During a subregional meeting of National Authorities in Central Asia held in Kyrgyzstan, consultations were held on Azerbaijan's draft legislation, which had been developed further by the parliamentary working group following the aforereported drafting
- 14. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with Azerbaijan, during which the need for an additional export-control system was confirmed.
- 15. 15 – 19 January 2007: Azerbaijan participated in a training session for National Authorities on declarations and inspections held in the United

Kingdom of Great Britain and Northern Ireland.

- 16. task was the translation of the Convention into Azeri and its publication in the Official Gazette. Azerbaijan requested financial assistance in this 29 – 31 January 2007: A National Awareness Workshop on the Implementation of the Chemical Weapons Convention was held in Azerbaijan. regard. Comments on the draft of implementing legislation were provided in follow-up to the workshop. *Inter alia*, the process of drafting implementing legislation and the current version of the draft were discussed. The most important outstanding
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

17.

FIOIDUUIIS	Article I		×				Established	Authority	National		
renames	Article I					Received	Submission	VII(5)	Article		
Application	Extra-						Key Areas Measures	Covers All Adopted	Legislation		
		_				Provided	Measures	Adopted	Text of		
renames				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
rendines	1	Legislative Coverage	X				Transfers Declarations	of Initial	Submission	Main Indicators under the Plan of	Bahrain
renames	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ain
renames	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Penalty for	†	2006, 2007				Submissions	Article X(4)	Year(s) of		
	Source		Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Bahrain on 29 April 1997
- December 2004: Draft legislation was submitted for on-site Secretariat review and comment during consultations at OPCW headquarters.
- 3 :2 : cooperation with the OPCW. It indicated that the Government would shortly appoint an interministerial committee, headed by the Ministry of requirements. It indicated that it would continue to work expeditiously to ensure full compliance with the Convention's other requirements, in Foreign Affairs, to act as its National Authority. Bahrain expressed its interest in a training course for the National Authority. 10 January 2005: The Secretariat received a letter stating that Bahrain believed that it was already in compliance with the majority of the
- 4. would enact its legislation by the Tenth Session of the Conference. 14 – 17 March 2005: At a subregional meeting in Qatar, Bahrain indicated that its draft implementing legislation had been completed, and that it
- 6.5 20 – 23 March 2005: The Secretariat conducted a National Authority training course for Bahrain that included legislative drafting.
- it was in a period of transition to democracy, a process that required significant efforts. Bahrain also indicated that it was working actively in this was expected to be done shortly. different fields, including human rights, that its Ministry of Foreign Affairs was working to formally establish the National Authority, and that 27 February 2006: A high-level meeting with the Permanent Representative of Bahrain was held in London, during which Bahrain indicated that
- .7 7 – 10 May 2006: Bahrain participated in a subregional workshop in the United Arab Emirates for States Parties that are also members of the

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- 9.
 - considered and that the final draft of implementing legislation had been submitted to the Council of Ministers and further to Parliament. The 29 April 2007 – 2 May 2007: Bahrain participated in a regional workshop on Convention implementation for GCC States that focussed on be established by the primary legislation. It reported that the comments provided by the Secretariat on this draft of legislation had been regulatory requirements for chemical industry and trade in scheduled chemicals. Bahrain indicated that its permanent National Authority would parliamentary process was expected to take some time, due to the need for awareness-raising among Parliamentarians.

3 October 2006: Bahrain submitted its final draft legislation to the Secretariat for its comments, which were subsequently provided.

May 2007: Bahrain submitted its response to the trade questionnaire.

11.

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
C	ion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			\bigotimes	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Bangladesh
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	desh
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Criminal		EUC	Schedule 3			Yes	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2005	2004 and				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Bangladesh on 29 April 1997.
- April 2002: Bangladesh requested comments on draft legislation. The Secretariat provided its comments.
- 3.2.1 2004. Subsequently the draft would have to be submitted to the Cabinet for its consideration before submission of the draft to Parliament. In a it would be submitted for further consideration by all concerned Ministries in Bangladesh at a high-level interministerial meeting on 15 May fax received on the same day Bangladesh stated that it was difficult to provide a realistic target date for the enactment of the said legislation. 12 May 2004: Bangladesh submitted a *note verbale* to the Secretariat stating that a draft of implementing legislation had been prepared and that
- 4. May and June 2005: The Secretariat conducted a TAV during which draft legislation was submitted for on-site Secretariat review and comment. The internal timetable for completing the plan of action was recorded by the Secretariat.
- August 2005: Bangladesh submitted its response to the second Legislation Questionnaire.
- 6. 5. its draft legislation was to be approved the following week by the Cabinet. September 2005: At the third regional meeting of National Authorities in Asia, held in the Islamic Republic of Iran, Bangladesh indicated that
- .7 6 November 2005: During the annual meeting of National Authorities in The Hague, Bangladesh indicated that a draft law was being prepared for consideration and adoption by Parliament, and that it would be considered before the end of 2005 or during the next session in 2006

- 9. ∞ on the implementation of the Convention that had been organised by the National Authority of Bangladesh and the Secretariat in Bangladesh from 31 May to 2 June 2005, and seeking an indication of the steps Bangladesh had taken to adopt implementing legislation. 1 December 2005: The Secretariat sent a letter to the National Authority of Bangladesh referring to the national training course in Bangladesh
- developments in due course. Cabinet, expressing the hope that the legislation would soon be adopted, and indicating that the Secretariat would be informed of further 21 June 2006: The Secretariat received a note verbale from Bangladesh reporting that its draft legislation had recently been approved by the
- 10. Parliament would consider draft implementing legislation on 10 September 2006, and that it would likely be approved and gazetted on 5 – 7 September 2006: During the fourth meeting of National Authorities in Asia, which was held in Indonesia, Bangladesh reported that 15 September 2006, on which date it would thus go into effect.
- 11. 6 November 2006: The Secretariat received a letter from Bangladesh indicating that the Government of Bangladesh had approved the national implementing legislation.
- 12. 13. 14 December 2006: Bangladesh sent an updated response to the second Legislation Questionnaire
- Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Bangladesh participated in a training session for National Authorities on declarations and inspections held in the United
- 14. 15 March 2007: Bangladesh submitted the text of the implementing legislation that was adopted in 2006 in Bengali
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Executive Council and the Twelfth Session of the Conference
- 16. 17. 22 August 2007: Bangladesh submitted the English version of its implementing legislation that was adopted in 2006
- Bangladesh has two members in the NLE.

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Application De	Prohibitions Penalties Territorial Penalties Penalties Penalties Penalties EUC Fail	Article I Article I Extra- Article II(1) Schedule 1 Schedule 2 Schedule 3 Schedule 3 Peni	Legislative Coverage	N/A	Chemicals Checked Declarations	Scheduled or Data Article VI	Received Provided of 2006 Submitted Data on	Established Submission Key Areas Measures Transfers Declarations ADPA for Declarations Provide Sub	Authority VII(5) Covers All Adopted to Control of Initial in 2007 of Project: Failure to Arti	National Article Legislation Text of Measures Submission Submission Article VI Penalties for Ye	Main Indicators under the Plan of Action*	Barbados
				N/A							n*	
Declare	Failure to	Penalty for					-	Submissions A	Article X(4) n	Year(s) of		
		Source					e) Review	Article XI(2	n regarding	Confirmatio		

- The Convention entered into force for Barbados on 6 April 2007.
- 17 April 2007: In a note verbale the Secretariat explained the obligations of States Parties under Article VII.
- 32. without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Barbados to establish or designate its National Authority

	admin								admin	
LQ2	Criminal and	Policy	Criminal	Criminal	Criminal	Criminal		d Yes	Criminal and	Yes
	Declare							Application		
	Failure to	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article II(1)		Extra-	Article I	Article I
				\mathbb{C} overage	Legislative Coverage					
	2007									
	2006 and									
	programme),									
	no									
	(each year:									
	2005									
Yes	1998 to	×	×	×	×	×	X	×	×	×
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
regarding	Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
			ction*	Main Indicators under the Plan of Action*	licators under	Main Ind				
				us	Belarus					

- The Convention entered into force for Belarus on 29 April 1997.
- 6 8 June 2007: Belarus hosted the Sixth Meeting of National Authorities of States Parties in Eastern Europe.
- Belarus has a member in the NLE, and has offered and provided assistance to other States Parties.

Yes	Promotions	Article I			×				Established	Authority	National		
Criminal	ons renames				×			Received	ed Submission	y VII(5)	1 Article		
nal Yes	Application								n Key Areas	Covers All	Legislation		
es					×			Provided	s Measures	1 Adopted	n Text of		
No	renames				8	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No	renames	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Belgium
Admin	renalues	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	r the Plan of A	um
Admin	renalues	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Policy	EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Penalty for		to 2007	2000, 2002,				Submissions	Article X(4)	Year(s) of		
LQ2 and VII,5		Source						Review	Article XI(2e)	regarding	Confirmation		

- 2. The Convention entered into force for Belgium on 29 April 1997.
- content on the federal and regional levels, would be submitted to the federal and regional parliaments. competences in specific matters dealt with in the draft legislation. It explained that subsequently a new draft had been prepared by the National Authority and the competent federal ministries in cooperation with the regions. This draft had been finalised and was ready for approval by the federal and regional governments. After their approval and – on the federal side – a re-examination by the Conseil d'Etat, drafts, with similar legislation, but that in the further legislative process the Conseil d'Etat had recommended the federal government to consider regional federal and regional parliaments. It indicated that in September 1997 the Federal Council of Ministers had approved a draft of implementing 18 August 2005: In a letter Belgium explained that the Convention was being applied on a voluntary and informal basis since its ratification by the
- 22 September 2005: Belgium submitted its draft legislation to the Secretariat for review and comments, which were provided
- α 4. α 3 November 2005: Belgium submitted its revised draft legislation to the Secretariat for review and comments, which were provided
- competent federal authorities; (b) in the second half of the month the draft would be submitted to the Federal Council of Ministers and simultaneously to those of the three regions for approval; (c) by 15 December 2005 the Minister of Foreign Affairs would request urgent 4 November 2005: Belgium informed the Secretariat of the following: (a) the final draft was currently being considered simultaneously by all

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publication in the Moniteur, enter into force by June 2006. Eventual further regulations would be introduced as royal decrees or ministerial orders, examination of the draft by the Conseil d'Etat; (d) by February 2006 the draft would be simultaneously submitted to the federal Parliament not requiring parliamentary approval (bicameral procedure) and the regional Parliaments for approval. Belgium expected that the law would, after signature by the Head of State and

- l February 2006: Belgium submitted the final draft legislation to the Secretariat for review and comments, which were provided
- finalise it before the Eleventh Session of the Conference. 20 June 2006: Belgium sent a letter to the Secretariat indicating that the draft legislation submitted to the Secretariat had been finalised by the Conseil d'Etat, the approved text would be submitted to the federal and regional parliaments during their autumn sessions, so that they could federal and regional administrations and sent for approval to the federal and regional councils of ministers, and that, after examination by the
- regional parliaments. regional governments would submit the agreement for advice to the Conseil d'Etat, who would be asked to react within a month. Thereafter, the regional councils of ministers. The Flemish government intended to do so in the very near future, after the creation of the necessary budgetary respective governments would submit the agreement with an explanatory note and the advice of the Conseil d'Etat to the federal and the three framework (a process that was underway). The Walloon and Brussels regions would simultaneously approve it. Once approved, the federal and implementing the Convention at its meeting of 7 July 2006. The regional governments had been invited to approve the draft at their respective 13 September 2006: In a letter Belgium informed the Secretariat that the federal Council of Ministers had approved the final draft of the legislation
- 2 4 December 2006: During the annual meeting of National Authorities in The Hague, Belgium reported that the regional governments had approved the draft law. It was hoped that the draft would be approved by the Federal Parliament in spring 2007 before its dissolution that was foreseen for April/May 2007.

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- advice of the Conseil d'Etat would be required before submitting the draft law to the Federal Parliament. The federal government intended to put process in the regions would proceed independently. the draft law on the list of legislation to be debated by the Federal Parliament before its dissolution at the beginning of May 2007. The legislative Ministers at the beginning of March was based on the cooperation agreement between the federal and regional level, which had been signed. The 28 February 2007: Belgium sent an e-mail explaining that draft implementing legislation that would be submitted to the Federal Council of
- 22 May 2007: Belgium reported that its Federal Parliament had adopted the implementing legislation

11. 12.

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I	•				Received	Submission	VII(5)	Article		
Application	Territorial	Extra-	•					Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Belize
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ze
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Belize on 31 December 2003
- 2: advance of the Convention's entry into force for Belize. 2003: Belize attended a seminar on universality in Saint Maarten from 20 to 22 May, and the Secretariat made a TAV to Belize in December, in
- $\dot{\omega}$ July 2004: At the subregional meeting of National Authorities in Central America, held in Nicaragua, Belize indicated that legislative drafting had
- 4 the Ministry of Foreign Affairs; and that, once the legislation had been approved, it would be the Ministry of Defence that would assume the advance quickly and that the legislation should be adopted by November 2005. Belize further stated that the National Authority would not be functions of the National Authority. formally established until the national implementing legislation was approved; that the National Authority functions were presently performed by implementing legislation for comments to the Secretariat, and stated that, upon receipt of the input from the Secretariat, it expected the process to July 2005: At the subregional meeting of National Authorities of Central America, held in Guatemala, Belize provided a copy of its draft
- 16 August 2005: The Secretariat sent a note verbale forwarding its comments on the draft legislation
- 7. 6. 5. 6 November 2005: During the annual meeting of National Authorities in The Hague, consultations on draft legislation were held
- 24 and 25 November 2005: The Secretariat and the United States of America made a TAV to Belize, during which the Secretariat's comments on Belize's draft legislation were discussed.

- 9 .8 14 December 2005: The Secretariat provided comments on Belize's draft legislation.
- implementation of the Convention. 13 - 23 March 2006: Belize participated in a basic course in France for personnel of National Authorities who are involved in national
- 10. submitted its draft legislation for the Secretariat's review, and the Secretariat provided its comments. 24 – 27 April 2006: Belize participated in a meeting of legislative drafters that was held in Saint Kitts and Nevis. During the meeting, Belize
- 11. 22 – 23 May 2006: During consultations held at the seventh regional meeting of National Authorities in Latin America and the Caribbean in Mexico, Belize indicated that its draft of implementing legislation had had its first reading in Parliament, that two more readings would be
- 12. 3 – 13 July 2006: Belize participated in a basic course in Spain for personnel of National Authorities who are involved in national implementation that it did not have enough trained staff to work on implementing the Convention. necessary before the draft reached the final stage, and that there had to be six months between readings. The main problem, Belize indicated, was
- 13. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, bilateral consultations on implementing legislation were of the Convention.
- 14. 29 – 31 May 2007: Belize participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was held Authority intended to increase its work once the legislation was passed. in Chile. It indicated that legislation was still under consideration and that it was expected to be approved within the year 2007. The National

	Prohibitions	Article I		X				Established S	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Benin
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	m
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Benin on 13 June 1998
- 2: August 2003: At the regional meeting of National Authorities in Africa, held in the Sudan, Benin stated that implementing legislation and the adoption of the penal code were still pending, and that there were resource problems.
- ω and regulatory framework for the non-proliferation of weapons of mass destruction, for terrorism, and for transnational crime production, acquisition, stockpiling or use of chemical weapons. However, arrangements were being made to put in place a general legislative 10 September 2003: Benin sent a note verbale to the Secretariat stating that it had not yet adopted legislation explicitly prohibiting the
- February 2004: Benin attended the regional workshop for National Authorities in Western Africa, held in Senegal.
- 4. 2 6 and 7 July 2005: During an ECOWAS-ICRC seminar on the implementation of international humanitarian law (IHL) treaties in West Africa, which was held in Nigeria, discussions were held with Benin regarding Article VII, the outstanding steps under the plan of action, and the possibilities for assistance. This was followed up in writing by the Secretariat.
- 7. November 2005: During the Tenth Session of the Conference, discussions were held with the Secretariat regarding possible legislative assistance.
- 1 and 2 December 2005: The Secretariat and the United States of America made a TAV to Benin, during which a draft law was prepared and a national action plan template was reviewed.

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- ∞ complementary assistance. law required under Article VII, paragraph 5 of the Convention. It would also inform the Secretariat of progress made and, if needed, request 11 January 2006: In a note verbale to the Secretariat, Benin reported that its National Authority would take the necessary measures to enact the
- 9. implementation of the Convention. 13 – 23 March 2006: Benin participated in a basic course in France for personnel of National Authorities who are involved in national
- 10. including a legislative-drafting session. A national plan of action was also attached. 17 July 2006: Benin submitted to the Secretariat a request for assistance and a description of the activities for which the assistance was requested
- 11. Hopefully the legislation would empower the National Authority by giving it appropriate capacity and resources. legislation in March 2007. In April 2007 the draft would be submitted to the Council of Ministers and forwarded to the National Assembly in same month, at which Benin would need Secretariat support. Benin expected that the Supreme Court would announce its opinion on the draft outcomes of the Burkina Faso legal workshop, and that a drafting workshop to finalise the proposed law would be held in Grand-Popo in the which Benin's national plan of action was discussed. The plan indicated that Benin would be holding a workshop in October 2006 to discuss the June 2007. The participant from Benin also reported that the National Authority did not have sufficient resources, technical staff or budget. 25 – 27 July 2006: Benin participated in a legal workshop for National Authorities in Central and West Africa, held in Burkina Faso, and during
- 21 August 2006: Benin sent a letter to the Secretariat, requesting that a drafting workshop be held in Grand-Popo.
- 12. 13. studied. Assistance from an expert, preferably from the Secretariat, would be needed in the drafting process. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Benin indicated that several texts of legislation had been
- 14. opinion. It was expected that by August 2007 the draft could be submitted to the Council of Ministers and eventually it could be transmitted to 23 January 2007: In a note verbale to the Secretariat, Benin presented a national plan of action. It was planned to finalise the draft legislation by the National Assembly in October 2007. June 2007 in order to submit it to the National Commission for Legislation and Codification and subsequently to the Supreme Court for its
- Benin has two members in the NLE.

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	Pr							Ĥ	>				Ì
	Prohibitions	Article I		X				stablished	Authority	National			
	Penalties	Article I		X			Received	Established Submission	VII(5)	Article			
Application Penalties	Territorial	Extra-						Key Areas	Covers All	Legislation			
Penalties	II(1)	Article					Provided	Measures	Adopted	Text of			
	Penalties	Schedule 1			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind		
	Penalties	Schedule 1 Schedule 2 Schedule 3	Legislative Coverage	X				Declarations	of Initial	Submission Submission	Main Indicators under the Plan of	Bhutan	
	Penalties Penalties	Schedule 3	overage	X			2006	ADPA for	in 2007 of	Submission	the Plan of A	n	
	EUC	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*		
Declare	Failure to	Penalty for			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
	Article VII(2)	Obstacles to						Submissions	Article X(4)	Year(s) of			
		Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Bhutan on 17 September 2005
- 2: September 2004: At a regional meeting of National Authorities in Asia, held in China, Bhutan requested assistance with the translation of the Convention into Dzongkha.
- $\dot{\omega}$ under the Convention after entry into force. December 2004: Bhutan informally provided the Secretariat with the relevant provisions of its penal code that would partially cover its obligations
- 18-19 May 2005: The Secretariat visited Bhutan to help it prepare for the entry into force of the Convention.
- 4 .2 .6 6 – 8 September 2005: Bhutan attended a regional meeting of National Authorities in Asia, which was held in the Islamic Republic of Iran
- the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Bhutan communicating the decision on follow-up to the plan of action, informing it of
- 4 August 2006: In a note verbale, Bhutan informed the Secretariat of the establishment of its National Authority.
- **%** .7 5 – 7 September 2006: During the fourth regional meeting of National Authorities in Asia, held in Indonesia, consultations were held on Article VII and on Bhutan's existing legislation.
- 9. contained provisions that address the activities prohibited by the Convention. 1 March 2007: In a note verbale, Bhutan informed the Secretariat that it has a monist legal system. It also indicated that its existing domestic laws
- 10. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

Policy Declare	Policy		Criminal	Criminal	Criminal	Criminal (Application No	Criminal	Yes	
	Failure to	EUC	Penalties	Penalties	Penalties		1 Penalties	Territorial	Penalties	Prohibitions	
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article $II(1)$ So	Article	Extra-	Article I	Article I	
!				Overage	Legislative Coverage						
	programme)										
	(No										
No	2006	No	Ongoing	×	×	×			(X)	×	
		Declarations	Checked			Chemicals					
		Article VI	or Data			Scheduled					
Review		Data on	Submitted	2006		of	Provided		Received		
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established	
regarding	Article $X(4)$	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority	
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National	
			Action*	the Plan of A	Main Indicators under the Plan of	Main Ind					
				ล์	Bolivia						

- The Convention entered into force for Bolivia on 13 September 1998
- \mathfrak{S} 2: 11 November 2002: Bolivia submitted its responses to the first and second Legislation Questionnaires.
- May 2003: During a National Authority training course, the Secretariat commented on draft legislation.
- which were provided. Bolivia also stated that the law establishing the National Authority was to be submitted to Parliament in July 2003 June 2003: During a regional meeting in Mexico, Bolivia submitted the latest version of draft legislation to the Secretariat for its comments,
- S drafted a law regulating arms, munitions, explosives, and chemical substances. This draft was under consideration by the Congress 19 October 2003: During a meeting with the Secretariat at the annual meeting of National Authorities in The Hague, Bolivia indicated that it had
- March 2004: During the fifth regional meeting of National Authorities, held in Bolivia, the Secretariat commented on draft legislation.
- 7. 21 June 2004: Under cover of a *note verbale*, Bolivia transmitted a copy of its decree establishing the National Authority. The decree assigned the task of preparing the necessary regulations to implement the Convention to the National Authority.
- ∞ draft legislation to the Secretariat for its comments, which the Secretariat provided. April 2005: During the regional meeting of National Authorities in Latin America and the Caribbean, held in Colombia, Bolivia submitted its
- 9 6 and 7 October 2005: During a legislative workshop conducted by the Secretariat for the Andean Community in Peru, Bolivia submitted draft legislation for review, and the Secretariat provided its comments.
- 11. 10. 11 November 2005: Under cover of a *note verbale*, Bolivia transmitted a copy of draft regulations and draft penal provisions
- 24 25 April 2006: During a TAV for the Andean Community in Peru, Bolivia's draft legislation was discussed

- organising and consolidating the tasks and responsibilities of each member of the National Authority with a view to completing the preparation of would continue to need external assistance to achieve its goals. were available to achieve its objectives. The Bolivian National Authority being still in the process of organising and consolidating its activities legislative and administrative measures, personnel training, and awareness-raising. Bolivia explained that no material and technical resources 27 April 2006: Bolivia sent a note verbale to the Secretariat reporting that the National Authority and the Bolivian Technical Secretariat were still
- 13. 22 - 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico, National Authority had been established, it had not yet been staffed, and that, inter alia, assistance with reviewing draft legislation was needed that the Bolivian government did not have the resources it needed in order to meet the obligations. They also indicated that, although the time to meet the deadlines under the action plan. They also reported that implementation of Article VII was now receiving higher priority, but Bolivia indicated that no progress had been made on the legislation. They reported not to have requested technical assistance from the OPCW in They indicated that the National Authority decree did not provide for sufficient funding.
- 14. 3 - 13 July 2006: Bolivia participated in a basic course in Spain for personnel of National Authorities who are involved in national implementation of the Convention.
- 15. from the Secretariat, and that it needed assistance in this area. 19 July 2006: In an e-mail to the Secretariat, Bolivia indicated that it was revising its draft legislation, following the comments it had received
- 16. Secretariat's comments. The draft was expected to be introduced to Parliament by the end of October 2006. 1 September 2006: In a communication to the Secretariat, Bolivia indicated that it had finalised its draft legislation, which would be sent for the
- 17. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Bolivia indicated that it expected to introduce the draft legislation to Congress in spring 2007. The need for an awareness workshop and a seminar on regulations was expressed
- 18. the United Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Bolivia participated in a training session for National Authorities on declarations and inspections, which was held in
- 5 15 March 2007: Bolivia participated in a basic course for personnel of National Authorities that was held in France
- 19. 20. legislative branch was expected to adopt the draft of implementing legislation only after the new Constitution was enacted indicated that draft legislation had not yet been considered by Congress due to the Constitutional process that is currently underway. The 29 – 31 May 2007: During a regional meeting of National Authorities in Latin America and the Caribbean, which was held in Chile, Bolivia
- 22. 21. 2 - 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, draft implementing legislation and a draft decree regulating the National Authority were reviewed and commented on by the Secretariat.
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

23. the members of the National Authority. Oral comments were provided by the Secretariat. that the Technical Secretariat of the National Authority had finalised the drafting of implementing legislation and was currently discussing it with 26 – 27 July 2007: During the regional meeting of members of Parliaments of States Parties in Latin America, held in Colombia, Bolivia reported

Bolivia has a member in the NLE.

Article I Article I Prohibitions Penalties				X			Received	Established Submission	Authority VII(5)	National Article		
				×			/ed	sion Key Areas		le Legislation		
Yes Cr			translation	X +			Provided	Measures	Adopted	1 Text of		
Criminal	Article II(1) Penalties			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	H
Criminal	Schedule 1 Penalties	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the	Bosnia and Herzegovina
Criminal	Schedule 2 Penalties	overage					2006	ADPA for	in 2007 of	Submission	the Plan of Action*	rzegovina
Criminal	Schedule 3 Penalties			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law	Schedule 3 EUC			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Penalty for Failure to Declare		programme) and 2007	2004 (No			_	Submissions	Article X(4)	Year(s) of		
LQ2	Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

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VII,5	No	No	No	No	No	Criminal	Cr	No	Criminal	Yes
	Declare						tion	Application		
	Failure to	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article $II(1)$		Extra-	Article I	Article I
				Overage	Legislative Coverage					
		No	N/A		X	No	X		X	X
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
regarding	Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
			ction*	the Plan of A	Main Indicators under the Plan of A	Main Ind				
				ına	Botswana					

- The Convention entered into force for Botswana on 30 September 1998
- 2. a National Authority in Botswana. 22 March 2005: A bilateral meeting at the Permanent Representation of Botswana in Brussels was held to discuss, inter alia, the establishment of
- $\dot{\omega}$ consultations on Article VII implementation and on possible assistance were held with Botswana. May 2005: During a legislation workshop for National Authorities of States Parties in Eastern and Southern Africa, held in Namibia,
- 4. consultations with stakeholder ministries were conducted. A first draft of legislation was proposed and a national plan of action was recorded by 21 – 24 June 2005: During a national awareness-raising workshop for personnel involved in the implementation of the Convention in Botswana, the Secretariat. Botswana indicated that its focal point was the Office of the President.
- S progress made under the plan of action. Botswana made a submission under Article VII, paragraph 5. August 2005: During a technical workshop on the declaration of transfers of scheduled chemicals, consultations were held with Botswana on
- .7 6. Presidential Directive as the national focal point of Botswana's National Authority. 15 November 2005: Botswana sent a *note verbale* to the Secretariat informing it of the designation of the Office of the President through a
- ∞ June 2005, and seeking an indication of what steps Botswana had taken to implement the Convention. December 2005: The Secretariat sent a letter to the National Authority of Botswana referring to the national training course that was held in
- government officials was affecting its ability to make progress in this area. Republic of Tanzania, during which it indicated that no progress had been made on implementing legislation and that the high turnover of 16 and 17 October 2006: Botswana participated in the fourth regional meeting of National Authorities of States Parties in Africa held in the

deciding on an approach to legislation. It was reported that implementation of the Convention was becoming a higher priority. the number of Conventions it has to implement, its ability to make progress in the implementation of Article VII is limited. It was currently 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Botswana explained that due to its limited resources and

10. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

9 – 11 July 2007: Botswana attended the Subregional Workshop for States Parties in the Southern African Development Community Region, held

in South Africa.

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			<u></u>											F					1
	Yes		Prohibitions	Article I						×				Established	Authority	National			
	Criminal		Penalties	Article I						×			Received	Submission	VII(5)	Article			
	Yes	Application	s Territorial	Extra-						X				Key Areas	Covers All	Legislation			
8		tion				part)	needed of	lation	(Trans-	×			Provided	Measures	Adopted	Text of			
admin	Criminal and (Penalties	Article II(1)						×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage					×	<i>S</i> .			Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Brazil	
and admin	Criminal		Penalties	Schedule 2	Coverage					×			2006	s ADPA for	in 2007 of	Submission	the Plan of A	zil	
admin	Criminal and		Penalties	Schedule 3						×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
admin	Criminal and		EUC	Schedule 3						×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
admin	Criminal and	Declare	Failure to	Penalty for					programme)	2003 (No				Submissions	Article X(4)	Year(s) of			
	LQ2			Source					(amending)	No			Review	Article XI(2e)	regarding	Confirmation			

The Convention entered into force for Brazil on 29 April 1997.

29 – 31 May 2007: Brazil participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile. Brazil has a member in the NLE.

No		Prohibitions	Article I				×				Established	Authority	National		
0		itions	ele I									rity	nal		
No		Penalties	Article I							Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-								Key Areas	Covers All	Legislation		
	tion									Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)				No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
No		Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Brunei Darussalam
N_0		Penalties	Schedule 2	Coverage			×			2006	ADPA for	in 2007 of	Submission	the Plan of A	russalam
No		Penalties	Schedule 3				N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3				No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		programme)	2007 (No	2006 and				Submissions	Article X(4)	Year(s) of		
LQ2			Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Brunei Darussalam on 27 August 1997.
- 2002 and 2003: Brunei Darussalam submitted draft legislation for review and comments, which were provided by the Secretariat.
- 3. 2. 8 – 10 June 2005: The Ministry of Defence of Brunei Darussalam conducted a seminar on the Convention, particularly on the implementation of review and comment, and the internal timetable for completing the plan of action was recorded by the Secretariat. Article VII of the Convention, with the assistance of the Secretariat and Japan. During the seminar, draft legislation was submitted for on-site
- 4. 7 November 2005: At a meeting with the Secretariat during the Tenth Session of the Conference, Brunei Darussalam indicated that progress had been made on its draft legislation since the seminar in June 2005. A revised version of the draft was reviewed and commented on
- 5 5 – 7 September 2006: During the fourth meeting of National Authorities in Asia, held in Indonesia, Brunei Darussalam reported that its draft had been submitted to the Attorney-General's office, which is in the final stage of preparing the final draft which would be submitted to the Sultan for
- 9 Defence as its National Authority. Division, Attorney-General's Chambers, and that Brunei Darussalam had established an interministerial committee headed by the Ministry of 13 September 2006: In a note verbale, Brunei Darussalam indicated that the Draft Chemical Order 2005 was being finalised by the Drafting

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- .7 Division. However, it had yet to decide on whether the law should enter into force only when the regulations thereunder were in place. It did not 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Brunei Darussalam reported progress within the Drafting want to have unenforceable legislation.
- up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

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9. 10.

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 23 – 25 April 2007: Brunei participated in a subregional workshop for customs authorities of States Parties in South East Asia, held in Viet Nam.

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	Yes		Prohibitions	Article I			×				Established	Authority	National		
	Criminal		ıs Penalties	Article I			×			Received	Submission	VII(5)	Article		
	1 Yes	Application	s Territorial	Extra-			×				Key Areas	Covers All	Legislation		
		tion				translation	X +			Provided	Measures	Adopted	Text of		
	Criminal C		Penalties	Article $II(1)$			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×		<u></u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Bulgaria
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	Submission	the Plan of A	ria
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Admin	Declare	Failure to	Penalty for		2007	2002 to				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Bulgaria on 29 April 1997.

		P.								Es	>	7		
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin		Penalties	Article I			×			Received	Submission	VII(5)	Article		
nd Yes	Application	Territorial	Extra-	-		×				Key Areas	Covers All	Legislation		
				_		×			Provided	Measures	Adopted	Text of		
Criminal and admin		Penalties	Article II(1)	-		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin		Penalties	Schedule 1	Legislative Coverage		×	02			Declarations	of Initial	Submission	Main Indicators under the Plan of	Burkina Faso
Criminal and admin		Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	1 Submission	r the Plan of A	a Faso
Criminal and admin		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Criminal and admin		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Burkina Faso on 7 August 1997
- 2: subsidiary regulations under its implementing legislation. 25 - 27 July 2006: Burkina Faso hosted a subregional legislative drafting workshop, during which it reported that it would begin drafting
- 4 . 6 ω technical aspects of the transfers regime. 12 - 13 December 2006: Burkina Faso participated in a subregional workshop, held in Algeria, for customs authorities in the pan-Sahel region on
 - 5 15 March 2007: Burkina Faso participated in a basic course for personnel of National Authorities, held in France
 - 18 19 June 2007: Burkina Faso participated in a workshop on the Chemical Weapons Convention, held in Algeria
- Burkina Faso has a member in the NLE.

		Prc	`A							Esta	Au	Z		
No		Prohibitions	Article I			×				Established	Authority	National		
No		Penalties	Article I						Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
	ion								Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)	•		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Burundi
No		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	ndi
No		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for			2006				Submissions	Article X(4)	Year(s) of		
LQ2			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Burundi on 4 October 1998
- 19 November 2002: The Secretariat received a response to the second Legislation Questionnaire.
- 3. 2. legislation had begun. August 2003: During the regional meeting of National Authorities, held in the Sudan, Burundi reported that work on national implementing
- 4. 5 September 2003: Burundi sent a note verbale stating: "The National Authority is drafting legislation to be integrated into the Burundi Penal Code".
- 6.5 June 2004: Draft legislation was submitted to the Secretariat for comments, which were provided
- 24 to 25 February 2005: A TAV was conducted by the United States of America and the Secretariat in Burundi. A draft law and a national plan of action were developed.
- .7 subsequently submit the draft to Parliament; and that, because of senatorial elections, the draft could not be analysed before October. February 2005 had been forwarded to the General Secretariat of the Government to be studied by the Council; that the Council would July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, Burundi stated that the draft law prepared in

- ∞ order to respect the November deadline. It also indicated that the National Authority would take all necessary measures to promote the passing of draft legislation by the new organs in 23 August 2005: Burundi sent a note verbale notifying the Secretariat that a new government had been formed and a new Parliament convened.
- 9 submitted to the General Secretariat. However, it also reported that the legislation had not yet been analysed because of the recent electoral 6 November 2005: During the annual meeting of National Authorities in The Hague, Burundi indicated that the draft legislation had been
- 10. 28 February 2006: Burundi sent its response to the trade questionnaire, indicating that it expected to complete its Article XI(2e) review by October 2006. Its response also indicated that its draft legislation was at the General Secretariat level
- 11. implementation of the Convention. 13 – 23 March 2006: Burundi participated in a basic course in France for personnel of National Authorities who are involved in the national
- 12. 25 – 27 July 2006: Burundi participated in a legal workshop for National Authorities in Central and West Africa held in Burkina Faso. workshop, Burundi indicated that progress in implementing the Convention had been delayed because all levels of the Government were being
- 13. in order to consolidate its work and be able to exercise some influence on the approval process in Parliament. which was being considered by the Council of Ministers, was expected to be approved. However, the National Authority needed political support reformed, but that it hoped that the draft legislation would be adopted by Parliament in November 2006. Republic of Tanzania, during which it reported that there was a need to increase political awareness of the Convention. The draft legislation, 16 and 17 October 2006: Burundi participated in the fourth regional meeting of National Authorities of States Parties in Africa held in the
- 14. adopted the draft implementing legislation on 29 March 2007. 18 – 19 June 2007: During a workshop on the Chemical Weapons Convention, held in Algeria, Burundi indicated that the Minister Council had
- 15. before the next Conference which had been reviewed and commented on by the Secretariat, had been adopted by the Minister Council and submitted to the National 20 – 22 June 2007: Burundi attended the Technical Workshop on Legislative Drafting held in The Hague. Burundi confirmed that the draft law, Assembly for adoption. It was to be examined during the forthcoming session of the Parliament and the promulgation of the law was planned
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 17. Burundi has a member in the NLE.

	Prohibitions	Article I						Established S	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Аррисацоп	Territorial	Extra-						Key Areas	Covers All Adopted	Legislation		
IOII							Provided	Measures		Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of	Cambodia
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	odia
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Deciale	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Cambodia on 18 August 2005
- 2. 5 – 8 September 2005: Cambodia participated in the meeting of National Authorities in Asia, held in the Islamic Republic of Iran. Support for national implementation was discussed with Cambodia.
- 13 October 2005: The Secretariat received a request for a TAV, and a first draft of implementing legislation
- 17 October 2005: Australia undertook to have a proposal for a first draft of implementing legislation translated into Khmer.
- 15 16 December 2005: The Secretariat, Australia, and Japan made a TAV to Cambodia.
- 6.5.4.3 implementation of the Convention. 13 – 23 March 2006: Cambodia participated in a basic course in France for personnel of National Authorities who are involved in the national
- .7 21 April 2006: Cambodia sent an e-mail to the Secretariat indicating that several meetings and discussions had been conducted with legal experts in order to draft a decree establishing the National Authority.
- ∞ was now preparing the sub-decree for the establishment of the General Secretariat of the National Authority. Prohibition of Chemical, Nuclear, Biological and Radioactive Weapons had been signed on 27 June 2006 and promulgated on 6 July 2006. It 12 July 2006: Cambodia sent an e-mail to the Secretariat indicating that the Royal Decree for the establishment of the National Authority for the
- 9. 5 – 7 September 2006: During a regional meeting of National Authorities in Asia, held in Indonesia, Cambodia indicated that a first meeting of the National Authority was expected to take place later in the month, and that priority would be given to the drafting of a specific law on the

-X-

weapons, on the basis of the model and the Implementation Kit provided by the Secretariat, both of which had been translated into Khmer by indicated that the main problem was a lack of resources, and noted the lack of office equipment and of training for staff. Australia. Cambodia also informed the Secretariat that Australia had also completed the translation of the Convention into Khmer. It also Convention. Cambodia also indicated that its legal advisers would produce a first draft of the law, which would also cover nuclear and biological

10. assistance which was previously provided by the Australian government aid office in Phnom Penh; and financial assistance for office equipment to the Convention for NCWA officers; provision of OPCW experts for a NCWA training course in Cambodia; continuity of the translation nominees of NCWA officers for training courses, meetings, workshops or seminars; expanded internal and external training on all fields related for the NCWA and its General Secretariat. VII obligations, in particular the draft penal legislation. In the meantime, inter alia the following assistance was requested: sponsorship of 2006. After its establishment, the NCWA would oversee draft legislation and administrative measures related to the implementation of Article 20 September 2006: Cambodia sent a letter to the Secretariat indicating that it hoped that the establishment of the General Secretariat of the National Authority for the Prohibition of Chemical, Nuclear, Biological and Radioactive Weapons (NCWA) will be completed by the end of

11. National Authority had not been formally notified yet. destruction in order to use them as a model for its own draft legislation. Three such acts were provided. The designation or establishment of the 17 January 2007: In an e-mail, the NCWA requested transmission of copies of existing acts of integrated legislation on weapons of mass

12. 23 – 25 April 2007: During a subregional workshop for customs authorities of States Parties in South East Asia, held in Viet Nam, Cambodia amendments to its customs legislation in order to meet fully the requirements of the Convention in this regard Defence. It also provided the decree establishing the National Authority. Cambodia reported that the National Authority was preparing indicated that the National Authority, the contact details of which had not yet been provided to the OPCW, was located in the Ministry of

13. without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Cambodia to establish or designate its National Authority

14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

		H							F				
No		Prohibitions	Article I		X				Established	Authority	National		
No		Penalties	Article I					Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ution							Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)		No	Chemicals	Scheduled	of	s Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	X	S			Declarations	l of Initial	Submission	Main Indicators under the Plan of	Cameroon
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	n00n
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Cameroon on 29 April 1997.
- 15 January 2003: Cameroon submitted its response to the second Legislation Questionnaire
- 3 :2 :-June 2003: During a basic training course for National Authorities, Cameroon reported that it was willing to start working on its national implementing legislation.
- 4. pursuant to Article VII(5), and that it was encountering problems in doing so. August 2003: At a regional meeting of National Authorities held in the Sudan, Cameroon reported that it had not yet prepared a draft law
- 6. September 2003: Cameroon sent a note verbale to the Secretariat requesting assistance with implementing legislation.
- would be sent to the President and to Parliament. draft law was being used as a model; that only the sanctions would need to be adapted; and that it was expected that in May or June 2005 the bill 28 November 2004: During consultations at the annual meeting of National Authorities in The Hague, Cameroon reported that Burkina Faso's
- .7 Secretariat for comments, which were provided in follow-up to the meeting. 5 – 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, its draft legislation was provided to the
- ∞ 2 October 2005: Cameroon reported by e-mail that a last interministerial meeting had been held on the draft and that it would be submitted to

- 9 that the comments of the Secretariat on Cameroon's draft legislation had been inserted in the draft and that the draft would be submitted to 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Cameroon indicated
- 10. 24 October 2005: Cameroon submitted its revised draft legislation to the Secretariat for review, and the Secretariat provided its comments
- 11. 6 November 2005: During the annual meeting of National Authorities in The Hague, Cameroon indicated that the Ministry of Justice was finalising draft legislation, which would be submitted to the next session of the National Assembly, probably in March 2006
- 12. 5 December 2005: Cameroon reported by e-mail that draft proposals for three legislative texts concerning the implementation of the Convention, final revision before the next parliamentary session in March 2006. if approved by the "Garde des Sceaux", would be transmitted to the MINREX (interim national authority) and to the President of the Republic for
- 13. as to the various branches of the Government. 14 July 2006: Cameroon indicated by e-mail that its draft legislation had been transmitted to the interim National Authority for comment, as well
- 14. once the legislation was adopted, the National Authority would no longer be hindered in its efforts to implement the Convention fully, but that it would need assistance from the Secretariat in organising an awareness-raising workshop for the ministries involved and for representatives of 25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa, held in Burkina Faso, Cameroon indicated that industry; and, finally, that the draft legislation had already been circulated informally among these stakeholders in order to facilitate that process. formally submit it to the Ministry of Justice, which, after providing its comments, would send the draft through the parliamentary process; that, the Ministry of Justice and the Ministry of Foreign Affairs had worked further on the draft; the draft was currently with the President, who would
- 15. implementing legislation was being drafted in conformity with those two laws. 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa held in the United Republic of Tanzania, Cameroon indicated that a new Code of Criminal Procedure had been adopted in 2005, and that the Penal Code was being updated, and
- 16. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Cameroon reported that it expected to introduce the draft legislation, which was still with the Presidency, at Parliament's next session in March 2007.
- 17. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Cameroon participated in a training session for National Authorities on declarations and inspections held in the United
- 18. English. As Cameroon is bilingual, all pieces of legislation need to be published in French and English. 16 February 2007: Cameroon informed the Secretariat in an e-mail that it was beginning to translate drafts of implementing measures into
- 19. 5 – 15 March 2007: Cameroon participated in a basic course for personnel of National Authorities held in France
- 20. 18 – 19 June 2007: Cameroon participated in a workshop on the Chemical Weapons Convention held in Algeria.
- 4 July 2007: In an e-mail Cameroon indicated that two drafts of implementing legislation would be sent again along with their exposé des motifs to the Office of the Prime Minister.
- 23. 22. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- Cameroon has two members in the NLE.

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Yes	L I OTHOTHOUS	Article I					×				Established	Authority	National		
Criminal	relialites	Article I					×			Received	Submission	VII(5)	Article		
Yes	Application	Extra-	-				×				Key Areas	Covers All	Legislation		
			_				×			Provided	Measures	Adopted	Text of		
Yes	renames						×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal	renantes	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Canada
Criminal	rendines	Schedule 2	Coverage				×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ıda
Criminal	renames	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy	EUC	Schedule 3	-				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Penalty for		2007	2005 to	to 2003,	1998, 2000				Submissions	Article $X(4)$	Year(s) of		
LQ2		Source	_				Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2 : The Convention entered into force for Canada on 29 April 1997.
- Canada has offered and provided assistance to other States Parties.

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	Prohibitions	Article I						Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Cape Verde
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	erde
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Cape Verde on 9 November 2003
- 2. May 2005: During a basic National Authority training course for lusophone States, which was conducted by Portugal and the Secretariat in Portugal, the draft legislation of Portugal was provided to Cape Verde as a model.
- $\dot{\omega}$ expressed its commitment to implement the Convention and indicated that it might need assistance in doing so. 2 February 2006: A high-level meeting with the Permanent Representative of Cape Verde was held in Brussels, during which Cape Verde
- 4. 6 and 7 June 2006: During a National Authority training course for lusophone States, which was conducted by Portugal and the Secretariat in draft would be consistent with Cape Verde's Constitution and criminal law. it would also welcome a TAV during which discussions with its legal experts on any problems with the draft, and which should ensure that the Portugal, Cape Verde indicated that it planned to start drafting implementing legislation based on the Portuguese draft and other models, and that
- S up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 6. without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of Council, on behalf of its members, requested Cape Verde to establish or designate its National Authority
- .7 indicated that it would consult internally on requesting technical assistance 15 June 2007: Cape Verde participated in a briefing session for Representatives of lusophone States Parties that was held in The Hague. It
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

	Prohibitions	Article I						Established	Authority	National		
	s Penalties	Article I					Received	Established Submission	VII(5)	Article		
	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties I	Article II(1) So			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	С
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	cators under	Central African Republic
	Penalties	Schedule 2	overage				2006	s ADPA for	in 2007 of	Submission Submission	Main Indicators under the Plan of Action*	n Republic
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	tion*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for the Central African Republic on 20 October 2006
- held in Ethiopia in October 2005. The Central African Republic now had to go forward with the important task of creating the National Africa held in the Republic of Tanzania, during which it reported that it became interested in joining the Convention at the universality seminar Authority and drafting legislation. It would require assistance and a TAV for the establishment of its National Authority. 16 and 17 October 2006: The Central African Republic participated in the fourth regional meeting of National Authorities of States Parties in
- $\dot{\omega}$ 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, the Central African Republic reiterated its request for a TAV, which should include a drafting session for the decree establishing the National Authority and implementing legislation
- 4. Authority without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Central African Republic to establish or designate its National
- S 20 – 22 June 2007: The Central African Republic attended the Technical Workshop on Legislative Drafting, held in The Hague. It was reported that all but one of the ministries to be represented in the National Authority had appointed their representatives.
- 9 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

C-12/DG.	6															
Annex Appendix page 91	10. 11.	9. transf	stakel 7. 2 – 4 8. 12 – 1	that it 6. 16 an report	5. 25 – i	establ 4. July 2 for co		1. The C	Prohibitions	Article I	×		Established	National Authority		
* For a	draft National Authority decree July 2007: The Secretariat se report to be submitted to the Fif Chad has a member in the NLE	transfers regime held in Algeria. 18 – 19 June 2007: During a wo	nolders earlier December 20 13 December	that its draft legislation was now being considered at the Cabinet level. 16 and 17 October 2006: During a regional meeting of National Authreported that draft implementing legislation had been under considera	27 July 2006:	establish a National Authority. The N July 2005: At the legal workshop for comments, which were provided.	arch 2004: Cl	The Convention entered into force for Chad on 14 March 2004 2003: In preparation for the entry into force of the Convention		Article I		Received	Submission	Article	-	
1 explanation of th	c in the NLE.	ld in Algeria. During a wo	in 2006, and 06: During the 2006: Chad p	tion was now 2006: During implementing	During a leg	l Authority. T egal workshop ch were provid	nad sent a noi	tered into forc	A _J	I Extra-			Key Areas	Legislation Covers All		
e column h	were curr it a <i>note</i> ieth Sess	rkshop o	could not annual participat	being co a region legislati	al works	he Minis o for Nat ded.	te verba	ce for Ch	orial ation	.a-		Provided	Measures	Text of		
eadings use	cently be verbale ion of th	on the Co	meeting ed in a s	onsidered nal meet ion had l	hop for	stry of Fo ional Au	le that st	ad on 12	Penalties	Article II(1)					7	
ed in the 'N	asking f e Counc	onvention	opted by of Natic ubregior	ing of Notes that the Control of Notes in the Control	National	oreign Authorities	ated that	March				of Scheduled Chemicals	Transfers	Measures to Control	Tain Ind	
Iain Indicators" sect	draft National Authority decree were currently being considered by the Cabinet. 9 July 2007: The Secretariat sent a <i>note verbale</i> asking for updates on Article report to be submitted to the Fiftieth Session of the Council and the Twelfth Ses Chad has a member in the NLE.	transfers regime held in Algeria. 18 – 19 June 2007: During a workshop on the Convention held in Algeria,	the Cabinet ar mal Authorities all workshop f	Cabinet level. Vational Author ler consideration	Authorities in	establish a National Authority. The Ministry of Foreign Affairs requested the July 2005: At the legal workshop for National Authorities in Central Africa, for comments, which were provided.	26 March 2004: Chad sent a note verbale that stated that it still had to put	2004. ition for Chad.	Penalties	Legislative (Schedule 1	×		Declarations	Submission of Initial	Main Indicators under the	Chad
ion of this table, ple	Article VII imp fth Session of t	ia, Chad indica	nd sent to the N s in The Hague, or customs auti	rities of States on by the Cabir	Central and W	- ()	put in place a	a TAV was cor	Penalties	Coverage Schedule 2		2006	ADPA for	Submission in 2007 of	the Plan of Action*	d
For an explanation of the column headings used in the "Main Indicators" section of this table, please see pages 38 and 39.	draft National Authority decree were currently being considered by the Cabinet. 9 July 2007: The Secretariat sent a <i>note verbale</i> asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. Chad has a member in the NLE.	Chad indicated that both the draft of implementing legislation and the	stakeholders earlier in 2006, and could now be adopted by the Cabinet and sent to the National Assembly. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Chad indicated that the draft was still with the Cabinet. 12 – 13 December 2006: Chad participated in a subregional workshop for customs authorities in the pan-Sahel region on technical aspects of the	that its draft legislation was now being considered at the Cabinet level. 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania, Chad reported that draft implementing legislation had been under consideration by the Cabinet since January 2005, had been revised and approved by	25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso, Chad indicated	establish a National Authority. The Ministry of Foreign Affairs requested the Secretariat's technical assistance. July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, Chad submitted draft legislation to the Secretariat for comments, which were provided.	in place a number of measures to implement the Convention and to	The Convention entered into force for Chad on 14 March 2004. 2003: In preparation for the entry into force of the Convention for Chad. a TAV was conducted by France and the Secretariat.	Penalties	Schedule 3	X	Submitted or Data Checked	Declarations	Article VI Project:	tion*	
139.	r inclusion in	ne draft of impl	ly. I that the draft an-Sahel regio	ca held in the y 2005, had be	was held in B	sistance. submitted draft	asures to imple	ice and the Sec	EUC	Schedule 3		Data on Article VI Declarations	Provide	Penalties for Failure to		
	the comprehen	lementing legis	was still with the non technical	Republic of Tagen revised and	urkina Faso, C	legislation to 1	ment the Conv	retariat.	Failure to Declare	Penalty for			Submissions	Year(s) of		
	sive progress	slation and the	he Cabinet. aspects of the	anzania, Chad 1 approved by	Thad indicated	the Secretariat	vention and to			Source		Review	Article XI(2e)	Confirmation regarding		

Yes	Prohibitions	Article I						×				Established	Authority	National		
Criminal	Penalties	Article I						×			Received	Submission	VII(5)	Article		
No	Territorial Application	Extra-										Key Areas	Covers All	Legislation		
								×			Provided	Measures	Adopted	Text of		
No	Penalties	Article II(1)						X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No	Penalties	Schedule 1	Legislative Coverage					×	02			Declarations	of Initial	Submission	Main Indicators under the Plan o	Chile
No	Penalties	Schedule 2	Coverage					×			2006	ADPA for	in 2007 of	Submission	the Plan of A	le
No	Penalties	Schedule 3						×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy	EUC	Schedule 3						No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Failure to Declare	Penalty for		programme)	year, no	2007 (Each	1999 and	1997 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source						Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Chile on 29 April 1997
- 2. August 2005: During a technical workshop on declarations of transfers of scheduled chemicals, held in The Hague, consultations were held with Chile on its status with respect to the plan of action.
- $\dot{\omega}$ legislation, the National Authority was managing to collect declarable data. no efforts were being undertaken to draft any additional legislation to implement the Convention, and that, although gaps might exist in its 22 and 23 May 2006: During a regional meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Chile indicated that
- 4. 3 - 13 July 2006: Chile participated in a basic course in Spain for personnel of National Authorities who are involved in the national implementation of the Convention.
- S 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Chile reported that it was currently reviewing its legislation in order to comply fully with the requirements of the Convention. The legal framework applicable to the functioning of the National

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Authority was being reviewed and a draft to amend the 1996 Law on Arms and Explosives was being considered by the Legal Department of the

- 6 already covered by the prohibitions currently in force. It intended to finalise the draft within the following four months. 29 – 31 May 2007: Chile hosted the eighth regional meeting of National Authorities in Latin America and the Caribbean. It indicated that it had who was preparing draft norms on transfers, declarations and penalties for failure to declare, and sanctions for infractions different from crimes started the preparation of regulations and some rules in order to implement the Convention fully. The National Authority had designated a drafter
- 7. 2 – 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, the need to include specific crimes into the Chilean criminal code was discussed.
- ∞ 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 9. 10. 26 – 27 July 2007: Chile participated in the regional meeting of members of parliaments of States Parties in Latin America, held in Colombia
- Chile has a member in the NLE.

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		s Penalties	Article I	•		×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
1	tion					×			Provided	Measures	Adopted	Text of		
Admin		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Admin		Penalties	Schedule 1	Legislative Coverage		×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan	China
Admin		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	na
Admin		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
Admin		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		2007	2002 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for China on 29 April 1997.
- ω government of China and the government of the Hong Kong Special Administrative Region (SAR), the implementation legislation of the Hong action and steps taken in implementing Article VII of the Convention. The note verbale also stated, "Through common efforts by the central implementation of the Convention in the Taiwan region, China will continue to seek a proper solution to this issue on the premise of "one China". the Macau SAR, preparations for the implementation of the Convention there are presently underway in an orderly manner. As for the the submission of relevant declarations to the OPCW by the Government of the Hong Kong SAR through the central government. With regard to Kong SAR is already in force. The obligations undertaken by China under the Convention are being complied with in the Hong Kong SAR, with 11 August 2005: China sent a note verbale to which was attached an explanatory note on the information on China's efforts under the plan of
- China has a member in the NLE, and it has offered assistance to other States Parties.

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Yes	•	Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin		Penalties	Article I			×			Received	Submission	VII(5)	Article		
nd Yes	Ap	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
Cm	ļ.			-		×			Provided	Measures	Adopted	Text of		
Criminal and admin		Penalties	Article II(1)	-		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin		Penalties	Schedule 1	Legislative Coverage		×	02			Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Colombia
Criminal and admin		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nbia
Criminal and admin		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law	•	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for	-		2006				Submissions	Article X(4)	Year(s) of		
LQ2			Source	-	(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Colombia on 5 May 2000
- 3 2 1 July 2003: Draft legislation was submitted to the Secretariat for comments, which it provided
- of the relevant legislative provisions), and stated that its implementing legislation was comprehensive, that some gaps have been identified, and July 2004: At a National Authority training course, Colombia recalled that Colombia had made its Article VII(5) submission (including the texts that a task force on legislation was established to address them.
- 4. April 2005: During the annual meeting of GRULAC National Authorities, held in Cartagena, draft legislation was submitted to the Secretariat for review on-site, and the Secretariat provided its comments.
- 5. 8 – 12 August 2005: During a technical workshop on the declaration of transfers, consultations on progress in implementing the plan of action
- 6. 6 and 7 October 2005: During a legislation workshop conducted by the Secretariat for the Andean Community, Colombia submitted draft legislation for on-site review, and the Secretariat provided its comments.
- .7 24 and 25 April 2006: Colombia participated in a TAV for the Andean Community conducted by the Secretariat in Peru.

- ∞ that a legislative group had been created within the National Authority to address the matter of implementing legislation, and that its draft, on 22 and 23 May 2006: During a regional meeting of National Authorities of Latin America and the Caribbean, held in Mexico, Colombia reported
- 9. 3 – 13 July 2006: Colombia participated in a basic course in Spain for personnel of National Authorities who are involved in the national to be able to send a finalised draft to the Secretariat for final review before September. which the Secretariat had provided its comments, would go through the required process. The National Authority also reported that it was hoping
- 10. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Colombia reported that the draft legislation would be implementation of the Convention.
- 11. 5 – 15 March 2007: Colombia participated in a basic course for personnel of National Authorities held in France

submitted to Parliament during its next legislative session (March – July 2007).

- 12. 29 – 31 May 2007: Colombia participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was
- 13. 23 and 24 July 2007: A TAV on the industry and transfer provisions of the Convention was held for the National Authority in Colombia held in Chile.
- 14. 26 and 27 July 2007: Colombia hosted a regional meeting of representatives of National Authorities and parliaments in Latin America and the Caribbean.

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in May 2008; and that administrative rules to regulate exports of scheduled chemicals were to be adopted in October 2008. In addition, penal 21 August 2007: Colombia sent a note verbale providing the Secretariat with updates on the status of implementation of the Convention in implementing legislation was to be revised by February 2009. 2008; that regulations on national inspections were to be enacted in March 2008; that a protocol on emergency response was to be decided upon Colombia. In particular, it reported the following: that the decree establishing the National Authority was expected to be amended in February

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	Prohibitions	Article I						Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article $II(1)$ S			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	cators under	Comoros
	Penalties	Schedule 2	Coverage				2006	ns ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of Action*	ros
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Comoros on 17 September 2006
 13 23 March 2006: The Comoros participated in a basic course in France
- implementation of the Convention. 13 – 23 March 2006: The Comoros participated in a basic course in France for personnel of National Authorities who are involved in the national
- ω 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, the Comoros reported that an ad hoc National Authority with the Secretariat. No formal notification regarding the contact details of the ad hoc National Authority was received had already been set up, and that implementing legislation was being considered. It expressed interest in a drafting session to be held together
- 4. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- S without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested the Comoros to establish or designate its National Authority
- among stakeholders were regularly being held and that they were contemplating how to approach implementing legislation. It was indicated that priority needed to be given to awareness-raising and sensitisation of political stakeholders at this stage, as without this, no further progress in implementation of the Convention would be made. formally notify the OPCW of the designation of its interim National Authority and of its contact details. The Comoros reported that meetings 18 – 19 June 2007: During a workshop on the Convention, held in Algeria, the Comoros indicated that it would, as a follow-up to the workshop,
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

Prohibitions	Article I			×				Established	Authority	National		
Penalties	Article I						Received	Submission	VII(5)	Article		
Territorial Application	Extra-							Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
Penalties	Article II(1)				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Cook Islands
Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	Submission		lands
Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Failure to Declare	Penalty for		programme)	2007 (No				Submissions	Article X(4)	Year(s) of		
	Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Cook Islands on 29 April 1997.
- May 2001: Draft legislation was submitted to the Secretariat for its comments, which were provided.
- 3. 2. submitted to the Secretariat for review on-site, and the Secretariat provided its comments. June 2004: At the workshop on the practical implementation and universality of the Convention for PIF States, held in Fiji, draft legislation was
- 4. finalised, because the drafter responsible for it had been on leave. June 2005: During the annual meeting of the PIF States held in New Zealand, the Cook Islands stated that its legislation had not yet been
- 6. 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, the Cook Islands indicated that further legislative assistance was needed
- because of other pressing legislative priorities. 14 July 2006: In an e-mail the Cook Islands stated that it was still trying to finalise the legislation, and that its enactment had been delayed
- .7 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, the Cook Islands indicated that it was considering incorporating some biological-weapons-related provisions into the draft legislation.
- ∞ 5 – 8 December 2006: A TAV was conducted in the Cook Islands. Two different drafts were combined, and the steps to finalise the draft were discussed. A national plan of action for implementation was prepared, according to which the draft was expected to be submitted to the Cabinet in January 2007. The target date for the legislation to enter into force was the second quarter of 2007.

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- 10. 9. hoped that the draft could be submitted to Parliament in May 2007. 28 March 2007: The final draft of the legislation was submitted to the Secretariat for its comments, which were provided. The Cook Islands
- Crown Law office for finalisation of the draft. 12 April 2007: The Cook Islands informed the Secretariat by e-mail that the draft along with the Secretariat's comments had been sent to the
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- parliamentary process could take 3 to 4 months, but the Cook Islands hoped that the legislation could be adopted late in 2007. the Crown Law Office had finalised the draft and that it would be sending the draft to the Secretariat for final review and comments shortly. The 15 – 17 August 2007: During a legal workshop for the National Authorities of Pacific Island States, held in Palau, the Cook Islands indicated that

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Yes		Prohibitions	Article I		X				Established	Authority	National		
Yes		Penalties	Article I		×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-		X				Key Areas	Covers All	Legislation		
	ion				X			Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Yes		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Costa Rica
Yes		Penalties	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	Rica
Yes		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Yes		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
VII,5			Source		Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Costa Rica on 29 April 1997.
- 2. held in Chile. 29 - 31 May 2007: Costa Rica participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was
- 2-6 July 2007: Costa Rica attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain.

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Prohibitions	Article I			×				Established	Authority	National		
Penalties							Received	Submission	VII(5)	Article		
Application								Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
Penalties	$\frac{\Box}{}$				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Côte d'Ivoire
Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	voire
Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Parlure to Declare	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
	Source						Review	Article XI(2e)	regarding	Confirmation		

- 3The Convention entered into force for Côte d'Ivoire on 29 April 1997.
 - October 2002: Côte d'Ivoire sent a letter confirming that implementing legislation was being drafted
- and that the National Authority was the Commission on the Prohibition of Chemical Weapons which was composed of 3 principal organs an being reviewed by ministries before being sent to Parliament, that the issue of reporting on the national protection programme was being studied, August 2003: At the regional meeting of National Authorities, held in the Sudan, Côte d'Ivoire indicated that draft implementing legislation was Interministerial Committee, a Technical Committee, and a Permanent Secretariat.
- September 2003: Côte d'Ivoire submitted draft legislation for review, and the Secretariat provided its comments
- 4. 2 5 – 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, Côte d'Ivoire indicated that draft legislation was currently with the Government Council; that it would be submitted after that to the Council of Ministers; and that the draft would then be forwarded to the National Assembly, whose next session would be held in October 2005.
- 7. 6. 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Côte d'Ivoire indicated incorporated the Secretariat's comments, and submitted it to the relevant committee for approval. that the process of implementation was stalled because of its political situation. With the 2005 deadline in mind, they prepared draft legislation,
- 6 November 2005: During the annual meeting of National Authorities in The Hague, Côte d'Ivoire notified the Secretariat that its draft law had been approved by the Council of Ministers and submitted to Parliament for approval

- ∞ currently with Parliament, that general elections in Côte d'Ivoire had not taken place, and that the mandate of the deputies had been extended upon as soon as possible, but at the latest before October 2006. until October 2006. The Ministry affirmed its commitment and that of the National Authority to make every effort to have the legislation voted 21 December 2005: The Ministry of Foreign Affairs of Côte d'Ivoire sent an e-mail to the Secretariat indicating that its draft legislation was
- 9. implementation of the Convention. 13 – 23 March 2006: Côte d'Ivoire participated in a basic course in France for personnel of National Authorities who are involved in the national
- 10. 2 June 2006: Côte d'Ivoire sent a letter to the Secretariat indicating that draft penal legislation had been adopted by the Council of Ministers
- 11. 25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso, Côte d'Ivoire indicated that the status of its draft legislation remained unchanged.
- 12. related to declarations in particular. held in the near future. Once adopted, the legislation would empower the National Authority and provide it with the capacity to obtain the data Parliament would approve the draft so that the December 2006 deadline could be met; but it had to be borne in mind that elections were due to be 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania, Côte d'Ivoire reported that draft penal legislation was still awaiting the approval of Parliament, which was then meeting. It was hoped that
- 2 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with Côte d'Ivoire.
- 13. 14. 12 December 2006: The Secretariat received letters reporting that Côte d'Ivoire's draft penal legislation was still awaiting the approval of
- 15. 15 – 19 January 2007: Côte d'Ivoire participated in a training session for National Authorities on declarations and inspections held in the United Kingdom of Great Britain and Northern Ireland.
- 16. 19 January 2007: Côte d'Ivoire sent a letter to the Director-General indicating that the draft of penal legislation was still with the National
- 17. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 18. Côte d'Ivoire has a member in the NLE.

Yes	Prohibitions	Article I				×				Established	Authority	National		
Criminal and admin	Penalties	Article I				×			Received	Submission	VII(5)	Article		
nd Yes	Territorial Application	Extra-				×				Key Areas	Covers All	Legislation		
	rial Penalties	- Article II(1)			(translations)	X +			Provided	Measures	Adopted	Text of		
Criminal and Cri admin						×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indio	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	Main Indicators under the Plan	Croatia
Criminal and admin	Penalties	Schedule 2	Coverage			×			2006	ns ADPA for	in 2007 of	n Submission	the Plan of A	tia
Criminal and admin	Penalties	Schedule 3				×	Checked	or Data	Submitted	r Declarations	f Project:	on Article VI	of Action*	
Law and policy	EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Failure to Declare	Penalty for		2006	2002 to	2000 and				Submissions	Article X(4)	Year(s) of		
LQ2		Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Croatia on 29 April 1997.

2. 15 – 19 January 2007: Croatia participated in a training session for National Authorities on declarations and inspections held in the United Kingdom of Great Britain and Northern Ireland.

Croatia has a member in the NLE.

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Yes	Prohibitions	Article I			×				Established	Authority	National		
Criminal	Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Territorial Application	Extra-			×				Key Areas	Covers All	Legislation		
					X			Provided	Measures	Adopted	Text of		
Criminal	Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Yes	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Cuba
Yes	Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	a
Yes	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Policy	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Failure to Declare	Penalty for		2007	2005 to				Submissions	Article $X(4)$	Year(s) of		
LQ2 VII,5		Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Cuba on 29 May 1997.
- 3 2 1 5 – 15 March 2007: Cuba participated in a basic course for personnel of National Authorities, held in France.
- 29 31 May 2007: Cuba participated in the eighth regional meeting of National Authorities of Latin America and the Caribbean, which was held
- 4. entry into force of the Convention. 24 – 25 April 2007: Cuba held a National Workshop in Havana on the Exchange of Experience on the occasion of the tenth anniversary of the
- S 29 – 31 May 2007: During the Eighth Regional Meeting of National Authorities in Latin America and the Caribbean, held in Chile, Cuba Weapons in Cuba". distributed to the participating delegations electronic copies of the "Basic Course for the Implementation of the Convention on Chemical
- 7. 2 – 6 July 2007: Cuba participated in the Advanced Course for Spanish-Speaking National Authorities, held in Spain
- 30 31 July 2007: During a TAV to Paraguay organised by the Secretariat, the Cuban member of the NLE provided legislative assistance to
- ∞ Cuba has a member in the NLE, and has offered and provided assistance to other States Parties.

-X-

Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Article Penalties Criminal Article I × **Key Areas** Covers All Legislation × Application Territorial Extra-Yes (Translation needed of Measures Provided Adopted Text of part) Article II(1) Criminal Penalties Main Indicators under the Plan of Action* Scheduled **Chemicals** to Control **Transfers** Measures Schedule 1 Penalties Criminal **Legislative Coverage** Declarations Submission of Initial × Cyprus Schedule 2 **Penalties** Criminal Submission ADPA for in 2007 of 2006 Schedule 3 Penalties Declarations Criminal Submitted Article VI Project: Checked or Data × Penalties for Schedule 3 **Declarations** Article VI Failure to Data on Provide EUC Law Submissions Article X(4)Penalty for Year(s) of Failure to Criminal Declare Article XI(2e) Confirmation regarding Review Source Yes LQ2

The Convention entered into force for Cyprus on 27 September 1998.

			P									Ϊί	7-			
	Yes		Prohibitions	Article I				×				Established	Authority	National		
admin	Criminal and		Penalties	Article I				×			Received	Submission	VII(5)	Article		
	nd Yes	Application	Territorial	Extra-				×				Key Areas	Covers All	Legislation		
a	Crim	tion					(Transl.)	×			Provided	Measures	Adopted	Text of		
admin	Criminal and (Penalties	Article II(1)				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin.	Criminal and		Penalties	Schedule 1	Legislative Coverage			×	S	<u> </u>		Declarations	l of Initial	Submission	Main Indicators under the Plan	Czech Republic
admin	Criminal and		Penalties	Schedule 2	Coverage			×			2006	s ADPA for	in 2007 of	1 Submission	_	epublic
admin	Criminal and		Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
	Law		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2007	2001 to	1998, 1999,				Submissions	Article X(4)	Year(s) of		
	LQ2			Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

2. The Convention entered into force for the Czech Republic on 29 April 1997.

The Czech Republic has a member in the NLE and has offered assistance to other States Parties.

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Prohibitions	Article I		X				Established	Authority	National			
Penalties	Article I					Received	Submission	VII(5)	Article			
Application	Extra-						Key Areas Measures	Covers All Adopted	Legislation			
						Provided	Measure	Adopted	Text of			
Penalties				Chemicals	Scheduled	of		to Control	Measures	Main Inc	Dem	
Penalties	Schedule 1	Legislative Coverage					Transfers Declarations	of Initial	Submission	licators under	ocratic Repub	
Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	Democratic Republic of the Congo	
Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	\mathbf{g}_{0}	
FUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Declare	Penalty for						Submissions	Article $X(4)$	Year(s) of			
	Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for the Democratic Republic of the Congo on 11 November 2005
- 2 assistance, especially in drafting legislation, was held with the Secretariat. 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, Nigeria, a discussion on possible
- $\dot{\omega}$ 17 – 26 January 2006: The Democratic Republic of the Congo participated in a basic course in the United Kingdom of Great Britain and Northern
- 4. 1 February 2006: At a high-level meeting with the Permanent Representative of the Democratic Republic of the Congo in The Hague, the Ireland for personnel from National Authorities who are involved in the national implementation of the Convention.
- S 25 – 27 July 2006: The Democratic Republic of the Congo participated in a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso.

establishment of a National Authority was discussed

6. while greater priority had to be given to improving national security and proceeding with elections than to meeting other obligations, the 3 August 2006: In an e-mail dated 3 August 2006, the focal point responsible for the Convention in the Ministry of Foreign Affairs indicated that, Democratic Republic of the Congo was working to implement the Convention.

external partners on chemical weapons-related matters. A draft decree for the establishment of the National Authority had been prepared. The elections had taken place on 30 June 2006, and the second round would take place on 29 October 2006. Once the results of the elections were of the National Coordinator had been affected by budgetary problems and by a lack of the human resources for the preparation of implementing draft was intended to transform the present National Coordinator into a National Authority with clearly defined responsibilities. The functioning order no. 130/011 of 17 April 2006. Article 2 assigned responsibility to the focal point for interfacing with the Government and with internal and categories of arms, and all were grouped together. The national focal point for small arms and other arms had been established by ministerial Authority and implementing the Convention would be a long process. The authorities did not wish to create several structures for different legislation. known, attention could be turned to implementing the Convention. Adopting the necessary legislation for the functioning of the National transition period, which were notably the collection of small arms and the organisation of free and transparent elections. The first round of Democratic Republic of the Congo reported that the situation during the post-conflict period had obliged the authorities to define priorities for the and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania, the

establishing the National Authority and defining its tasks. 20 – 22 June 2007: During a technical workshop on legislative drafting in The Hague, the Democratic Republic of the Congo indicated that all armament-related matters continued to be vested with one authority. However the implementing legislation should contain provisions

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

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10. 9 - 11 July 2007: The Democratic Republic of the Congo attended the subregional workshop for States Parties in the Southern African Development Community Region, held in South Africa.

Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Article Criminal and Penalties Article I × admin **Key Areas** Covers All Legislation × Application Territorial Extra-Yes (Translation needed of Measures Provided Adopted Text of part) Criminal and Article II(1) Penalties admin Main Indicators under the Plan of Action* Scheduled to Control Chemicals **Transfers** Measures × Schedule 1 Penalties Admin Legislative Coverage Declarations Submission of Initial Denmark × Schedule 2 Penalties Admin Submission ADPA for in 2007 of 2006 × Schedule 3 **Penalties** Declarations Admin Article VI Submitted Project: Checked or Data × Schedule 3 Penalties for **Declarations** Article VI Failure to Policy Data on Provide EUC Submissions Article X(4)Penalty for 2003 and Year(s) of Failure to 1997 to Declare Admin 2006 1999, Article XI(2e) Confirmation regarding Review Source LQ2 Yes

The Convention entered into force for Denmark on 29 April 1997.

TIOHIOHIOH	Drohibitions	Article I		X				<u>~</u>	Authority	National		
I CHAILLO	Danglijas	Article I					Received	Submission	VII(5)	Article		
	_	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
		Article II(1) S			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
CHAILICS		Schedule 1	Legislative Coverage	X				Transfers Declarations	of Initial		Main Indicators under the Plan	Djibouti
i cilatucs	Danalties	Schedule 2	Coverage				2006	is ADPA for	in 2007 of	n Submission	the Plan of A	uti
i Charles	Dangliac	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	n Article VI	of Action*	
t	FIIC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Djibouti on 24 February 2006
- 2: national implementation of the Convention. 13 – 23 March 2006: Djibouti participated in a basic course that was held in France for personnel of National Authorities who are involved in the
- ω ongoing, and requested information on technical assistance with the implementation of the Convention, which was provided. Djibouti also 21 September 2006: In an e-mail, Djibouti indicated that consultations with the parties involved in the establishment of a National Authority were indicated that it would be interested in receiving assistance in 2007.
- 4. order to designate a focal point and the members of the National Authority; 2) conducting an implementation workshop for the National drafting implementing legislation; 5) drafting a presidential decree establishing the National Authority; and 6) establishing a national programme 8 October 2006: In an e-mail, Djibouti reported that it had established a provisional National Authority after the entry into force of the for protection against chemical weapons. Djibouti also requested a grant from the European Union through the OPCW Authority, with support from the Secretariat; 3) conducting an awareness workshop for parliamentarians, with support from the Secretariat; 4) Convention for it. Its e-mail also submitted its national plan of action, which included the following steps: 1) contacting the relevant ministries in
- 20 October 2006: Djibouti sent an e-mail submitting the contact details of its provisional National Authority.
- 6.5 up to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress Authority, prepared by the Legal Affairs Department of the Ministry of Foreign Affairs, was submitted for comments, which were provided. 20 - 22 June 2007: Djibouti attended a technical workshop on legislative drafting, held in The Hague. A draft decree establishing the National

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

No	No	No	No	No	No	1	No	Criminal	Yes
						ion	Application		
	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article $II(1)$		Extra-	Article I	Article I
ł			Overage	Legislative Coverage					
	No	N/A	X	X	No			(X)	X
	Declarations	Checked			Chemicals				
	Article VI	or Data			Scheduled				
	Data on	Submitted	2006		of	Provided		Received	
Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
		f Action*	the Plan of A	Main Indicators under the Plan of	Main Ind				
			ica	Dominica					

- The Convention entered into force for Dominica on 13 March 2001.
 28 August 2002: Dominica stated in a *note verbale* that the Biologic
- agents for hostile purposes or armed conflict. Although there was currently no legislation which codified the requirements of the Convention, the 28 August 2002: Dominica stated in a note verbale that the Biological Weapons Act, chapter 42:62 and the Extradition Act, chapter 12:04 prohibit under these Acts. that have no justification for prophylactic, protective or other peaceful purposes; that the Biological Weapons Act also prohibits the use of these the development, production, stockpiling, acquisition, retention or use of biological or microbiological agents or toxins of a type or in quantities Government of Dominica indicated to firmly believe that persons producing/using chemical weapons could be properly prosecuted and punished
- ω, 4. 11 September 2002: Dominica submitted to the Secretariat its response to the second Legislation Questionnaire.
- S March 2005: A TAV was conducted by the United States of America with support from the Secretariat. During it, the Secretariat recorded a national plan of action, and draft legislation was submitted for on-site review and comment by the Secretariat.
- attention to factors motivating implementation of the Convention, inter alia, Dominica as a primary cruise tourism destination, the increasing and that outstanding items under Article VII were receiving the attention of the National Authority and the Ministry. The e-mail also drew Prohibition (Bill 2004)"), regarding control of chemicals in Dominica was currently in its final stages of preparation for submission to Cabinet, 26 October 2005: Dominica sent an e-mail informing the Secretariat that a stand-alone piece of legislation ("Principles of the Chemical Weapons

- all its implications, such as dynamic free movement of Caribbean people through the region. worldwide terror threat, and the upcoming stream of the first phase of the Caribbean Single Market and Economy (CSME) on 1 January 2006 with
- 28 and 29 November 2005: At the workshop on the Chemical Weapons Convention, its universality, and legislative issues held in Saint Lucia, Dominica indicated that its draft Chemical Weapons Prohibition Act/Bill 2004 had been submitted to the Cabinet.

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- .7 and 18 March 2005, and seeking an indication of what steps had been taken to enact implementing legislation. implementation of the Convention that had been organised by the National Authority of Dominica and the Secretariat, and held in Roseau on 17 1 December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs of Dominica referring to the national training course for the
- ∞ 27 February 2006: At a high-level meeting with the Permanent Representative of Dominica in London, Dominica indicated that the Ministry of Legal Affairs was responsible for drafting national implementing legislation required by international treaties.
- 9. implementation of the Convention. 13 – 23 March 2006: Dominica participated in a basic course in France for personnel of National Authorities who are involved in the national
- 10. 24 and 25 April 2006: During a meeting of legislative drafters that was held in Saint Kitts and Nevis, consultations were held on Dominica's draft
- 11. 22 and 23 May 2006: During a regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico, the National Authority of Dominica indicated that its legislative drafter was finalizing the draft and wanted to submit it in June 2006 to the
- 12. 21 August 2006: Dominica sent an e-mail to the Secretariat indicating that its legislation would be reviewed by the end of September 2006 for interministerial process so that it could be approved by Parliament in September or October 2006.
- 13. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Dominica indicated that the draft had not been finalised finalisation and submission to the Cabinet for enactment by the end of 2006.
- yet. It might be submitted to Cabinet early in 2007.
- 15. 14. 29 – 31 May 2007: Dominica participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress
- 17. Dominica has a member in the NLE report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

	Yes		Prohibitions	Article I		X				Established S	Authority	National		
	Criminal		Penalties	Article I		X			Received	Submission	VII(5)	Article		
	No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
a	Crin	tion				X			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)	+	(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Criminal		Penalties	Schedule 1	Legislative Coverage	X		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Ecuador
	Criminal		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission		dor
	Criminal		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	No	Declare	Failure to	Penalty for	†					Submissions	Article $X(4)$	Year(s) of		
	LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Ecuador on 29 April 1997.
- 24 October 2002: Ecuador made a submission under Article VII(5).
- May 2003: During a National Authority training course, the Secretariat held consultations on legislation.
- 2 2 1 . 6 and 7 October 2005: Ecuador participated in the legislation workshop conducted by the Secretariat for the Andean Community in Lima, Peru, at which model legislation was proposed.
- 5. Substances in Ecuador. It indicated that such support could be rendered during the second quarter of 2006. 22 November 2005: Ecuador sent a note verbale requesting the Secretariat's support for the elaboration of a Draft National Law on Chemical
- 6. offer of assistance from the Secretariat with its implementing legislation. Also enclosed was an additional submission under Article VII(5). 3 January 2005: Ecuador sent a note verbale requesting a training seminar for the new members of its National Authority and welcoming the
- **%** .7 24 and 25 April 2006: During a TAV for the Andean Community held in Peru, Ecuador's draft legislation was reviewed and commented on.
- as soon as they had a draft ready, it would not encounter any opposition. 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico, the National Authority of Ecuador indicated that the purpose of the workshop on legislation in August would be to sensitise all stakeholders so that,

- 9 create a technical secretariat by executive decree. 6 July 2006: In a note verbale to the Secretariat, Ecuador indicated that its National Authority had decided to review its existing structure and to Authority and facilitate the development of national implementing legislation. In view of this internal revision, Ecuador suggested postponing the seminar that was planned for 30 and 31 August 2006. The note verbale stated that this new organ would improve the efficiency of the National
- 10. 28 July 2006: The Secretariat received information on the drafting of a presidential decree that would be issued soon.
- 11. developing comprehensive national legislation. 5 December 2006: During the General Debate at the Eleventh Session of the Conference, Ecuador reported that its National Authority was
- 12. 26 – 28 February 2007: A National Authority training course and legal TAV was held in Quito, Ecuador
- 13. 10 - 12 April 2007: Ecuador participated in the Advanced Course for National Authorities from Latin America and the Caribbean, held in
- 14. 29 – 31 May 2007: During a regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Ecuador indicated that it Congress was not possible due to the ongoing process of reforming the Constitution. was still drafting implementing legislation and hoped that by the end of the year it could be submitted to Congress. Currently a submission to
- 15. 2 – 6 July 2007: Ecuador participated in the Advanced Course for Spanish-Speaking National Authorities, held in Spain
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 17. 22 August 2007: In a fax, Ecuador reported that its National Authority would submit the draft law for consideration by Ecuadorian Executive Caribbean in May 2008. Authorities, prior to its submission to Congress. It has offered to host the regional meeting of National Authorities in Latin America and the
- Ecuador has a member in the NLE.

Yes		Prohibitions	Article I		X				Established	Authority	National		
Yes		Penalties	Article I		X			Received	Submission	VII(5)	Article		
	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	tion				X			Provided	Measures	Adopted	Text of		
		Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	El Salvador
		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission		ador
		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
		EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for El Salvador on 29 April 1997
- 19 and 20 February 2004: A National Authority training course was conducted by the Secretariat and Argentina. An NLE member participated
- 3 :2 : April 2005: The United States of America (supported by the Secretariat) conducted a bilateral TAV, during which a preliminary draft law was prepared and counter-terrorism legislation was reviewed.
- 4. plan of action as well as a draft decree for the establishment of its National Authority, which was with the Office of the Presidency July 2005: At the subregional meeting of National Authorities of Central America held in Guatemala, El Salvador indicated that it had a national
- S 6 November 2005: During the annual meeting of National Authorities in The Hague, El Salvador indicated that it had been making progress on its delayed further progress. It also confirmed that the draft legislation prepared during the TAV in April 2005 could serve as a basis for regulations outstanding items under the plan of action, but that a national emergency in September and October (a volcanic eruption) had considerably and amendments to the penal code.
- 6. same week; that delays in implementation had been caused by parliamentary elections that had taken place the previous November; that existing National Authority of El Salvador reported that the National Authority decree needed to be published; that it expected that it would be ready that 22 and 23 May 2006: During a regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico, the legislation had been reviewed; and that a legal committee had drafted the provisions that needed to be included in the penal code
- .7 10 July 2006: El Salvador sent a copy of its decree No. 58, published on 9 June 2006, establishing its National Authority

- ∞ implementation of the Convention. - 13 July 2006: El Salvador participated in a basic course in Spain for personnel of National Authorities who are involved in the national
- 9. 27 July 2006: In an e-mail to the Secretariat, El Salvador reported that it was working on its implementing legislation and on the proposed amendments to its penal code, and that it was preparing a list of existing legislation related to the Convention.
- 10. and chemical substances. Explosives, Chemical Substances and Pyrotechnical Products, as published in the Official Gazette, and a list of existing legislation on armaments 14 August 2006: El Salvador sent a note verbale enclosing the text of legislation entitled Controls and Regulations of Articles Similar to
- 11. submitted them to the Secretariat for comments, which were provided. 28 August 2006: El Salvador sent an e-mail to the Secretariat indicating that the Legal Committee had finalised the draft regulations and
- 12. within the reforms to be made to the penal code. 29 – 31 May 2007: During a regional meeting of National Authorities in Latin America and the Caribbean, which was held in Chile, El Salvador reported that the National Authority had prepared a national plan of action for implementation, and that it was preparing a draft to be included
- 13. 2 – 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, a draft decree regulating the National Authority was discussed and commented on by the Secretariat.
- 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 15. 26 – 27 July 2007: During the regional meeting of members of Parliaments of States Parties in Latin America, held in Colombia, El Salvador indicated that it would send a formal request for assistance soon.
- El Salvador has a member in the NLE.

	Prohibitions	Article I		X				Established S	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-	•					Key Areas	Covers All Adopted	Legislation		
ion _							Provided	Measures		Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of	Equatorial Guinea
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission Submission	the Plan of A	Guinea
	Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Equatorial Guinea on 29 April 1997
- April 2004: The Secretariat sent a *note verbale* with an offer of assistance.
- 2 2 2 . February 2005: The Director-General wrote a letter to the Foreign Minister of Equatorial Guinea that included an offer of assistance.
- 29 November 2005: The Secretariat sent a *note verbale* to Equatorial Guinea communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- S 6 December 2005: The United States of America conducted a bilateral-assistance visit with the support of the Secretariat, at which the
- 6. Secretariat proposed draft legislation and discussions were held on the establishment of a National Authority. 1 February 2006: During a high-level meeting with the Permanent Representative in Brussels, Equatorial Guinea confirmed the establishment of
- .7 involved in the national implementation of the Convention. 13 – 23 March 2006: Equatorial Guinea participated in a basic course that was held in France for personnel of National Authorities who are

its National Authority.

- ∞ implementation support. 28 March 2007: During a high-level meeting with the Permanent Representative in Brussels, Equatorial Guinea confirmed the need for
- 9. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

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	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Eritrea
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ea
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Eritrea on 15 March 2000
- 5 consultations and guidance and would be calling the Secretariat to make an appointment. Contacts were subsequently initiated enact appropriate legislation. The Permanent Representation of Eritrea requested a meeting with the legal department of the OPCW for 12 August 2003: Eritrea sent a note verbale stating that Eritrea was in the process of establishing its National Authority very soon and would also
- February 2005: The Director-General wrote a letter to the Foreign Minister of Eritrea that included an offer of assistance.
- α 4. of Foreign Affairs had started discussing legislation. The Secretariat sent sample legislation. August 2005: At the VERIFIN training course on National Authorities and chemical databases, held in Finland, Eritrea indicated that the Ministry
- S its interim National Authority. difficulties it was encountering in implementing Article VII. It also reaffirmed that it was committed to pursuing implementation, even though August 2005: During consultations between the Secretariat and the Permanent Representation of Eritrea to the OPCW, Eritrea explained the this would have to be done "one step at a time". Following that meeting, the Secretariat received a notification from Eritrea that it had designated
- 6. 29 November 2005: The Secretariat sent a note verbale to Eritrea communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- .7 2006: The Secretariat and States Parties have stayed in contact with the Permanent Representation of Eritrea to discuss the implementation of the

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to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Prohibitions Yes Criminal and **Penalties** admin Application Territorial Extra-Yes Criminal and **Penalties** admin Criminal and Schedule 1 Penalties admin Criminal and **Penalties**

Article I

Article I

Article II(1)

Legislative Coverage

Schedule 2

Schedule 3

Schedule 3

Penalty for Failure to

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Submission Received

> **Key Areas** Covers All Legislation

Measures Provided

Transfers

Declarations

ADPA for in 2007 of

Declarations

Project:

Failure to

Submissions Article X(4)

Article XI(2e)

Review

Submitted

or Data

Checked

Declarations

Article VI

Data on Provide

2006

Scheduled

Chemicals

Adopted Text of

to Control

of Initial

Measures

Submission

Submission

Article VI

Penalties for

Year(s) of

Confirmation regarding

Main Indicators under the Plan of Action*

Estonia

Authority National

VII(5) Article

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ention entered into force for Estonia on 25 June
into
force for
or I
Estonia
on
25
June
1999.

		Pro	_							Est	Αı	Z		
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-	•		×				Key Areas	Covers All	Legislation		
	tion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan	Ethiopia
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	pia
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2003	1999 and				Submissions	Article X(4)	Year(s) of		
LQ2			Source			No			Review	Article XI(2e)	regarding	Confirmation		

- 2: discussing regulations that would support its national implementing legislation. The Convention entered into force for Ethiopia on 29 April 1997.

 6 November 2005: During the annual meeting of National Authorities in The Hague, Ethiopia indicated that a Committee was currently
- 5 15 March 2007: Ethiopia participated in a basic course for personnel of National Authorities, held in France.
- Ethiopia has a member in the NLE.

ω 4.

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin		Penalties	Article I			<u>X</u>			Received	Submission	VII(5)	Article		
id Yes	Apı	Territorial	Extra-							Key Areas	Covers All	Legislation		
Cni									Provided	Measures	Adopted	Text of		
Criminal and admin		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Fiji
Criminal and admin		Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	1 Submission	r the Plan of A	ji
Criminal and admin		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Criminal and admin		EUC	Schedule 3			?	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
'	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Fiji on 29 April 1997
- 3 :2 : 16 June 2004: The Secretariat and Australia conducted a National Authority training course for Fiji
- 4. Australian Chemical Weapons Office was tabled in Cabinet in its meeting on 13th December 2004. 22 December 2004: Fiji sent a letter stating that a draft chemical weapons convention law that had been prepared with the help of the OPCW and
- passed both the first and second reading. 1 August 2005: Fiji sent a note verbale stating that Fiji's draft chemical weapons convention law 2005 had been tabled in Parliament and had
- S was adopted. 20 October 2005: Fiji sent a letter stating that the legislation was now being debated by the Senate and that it would inform the Secretariat once it
- 18 22 June 2006: During a PIF regional-security meeting in Fiji, consultations were held with Fiji.
- 7. 5 – 7 September 2006: During the fourth meeting of National Authorities in Asia, which was held in Indonesia, Fiji indicated that its draft priority. legislation was expected to be adopted by Parliament in the coming weeks, and that Fiji considered the drafting of subsidiary regulations to be a
- ∞ 6 October 2006: Fiji submitted its response to the trade questionnaire and the second Legislation Questionnaire

- 11. 9 10. enacted, but would enter into force only when a commencement order had been issued. This order will be issued when the regulations under the 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Fiji indicated that the implementing legislation had been up to the plan of action and offering assistance. legislation have been adopted and the legislation can thus effectively be enforced. A need for assistance in drafting regulations was expressed. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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Yes	Prohibitions	Article I				×				Established	Authority	National		
Criminal	Penalties	Article I				×			Received	Submission	VII(5)	Article		
Yes	Application					×				Key Areas	Covers All	Legislation		
	_		-		translation	X +			Provided	Measures	Adopted	Text of		
Criminal	Penalties		-			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
Criminal	Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	icators under	Finland
Criminal	Penalties	Schedule 2	Coverage			×			2006	s ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	nd
Criminal	Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Policy	EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Pailure to Declare	Penalty for		to 2006	2001, 2004	1999 to				Submissions	Article $X(4)$	Year(s) of		
LQ2		Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Finland on 29 April 1997.

2.

Finland has offered assistance to other States Parties, and regularly funds and conducts training courses in Helsinki for States Parties.

Yes	Prohibitions	Article I				×				Established	Authority	National		
Criminal	Penalties	Article I				×			Received	Submission	VII(5)	Article		
Yes	Territorial Application					×				Key Areas	Covers All	Legislation		
			-			×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)	-			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage			×	02	<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	France
Criminal and admin	Penalties	Schedule 2	Coverage			×			2006	ADPA for	in 2007 of	Submission	r the Plan of A	ıce
Criminal and admin	Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law	EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Failure to Declare	Penalty for	-	to 2007	2000, 2004	1997, 1998,				Submissions	Article X(4)	Year(s) of		
LQ2		Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for France on 29 April 1997.

2.

Authority training courses: one in 2005, two in 2006 and one in 2007. It will be hosting another course in 2007. France has a member in the NLE. It has offered and provided assistance to other States Parties. France has hosted and conducted basic National ∞

Yes		Prohibitions	Article I		X				Established	Authority	National			
Yes		Penalties	Article I		(X)			Received	Submission	VII(5)	Article			
?	Application	Territorial	Extra-						Key Areas	Covers All	Legislation			Ī
	ion							Provided	Measures	Adopted	Text of			
Yes		Penalties	Article II(1)		?	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc		
?		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Gabon	Ì
?		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	0 n	Ì
?		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
?		EUC	Schedule 3		?	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
?	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of			
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation			

The Convention entered into force for Gabon on 8 October 2000

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- 11 November 2002: Gabon submitted a partial response to the second Legislation Questionnaire
- 5 indicated that the Conseil d'Etat still had to approve the decree establishing the National Authority, which was to take place before November pre-existing legislation partially covered aspects of Convention norms. A national plan of action was recorded by the Secretariat. Gabon April 2005: The Secretariat, supported by Algeria, conducted a TAV at which it provided draft implementing legislation. Gabon reported that 2005, and that the legislation was unlikely to be adopted before 2006.
- 4. was now before the Conseil d'Etat, and that it would then be submitted to the Government. July 2005: At a legal workshop for National Authorities in Central Africa, which was held in Cameroon, Gabon indicated that its draft legislation
- S drafting legislation was held with the Secretariat November 2005: At a meeting with the Secretariat during the Tenth Session of the Conference, a discussion of possible assistance for Gabon in
- 6. 6 November 2005: During the annual meeting of National Authorities in The Hague, Gabon indicated that its draft legislation was still stalled because of the electoral campaign that was in progress.
- .7 29 April 2005, and seeking an indication of the steps it had taken to enact implementing legislation implementation of the Convention that had been organised by the National Authority of Gabon and the Secretariat in Libreville from 27 to 1 December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs of Gabon referring to the national training course for the
- implementation of the Convention. 13 – 23 March 2006: Gabon participated in a basic course in France for personnel of National Authorities who are involved in the national

provided. 24 January 2007: Gabon submitted its draft implementing legislation and requested review by, and comments from, the Secretariat, which were

18-19 June 2007: Gabon participated in a workshop on the Convention, held in Algeria.

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

Gabon has a member in the NLE.

12.

Yes		Prohibitions	Article I			×				Established	Authority	National			
Yes		Penalties	Article I			×			Received	Submission	VII(5)	Article			
Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation			
	tion					X			Provided	Measures	Adopted	Text of			
?		Penalties	Article II(1)			No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc		
No		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of A	Gambia	
No		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	bia	
No		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
No		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
No	Declare	Failure to	Penalty for							Submissions	Article X(4)	Year(s) of			
VII(5)			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation			

2. The Convention entered into force for the Gambia on 18 June 1998.

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- 25 July 2003: In a note verbale, the Gambia requested assistance for drafting the necessary legislation required for effective implementation of the Convention. Thereafter, a decision would be taken to establish the appropriate framework for setting up a National Authority.
- national action plan was recorded by the Secretariat. 2002 was submitted under Article VII(5). The remaining gaps in legislation were discussed, and a first draft of regulations was provided. A April 2005: During a TAV consultations were held with the ministries that are represented in the National Authority. The Anti-Terrorism Act of
- 4. May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa held in Namibia, the Gambia submitted revised draft regulations for on-site Secretariat review and comment.
- 11 July 2005: The Gambia sent its response to the trade questionnaire.
- .7 6. legislation. This was discussed during the seventh annual meeting of National Authorities in The Hague. reported that the National Environmental Agency had decided that the Hazardous Chemicals Act was not the appropriate law under which 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, which was held in Nigeria, the Gambia Convention regulations should be issued. They requested the Secretariat to propose new draft legislation and to provide a copy of model
- provided in Banjul from 11 to 13 April 2005 and seeking an indication of the steps it had taken to implement the Convention. l December 2005: The Secretariat sent a letter to the Department of State of the Gambia referring to the technical assistance that had been

- administered by the National Environment Agency (NEA). Hazardous Chemicals and Pesticide Control and Management Act (1994) be amended and regulations be issued under the Act which is being National Authority had discussed the issue of legislation and recommended that, rather than creating a new Chemical Weapons Act, the existing level and the lack of awareness/experience about the Convention by National Authority members. At its meeting on 13 September 2006, the Authority had been unsuccessful so far in its bid to enact legislation. The process was stalled because of the change of personnel at the senior bring about the domestication of the Convention. Even though efforts had been made to formulate implementing legislation, the National Gambia reported that since its establishment in 2003, the Gambian National Authority had been grappling with the legal processes that would 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania, the
- 9. 2 - 4 December 2006: During the annual meeting of National Authorities in The Hague, the Gambia reported that it had decided to amend the Hazardous Chemicals Act by incorporating sanctions and regulations required by the Convention.
- 10. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
;	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
	ion				translation	X +			Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)			(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage		×	S	<u> </u>		Declarations	1 of Initial	Submission	Main Indicators under the Plan of Action*	Georgia
Yes		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	Submission	the Plan of A	gia
Yes		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Yes		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for							Submissions	Article X(4)	Year(s) of		
LQ2 VII,5			Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Georgia on 29 April 1997
- 2. and proposed draft legislation. May 2005: The Secretariat conducted a TAV to raise awareness for the requirements with respect to national implementation of the Convention,
- $\dot{\omega}$ among the relevant ministries for comment, should be ready by October 2005 August 2005: During a regional meeting of National Authorities in Central Asia, Georgia indicated that the draft, which was to be circulated
- 4. appropriate amendments to normative acts of Georgia. The letter indicated that obtaining the approval of all interested agencies of Georgia would October 2005: Georgia submitted a letter reporting that the sample legislation had been translated into Georgian; that all appropriate be a time-consuming process. documentation was provided to the Ministry of Environmental Protection and Natural Resources of Georgia to elaborate the draft(s) of
- S 13 - 23 March 2006: Georgia participated in a basic course in France for personnel of National Authorities who are involved in the national implementation of the Convention.
- 9 29 and 30 May 2006: During the regional meeting of National Authorities in Eastern Europe, Georgia submitted a document on implementing legislation that included a list of "legislative acts and regulations related to the national implementation of the Convention adopted by Georgia".

- that its draft legislation was still being developed by the Ministry of Justice and by legal experts, that the Government was aware of the incorporated into its draft, and that the Ministry of Justice was adapting all Georgian legislation to meet international requirements. importance of adopting implementing legislation, that all aspects of implementing legislation previously discussed with the Secretariat would be 29 September 2006: During a subregional meeting of National Authorities in Central Asia that was held in Kyrgyzstan, Georgia reported
- ∞ up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 9 6 – 8 June 2007: During the Sixth Regional Meeting of National Authorities in Eastern Europe, held in Belarus, Georgia advised that the draft before the Conference in November 2007. implementing legislation was still being prepared by the Ministry of Justice. It was anticipated that it would be introduced before Parliament
- 10. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 11. Georgia has a member in the NLE.

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policy	Yes Criminal Yes Criminal Criminal Criminal Criminal Law and Criminal	Application Dec	Prohibitions Penalties Territorial Penalties Penalties Penalties Penalties EUC Fail	Article I Article I Extra- Article II(1) Schedule 1 Schedule 2 Schedule 3 Schedule 3 Pena	Legislative Coverage	20	(Transl.) (200	X	Chemicals Checked Declarations	Scheduled or Data Article VI	Received Provided of 2006 Submitted Data on	Established Submission Key Areas Measures Transfers Declarations ADPA for Declarations Provide Submission	Authority VII(5) Covers All Adopted to Control of Initial in 2007 of Project: Failure to Articl	National Article Legislation Text of Measures Submission Submission Article VI Penalties for Year	Main Indicators under the Plan of Action*	Germany
policy								×								
	Criminal	Declare	Failure to	Penalty for		2007	2003 to	2000, 2001,				Submissions	Article X(4)	Year(s) of		
	LQ2			Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Germany on 29 April 1997.

2.

Germany has two members in the NLE and has offered and provided assistance to other States Parties.

No		Prohibitions	Article I		×				Established	Authority	National		
No		Penalties	Article I		X			Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-	•					Key Areas	Covers All	Legislation		
	ion				X			Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)		(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Ghana
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	na
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Ghana on 8 August 1997
- August 2004: The Secretariat conducted a National Authority training course for Ghana and held consultations on legislation.
- 3. 2. as a transitional measure that may be replaced with an Act of Parliament if found necessary. regulations under its Environmental Protection Agency Act of 1994 (Act 490) and its Pesticides Control and Management Act of 1996 (Act 528), May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa held in Namibia, Ghana stated that it had prepared draft
- August 2005: Ghana submitted draft regulations for the Secretariat to review and comment, which were provided.
- 4. 2 the Convention implementation but that its role was currently being expanded. increase the penalties possible and to express the fines in units. It also indicated that the Hazardous Chemicals Committee had not been active in the Secretariat its draft regulations and the 1994 Environmental Protection Agency Act, particularly the provision enabling regulations to be issued and the one-year term limitations on prison sentences for offences under the regulations. Ghana indicated that the Act is being amended to 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Ghana discussed with
- 6 6 November 2005: During the annual meeting of National Authorities in The Hague, Ghana submitted a draft Cabinet memorandum on penal its Environmental Protection Act implemented the Convention in part. provisions and a revised version of the regulations to the Secretariat for review, and the Secretariat provided its comments. Ghana indicated that

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- .7 implementation of the Convention. - 23 March 2006: Ghana participated in a basic course in France for personnel of National Authorities who are involved in the national
- 9. ∞ which it submitted its draft Weapons of Mass Destruction Act for on-site review. The Secretariat provided its comments 25 – 27 July 2006: Ghana participated in a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso, in
- 5 December 2006: During the Eleventh Session of the Conference of the States Parties, Ghana circulated a document stating that it was amending its Weapons of Mass Destruction Act along the lines of the comments provided by the Secretariat.
- 10. submission of this legislation to Parliament. finalised and submitted to the Council of Ministers for approval. It indicated that a final review by the Secretariat would be requested before the 18 – 19 June 2007: During a workshop on the Convention, held in Algeria, Ghana reported that draft implementing legislation would soon be
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-	•		×				Key Areas	Covers All	Legislation		
ad	Crimi	ion				(Transl.)	×			Provided	Measures	Adopted	Text of		
admin	Criminal and C		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	licators under	Greece
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	ce
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2007	2005 and				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Greece on 29 April 1997.

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	Prohibitions	Article I		X				Established	Authority	National		
	s Penalties	Article I					Received	Submission	VII(5)	Article		
Application	s Territorial	Extra-						Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X		<u>· </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Grenada
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	nda
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 1. The Convention entered into force for Grenada on 3 July 2005.
 2. 28 and 29 November 2005: During a workshop on the Convention
- meeting of legal drafters to be held by the Organisation of Eastern Caribbean States in May or June 2006. 28 and 29 November 2005: During a workshop on the Convention that was held in Saint Lucia, Grenada stated that it would soon establish its National Authority. Information on implementing legislation was provided, and the next consultations on legislative issues were planned for the
- ω that it would welcome a TAV. 31 January 2006: A high-level meeting was held with the Permanent Representative of Grenada to the OPCW, during which Grenada indicated
- 4. provided with model implementing legislation, and approaches to national implementation were discussed 24 and 25 April 2006: During a workshop for legislative drafters in the Eastern Caribbean, which was held in Saint Kitts and Nevis, Grenada was
- S up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 9 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

Yes		Prohibitions	Article I			×				Established S	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-	•						Key Areas	Covers All	Legislation		
	tion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			$\stackrel{\times}{\otimes}$	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Guatemala
Criminal		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	nala
Criminal		Penalties	Schedule 3			Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
LQ2			Source			No			Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Guatemala on 14 March 2003
- related to the Convention (Acuerdo Gubernativo 54-2003) regulated and controlled imports, exports, and production of chemical precursors, and July 2004: At a National Authority training course, during which consultations on legislation were held, Guatemala indicated that its legislation that its law on armaments and munitions also had some relevance to the Convention.
- ω expected to be able to formally confirm by November that the functions of its National Authority had been designated. Guatemala also indicated legislation appeared to be required. Guatemala was offered the opportunity to send its existing legislation to the Secretariat for comment. that it had in place legislation that regulated areas relevant to the Convention, though not comprehensively, and that a review of the existing July 2005: At the subregional meeting of National Authorities from Central America, which was held in Guatemala, Guatemala indicated that it
- 2 August 2005: Guatemala sent its response to the second Legislation Questionnaire.
- 4 .2 .6 9 September 2005: Under cover of a note verbale, Guatemala submitted the relevant parts of its law on armaments and munitions
- comprehensive legislation covering nuclear, biological, and chemical weapons, which act would in turn allow for the amendment of the penal code 6 November 2005: During the annual meeting of National Authorities in The Hague, Guatemala indicated that it ideally would have in place or allow the National Authority to issue appropriate regulations to close gaps in Guatemala's existing legislative framework.

- .7 course on the implementation of the Convention. 19 May 2006: The Permanent Representation of Guatemala sent a note verbale to the Secretariat confirming its interest in a national training
- ∞ which was held in Mexico. 22 and 23 May 2006: Consultations were held during the seventh regional meeting of National Authorities in Latin America and the Caribbean,
- 9. implementation of the Convention. 3 – 13 July 2006: Guatemala participated in a basic course in Spain for personnel of National Authorities who are involved in the national
- 10. discussion with relevant authorities. 27 and 28 September 2006: A legal workshop was conducted with members of the National Authority. During it, a draft was prepared for
- 11. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Guatemala reported that the draft legislation had not been finalised. The need for further assistance, such as a seminar for parliamentarians and for industry, was expressed
- 12. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 13. the draft legislation it had prepared with the Secretariat's support within the framework of its anti-terrorist legislation that was currently being designed. It indicated that the new legislation would contain provisions on criminal violations related to chemical weapons and the principle of during the month of August 2007. A copy of the draft was submitted for review. extraterritoriality. Guatemala was currently consulting with its civil society on the draft and hoped that the draft could be submitted to Congress 29 – 31 May 2007: During a regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Guatemala referred to up to the plan of action and offering assistance.
- 14. submitted to Congress during the month of August 2007. New legislation would include the criminal violations related to chemical weapons and 4 and 5 June 2007: A Seminar for the National Industry was conducted in Guatemala with the assistance of the Spanish National Authority. Guatemala indicated that it was currently consulting with its civil society on draft implementing legislation and hoped that the draft could be
- 15. 2 – 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, preliminary observations on the draft implementing legislation were discussed. Clarification was requested and provided as to the regime for the import/export of scheduled chemicals.
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

	Prohibitions	Article I		×				Established Submission	Authority	National		
	Penalties	Article I					Received		VII(5)	Article		
Application	Territorial	Extra-	•					Key Areas	Covers All	Legislation		
on			•				Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)	•		Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Guinea
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	lea
	Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Guinea on 9 July 1997.
- 2: February 2004: At the regional workshop for National Authorities in Western Africa held in Senegal, Guinea indicated that it had not prepared
- \dot{s} February 2005: The Director-General wrote a letter to the Foreign Minister of Guinea that included an offer of assistance. Consultations were held about a possible TAV, but Guinea subsequently informed the Secretariat that it was not thought that a TAV would be helpful.
- 4. discussed with representatives from the Ministries of Foreign Affairs and Justice possible steps to be taken under the plan of action. July 2005: At the ECOWAS/ICRC seminar on the implementation of IHL in West Africa, which was held in Nigeria, the Secretariat further
- S August 2005: In response to Guinea's request, the Secretariat proposed amendments to the penal code, and a decree establishing a National
- 6 the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Guinea communicating the decision on follow-up to the plan of action, informing it of
- **%** .7 3 December 2005: Guinea sent an e-mail indicating that it would like to meet the Secretariat concerning implementation of the Convention
- 3 February 2006: A high-level meeting was held with the Permanent Representative in Brussels

- 9. draft legislation, a National Authority decree, and a National Action Plan were prepared 7 – 8 June 2006: A bilateral assistance visit by the United States of America with the support of the Secretariat took place in Guinea during which
- 10. 25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso, Guinea indicated that further assistance was needed.
- 11. 3 August 2006: Guinea submitted the contact details of its National Authority.

- 12. 9 August 2006: Guinea sent an e-mail to the Secretariat, indicating that draft legislation was being reviewed by various departments so that their observations could be incorporated.
- been drafted and presented for the signature of the President. whom were now members of the National Authority. The draft decree establishing the composition and duties of the National Authority had visit of the United States of America and the Secretariat to Guinea had brought together several officials from ministerial departments, some of A pre-draft was now being prepared. However, more time would be needed to draft and promulgate the legislation. The seminar held during the Assembly for review, revision, and adoption. This process had involved significant work, and had required extensive follow-up and a lot of time. ministerial departments that draft laws and regulations was often slow as well. The status of implementation was reported to be as follows: An administrative structures that would have been involved in implementing the Convention. The mobilisation of competent officials in the including disturbances to normal administrative functions. Another important factor had been the constant change in the political and which had lasted more than a decade and had caused 3 million people to seek refuge in Guinea. The conflicts had had multiple consequences, interministerial group in the National Authority was working on a draft that would be submitted to the Law Commission of the National reported the causes for delay in implementing the Convention. Guinea had suffered repercussions from the civil wars in neighbouring countries, 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania, Guinea
- 14. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Guinea indicated that the decree formally establishing the National Authority was to be approved in the immediate future.
- 15. up to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

No		Prohibitions	Article I		X				Established Submission	Authority	National		
No		Penalties	Article I					Received		VII(5)	Article		
No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion							Provided	Measures	Adopted	Text of		
N _o		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Guyana
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ına
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Guyana on 12 October 1997
- 2: 8 April 2003: In its response to the second Legislation Questionnaire, Guyana stated that its penal code contained no provisions to implement the Convention.
- $\dot{\omega}$ complete. 27 August 2003: An e-mail from the State Counsel stated that a copy of the Australian Chemical Weapons Bill was presently being scrutinised by the local draftsman, so that similar legislation might be drafted and adopted. No indication could be given of when this process would be
- 4. 2 7 February 2005: The Director-General wrote a letter to the Foreign Minister of Guyana that included an offer of assistance
- needed to make further progress. 28 February 2006: A high-level meeting with the Permanent Representative was held in London, at which Guyana reported that the Ministry of Foreign Affairs of Guyana was the institution in charge of the implementation of the Convention. Guyana also indicated the areas in which it
- 6. with model implementing legislation, and approaches to national implementation were discussed 24 and 25 April 2006: At a workshop for legislative drafters in the Eastern Caribbean that was held in Saint Kitts and Nevis, Guyana was provided
- .7 to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

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4 April 2007: A high-level meeting with the Permanent Representative regarding the implementation of Article VII by Guyana was held in London, United Kingdom of Great Britain and Northern Ireland.

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

Prohibitions	Article I		×					Authority	National		
Penalties	Article I					Received	Submission	VII(5)	Article		
l erritorial Application	Extra-						Key Areas Measures	Covers All Adopted	Legislation		
_						Provided	Measures	Adopted	Text of		
Penalties				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Penalties	1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of	Haiti
Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ti
Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Failure to Declare	Penalty for						Submissions	Article X(4)	Year(s) of		
	Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Haiti on 24 March 2006
- 2: 5 April 2006: Haiti sent an e-mail to the Secretariat confirming that the Ministry of Foreign Affairs, Department of International Organisations, had been designated as its National Authority.
- 24 and 25 April 2006: Haiti participated in a meeting of legislative drafters in the Caribbean that was held in Saint Kitts and Nevis
- α. 4. Haiti reported that it urgently needed assistance in preparing the necessary legislation, including penal measures, to implement the Convention. 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico,
- 5 3 - 13 July 2006: Haiti participated in a basic course in Spain for personnel of National Authorities who are involved in the national implementation of the Convention.
- 7. 3 August 2006: Haiti sent an e-mail to the Secretariat requesting assistance, in particular in form of a TAV
- 9 and 11 October 2006: A TAV was conducted by the Secretariat in Haiti in order to provide implementation assistance, during which draft legislation and a national action plan were prepared.
- ∞ 9 November 2006: In an e-mail to the Secretariat, the National Authority of Haiti reported that a meeting had been held with all sectors concerned in order to review the proposed draft legislation, and that the review was expected to be complete before mid-December 2006.
- 9. up to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

- 11. 10. in Chile. Haiti indicated that it would send a draft of implementing legislation to the Secretariat for review in the very near future. 29 - 31 May 2007: Haiti participated in the eighth regional meeting of National Authorities of Latin America and the Caribbean, which was held
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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Yes		Prohibitions	Article I		×				Established	Authority	National		
Yes		Penalties	Article I		(X)			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-		×				Key Areas	Covers All	Legislation		
	ion							Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)		X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Yes		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Holy See
Yes		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	See
Yes		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Yes		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for the Holy See on 11 June 1999.

2.

implementation of Article VII (5)." enforcing the Convention are covered: the ratification of the Convention by the Holy See, also because of its particular nature, implicates a full 20 August 2003: The Permanent Representation stated in a note verbale that "the Holy See communicates that all the key areas in terms of

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	Prohibitions	Article I						Established	Authority	National		
	itions	le I					T			nal		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ltion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of	Honduras
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ıras
	Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Honduras on 28 September 2005
- from Honduras was discussed. July 2005: At a subregional meeting of National Authorities in Central America, which was held in Guatemala, a possible request for assistance
- ω 4. 17 January 2006: In a *note verbale*, Honduras requested a national training course for its National Authority
- S 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico, recommended that Honduras review the model legislation.

1 February 2006: At a high-level meeting with the Permanent Representative of Honduras that was held in The Hague, the Secretariat

- 22 and 23 June 2006: A TAV to Honduras focussing on the establishment of a National Authority and the drafting of legislation was held by the it expected that, after the workshop, it would understand the full extent of the measures it was obliged to take. and during which consultations were held, Honduras indicated that a workshop on national implementation had been scheduled for July, and that
- 7. 6. 3 - 13 July 2006: Honduras participated in a basic course in Spain for personnel of National Authorities who are involved in the national Secretariat and a member of the NLE.
- ∞ would be headed by the Foreign Relations Secretariat and supported by the Ministry of Defence implementation of the Convention. 10 August 2006: Honduras indicated by e-mail that it had taken steps to initiate the establishment of its National Authority, which it indicated

- 9. December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 10. without delay and to notify the OPCW when it had done so. up to the plan of action and offering assistance. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Honduras to establish or designate its National Authority
- 11. 29 – 31 May 2007: Honduras participated in the eighth regional meeting of National Authorities of Latin America and the Caribbean, which was held in Chile. It requested and received support with regard to the establishment of the National Authority by decree. Examples of decrees to
- 12. 2 - 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, Honduras indicated that the establish or designate the National Authority were sent as a follow-up to the meeting.
- 13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress establishment of the National Authority was still pending. report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 14. 26 – 27 July 2007: During the regional meeting of members of Parliaments of States Parties in Latin America, held in Colombia, Honduras indicated that it had not yet established or designated a functioning National Authority and that it would send a formal request for a TAV.

The Convention entered into force for Hungary on 29 April 1997.

	_	Pro	>							Esta	Au	$\frac{2}{N}$		
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
Cri	ion				(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article $II(1)$			X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Hungary
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ry
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		2007	2005 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		s Penalties	Article I			×			Received	Submission	VII(5)	Article		
1 Yes	Application	s Territorial	Extra-							Key Areas	Covers All	Legislation		
	tion				(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article $II(1)$			No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
No		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	icators unde	Iceland
No		Penalties	Schedule 2	Coverage					2006	ns ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of A	and
No		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
No		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for			2006				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Iceland on 29 April 1997.
- October 2005: Consultations were held between the Permanent Representation and the Secretariat on national implementation.
- 3. 2. of the CWC. 27 October 2005: Iceland sent an e-mail reporting that work was currently under way to amend national legislation to comply with all provisions
- 4. the deadlines to be met under it, and offering assistance 29 November 2005: The Secretariat sent a note verbale to Iceland communicating the decision on follow-up to the plan of action, informing it of
- S up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 6. 28 March 2007: During a high-level meeting in Brussels with the Permanent Representative, Iceland indicated that a turnover of staff dealing process was back on track and should be concluded within the coming ten months. with the implementation of the Convention had caused delays in the process of revising existing implementing legislation. It was reported that the
- .7 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

	<u> </u>												<u> </u>	
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
	tion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal		Penalties	Schedule 1	Legislative Coverage		×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	India
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ia
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2007	2003 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for India on 29 April 1997.

3:2:

- 5 15 March 2007: India participated in a basic course for personnel of National Authorities, held in France.
- India has several members in the NLE, and it has offered assistance to other States Parties.

Yes	Prohibitions	Article I			×				Established	Authority	National		
Admin	Penalties	Article I			\bigotimes			Received	Submission	VII(5)	Article		
No	Territorial Application	Extra-	•						Key Areas	Covers All	Legislation		
Crin								Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Indonesia
Criminal and admin	Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	esia
Criminal and admin	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Law	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Failure to Declare	Penalty for			2005				Submissions	Article X(4)	Year(s) of		
LQ2		Source		progress)	No (in			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Indonesia on 12 December 1998.
- 2: April 2004: A National Authority training course was conducted in Indonesia, during which a review of draft legislation was carried out by the National Authority and the Secretariat.
- ω which consists of several governmental institutions. comments provided by the Secretariat. The draft was currently being thoroughly discussed by the national working group on the Convention 1 June 2004: Indonesia stated in a note verbale that the Department of Foreign Affairs had completed the first revision of the bill that included the
- 4. unscheduled discrete organic chemicals. 17 March 2005: The National Authority requested and received comments on the reporting requirements for scheduled chemicals as well as
- S 24 August 2005: Indonesia stated in a note verbale that its Government had finalised a comprehensive draft of implementing legislation, and that the bill had been submitted to Parliament.
- 6 law passed by the House of Representatives before the end of the year. The letter added that, in relation to the establishment of a permanent 30 August 2005: Indonesia stated in a letter that the Ministry of Industry would bring to the President's attention the urgency of having the draft

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translation of the draft law was submitted to the Secretariat National Authority for the CWC a draft had been finalised and would be officially adopted prior to the enactment of the Draft Law. An unofficial

- 28 October 2005: Draft legislation was submitted to the Secretariat for its comments, which it provided
- 17 November 2005: Revised draft legislation was submitted to the Secretariat for its comments, which it provided
- 9 .7 the end of 2005 so that there would be no obstacles to its adoption by Parliament. November 2005: During the Tenth Session of the Conference, Indonesia indicated that it wanted to introduce the draft legislation to industry by
- 10. sent to Parliament for approval. 11 November 2005: Indonesia indicated during a meeting with the Secretariat that its implementing legislation had been finalised and had been
- 15 and 16 February 2006: An outreach workshop for personnel from industry and customs was held by the Secretariat
- 11. 12. 5 – 7 September 2006: Indonesia hosted the fourth regional meeting of National Authorities in Asia. During it, the Minister for Foreign Affairs of Indonesia indicated that an interdepartmental working group on the Convention had just agreed on the final comprehensive draft of its legislation,
- 13. and that it would be submitted to Parliament soon. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 14. 23 – 25 April 2007: Indonesia participated in a subregional workshop for customs authorities of States Parties in South East Asia, held in Viet to the plan of action and offering assistance
- 15. 21 June 2007: Indonesia sent a fax indicating that its National Authority was currently discussing draft national implementing legislation with
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- Indonesia has a member in the NLE

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		s Penalties	Article I	•		\bigotimes			Received	Submission	VII(5)	Article		
1 Yes	Application	s Territorial	I Extra-	•		×				Key Areas	Covers All	Legislation		
	tion								Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ir	
Criminal		Penalties	Schedule 1	Legislative Coverage		×	S	<u> </u>		S Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Iran (Islamic Republic of
Criminal		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	Submission	r the Plan of A	Republic of)
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2007	2003 to				Submissions	Article X(4)	Year(s) of		
LQ2, VII(5)			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Islamic Republic of Iran on 3 December 1997.
- sent to the Council of Ministers for consideration and approval before its final review and adoption by the Parliament [...] since the draft law complementary new law to cover shortfalls of present civil penal national code in relation to proper implementing of the Convention has been prosecuted and punished as a criminal offence under the laws currently in force in the Islamic Republic of Iran [...]. To better implement Article should be abided by all citizens. It is noteworthy that the Iranian legal system is based on Monism and violations of the [Convention] will be might be modified before the Parliament approval, the full text of the said law will be handed over to the Secretariat in due time." VII of the Convention on National Implementation Measures including its obligation under 1(a), (b), (c), 2 and 3, a draft comprehensive Code stipulate that each and every treaty and commitment of the Iranian Government approved by the Parliament is regarded as law and thus, 19 August 2003: The Permanent Representation sent a note verbale stating that "Rule 77 of the Iranian Constitution and Article 9 of the Civil
- October 2003: Draft legislation was provided to the Secretariat for on-site review, and the Secretariat provided its comments.
- ω 4. legal system, the complementary national implementation legislation act has been adopted by the Cabinet and forwarded to the Parliament for its November 2004: The Islamic Republic of Iran stated at the Ninth Session of the Conference: "Although Iran is considered monist in terms of the final approval. This implementation legislation covers all key areas of the Convention, in particular verification of any prohibited activities."

- 9 S Secretariat used and revised the draft legislation of the Islamic Republic of Iran in the course of providing assistance to Afghanistan. September 2005: At a National Authority Training Course for Afghanistan and Tajikistan, held in Tajikistan, the Islamic Republic of Iran and the
- consideration of the comments made by the Secretariat in late 2005; and that, once the draft had been approved following the second round of 27 – 29 September 2006: During a subregional meeting of National Authorities in Central Asia that was held in Kyrgyzstan, it was reported that consultations, it would be submitted to Parliament for final approval. round of consultations in the Security and Foreign Policy Commission of Parliament; that that approval had been delayed somewhat to allow the draft legislation of the Islamic Republic of Iran had been submitted to Parliament by the Cabinet in 2005; that it had been approved in the first
- up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

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5 – 15 March 2007: Iran participated in a basic course for personnel of National Authorities, held in France The Islamic Republic of Iran has a member in the NLE, and it has offered and provided assistance to other States Parties

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Yes		Prohibitions	Article I			×				Established	Authority	National		
Crir				•		×			Received	ed Submission	$y \mid VII(5)$	ıl Article		
Criminal		Penalties	Article I						ed					
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
Cı	ion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Ireland
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nd
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2007	2006 and				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Ireland on 29 April 1997.

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	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
a	Crim	ion				translation	X +			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×	ls	d		s Declarations	of Initial	s Submission	dicators unde	Italy
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	ns ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of Action*	ly
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	n Article VI	ction*	
	Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Criminal	Declare	Failure to	Penalty for		2007	2002 to				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Italy on 29 April 1997.
- Italy has offered and provided assistance to other States Parties.

?		Prohibitions	Article I		X				Established	Authority	National		
?		Penalties	Article I					Received	Submission	VII(5)	Article		
?	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion							Provided	Measures	Adopted	Text of		
?		Penalties	Article II(1)		?	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Jamaica
No		Penalties	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ica
?		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Policy		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Jamaica on 8 October 2000
- 2: March 2004: At the regional National Authority meeting in Bolivia, Jamaica indicated that draft legislation had been prepared after consultations with the Secretariat in Panama, and with the assistance of the United Kingdom. It submitted the draft for on-site Secretariat review and comment.
- ω parliamentary calendar for 2004 and 2005. Further assistance would be needed with actual implementation and enforcement of export and import November 2004: At the annual meeting of National Authorities in The Hague, Jamaica indicated that implementing legislation was on the
- 4. Article VII of the Convention during the 2004 – 2005 legislative year. November 2004: During the Ninth Session of the Conference, Jamaica stated that it was giving priority to enacting legislation to implement
- 5 prepared for the consideration of the various Ministries involved. have final approval of its national implementing legislation by November 2005, the process had advanced and a draft was currently being June 2005: During a basic National Authority training course that was held in France, Jamaica indicated that, although it was not expected to
- 6 Parliament by March 2006. The revised draft legislation was submitted to the Secretariat for its comments, which it provided 6 November 2005: During the annual meeting of National Authorities in The Hague, Jamaica indicated that the Secretariat's comments had been incorporated into its draft legislation; that it had been presented to the Prime Minister for comments, and that it was expected to be adopted by

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- .7 the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a *note verbale* to Jamaica communicating the decision on follow-up to the plan of action, informing it of
- ∞ National Authorities who are involved in national implementation of the Convention. 17 – 27 January 2006: Jamaica participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from
- 9. site review, and the Secretariat provided its comments. 24 – 27 April 2006: During a meeting of legislative drafters that was held in Saint Kitts and Nevis, Jamaica submitted its draft legislation for on-
- 10. 22 and 23 May 2006: At the seventh regional meeting of National Authorities of Latin America and the Caribbean, which was held in Mexico, Jamaica reported that the Jamaican participant in the meeting of legislative drafters that had been held in Saint Kitts and Nevis the previous
- 11. up to the plan of action and offering assistance. month was incorporating comments that had been received on Jamaica's draft implementing legislation. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

9 July 2007: The Secretariat sent a *note verbale* asking for updates on Article VII implementation for inclusion in the comprehensive progress

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Jamaica has a member in the NLE.

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Yes	Prohibitions	Article I				×				Established	Authority	National		
Criminal	Penalties	Article I				×			Received	Submission	VII(5)	Article		
Yes	Territorial Application	Extra-				×				Key Areas	Covers All	Legislation		
			-		translation	X +			Provided	Measures	Adopted	Text of		
Criminal	Penalties	Article II(1)	-		n	×	Chemicals	Scheduled	of	s Transfers	to Control	Measures	Main In	
Criminal	Penalties	Schedule 1	Legislative Coverage			×	S	<u>d</u>		s Declarations	of Initial	s Submission	Main Indicators under the Plan	Japan
Criminal	Penalties	Schedule 2	Coverage			×			2006	ns ADPA for	in 2007 of	on Submission	r the Plan of	an
Criminal	Penalties	Schedule 3				×	Checked	or Data	Submitted	r Declarations	f Project:	n Article VI	of Action*	
Law	EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Failure to Declare	Penalty for		to 2007	2003, 2005	2001 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source	-			Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Japan on 29 April 1997.

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support the promotion of national implementation of the Convention in 2006 and 2007. Japan has a member in the NLE and has offered and provided assistance to other States Parties. Japan also made voluntary contributions to

Yes	Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin	Penalties	Article I			×			Received	Submission	VII(5)	Article		
nd Yes	Territorial Application	Extra-							Key Areas	Covers All	Legislation		
			-		×			Provided	Measures	Adopted	Text of		
No	Penalties	Article II(1)	-			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Jordan
	Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	an
	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Policy	EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Failure to Declare	Penalty for	-		2006				Submissions	Article X(4)	Year(s) of		
LQ2 VII,5		Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- 2. The Convention entered into force for Jordan on 28 November 1997
- July 2004: At a National Authority advanced training course, the participant from Jordan informed the Secretariat that a Legal Committee and existing legislation there was, to amend what was needed and to draft new laws to fill in the gaps. Technical Committee had been set up, and that the Legal Committee needed to prepare the law establishing the National Authority, to assess what
- ω consideration and approval, and that following that, the Council of Ministers would present it to the King for promulgation and publication in the Official Gazette through the Council of Ministers to the Diwan for comment, that it would be returned to the Council of Ministers and forwarded to Parliament for 22 August 2005: The Permanent Representation of Jordan sent a note verbale to the Secretariat containing a copy of the draft "Law governing the Committee for the Implementation of the Convention of Chemical Weapons". Therein, Jordan indicated that the draft legislation had passed implementation of the Convention of Chemical Weapons" and a document called "report and final comments by the Jordanian National
- 11 November 2005: Jordan submitted its draft legislation to the Secretariat for review, and the Secretariat provided its comments
- 4. 2 contents of subsidiary regulations were also discussed. Jordan indicated that its revised draft legislation would be forwarded to the Secretariat, and that an interministerial review of the draft legislation would be completed 6 – 8 February 2006: The Secretariat made a TAV during which its comments on Jordan's draft legislation were discussed. The scope and

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legislation. It also reported that it was enforcing several existing laws on activities related to chemistry, and that its draft law was now going through the due constitutional process for approval. 11 May 2006: Under cover of a note verbale, Jordan submitted a list of texts of legislation on the control of chemicals, as well as its revised draft

.7 that Jordan had existing legislation covering Convention requirements. 18 – 20 June 2006: The Secretariat conducted a training course for the National Authority in Jordan, during which the Secretariat was informed

9 8 7 September 2006: In a meeting with Jordan, the Secretariat reviewed extracts of laws relevant to the Convention

implementation of the Convention. 12 September 2006: Under cover of a note verbale, Jordan submitted extracts of national laws and administrative measures applicable to the

10. 5 December 2006: During the Eleventh Session of the Conference in The Hague, Jordan reported that specific draft implementing legislation had been prepared. It was expected to be adopted either during the current session of parliament or during the next session.

11. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

15 - 19 January 2007: Jordan participated in a training session for National Authorities on declarations and inspections held in the United

5 – 15 March 2007: Jordan participated in a basic course for personnel of National Authorities, held in France Kingdom of Great Britain and Northern Ireland.

13. 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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6 – 17 August 2007: During the Eleventh VERIFIN Training Course on National Authorities and Chemical Databases, hosted and organised by because the requirements of the Convention may already have been complied with in other pieces of legislation. Secretariat, had appeared very difficult; it was reconsidering whether there was a need for Jordan to adopt specific implementing legislation, Finland, Jordan indicated that the enactment of one single act to implement the Convention, a draft which had been commented on by the

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Yes		Prohibitions	Article I		X				Established	Authority	National		
Criminal		Penalties	Article I		×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-		X				Key Areas	Covers All	Legislation		
С	on				X			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Kazakhstan
Criminal		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ıstan
Criminal		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for		2004				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Kazakhstan on 22 April 2000.
- 2. October 2004: During the regional workshop of National Authorities of States Parties in Central Asia held in Kazakhstan, the representatives they had received by e-mail prior to the meeting was very useful for the drafting process. from Kazakhstan indicated that they were aware that they needed to improve the implementing legislation, and that the Netherlands' legislation
- $\dot{\omega}$ Netherlands and the United States of America, held a legislative-drafting session for Kazakhstan. June 2005: Following a meeting of National Authorities in Eastern Europe that was held in Kazakhstan, the Secretariat, together with the
- 4. Ministry of Energy and Mineral Resources had called a meeting to draft amendments to existing legislation that would fill in existing gaps, and to August 2005: During a regional workshop for National Authorities in Central Asia that was held in Tajikistan, Kazakhstan indicated that the take additional administrative measures.
- S it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Kazakhstan communicating the decision on follow-up to the plan of action, informing
- 7. 29 and 30 May 2006: Kazakhstan participated in the regional meeting of National Authorities in Eastern Europe held in The Hague
- 27 29 September 2006: During a subregional meeting of National Authorities in Central Asia that was held in Kyrgyzstan, consultations on implementing legislation were held with Kazakhstan
- 9.0 4 October 2006: Kazakhstan sent its partial response to the trade questionnaire and its response to the second Legislation Questionnaire
- up to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

11.

Kingdom of Great Britain and Northern Ireland. 15 - 19 January 2007: Kazakhstan participated in a training session for National Authorities on declarations and inspections held in the United

6 - 8 June 2007: During the Sixth Regional Meeting of National Authorities in Eastern Europe that was held in Belarus, Kazakhstan indicated that its implementing legislation was comprehensive, and that it had decided not to introduce any amendments.

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N_0		Prohibitions	Article I		X				Established	Authority	National			
No		Penalties	Article I					Received	Submission	VII(5)	Article			
No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation			
	tion							Provided	Measures	Adopted	Text of			
No		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc		
No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Kenya	
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ya	
N_0		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
No	Declare	Failure to	Penalty for		2006				Submissions	Article $X(4)$	Year(s) of			
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Kenya on 29 April 1997.
- who would be crucial to the drafting of legislation and/or regulations. (2) The National Authority had started drawing up a list of national 24 August 2004: Kenya sent a note verbale stating that (1) Consultations were being held aimed at drawing up a tentative list of stakeholders, programmes for protection against chemical weapons. (3) The National Authority was currently in contact with the Ministry of Trade and Industry as well as the Customs and Excise Department on issues relating to Article XI(2)(e) and would report accordingly.
- $\dot{\omega}$ as a national plan of action were prepared. March 2005: The United States of America (with Secretariat support) conducted a bilateral assistance visit, during which draft legislation as well
- 4. May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa held in Namibia, Kenya indicated that they were revisiting the draft in order to shorten it and to incorporate it into an earlier chemicals control law of 1995.
- 18 September 2005: Kenya sent an e-mail stating that it had two drafts under consideration and that it would decide which approach to follow
- 6. the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a *note verbale* to Kenya communicating the decision on follow-up to the plan of action, informing it of
- 14 March 2006: Kenya submitted its revised draft legislation to the Secretariat for its comments, which were subsequently provided

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- chemicals. reported that the current Parliament was in its final year before elections. There was a need to sensitise parliamentarians to the requirements of the would require assistance from the OPCW and/or other States Parties in establishing a regime to control imports and exports of certain scheduled Article VII obligations would be the time Parliament would require to enact the law. As soon as Parliament had done this, the National Authority Convention, and it would be necessary to conduct a seminar that could take place in January 2007. The major hurdle delaying implementation of 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania, Kenya
- 9. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 10. as parliamentary elections are to be held in December 2007. Kenya indicated that it would begin holding regular meetings of all stakeholders. commented on. While Kenya hoped to finalise the draft in 2007, it indicated that it would probably not be submitted to Parliament before 2008, 10 and 11 May 2007: During a workshop on national implementing legislation, a draft of Kenya's implementing legislation was reviewed and
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 12. Kenya has a member in the NLE.

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	(X)				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Kiribati
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ati
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Kiribati on 7 October 2000.
- could be provided would be appreciated. other competing national priorities. Kiribati expressed its commitment to the objectives of the Convention and indicated that any assistance that 24 November 2004: Kiribati sent an e-mail informing the Secretariat that the Solicitor-General was working on implementing legislation and of the difficulties Kiribati faced in complying with its reporting obligations because of the limited capacity of its small administration and given
- α 4. April 2005: Draft legislation was submitted to the Secretariat for its comments, which were provided
- be submitted to Parliament during the following session commencing in late 2005, as the legislative agenda of the current session of Parliament June 2005: During the PIF meeting in New Zealand, Kiribati confirmed that national implementing legislation had been drafted and that it would
- S session, which was to be held towards the end of the year. 30 August 2005: Kiribati sent a fax stating that the draft law had been completed and had to be processed in advance of the next Parliamentary
- 6. 31 January 2006: Kiribati sent a *note verbale* to the Secretariat reporting that the draft legislation had been tabled at the last Parliament Session in December 2005 and was presently in the process for the second reading at the next Parliament sitting.
- .~ any problems with the process. The Bill would then go to the Beretitenti (President) for his formal assent. be read for the second (and final) time at the next session of the Maneaba, expected to be held in May or June 2006. Kiribati did not anticipate 15 February 2006: Kiribati sent an e-mail to the Secretariat confirm that the Bill is expected to pass through committee stage in Parliament and to

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implement the Convention during its June 2006 Parliamentary session. The Secretariat did not receive formal notification. 18 – 22 June 2006: During a PIF regional-security meeting that was held in Fiji, Kiribati reported that its Parliament had approved legislation to

15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

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9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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	Yes		Prohibitions	Article I		X				Established	Authority	National			
			Penalties	Article I					Received	Submission	VII(5)	Article			
	Yes	Application	Territorial	Extra-						Key Areas	Covers All	Legislation			
	Crin	ion			-				Provided	Measures	Adopted	Text of			
admin	Criminal and		Penalties	Article II(1)	_	No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
	N _o		Penalties	Schedule 1	Legislative Coverage	X	02	<u></u>		Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Kuwait	
	No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ait	
	No		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
	No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
	No	Declare	Failure to	Penalty for	-					Submissions	Article X(4)	Year(s) of			
	LQ2			Source	-				Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Kuwait on 28 June 1997.
- 3 : 2 : February 2004: Kuwait sent a letter to the Secretariat requesting comments on Kuwait's draft legislation, which the Secretariat provided
- March 2005: Kuwait attended a subregional workshop on the Convention in Qatar, during which Kuwaiti draft legislation was discussed
- 6 November 2005: During the annual meeting of National Authorities in The Hague, Kuwaiti draft legislation was submitted to the Secretariat for its comments, which were provided.
- S 3 February 2006: Kuwait sent a letter from the Ministry of Defence of Kuwait indicating that the National Authority of Kuwait had been established under that Ministry, and that, according to Article 70 of its Constitution, the Convention had the force of law since it had been signed
- 6. system. Kuwait also indicated that the draft was expected to be considered by a special committee of the Council prior to being sent to and ratified, and published in the Official Gazette. Moreover, the letter also stated that Kuwait was working on the establishment of penalties. 7 – 10 May 2006: During a workshop for States Parties in the GCC, which was held in the United Arab Emirates, Kuwait indicated that its draft legislation had been sent to the Council of Ministers, where it had been agreed that it was compatible with the requirements of the Kuwaiti legal
- .7 up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- Kingdom of Great Britain and Northern Ireland 15 - 19 January 2007: Kuwait participated in a training session for National Authorities on declarations and inspections held in the United

submitted to Parliament, and that awareness needed to be raised among parliamentarians. requirements for chemical industry and trade in scheduled chemicals. Kuwait indicated that its draft of implementing legislation had been 29 April – 2 May 2007: Kuwait hosted a regional workshop for GCC States on implementation of the Convention. It focussed on regulatory

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Conference of the States Parties.

Kuwait has two members in the NLE.

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No		Prohibitions	Article I			×				Established	Authority	National		
No		Penalties	Article I			×			Received	Submission	VII(5)	Article		
?	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
	tion					×			Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)			No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Kyrgyzstan
No		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	zstan
No		Penalties	Schedule 3			Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for			2006				Submissions	Article X(4)	Year(s) of		
LQ2			Source		(underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Kyrgyzstan on 29 October 2003
- 5 October 2004: At the regional workshop for National Authorities of States Parties in Central Asia, held in Kazakhstan, Kyrgyzstan provided information on its import-and-export regime. Draft amendments to the criminal code were provided to the Secretariat
- November 2004: The Secretariat conducted a national seminar in Kyrgyzstan, at which the participants agreed that further detailed work on the

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- 4. June 2005: At a meeting of National Authorities in Eastern Europe that was held in Kazakhstan, Kyrgyzstan indicated that it was establishing a draft would be conducted in a working group involving representatives of interested ministries. National Authority that an interministerial committee was working to establish an export-control system, that it had a stringent licensing system
- 4 July 2005: The Kyrgyz Permanent Representation submitted a list of existing implementing legislation

for imports and exports, and that, in May 2004, it had enacted regulations covering dual-use chemicals.

- 3 August 2005: Kyrgyzstan submitted its response to the second Legislation Questionnaire.
- 5. amending its criminal code was being discussed by the ministries concerned. The draft provisions, as well as a complete set of the existing August 2005: At the regional workshop of National Authorities in Central Asia, held in Tajikistan, Kyrgyzstan indicated that the draft law legislation to implement the Convention, were submitted to the Secretariat for comments, which were provided.
- slowed down the process, but that it was working on implementing the Convention 6 November 2005: During the annual meeting of National Authorities in The Hague, Kyrgyzstan indicated that that year's Tulip Revolution had

- consultations and recommendations regarding implementation of Article VII, support in organizing workshops and seminars, training of the Kyrgyz experts, financial support in translating of the OPCW documentation into the Kyrgyz language. 26 December 2005: In a note verbale, Kyrgyzstan indicated that the Kyrgyz Republic would appreciate the following assistance to be provided:
- 10. 29 and 30 May 2006: During the regional meeting of National Authorities in Eastern Europe, Kyrgyzstan indicated that compliance would be achieved through the amendment of its existing legislation and of its criminal code.
- 11. 4 September 2006: In a note verbale, Kyrgyzstan indicated that the Ministry of Industry, Trade and Tourism had been designated as the National Authority according to Government Regulation No. 613, dated 24 August 2006.
- 12. 27 - 29 September 2006: Kyrgyzstan hosted a subregional meeting of National Authorities in Central Asia, following which consultations were include scheduled chemicals) was currently pending in Parliament. were reviewed, and existing import-export controls discussed. It was reported that approval of a new list of controlled chemicals (revised to held with relevant members of the National Authority on draft legislation and submission of declarations. Draft revisions to the criminal code
- 13. amendments to the penal code were currently under inter-agency consideration. 2 - 4 December 2006: During the annual meeting of National Authorities in The Hague, Kyrgyzstan reported that the relevant parliamentary committees had adopted the regulations on the export of all scheduled chemicals. Parliament might adopt them in December 2006. The draft
- 6 December 2006: Kyrgyzstan sent its response to the trade questionnaire.
- 5 15 March 2007: Kyrgyzstan participated in a basic course for personnel of National Authorities, held in France.
- 14. 15. 16. 6 – 8 June 2007: During the Sixth Regional Meeting of National Authorities in Eastern Europe, held in Belarus, it was indicated that the new governmental structure had been established. members) had not yet been finalised, and that because of changes in the government structure, the process would need to be started anew once the reported that the Statutes of the Council of Experts (the purpose of which is to distribute the responsibility of the National Authority among its regulations on export, including a list containing all scheduled chemicals, was due to be adopted by Parliament on 5 June 2007. It was also
- 17. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 18. 26 July 2007: Kyrgyzstan informed the Secretariat that the draft Law on Export had not been approved by Parliament in June 2007 as expected be made to the draft law amending the Penal Code. Reading of this draft law had been postponed to September 2007 when Parliament resumes. It also indicated that no further modification was to
- 19. and organised by Finland 6 - 17 August 2007: Kyrgyzstan participated in the Eleventh VERIFIN Training Course on National Authorities and Chemical Databases, hosted
- 20. Kyrgyzstan has a member in the NLE

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	Yes		Prohibitions	Article I			×				Established	Authority	National			
	Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article			
	Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation			
ć	Crir	ion					×			Provided	Measures	Adopted	Text of			
admin	Criminal and		Penalties	Article II(1)			(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	Lao	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×	02			Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Lao People's Democratic Republic	
	No		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	ocratic Repub	
admin	Criminal and		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	lic	
	Policy		EUC	Schedule 3			Yes	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
admin	Criminal and	Declare	Failure to	Penalty for		programme)	2005 (No				Submissions	Article X(4)	Year(s) of			
	LQ2			Source						Review	Article XI(2e)	regarding	Confirmation			

- 2. The Convention entered into force for the Lao People's Democratic Republic on 29 April 1997.
- March 2005: The Secretariat conducted a TAV during which draft amendments to the penal code were requested and consultations on the legislative approach were conducted. The internal timetable for completion of the plan of action was recorded by the Secretariat.
- July 2005: The Secretariat commented on existing draft legislation and proposed penal code amendments.
- ω 4. and inputs from the ministries and agencies concerned in order to make the amended draft more comprehensive before it was submitted to the 23 August 2005: The Lao People's Democratic Republic sent a note verbale enclosing its response to the second Legislation Questionnaire and a National Assembly for consideration and adoption. note regarding the establishment of its National Authority and national legislative measures to implement the Convention. This note stated that involving the use of nuclear, chemical, and biological weapons. According to the note verbale, the drafting committee was collecting comments the Lao People's Democratic Republic was in the process of amending its penal law, which would cover terrorist and other criminal acts
- S Republic reiterated that it was in the process of amending its penal law. September 2005: At the third regional meeting of National Authorities in Asia, held in the Islamic Republic of Iran, the Lao People's Democratic
- prepare its implementing legislation. November 2005: During the Tenth Session of the Conference, the Lao People's Democratic Republic indicated that it would need further help to

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technical assistance provided by the Secretariat, from 30 and 31 March 2005, and seeking an indication of the steps it had taken to enact 1 December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs of the Lao People's Democratic Republic referring to the

November 2005, the National Assembly had adopted an amended Penal Law, which includes provisions on crimes related to chemical weapons. 30 August 2006: The Lao People's Democratic Republic sent a note verbale to the Secretariat stating that in 2005 the Lao Government had taken various legislative and administrative measures to implement the Convention, including by making amendments to its penal code, and that, in

9 5 – 7 September 2006: During the fourth meeting of National Authorities in Asia, which was held in Indonesia, the Lao People's Democratic disseminating the new sections of the penal code to the Government and the public. Democratic Republic also indicated that it was facing resource difficulties, and that, in particular, it would need funding to cover the costs of legislation to cover the gaps. Discussions were held with the Secretariat regarding different approaches to doing this. The Lao People's Republic reported that, now that the penal code had been amended to prohibitions under the Convention, it needed to draft the remaining

10. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

23 – 25 April 2007: During a subregional workshop for customs authorities of States Parties in South-East Asia, held in Viet Nam, the Lao both to translate the Convention and models of implementing legislation into Laotian, and to engage the services of a legislative drafter. progress with adopting implementing legislation was being hampered by a lack of funding and that such funding would, *inter alia*, be required People's Democratic Republic reported that it had amended the penal code in order to implement the Convention. It indicated that further

12. under Article VII(5) after the workshop. 20 – 22 June 2007: During the Technical Workshop on Legislative Drafting, held in The Hague, the Lao People's Democratic Republic indicated that the penal provisions implementing the Convention were contained in Article 80 of the Penal Code, the English text of which was submitted

13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

14. 6 - 17 August 2007: During the Eleventh VERIFIN Training Course on National Authorities and Chemical Databases, hosted and organised by issued within the year. Finland, the Lao People's Democratic Republic reported that a presidential decree on chemicals was under preparation and was expected to be

169	Vec	FIOIIIDIUOIIS	Drobibitions	Article I			×				Established S	Authority	National		
admin	Criminal and	renames	Danaltias	Article I			×			Received	Submission	VII(5)	Article		
1 63		Application	Tomitor	Extra-			×				Key Areas	Covers All	Legislation		
ad						(Transl.)	×			Provided	Measures	Adopted	Text of		
	Criminal and	renames		Article $II(1)$			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
admin	_	renames	Danalting	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	licators unde	Latvia
admin	Criminal and	renames	Danaltias	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	1 Submission	Main Indicators under the Plan of Action*	ia
admin	Criminal and	renantes	Danaltias	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law	I aw	EUC	FIIC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
CHIIIIII	Criminal	Declare	Eniliary to	Penalty for		programme)	2002 (No				Submissions	Article $X(4)$	Year(s) of		
777	100			Source			?			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Latvia on 29 April 1997.

Latvia has a member in the NLE.

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Yes	Prohibitions	Article I		X				Established	Authority	National		
Criminal and admin	Penalties	Article I		X			Received	Submission	VII(5)	Article		
d Yes	Territorial Application	Extra-		×				Key Areas	Covers All	Legislation		
			-	×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ir	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage	X	S			Declarations	l of Initial	Submission	Main Indicators under the Plan of	Lesotho
Criminal and admin	Penalties	Schedule 2	Coverage				2006	IS ADPA for	in 2007 of	1 Submission	r the Plan of A	tho
Criminal and admin	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	n Article VI	f Action*	
Policy	EUC	Schedule 3		×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Failure to Declare	Penalty for						Submissions	Article $X(4)$	Year(s) of		
VII,5		Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Lesotho on 29 April 1997. Lesotho has a member in the NLE.

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	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application		Extra-						Key Areas	Covers All Adopted	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Liberia
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ria
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Liberia on 25 March 2006

implementation of the Convention.

- 18 January 2006: Liberia sent a letter to the Secretariat designating a focal person for the Convention.
- 3.2.1 13 – 23 March 2006: Liberia participated in a basic course in France for personnel of National Authorities who are involved in the national
- 4. 5 June 2006: The Ministry of Justice of Liberia sent a communication to the Secretariat indicating, in particular, that it would soon have information on the date of the establishment of the National Authority and on the constitution of the proposed National Authority.
- S action, and stated that it would need the Secretariat's assistance with the implementation process. 25 – 27 July 2006: During a legal workshop for National Authorities of States Parties in Central and West Africa, which was held in Burkina Faso, Liberia reported on the proposed structure for the formal establishment of its National Authority. It also presented a national plan of
- 9 13 - 15 September 2006: During a TAV organised by the Secretariat, the objectives of the Article VII plan of action a pre-draft of implementing legislation were discussed with a number of ministries.
- Secretariat 22 September 2006: Notification of the designation of the Ministry of Justice as the interim national focal point was received by the
- revised draft would be forwarded to the Secretariat for comment. It was expected that, after the annual meeting of National Authorities in December 2006, the draft legislation would be formally endorsed and submitted to Parliament by the Office of the President. Liberia reported that draft legislation had been prepared and circulated among the stakeholders. 16 and 17 October 2006: During a regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania, After comments on it were received, the

- Appendix page 178
- stakeholders was being requested for January 2007, after which the legislation could be agreed and submitted to the parliamentary process. A 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Liberia indicated that a sensitisation workshop for lack of funding was reported.
- 10. drafting subsidiary regulations, would be needed. shepherded through Parliament by the parliamentarians present at the workshop. Liberia indicated that further assistance, for example in 11 – 12 January 2007: During a sensitisation workshop for parliamentarians and stakeholders of the future structure of the National Authority held in Liberia, draft legislation was discussed and revised. The draft was to be submitted to Parliament soon and was expected to be
- 11. 12. 5 – 15 March 2007: Liberia participated in a basic course for personnel of National Authorities, held in France
- review of the draft legislation was requested and provided. implementing legislation to Parliament in the same month and hoped that it would be adopted and enter into force by December 2007. A final 18 – 19 June 2007: During a workshop on the Convention that was held in Algeria, Liberia indicated that it expected to submit its draft
- 13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Libyan Arab Jamahiriya
	Penalties	Schedule 2	Coverage	X			2006	ADPA for	in 2007 of	Submission	the Plan of A	Jamahiriya
	Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		2005				Submissions	Article X(4)	Year(s) of		
		Source		?			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for the Libyan Arab Jamahiriya on 5 February 2004

- March 2004: The Secretariat conducted a TAV to assist with the preparation of the initial declaration and to discuss approaches to legislation
- May 2004: The Secretariat conducted a subsequent TAV to assist with the drafting of legislation.
- S α 4. consideration the comments provided by the Secretariat and had prepared a final version. It had been forwarded to the specialised department for presentation to the People's General Congress for discussion and promulgation in accordance with the internal legal process in the Jamahiriya. December 2004: The Libyan Arab Jamahiriya sent a letter stating that the Committee responsible for preparing the draft legislation had taken into
- session for adoption and ratification. and that fulfils its requirements, had been developed. This draft law would be submitted to the Basic People's Congress at its first forthcoming August 2005: The Libyan Arab Jamahiriya sent a note verbale stating that a draft national law, that is consistent with the provisions of the CWC
- 6. March 2006, whereupon it would be published in the official gazette and thus enter into force. been sent to the General People's Congress, and that it was expected that it would be passed at the end of February or the beginning of November 2005: During the Tenth Session of the Conference, the Libyan Arab Jamahiriya stated in consultations that its draft legislation had
- .7 in the national implementation of the Convention. 13 – 23 March 2006: The Libyan Arab Jamahiriya participated in a basic course in France for personnel of National Authorities who are involved
- 25 27 July 2006: The Libyan Arab Jamahiriya participated in a legal workshop for National Authorities in Central and West Africa that was held in Burkina Faso. The current status of the Libyan Arab Jamahiriya's draft legislation was not reported on during the workshop.

- 9. 26 October 2006: In a note verbale to the Secretariat, the Libyan Arab Jamahiriya indicated that its national draft legislation had been forwarded
- 10. to the legislative Authorities of the Great Jamahiriya for adoption. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- up to the plan of action and offering assistance. 18 – 19 June 2007: The Libyan Arab Jamahiriya participated in a workshop on the Convention, held in Algeria. The current status of the Libyan
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress Arab Jamahiriya's draft legislation was not reported on during the workshop.

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

12.

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Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Article Penalties Criminal × Article I **Key Areas** Covers All Legislation × Application Territorial Extra-Yes needed of Measures Provided Adopted (Transl. Text of part) × Article II(1) Penalties Criminal Scheduled Chemicals Chemicals to Control Measures Transfers Main Indicators under the Plan of Action* × Schedule 1 Criminal **Penalties** Legislative Coverage Declarations Submission of Initial Liechtenstein × Schedule 2 **Penalties** Criminal Submission ADPA for in 2007 of 2006 × Schedule 3 **Declarations** Penalties Criminal Submitted Article VI Project: Checked or Data N/A Penalties for **Declarations** Schedule 3 Article VI Failure to Data on Provide EUC Law × Submissions programme) Article X(4) Criminal and (Each year, Year(s) of Penalty for Failure to 2001 to admin 2007 Declare Article XI(2e) Confirmation regarding Review Source Yes LQ2

The Convention entered into force for Liechtenstein on 24 December 1999.

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			admin	admin	admin					
LQ2	Admin	Policy	Criminal and	Criminal and	Criminal and Cr		Criminal	Yes	Criminal	Yes
	Declare						on	Application		
	Failure to	EUC	Penalties	Penalties	Penalties		ıl Penalties	Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1 S		Article II(1)	Extra-	Article I	Article I
				verage	Legislative Coverage					
	2005						(Transl.)			
Yes	1998 and	Yes	×	×	×	X	×	×	×	×
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission I	Established
regarding	Article $X(4)$	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article L	National
			tion*	ne Plan of Ac	Main Indicators under the Plan of Action*	Main Indio				
				ia	Lithuania					

The Convention entered into force for Lithuania on 15 May 1998.

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
C	ion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Luxembourg
Criminal		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	ourg
Criminal		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Policy		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
LQ2			Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Luxembourg on 29 April 1997
- February 2005: The Secretariat held consultations with Luxembourg on its implementing legislation.
- 3 \sim it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Luxembourg communicating the decision on follow-up to the plan of action, informing
- 4. des motifs" would be completed by November 2006 and the draft legislation would be prepared subsequently. 18 July 2006: Luxembourg sent an e-mail to the Secretariat indicating the timeline for national implementation of the Convention: the "expose"
- S up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 9 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

- The Convention entered into force for Madagascar on 9 November 2004
 18 19 June 2007: During a workshop on the Chemical Weapons Co
- was under preparation. adopted implementing legislation had been translated and subsequently published on 7 May 2007. It indicated that a National Authority decree 18 – 19 June 2007: During a workshop on the Chemical Weapons Convention, held in Algeria, Madagascar informed the Secretariat that the
- ω comments, which were provided 27 June 2007: The draft decree on the organisation and functioning of the National Authority was sent to the Secretariat for review and

Prohibitions	Article I						×				Established	Authority	National		
	Article I									Received	Submission	VII(5)	Article		
T A _J	I Extra-										Key Areas	Covers All	Legislation		
										Provided	Measures	Adopted	Text of		
Penalties	Article II(1)						No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Penalties	Schedule 1	Legislative Coverage					×	0.1			Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Malawi
Penalties	Schedule 2	Coverage								2006	ADPA for	in 2007 of	Submission	r the Plan of A	awi
Penalties	Schedule 3	•					N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
EUC	Schedule 3						No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Failure to Declare	Penalty for		programme)	no	(Each year,	2005	1998 to				Submissions	Article X(4)	Year(s) of		
	Source									Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Malawi on 11 July 1998.
- ω 4 July 2004: Malawi indicated in an e-mail that it had no implementing legislation. Currently efforts were being made to secure modest funding November 2003: At an NLE meeting, Malawi stated that it currently had no chemical management policy and lacked implementing legislation to and export of certain restricted or banned chemicals which were scattered in various statutes. Efforts had in the past been made to prepare a fulfil its obligations under the Convention. There were various provisions dealing with chemicals or relating to the regulation of the use, import national chemical management policy and draft legislation dealing with the administration of chemicals and toxic substances
- before submission of the final draft law to Cabinet and Parliament. law countries by preparing a preliminary draft chemical weapons law. This draft law could form the basis of negotiations with stakeholders from donor agencies to engage a local chemical legislation expert to conduct consultations and adapt precedents of legislation of other common
- August 2004: Malawi requested funding in order to pay the drafting consultant
- August 2005: Malawi submitted a request for a TAV

7 September 2005: The Secretariat proposed a first draft of implementing legislation

- with Malawi on proposed draft legislation and on a National Authority Training Workshop. 17 – 26 January 2006: Malawi participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from

20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, consultations were held

- ∞ National Authorities who are involved in the national implementation of the Convention.
- 9 not been held because of unforeseen circumstances. 2005, Malawi had begun discussions with the Secretariat in order to conduct a further workshop in August 2005. However, this workshop had constraints. This had made it difficult for the National Authority to conduct a sensitisation workshop in cooperation with the OPCW, an important component in the development of the draft legislation to be submitted for parliamentary debate. At the legal workshop in Namibia in Malawi reported the following: The National Authority had not been very active because of a lack of legal personnel and because of budgetary 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania,
- 10. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- that the process of passing national implementing legislation through Parliament could take 18 to 24 months, as Parliament was considering other and assigned a budget. Draft legislation was currently being prepared and could be finalised within the following six months. It was indicated and technical capacity, but emphasised its commitment. In a legal workshop, Malawi indicated that its National Authority would be reorganised 19 – 20 March 2007: During a TAV, Malawi attributed its recent lack of progress in implementing the Convention to a lack of financial resources
- 12. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 13. 9 – 11 July 2007: During the subregional workshop for States Parties in the Southern African Development Community Region, held in South by June 2008. August 2007, after which work on implementing legislation would start. It was hoped that the draft legislation might be submitted to Parliament Africa, Malawi reported that the National Authority was currently working on developing a "policy framework", expected to be complete by
- 14. Malawi has a member in the NLE

Yes		Prohibitions	Article I			×				Established	Authority	National		
Yes		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
Y	tion				(Transl.)	×			Provided	Measures	Adopted	Text of		
Yes		Penalties I	Article II(1) So			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
Yes		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Malaysia
Yes		Penalties	Schedule 2	Coverage		×			2006	IS ADPA for	in 2007 of	n Submission		'sia
Yes		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Yes		EUC	Schedule 3			Yes	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for		2006	2005 and				Submissions	Article $X(4)$	Year(s) of		
VII(5)			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Malaysia on 20 May 2000.
- 5 7 September 2006: During the fourth meeting of National Authorities in Asia, held in Indonesia, Malaysia indicated that the Convention Act Regulations 2006" were expected to be published on 30 September 2006. had been passed by Parliament on 18 May 2005, had been gazetted on 1 June 2006, and had come into force on 1 September 2006. The "CWC
- $\dot{\omega}$ Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Malaysia participated in a training session for National Authorities on declarations and inspections held in the United
- 5 March 2007: The CWC Regulations 2006 were expected to be published soon
- 4. 2 conduct of OPCW inspections was held. 17 - 19 April 2007: A national awareness workshop for stakeholders of the Malaysian National Authority on technical aspects relating to the
- 6 23 – 25 April 2007: Malaysia participated in a subregional workshop for customs authorities of States Parties in South East Asia, held in Viet
- Malaysia has a member in the NLE

	Prohibitions	Article I		X				Established Submission	Authority	National		
	Penalties	Article I					Received		VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan	Maldives
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission		ves
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Maldives on 29 April 1997
- 7 February 2005: The Director-General wrote a letter to the Foreign Minister of the Maldives which included an offer of assistance.
- 3:2: it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to the Maldives communicating the decision on follow-up to the plan of action, informing
- 4. 29 and 30 May 2006: During a bilateral-assistance visit organised by the United States of America with the support of the Secretariat, draft legislation and a national action plan were prepared.
- 5. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 6. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

×		Prohibitions	Article I		X				Established	Authority	National		
×		Penalties	Article I		X			Received	Submission	VII(5)	Article		
×	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion				X			Provided	Measures	Adopted	Text of		
×		Penalties	Article II(1)		(X)	Chemicals	Scheduled	of	s Transfers	to Control	Measures	Main In	
×		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Mali
×		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	li
×		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
×		EUC	Schedule 3		(X)	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
(X)	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
VII(5)			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Mali on 29 April 1997.
- 5 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, Mali requested comments on its draft needed to be taken was pending. Mali also stated that, once the draft was completed, an interministerial meeting would be held, after which the legislation, which were subsequently sent. Mali indicated that a written request for a TAV to sensitise the relevant stakeholders to what steps still
- $\dot{\omega}$ draft would be submitted for adoption; and that it would then be transmitted to the National Assembly. 16 August 2005: Mali sent an e-mail stating that its draft legislation would be submitted to the National Assembly at its next session, in October
- 4. October 2006. A copy of the draft legislation was enclosed, and was commented upon by the Secretariat at Mali's request. Affairs for signature, that it would then be submitted to the Council of Ministers, and that the National Assembly was expected to adopt it in 11 July 2006: Mali sent an e-mail informing the Secretariat that draft implementing legislation had been submitted to the Ministry of Foreign
- S 25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa, held in Burkina Faso, Mali submitted its draft legislation for on-site review, and the Secretariat provided its comments.
- 24 August 2006: On 24 August 2006, Mali sent a note verbale to the Secretariat reporting that the adoption of legislation, including penal legislation, was in progress, and that Mali would convey the text of the legislation to the Secretariat once it had been passed.

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- Mali reported that legislation would be approved by the Cabinet and submitted to Parliament within a week. It also reported that because National Authority staff and Government officials as well as others involved in implementing the Convention. Parliament was now in session, the draft would be adopted by the end of November. A TAV was requested in order to sensitise and train 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania,
- ∞ by the Cabinet and was to be adopted by the National Assembly within a week. Regulations under the legislation would be needed 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Mali reported that its draft legislation had been approved
- 9. technical aspects of the transfers regime. 12 - 13 December 2006: Mali participated in a subregional workshop, held in Algeria, for customs authorities in the pan-Sahel region on
- 10. implementing legislation would be adopted by the National Assembly in the next session of Parliament. 18 – 19 June 2007: During a workshop on the Chemical Weapons Convention held in Algeria, Mali indicated that it hoped that the draft of its
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 12. copy of which was subsequently submitted on 17 August 2007. 13 August 2007: Mali notified the Secretariat that it had adopted implementing legislation through Ordinance No. 07-021 dated 15 July 2007, a
- 13. Mali has a member in the NLE.

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-X-

Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Article Penalties Criminal Article I × **Key Areas** Covers All Legislation Application × Territorial Extra-Yes translation Measures Provided Adopted Text of \times Article II(1) Penalties Criminal Scheduled to Control Chemicals Measures Transfers Main Indicators under the Plan of Action* Schedule 1 Penalties Criminal Legislative Coverage **Declarations** Submission of Initial × **Malta** Schedule 2 Penalties Submission Criminal ADPA for in 2007 of 2006 × Schedule 3 Declarations Penalties Criminal Submitted Article VI Project: Checked or Data Schedule 3 Declarations Penalties for Article VI Failure to Data on Provide Policy EUC Submissions Article X(4) Penalty for Year(s) of Failure to Criminal Declare 2004 Article XI(2e) Confirmation regarding Review Source Yes LQ2

The Convention entered into force for Malta on 29 April 1997.

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Appiica	Territorial Application	Extra-						Key Areas	Covers All	Legislation		
TOIL							Provided	Measures	Adopted	Text of		
	Penalties	Article $II(1)$			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Marshall Islands
	Penalties	Schedule 2	Coverage				2006	s ADPA for	in 2007 of	Submission	the Plan of A	Islands
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Deciale	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Marshall Islands on 18 June 2004
- 2: to complete the initial declaration. The Marshall Islands designated its National Authority after this TAV. June 2005: A TAV was conducted by the Secretariat, at which time a draft implementing law was reviewed and revised, and work was undertaken
- ω 7 September 2005: The Marshall Islands sent an e-mail in which it stated that the aforementioned draft law was being prepared for introduction to that session, or if a Parliamentary Committee was requested to review the draft law, Parliament would next consider the draft law in January or Parliament, and that it was to be tabled before the end of the session of Parliament (1 October 2005). It was added that, if it was not tabled during February 2006.
- 4. draft implementing legislation at a forthcoming session. 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, the Marshall Islands reported that the Parliament was due to consider its
- S submitted draft implementing legislation for review and comment by the Secretariat. 26 July 2007: In preparation for the Legal Workshop for Pacific Island States that is to be held in Palau in August 2007, the Marshall Islands
- 6. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- .7 explained that the process of adopting implementing legislation had stalled in 2005 because of internal problems, which may however soon be resolved. The Marshall Islands received—upon its request—comments on its draft implementing legislation 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States that was held in Palau, the Marshall Islands

					Mauritania	ania				
				Main Ind	Main Indicators under the Plan of A	the Plan of A	Action*			
National	Article	Legislation	Text of	Measures	Submission	Submission	Article VI	Penalties for	Year(s) of	Confirmation
Authority	VII(5)	Covers All	Adopted	to Control	of Initial	in 2007 of	Project:	Failure to	Article X(4)	regarding
	Submission	Key Areas Measures	Measures	Transfers	Declarations	ADPA for	Declarations	Provide	Submissions	Article XI(2e)
	Received		Provided	of		2006	Submitted	Data on		Review
				Scheduled			or Data	Article VI		
				Chemicals			Checked	Declarations		
	(X)	X		X	X		N/A	X		
					Legislative Coverage	Coverage				
Article I	Article I	Extra-		Article $II(1)$	Schedule 1	Schedule 2	Schedule 3	Schedule 3	Penalty for	Source
Prohibitions	Penalties	Territorial		Penalties	Penalties	Penalties	Penalties	EUC	Failure to	
		Application	tion						Declare	
Yes	Criminal	Yes		Criminal	Criminal	Criminal	Criminal	Law	Criminal	LQ2

- The Convention entered into force for Mauritania on 11 March 1998
- May 2003: Mauritania sent its response to the second Legislation Questionnaire
- 3February 2004: At the regional workshop for National Authorities in Western Africa, held in Senegal, Mauritania stated that there was no specific implementing legislation and it welcomed the possibility of legal assistance. No formal request was received by the Secretariat.
- 7 February 2005: The Director-General wrote a letter to the Foreign Minister of Mauritania that included an offer of assistance.
- 4 2 3 to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up March 2005: Mauritania sent a communication stating that an interministerial committee had been established to set up the National Authority.
- 7. Authority without delay and to notify the OPCW when it had done so 11 May 2007: The Chairperson of the Council, upon the request of its members, requested Mauritania to establish or designate its National
- ∞ establishing the National Authority in the Ministry of Defence. 18 – 19 June 2007: During a workshop on the Chemical Weapons Convention held in Algeria, Mauritania reported that it was thinking about
- 9 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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Legislative Coverage Article I Article II Extra- Article II(1) Schedule 1 Schedule 2 Schedule 3 Schedule 3 Penalty for Penalties Source Prohibitions Penalties Penalties Penalties Penalties Penalties EUC Failure to	X Checked N/A	Mauritius Main Indicators under the Plan of Action*
Declarations 2004 and 2005	!!	National Article Legislation Text of Measures Submission Submission Article VI Penalties for Year(s) of Confirmation Authority VII(5) Covers All Adopted to Control of Initial in 2007 of Project: Failure to Article X(4) regarding
Submission Key Areas Measures Transfers Declarations ADPA for 2006 Declarations Provided Submissions Received Provided of 2006 Submitted Data on or Data Article VI Chemicals Chemicals K K N/A X 2004 and 2005	Received Resoluted Provided Scheduled Scheduled Submission Key Areas Measures Transfers Declarations ADPA for Declarations Provide Submitted Data on Or Data Article VI	

The Convention entered into force for Mauritius on 29 April 1997.

														1	_
	Yes		Prohibitions	Article I			×				Established	Authority	National		
	No		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
		tion					×			Provided	Measures	Adopted	Text of		
			Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Yes		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Mexico
	Yes		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	CO
	Yes		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
			EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	No	Declare	Failure to	Penalty for							Submissions	Article X(4)	Year(s) of		
VII,5	LQ2			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Mexico on 29 April 1997
- 2: substances, and explosives. 22 November 2002: Mexico sent a note verbale indicating that Congress was examining a draft federal law on weapons and munitions, chemical
- $\dot{\omega}$ of the Conference of the States Parties." institutional structure to identify, propose, and establish the necessary legislative and administrative measures in good time for the Tenth Session November 2004: At the Ninth Session of the Conference, Mexico stated that its Government had "redoubled its efforts and set up the necessary
- 4. toward having its national implementing legislation adopted by November. 19 – 20 July 2005: At the subregional meeting of National Authorities of Central America, held in Guatemala, Mexico stated that it was working
- S 26 August 2005: Mexico sent a *note verbale* indicating that the Federal Executive Committee was expected to submit the draft legislation to Congress in September.
- 7. 30 August 2005: Draft legislation was submitted to the Secretariat for its comments, which were provided
- 6 November 2005: During the annual meeting of National Authorities in The Hague, Mexico indicated that its draft legislation had been presented to the National Security Council which would review it in November. It would then be sent to the Presidency for presentation to Congress before 15 December 2005. The legislation should be approved by March 2006.

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- control of chemical substances would be presented to Congress at its next session, its offer of assistance to other States Parties in Central America. of the Convention, particularly its plans for training courses for customs officials and for the National Authority, its hope that the law on the and its commitment to maintain regular communication with the Secretariat. 17 January 2006: Mexico sent a note verbale informing the Secretariat of the steps it had taken to comply with the requirements under Article VII
- 9. National Authorities who are involved in the national implementation of the Convention. 17 – 26 January 2006: Mexico participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from
- 10. through the parliamentary process. process. An interministerial committee on terrorism and disarmament had been established and would be responsible for shepherding the draft consultations, the National Authority indicated that the draft federal law to implement the Convention was in the final stage of the preparatory 22 and 23 May 2006: Mexico hosted the seventh regional meeting of National Authorities in Latin America and the Caribbean.
- 11. 12. 24 and 25 May 2006: The Secretariat conducted a training course for institutions participating in the National Authority.
- 3 13 July 2006: Mexico participated in a basic course in Spain for personnel of National Authorities who are involved in the national implementation of the Convention.
- 13. 4 July 2006: During the Forty-Sixth Session of the Council, Mexico stated that its existing provisions to implement the Convention had been systematized and concentrated. They were contained in the draft "Federal Law on the Control of Chemical Substances which could be Diverted presentation to the Congress. for the Production of Chemical Weapons". The draft had been reviewed by the Secretariat and it was now at the last stage of revision for

obligations in respect of disarmament, terrorism and international security. It was envisaged that this Committee would subsume the National National Security Council decided to establish a specialised high-level committee to coordinate federal action to meet Mexico's international Specific legislation to implement the Convention had been drafted, and had been commented on by the Secretariat. On 17 May 2006 the Mexican implement the Stockholm, Rotterdam, and Basel Conventions, as well as the Montreal Protocol. The Government of Mexico was working process in Mexico had been slow and complicated. The members of the National Authority had different approaches, in view of their own tasks to would be included in the Federal Registry and sent to the Legal Adviser of the Presidency for submission to Congress for final approval. The draft had been approved, it would be reviewed by all members of the National Authority to ensure its legal soundness. At the next stage the draft draft, which would be presented to the specialised high-level committee for approval as one of its first tasks. Once the technical aspects of the 30 September 2006: Mexico submitted a note verbale informing the Secretariat of the progress and obstacles encountered in meeting the Article Committee. In the meantime, the National Authority and the Centre for Investigations and National Security had continued to jointly develop the Authority and assume responsibility for meeting all obligations under the Convention. A law had been drafted to formally establish that imports and exports of toxic chemicals in Mexico was revised to include Schedule 1, 2, and 3 chemicals on the list of controlled substances VII action plan objectives. The note verbale reported as follows: The National Authority had been established, and existing legislation to control

and the control of imports and exports of substances regulated by the Convention. according to its own processes. Despite the challenges it had faced, Mexico had met all of its obligations in respect of declarations, inspections, intensely to meet all of its obligations under the Convention, bearing in mind that the adoption of each law must take place at its own pace and

- 15. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Mexico participated in a training session for National Authorities on declarations and inspections held, in the United
- 16. 5 February 2007: During a meeting held in The Hague, Mexico submitted revised draft legislation, for review and comment by the Secretariat.
- 17. end of April 2007. draft by the end of February, so that it could be approved by the Legal Counsellor to the Office of the President and submitted to Congress by the 14 February 2007: During a bilateral meeting held in Mexico, a draft of implementing legislation was discussed. Mexico planned to finalise the
- 18. expected that the implementing legislation would be considered and approved during the next Congress session starting in September 2007 29 - 31 May 2007: Mexico participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile With regard to implementing legislation, Mexico indicated that a final draft was to be approved shortly by the Legal Advisor of the Presidency. It It indicated that the decree creating the new National Authority had been published on 28 May 2007 and would be submitted to the Secretariat.
- 19. 2 – 6 July 2007: During the Advanced Course for Spanish-Speaking National Authorities, held in Spain, the operation of the new National Requesting a TAV to raise awareness among Parliamentarians was being considered.

Authority and an update on the draft legislation still to be finalised were discussed.

20. 26 – 27 July 2007: During the Regional Meeting of National Authorities and Parliamentarians of Latin America and the Caribbean, held in enable the Federal Congress to legislate in all matters related to the control of chemical substances and that such addition would enable Congress Colombia, Mexico explained that an amendment to the Constitution had been approved and subsequently published on 20 July 2007 in order to

to pass the implementing legislation in the next Congress session.

- 21. use of chemical weapons to commit terrorist acts, had been introduced. Mexico also reported that on 27 February 2007 the Federal Law on the 21 August 2007: Mexico submitted a note verbale providing the Secretariat with details on the structure and functioning of the new National Control of Chemicals Likely to be Diverted for Producing of Chemical Weapons was tabled before the Interministerial Commission on the Federal Penal Code provides for the extraterritorial application of its provisions; also specific offences related to terrorist acts, including the Authority. It also indicated that the Federal Penal Code had been amended by a decree published on 28 June 2007: new Article 2, paragraph 1, of International Disarmament, Security and Terrorism for review.
- Mexico has a member in the NLE and has offered assistance to other States Parties.

22.

	Prohibitions	Article I		X				Established S	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-	•					Key Areas	Covers All Adopted	Legislation		
tion							Provided	Measures		Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	Mi
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of	Micronesia, Federated States of
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	rated States of
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 3.2.1 The Convention entered into force for the Federated States of Micronesia on 21 July 1999
 - June 2005: The Secretariat conducted a TAV to assist in drafting legislation and in raising awareness of the Convention.
- communication, the Federated States of Micronesia indicated that it intended to submit the draft legislation to the President in August 2005, and thereafter to Congress for the session starting in September 2005. 10 August 2005: The Federated States of Micronesia sent a draft law to the Secretariat for its comments, which were subsequently provided. In its
- 4. of action, informing it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to the Federated States of Micronesia communicating the decision on follow-up to the plan
- S Affairs. It stated that the implementing law had been drafted and was awaiting finalisation by the Department of Foreign Affairs and the Department of Justice as the contact person for its National Authority, which itself will consist of a number of departments, including Foreign 18 June 2006: The Federated States of Micronesia sent an e-mail to the Secretariat indicating that it would designate the Secretary of the
- 6. consider draft implementing legislation at a forthcoming session. 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, the Federated States of Micronesia reported that the Parliament was due to
- .7 29 June 2006: The Federated States of Micronesia established its National Authority under the Department of Justice

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- 9. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- suggestions of how the draft legislation could be shortened and simplified. The preparation of such suggestions is currently in hand. obstacle which the draft legislation had encountered in Parliament was the lack of perceived need for it. The Secretariat was requested to prepare Micronesia expressed its hope that the draft legislation could be dealt with during the upcoming session of Parliament in November 2007. The 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States that was held in Palau, the Federated States of

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	Yes		Prohibitions	Article I		X				Established	Authority	National			5
admin	Criminal and		Penalties	Article I		X			Received	Submission	VII(5)	Article			
	d Yes	Application	Territorial	Extra-		×				Key Areas	Covers All	Legislation			
	Crin	ion			•	×			Provided	Measures	Adopted	Text of			
admin	Criminal and		Penalties	Article II(1)		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage	×	S	<u> </u>		Declarations	l of Initial	Submission	Main Indicators under the Plan of	Monaco	
admin	Criminal and		Penalties	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	r the Plan of A	aco	
admin	Criminal and		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*		
	Law		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
admin	Criminal and	Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of			
	LQ2			Source		Yes			Review	Article XI(2e)	regarding	Confirmation			

The Convention entered into force for Monaco on 29 April 1997.

*

	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	d No	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
ac	Crim	ion				(Transl.)	×			Provided	Measures	Adopted	Text of		
admin	Criminal and C		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×	-	<u> </u>		Declarations	of Initial	Submission	licators under	Mongolia
admin	Criminal and		Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	1 Submission	Main Indicators under the Plan of Action*	olia
admin	Criminal and		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	Policy		EUC	Schedule 3			X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for			2005				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Mongolia on 29 April 1997.
 May 2003: Consultations were held between Mongolia and the
- May 2003: Consultations were held between Mongolia and the Secretariat on the requirement regarding the extraterritorial application of implementing legislation.
- ω course. Convention. Mongolia indicated that it would like to receive assistance with drafting legislation and to arrange a National Authority training November 2005: During the Tenth Session of the Conference, discussions were held with Mongolia regarding the implementation of the
- 4. 29 November 2005: The Secretariat sent a note verbale to Mongolia communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- 6.5 2 February 2006: A high-level meeting with the Permanent Representative took place in Brussels, during which Mongolia requested a TAV
- in place to fully implement the Convention. 21 – 23 August 2006: A national seminar on the Convention was held in Mongolia, during which draft legislation was prepared with the Legal Adviser to the Minister of Defence. The Legal Adviser indicated to the Secretariat before drafting began that Mongolia does not have legislation

- and the Secretariat provided its comments. an order establishing a working committee of seven members to draft the necessary legislation, that the committee had already met, and that draft legislation had been prepared on the basis of material submitted during the TAV. The draft was submitted to the Secretariat for on-site review following the TAV, the implementation of the Convention had been discussed in the Council of Ministers, that the Minister of Defence had issued 29 September 2006: During a subregional meeting of National Authorities in Central Asia held in Kyrgyzstan, Mongolia reported that,
- 9.8 19 October 2006: Mongolia submitted the unofficial English translation of its Law on Toxic and Dangerous Chemicals
- 2 4 December 2006: During the annual meeting of National Authorities in The Hague, Mongolia reported that assistance would be needed if further progress is to be made with drafting implementing legislation.
- 10. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

X		Prohibitions	Article I		X				Established	Authority	National		
				-				Rec					
		Penalties	Article I		X			Received	Submission	VII(5)	Article		
	Application	Territorial	Extra-	-					Key Areas	Covers All	Legislation		
	tion			-				Provided	Measures	Adopted	Text of		
		Penalties	Article $II(1)$	-	(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
Yes		Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of	Montenegro
		Penalties	Schedule 2	Coverage				2006	s ADPA for	in 2007 of	Submission	the Plan of A	legro
		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
VII(5)			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Montenegro on 3 June 2006
- 2: to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- ω Montenegro to implement the Convention. Authority and to prepare implementing legislation. The National Authority, once established, would provide further reports on the steps taken by 12 March 2007: Montenegro submitted a note verbale informing the Secretariat that it was currently taking steps to establish the National
- 4. without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf its members, requested Montenegro to establish or designate its National Authority
- 5. Authority had been established by a ministerial decision of 12 April 2007 20 – 22 June 2007: Montenegro attended the Technical Workshop on Legislative Drafting held in The Hague. It was indicated that the National
- 9 28 June 2007: Montenegro notified the Secretariat that part of the pre-existing implementing legislation is applicable to Montenegro.

- obligations under the Convention. National Authority had started to prepare the national legislation and to draw up the National Action Plan, in order to fulfil Montenegro's Montenegro informed the Secretariat that the Ministry of Foreign Affairs of the Republic of Montenegro would coordinate the activities of the report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. On the same day, in a note verbale, 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress National Authority and would serve as the national focal point for effective liaison with the Organisation and other States Parties; that the
- implementing legislation. 8-9 August 2007: During the visit of the Chairman and Secretary of the Montenegrin National Authority to the OPCW Headquarters, discussions were held on the current status of implementation of the Convention in Montenegro and on the approach towards adopting comprehensive

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	Prohibitions	Article I			×				Established	Authority	National		
	Penalties	Article I						Received	Submission	VII(5)	Article		
Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
ion								Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Morocco
	Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ссо
	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		programme)	2003 (No				Submissions	Article X(4)	Year(s) of		
		Source			No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Morocco on 29 April 1997.
- 3 \sim January 2003: Morocco sent an updated response to the second Legislation Questionnaire, which was based on its draft legislation.
- soon as it was adopted, the authorities would be able to complete its response to the second Legislation Questionnaire. 20 January 2003: In a note verbale to the Secretariat, Morocco stated that penal legislation was at an advanced stage of preparation, and that, as
- January 2004: Draft legislation was submitted to the Secretariat for comments, which were provided
- 4. 2 of the Government to be discussed and commented on by the Council of Ministers. Morocco said that it would then be approved by the incorporated the comments provided by the Secretariat on its draft law, and that the final draft law had been submitted to the General Secretariat Parliament and published in the official bulletin. November 2004: During the annual meeting of National Authorities in The Hague, Morocco indicated that its drafting committee had
- 7. 7 February 2005: The Director-General wrote a letter to the Foreign Minister of Morocco that contained an offer of assistance
- under discussion by Parliament, and that it was confident that the legislation would be adopted soon. November 2005: During the annual meeting of National Authorities in The Hague, Morocco indicated that the final draft law was currently
- against chemical weapons; April 2006: Adoption of the Privileges and Immunities agreement; Second quarter of 2006: Progress in the adoption of the draft national legislation; Second quarter of 2006: Adoption of administrative measures." Identification of international cooperation and assistance requirements; March 2006: Establishment of the national programme for the protection 1 February 2006: In a note verbale, Morocco sent its plans for completing its obligations under Article VII of the Convention: "February 2006:

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- commissions, and that the National Authority had analysed the status of implementation of Article VII obligations and adopted a timeline with 20 February 2006: In a note verbale, Morocco indicated that it had established the structure of its National Authority by creating four
- 10. had finalised draft implementing legislation, that the draft was ready to be submitted to Parliament, and that they would now have to draft implementing decrees—a more complicated step. 13 – 23 March 2006: During a basic course for personnel of National Authorities, held in France, Morocco indicated that a legal subcommittee
- 11. 2 - 4 December 2006: During the annual meeting of National Authorities in The Hague, Morocco reported that a legal subcommittee had would later on provide their comments. Subsequently the draft would be submitted to Parliament. finalised draft implementing legislation, which was to be submitted to the General Secretariat of the Government. Interministerial committees
- 12. technical aspects of the transfers regime. 12 – 13 December 2006: Morocco participated in a subregional workshop, held in Algeria, for customs authorities in the pan-Sahel region on
- 13. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Morocco participated in a training session for National Authorities on declarations and inspections held in the United
- 14. 15. 5 – 15 March 2007: Morocco participated in a basic course for personnel of National Authorities, held in France
- observations, and would then be submitted for the approval of the Government Council by September 2007. The approved draft would be any developments to parliament. It was expected that the law would be passed before the end of the year. It was agreed that the Secretariat would be informed of included in the agenda of a session of the Council of Ministers under the chair of H.M. the King of Morocco for its consideration and submission comment. The draft was finalised during the TAV. The finalized draft was to be distributed to senior members of the government for 13 – 15 June 2007: During a TAV Morocco submitted a draft of comprehensive implementing legislation to the Secretariat for review and
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 17. Morocco has a member in the NLE.

								Н					
	Prohibitions	Article I		X				Established	Authority	National			
i Charac	Penalties	Article I					Received	Submission	VII(5)	Article			
		Extra-						Key Areas	Covers All	Legislation			
							Provided	Measures	Adopted	Text of			
Cimicio	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
A CHARLELOS	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Mozambique	
i character	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	bique	
i Cilminio	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
	FUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of			
		Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Mozambique on 14 September 2000.
- 5 Secretariat in Lisbon. The draft legislation of Portugal was provided as a model May 2005: Mozambique participated in the basic National Authority training course for lusophone States conducted by Portugal and the
- $\dot{\omega}$ Affairs and Cooperation, Legal and Consular Affairs Directorate, and that it was preparing a draft resolution for submission to the Council of 27 September 2005: In a note verbale Mozambique stated that the temporary focal point of the National Authority was the Ministry of Foreign
- 4. the composition of its National Authority. 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Mozambique reported Ministers with the aim that the National Authority would be formally created and functioning at the beginning of the coming year.
- S existing penal legislation relevant to the Convention. November 2005: Mozambique sent an e-mail attaching a document which stated that the Ministry of Foreign Affairs had begun researching
- 6. it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Mozambique communicating the decision on follow-up to the plan of action, informing
- .7 from National Authorities who are involved in the national implementation of the Convention. 17 – 26 January 2006: Mozambique participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel

- ∞ 6 and 7 June 2006: During the advanced National Authority training course for lusophone States conducted by Portugal and the Secretariat in Portugal, Mozambique indicated that efforts were being made to formalise the establishment of the National Authority by a resolution that was
- 9 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Mozambique reported that it had formally established its previous year, Mozambique had determined that existing legislation covered some aspects of Convention implementation.

pending approval in the Council of Ministers. It also indicated that the drafting of implementing legislation had not yet begun, but that, over the

- 10. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining followforward. The need for a TAV was expressed. National Authority. A group of stakeholders was studying implementation. Due to illness of the draftsperson, legislation was not moving
- 11. 5 – 15 March 2007: Mozambique participated in a basic course for personnel of National Authorities, held in France
- 12. were provided. 30 April 2007: Mozambique indicated that it was about to start drafting penal implementing legislation and requested relevant models, which
- 13. consult internally on requesting technical assistance 15 June 2007: During a briefing session held in The Hague for Representatives of Lusophone States Parties, Mozambique indicated that it would
- 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 15. 9 – 11 July 2007: Mozambique attended the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa.

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No		Prohibitions	Article I		×				Established	Authority	National		
No		s Penalties	Article I					Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	tion							Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ir	
No		Penalties	Schedule 1	Legislative Coverage	X	S	<u>d</u>		s Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Namibia
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	lbia
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Namibia on 29 April 1997.

2 ministries as members (Foreign Affairs, Trade, Home Affairs, Health, and Finance), which were acting in place of a National Authority. It had October 2003: During the annual meeting of National Authorities in The Hague, Namibia indicated that it had a Commission made up of five not yet adopted national implementing legislation.

 ω would prepare a report for Cabinet on Namibia's obligations under the Convention, including a review of any existing legislation relevant to the declarations, and was provided with samples of legislation. Namibia informed the Secretariat that, in a separate session, the National Authority May 2005: A TAV was conducted by the Secretariat, following the legal workshop for National Authorities in Eastern and Southern Africa, held Convention and proposals for specific steps for the preparation of new legislation or subsidiary regulations, depending on what laws were already in Namibia. Namibia was briefed on the legislative requirements of the Convention, on modalities for the preparation and submission of

4. it had prepared draft legislation, which was currently pending with the Attorney-General's Office and the Ministry of Justice, which would be 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Namibia indicated that reviewing it to determine the constitutionality of certain provisions.

S 29 November 2005: The Secretariat sent a note verbale to Namibia communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance

implementation of the Convention in May 2005, and seeking an indication of the steps it had taken to implement the Convention. l December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs referring to the technical assistance provided to Namibia on the

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and political awareness had been low, and would need to be improved if the National Authority was to receive adequate support. As a result of assign it clear responsibilities. It was now under the direction of the Ministry of Health, which had many other tasks to perform. A TAV that had the meeting in the United Republic of Tanzania, a draft paper would be prepared for the Ministry of Foreign Affairs. been conducted in 2005 had been valuable, but those who had participated were no longer performing activities related to the Convention. Public Republic of Tanzania, during which it reported the following: No real advances could be reported on Namibia's draft legislation, because of a lack of coordination within the National Authority. A restructuring process was under way that would give the National Authority an office and 16 and 17 October 2006: Namibia participated in the fourth regional meeting of National Authorities of States Parties in Africa held in the

 ∞ 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Namibia reported that the draft was still being worked on in the Attorney-General's office. It expected to submit the draft for the Secretariat's comments in January 2007.

9. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

10. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

9 – 11 July 2007: During the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa, Namibia reported that its draft implementing law was at an advanced stage of preparation.

LQ2	No	No	No	No	No	No		No	No	No
	Declare						tion	Application		
	Failure to	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article $II(1)$		Extra-	Article I	Article I
				overage	Legislative Coverage					
	programme)									
	2006 (No		N/A		×					×
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
regarding	Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
			ction*	the Plan of A	Main Indicators under the Plan of A	Main Ind				
				u	Nauru					

- 5 The Convention entered into force for Nauru on 12 December 2001.
- be an efficient way of delivering such assistance. June 2005: During the PIF meeting in New Zealand, Nauru confirmed that it required assistance in preparing its legislation to implement the Convention, and indicated that subregional assistance in Nauru, which might be organised together with the Solomon Islands and Vanuatu, would
- $\dot{\omega}$ the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Nauru communicating the decision on follow-up to the plan of action, informing it of
- 28 August 1 September 2006: A TAV took place in Nauru that focussed on the preparation of draft legislation
- 4. 2 the objectives of the Convention and to the implementation of its obligations under it. 30 August 2006: Nauru informed the Secretariat by letter that it was finalising its implementing legislation. It also reaffirmed its commitment to
- 6. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Nauru reported that the draft had not been finalised. The need for legal technical assistance was expressed.
- .7 up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- ∞ 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

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also in the process of revising its Constitution. It indicated that enforcing implementing legislation would be harder to achieve than drafting it, the Secretariat, was being reviewed by the Ministry of Justice; and that the legislative process had taken more time than anticipated as Nauru was because of shortages of capacities and resources, e.g. in the field of import and export controls. 23 July 2007: In an e-mail Nauru indicated that the draft implementing legislation, prepared with assistance from a consultant commissioned by

quarter of 2008. attention of the drafters in Nauru, has been finalised. Nauru hoped that the process of amending the Constitution would be finalised in the first Secretariat to review its draft legislation and provide comments on it. The comments are currently being prepared. Nauru did not expect the legislative process regarding implementation of the Convention to resume before the process of amending its Constitution, which requires the full 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States that was held in Palau, Nauru requested the

No		Prohibitions	Article I		X				Established	Authority	National		
No		Penalties	Article I					Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion							Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	(X)				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Nepal
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	al
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Nepal on 18 December 1997.
- 2 necessary steps to enact the Convention Implementing Act by constituting a National Legislation Drafting Committee under the convenorship of 4 February 2004: Nepal sent its response to the second Legislation Questionnaire. In a separate note verbale Nepal stated that it had initiated the the Ministry of Law, Justice and Parliamentary Affairs.
- $\dot{\omega}$ Secretariat provided its comments. The internal timetable for completing the national action plan was recorded by the Secretariat February 2005: The Secretariat conducted a TAV, during which draft legislation was submitted to the Secretariat for on-site review, and the
- 4. 6 November 2005: During the annual meeting of National Authorities in The Hague, Nepal indicated that a subcommittee had finished a preliminary draft of the legislation, but that a transfer of staff within the Government had delayed further progress.
- S 29 November 2005: The Secretariat sent a note verbale to Nepal communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- 6 2005, and seeking an indication of the steps it had taken to enact implementing legislation. implementation of the Convention, which had been organised by the National Authority of Nepal and the Secretariat from 15 to 17 February 1 December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs of Nepal referring to the national training course for the
- .7 implementation of the Convention 13 - 23 March 2006: Nepal participated in a basic course in France for personnel of National Authorities who are involved in the national

- submit opinions of the Government of Nepal on disarmament-related matters. constituted under the Joint Secretary in the United Nations Division of the Ministry of Foreign Affairs. The National Authority shall (a) 4 August 2006: In a note verbale Nepal informed the Secretariat of the establishment of a National Authority of Disarmament Affairs, which was formulate recommendations to the Government of Nepal on becoming a party to new disarmament-related international conventions; and (e) Nepal is a party; (b) fulfil Nepal's commitment in the field of disarmament; (c) prepare necessary national reports related to disarmament; (d) implement within Nepal all provisions of all disarmament-related international conventions, covenants, protocols, and plans of action to which
- 9. was being finalised. 9 and 10 August 2006: Nepal hosted a seminar for customs officials in South Asia, during which Nepal reported that implementing legislation
- 10. 5 – 7 September 2006: During the Fourth Meeting of National Authorities in Asia, held in Indonesia, Nepal indicated that its draft legislation was under consideration and was being further revised.
- 11. reviewing a draft. existing legislative and administrative measures for submission to the Secretariat, and that, because Nepal had no comprehensive law covering all the activities prohibited under the Convention, the National Authority had set up a drafting committee to prepare draft legislation and was awareness among stakeholders and in framing national implementing legislation. It also indicated that Nepal was preparing a compendium of 12 September 2006: In a note verbale, Nepal provided the Secretariat with a project proposal seeking assistance from the OPCW in building
- 12. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 13. 5 – 15 March 2007: Nepal participated in a basic course for personnel of National Authorities, held in France
- 14. report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

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admin	Yes Criminal and		Prohibitions Penalties	Article I Article I			X			Received	Established Submission	Authority VII(5)	National Article		
in _	ıl and Yes	Application	ties Territorial	le I Extra-			×				on Key Areas	Covers All	Legislation		
ac	Crim	tion				(Transl.)	X +			Provided	Measures	Adopted	Text of		
admin	Criminal and C		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	licators under	Netherlands
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	ands
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2007	2001 to				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2:
- promoting national implementation of the Convention in 2006. The Convention entered into force for the Netherlands on 29 April 1997.

 The Netherlands has offered and provided assistance to other States Parties. The Netherlands has also made a voluntary contribution for

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Yes Criminal and admin	Prohibitions Penalties	Article I Article I			X			Received	Established Submission	Authority VII(5)	National Article		
al and Yes	ties Territorial Application				×				on Key Areas	Covers All	Legislation		
			•		×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	New Zealand
Criminal	Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission		aland
Criminal	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Policy	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Failure to Declare	Penalty for		2007	2005 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for New Zealand on 29 April 1997.
 New Zealand has offered and provided assistance to other States Part
- national implementation of the Convention in 2006. New Zealand has offered and provided assistance to other States Parties. New Zealand has also provided voluntary contributions for promoting

	Yes		Prohibitions	Article I		X				Established	Authority	National		
admin	Criminal and		Penalties	Article I		(X)			Received	Submission	VII(5)	Article		
	ld No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
		ion			-				Provided	Measures	Adopted	Text of		
	No		Penalties	Article II(1)	-	No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of A	Nicaragua
	No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	gua
	No		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	No	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
	LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Nicaragua on 5 December 1999.

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- December 2002: Nicaragua submitted its response to the second Legislation Questionnaire.
- 24 and 25 February 2004: A National Authority training course was conducted by the Secretariat and Argentina
- $\ddot{\omega}$ 28 April 2004: Nicaragua sent a *note verbale* indicating the steps it would take in 2004. It said it would identify existing legislation covering
- S participated in the meeting. July 2004: Nicaragua hosted a subregional meeting of National Authorities, which included a segment on legislation. An NLE member Convention violations, draft national implementing legislation, and identify declarable industries.

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including the Convention. violations that the National Authority was reinforcing its structure and working mechanisms, that it was also working on administrative measures institutional capabilities of the parties to the programme to implement the obligations of international arms-control and non-proliferation treaties. to complement the aforereported law, and that Nicaragua was preparing a national profile in the context of the Programme of Control and Arms Limitation in Central America for a reasonable balance of forces, in order to promote transparency and mutual confidence, and to identify the law included an explicit prohibition of chemical weapons as well as their import, distribution, transfer, possession, and transit and penalises 2005, the special law for the control of arms, munitions, explosives, and other relevant material had entered into force. It also indicated that this July 2005: At the subregional meeting of National Authorities in Central America held in Guatemala, Nicaragua indicated that, on 25 February

- ∞ of the deadlines to be met under it, and offering assistance and during which consultations were held, the National Authority reported that it would consider requesting a TAV in the near future, once the 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, which was held in Mexico,

29 November 2005: The Secretariat sent a note verbale to Nicaragua communicating the decision on follow-up to the plan of action, informing it

- National Authority was better organised.
- 9. 3 - 13 July 2006: Nicaragua participated in a basic course in Spain for personnel of National Authorities who are involved in the national implementation of the Convention.
- 10. 23 August 2006: In an e-mail, Nicaragua requested technical assistance from the Secretariat in preparing administrative regulations on the implementation of the Convention. Draft legislation was proposed.
- 11. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 12. 29 – 31 May 2007: Nicaragua participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in
- 2 6 July 2007: Nicaragua attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain.
- 13. 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 15. Nicaragua has a member in the NLE.

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	Prohibitions	Article I		X				Established	Authority	National		
							Rec	ed Submission				
	Penalties	Article I					Received		VII(5) C	Article L		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Niger
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	T
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
ı	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Niger on 29 April 1997
- April 2004: The Secretariat offered assistance to the Niger under the plan of action.
- 5
- ε 4 5 – 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, the Niger stated that its National Authority 7 February 2005: The Director-General wrote a letter to the Foreign Minister of the Niger that contained an offer of assistance
- reported that it had to implement administrative measures. July 2005: At the ECOWAS-ICRC seminar on the implementation of IHL treaties in West Africa, in Nigeria, the Niger and the Secretariat held had been designated but was not yet functioning, and that a review of its penal code showed that it covered only the general sanctions. The Niger
- S consultations on Article VII, the plan of action, and possible assistance. The Niger requested a proposed draft of legislation.
- 7. August 2005: The Secretariat proposed amendments to the penal code and the first draft of a decree establishing a National Authority.
- be held with this goal in mind. The Secretariat had received no further information by the reporting cut-off date. the main problem it was facing was in motivating stakeholders to participate in the work of the National Authority and proposed that a workshop 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, the Niger indicated that
- ∞ of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a *note verbale* to the Niger communicating the decision on follow-up to the plan of action, informing it
- 3 January 2006: The Director-General wrote a letter to the Foreign Minister of the Niger, referring to the third regional meeting of National Authorities of States Parties in Africa, and seeking an indication of the steps it had taken to enact implementing legislation.

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10.

15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

9 July 2007: The Secretariat sent a *note verbale* asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			(X)			Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
Cı	ion								Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Nigeria
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ria e
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Policy		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		2007	1999 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Nigeria on 19 June 1999.
- completed, outreach was being planned, revised draft legislation was being prepared along with draft legislation for the BWC, and assistance and the Biological Weapons Convention (BWC), and that the following had been accomplished: a National Register on Chemicals had been March 2004: Nigeria indicated by letter that its National Authority was an interministerial council responsible for implementing the Convention from the Secretariat was being sought to review the existing law that will impact on the implementing legislation for the Convention and the
- \dot{s} November 2004: At the Ninth Session of the Conference, Nigeria stated that Nigeria was "vigorously pursuing the domestication of the Convention in the country through the enactment of implementing legislation."
- 4. May 2005: The United States of America (with Secretariat support) conducted a bilateral-assistance visit at which draft legislation was reviewed and amendments were proposed. The internal timetable for completing the plan of action was recorded by the Secretariat
- S implementing legislation was still being revised. July 2005: At the ECOWAS-ICRC seminar on the implementation of IHL treaties in West Africa held in Nigeria, Nigeria confirmed that draft
- 7. 15 July 2005: Nigeria submitted its response to the second Legislation Questionnaire.
- submitted to, and was being considered by the National Assembly. 6 November 2005: During the annual meeting of National Authorities in The Hague, Nigeria indicated that implementing legislation had been

- ∞ National Authorities who are involved in the national implementation of the Convention. 17 – 26 January 2006: Nigeria participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from
- 9. Parliament. 4 July 2006: During the Forty-Sixth Session of the Council, Nigeria reported that its legislation was going through its second reading in
- 10. 25 – 27 July 2006: During a legal workshop for National Authorities in Central and West Africa held in Burkina Faso, Nigeria indicated that its draft law had had a third reading, that it was now before the Harmonisation Committee, and that, if adopted, it would be sent back to the President for his assent, which would be given within 30 days. Nigeria also stated that it expected that the draft law would be adopted within the next three
- 11. Nigeria reported that the procedures on the draft have almost been concluded. 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania,
- 12. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Nigeria reported that the draft legislation was currently in May 2007, there was a possibility that the draft might not be considered by the current Assembly. being considered by the National Assembly. As the elections to the Senate and the House of Representatives would be taking place at the latest
- 13. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 14. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Nigeria participated in a training session for National Authorities on declarations and inspections held in the United
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 16. Nigeria has a member in the NLE.

1												
Prohibitions	Article I		X				Established	Authority	National			
Penalties	Article I					Received	Submission	VII(5)	Article			
Territorial Application							Key Areas	Covers All	Legislation			
						Provided	Measures	Adopted	Text of			
Penalties				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc		
Penalties		Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Niue	
Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	e	
Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Failure to Declare	Penalty for						Submissions	Article X(4)	Year(s) of			
	Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Niue on 21 May 2005.
- 5 and notification requirements. June 2005: During a workshop held in Tonga, Niue reported that it had developed draft implementing legislation and a national plan of action regarding the next steps in the legislative process, as well as in relation to a number of outstanding declarations (including initial declarations)
- $\dot{\omega}$ the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Niue communicating the decision on follow-up to the plan of action, informing it of
- 4. obligations under it. Niue added that it was finalising its implementing legislation and expected it to be enacted later this year. 23 March 2006: Niue indicated in a fax that it remained strongly committed to the objectives of the Convention and that it was implementing its
- S. implementing legislation at a forthcoming session in 2006. 18 - 22 June 2006: During a PIF regional-security meeting held in Fiji, Niue reported that the Parliament was due to consider draft
- 9 up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- .7 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Yes		Prohibitions	Article I					×				Established	Authority	National		
Criminal		Penalties	Article I					×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-					×				Key Areas	Covers All	Legislation		
Crii	tion						(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article $II(1)$ S					×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
Criminal		Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Norway
Criminal		Penalties	Schedule 2	Coverage				×			2006	s ADPA for	in 2007 of	Submission	the Plan of A	/ay
Criminal		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Law		EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2007	2005 and	2002, 2004,	2000 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source					Yes			Review	Article XI(2e)	regarding	Confirmation		

contribution to promoting national implementation of the Convention in 2006. The Convention entered into force for Norway on 29 April 1997.

Norway has a member in the NLE, and has offered and provided assistance to other States Parties. Norway has also made a voluntary C-12/DG.6 Annex Appendix page 225

					Oman	an				
				Main In	Main Indicators under the Plan of	the Plan of A	Action*			
National	Article	Legislation	Text of	Measures	Submission	Submission	Article VI	Penalties for	Year(s) of	Confirmation
Authority	VII(5)	Covers All	Adopted	to Control	l of Initial	in 2007 of	Project:	Failure to	Article X(4)	regarding
Established	Submission	Key Areas	Measures	Transfers	Declarations	ADPA for	Declarations	Provide	Submissions	Article XI(2e)
	Received		Provided	of		2006	Submitted	Data on		Review
				Scheduled			or Data	Article VI		
				Chemicals	<u>S</u>		Checked	Declarations		
X	X	X	X	X	X	X	X	X		Yes
					Legislative Coverage	Coverage				
Article I	Article I	Extra-		Article II(1)	Schedule 1	Schedule 2	Schedule 3	Schedule 3	Penalty for	Source
Prohibitions	Penalties	Territorial		Penalties	Penalties	Penalties	Penalties	EUC	Failure to	
		Application	ion						Declare	
Yes	Criminal and	d Yes	Crir	Criminal and	Criminal and	Criminal and	Criminal and	Law	Criminal and	LQ2
	admin			admin	admin	admin	admin		admin	

- The Convention entered into force for Oman on 29 April 1997.
- 2 7 – 10 May 2006: During a workshop on the implementation of the Convention for GCC countries held in the United Arab Emirates, Oman's Regulations were also discussed. legislation was discussed, and comments were provided by the Secretariat. Oman stated that it would request technical legal assistance.
- $\dot{\omega}$ Parties that are also members of the GCC and for the National Authority of Yemen, in late 2006 or 2007. The note verbale also requested the 12 July 2006: In a note verbale Oman informed the Secretariat that it intended to host a subregional workshop for National Authorities of States

support of the Secretariat in this regard.

4. implementing legislation were discussed as were regulations. regulatory requirements for the chemical industry and for trade in scheduled chemicals. Future amendments of the existing primary 29 April – 2 May 2007: Oman participated in a regional workshop on CWC implementation for GCC States, held in Kuwait. This focussed on

		Pro	7							Est	Αu	Z		
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
	tion					X			Provided	Measures	Adopted	Text of		
Criminal and admin		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin		Penalties	Schedule 1	Legislative Coverage		×	S			Declarations	l of Initial	Submission	dicators unde	Pakistan
Criminal and admin		Penalties	Schedule 2	Coverage		×			2006	a ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	stan
Criminal and admin		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Declare	Failure to	Penalty for		2006	2005 and				Submissions	Article X(4)	Year(s) of		
LQ2			Source			Underway			Review	Article XI(2e)	regarding	Confirmation		

- 3.2.1 The Convention entered into force for Pakistan on 27 November 1997.
 - 5 15 March 2007: Pakistan participated in a basic course for personnel of National Authorities, held in France.
- 6 17 August 2007: During the Eleventh Training Course on National Authorities and Chemical Databases, hosted and organised by Finland, regulations are expected to be enacted within three months. Pakistan reported that it had contracted a private expert to prepare implementing regulations on licensing and on export/import control; those
- Pakistan has a member in the NLE.

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Yes	FIOIHOIHOIB	Article I		×				Established	Authority	National		
Criminal	I CHAILES	Article I		×			Received	Submission	VII(5)	Article		
Yes	Application	Extra-	-	×				Key Areas	Covers All	Legislation		
C				X			Provided	Measures	Adopted	Text of		
Criminal	I channes		_	×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal	I CHAILIES	Schedule 1 Panalties	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Palau
Criminal	Fenancs	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	u
Criminal	I CHAILICS	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law	E00	Schedule 3	-	X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Penalty for	4					Submissions	Article $X(4)$	Year(s) of		
LQ2		Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Palau on 5 March 2003.

15 – 17 August 2007: Palau hosted the legal workshop for National Authorities in Pacific Island States.

Palau has four members in the NLE.

3.2.1

	Yes		Prohibitions	Article I						×				Established	Authority	National		
	Criminal		Penalties	Article I						×			Received	Submission	VII(5)	Article		
	Yes	Application	Territorial	Extra-										Key Areas	Covers All	Legislation		
	Crir	ion								×			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)						(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Criminal		Penalties	Schedule 1	Legislative Coverage					×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Panama
	No		Penalties	Schedule 2	Coverage								2006	ADPA for	in 2007 of	Submission	the Plan of A	ma
	No		Penalties	Schedule 3						N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Policy		EUC	Schedule 3						No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	No	Declare	Failure to	Penalty for		programme)	no	(Each year,	and 2006	2003, 2004				Submissions	Article X(4)	Year(s) of		
	LQ2			Source						No			Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Panama on 6 November 1998
- advise the National Authority. 30 March 2004: In a note verbale Panama notified the Secretariat of the approval of a decree creating an inter-institutional technical group to
- ω 4. 5 – 9 July 2004: A National Authority training course was conducted by the Secretariat and Argentina
- session with legal experts in Panama. Panama also indicated that it had made considerable progress in identifying its declarable activities and in progress in this regard had been made. Upon the invitation of the Panamanian National Authority, a member of the NLE participated in a working Minister of Foreign Affairs during his visit to the OPCW. reaching out to industry. It reiterated its offer to host a regional training centre for the OPCW as expressed to the Director-General by the Deputy model legislation from the Secretariat; that this was still under consideration by the advisory group to the National Authority; and that no further July 2005: At the subregional meeting of National Authorities of Central America, held in Guatemala, Panama stated that it had received the draft

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- S the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a *note verbale* to Panama communicating the decision on follow-up to the plan of action, informing it of
- 6. process had stalled. 22 and 23 May 2006: At the Seventh Regional Meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Panama indicated that the National Authority (Ministry of Health) was trying to move its draft legislation towards adoption by Parliament, but that the
- .7 3 - 13 July 2006: Panama participated in a basic course in Spain for personnel of National Authorities who are involved in the national
- ∞ 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining followimplementation of the Convention.
- 9. 28 March 2007: During a high-level meeting in Brussels with the Permanent Representative, Panama highlighted the complexity of national implementation of the Convention with regard to the Canal and the Free Zone of Colon. Panama would need additional help with regard to up to the plan of action and offering assistance.
- 10. raising awareness among legislators, industry, and customs services. It was indicated that the Ministry of Health, which is the National Authority, 29 - 31 May 2007: Panama participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in had had to deal with an important health crisis in 2006.
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- Panama has a member in the NLE.

Prohibitions	Article I		X				Established	Authority	National		
Penalties						Received	Established Submission	VII(5)	Article		
Territorial Application	Extra-						Key Areas	Covers All	Legislation		
						Provided	Measures	Adopted	Text of		
Penalties				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Penalties		Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan	Papua New Guinea
Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	_	v Guinea
Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Failure to Declare	Penalty for						Submissions	Article X(4)	Year(s) of		
	Source					Review	Article XI(2e)	regarding	Confirmation		

- 1. The Convention entered into force for Papua New Guinea on 29 April 1997.

 2. June 2004: At a regional meeting in Fiji, Papua New Guinea indicated that
- putting national implementation of the Convention in place. was illegal imports of small and light weapons; and that the draft legislation circulated at the workshop would provide a useful impetus for the Department of Environmental Conservation, customs had no mechanisms to account for transfers of such chemicals; that the top-priority issue Guinea, including in private possession; that, although scheduled chemicals and RCAs might be imported only on the basis of a license issued by were used in its mining, timber, pesticide, and detergent-production industries; that riot control agents (RCAs) were also present in Papua New June 2004: At a regional meeting in Fiji, Papua New Guinea indicated that it was aware that chemicals of potential relevance to the Convention
- ω possibly be its future National Authority. action, draft legislation, and industry outreach. Papua New Guinea confirmed that the Ministry of Foreign Affairs was its focal point and would 20 – 22 June 2005: The Secretariat, with the support of Australia, made a TAV to Papua New Guinea, which included work on a national plan of
- 4. informing it of the deadlines to be met under it, and offering assistance 29 November 2005: The Secretariat sent a note verbale to Papua New Guinea communicating the decision on follow-up to the plan of action,
- S it would report on progress made. 2 February 2006: A high-level meeting with the Permanent Representative was held in Brussels, during which Papua New Guinea indicated that

- 6. - 22 June 2006: During a PIF regional-security meeting held in Fiji, Papua New Guinea indicated that further legislative assistance was
- .7 draft legislation relating to the Convention. 29 June 2006: In a note verbale Papua New Guinea indicated to the Secretariat that Papua New Guinea's National Authority for the Convention was the Department of Foreign Affairs and Immigration. It also reported that Papua New Guinea might require assistance in the near future to
- ∞ implement the Convention" 14 September 2006: In an e-mail, Papua New Guinea requested assistance in preparing "the appropriate policy documentation and legislation to
- 9 and the Attorney-General to Cabinet. This step was to take place in January 2007. After submission to Cabinet the Office of Legislative Counsel 27 - 30 November 2006: During a workshop held in Papua New Guinea, New Zealand and the Secretariat assisted in drafting implementing in the Prime Minister's Department would be formally instructed to complete the draft for presentation to Parliament. This department indicated legislation. The finalised draft would have to be submitted jointly by the Department of Defence, the Department of Foreign Affairs and Trade,
- 10. that it expected to submit the draft to Parliament during its next session starting in February 2007. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

- 11. subsequently be submitted to the National Executive Council for its consideration and approval and would then be passed on for ratification by 3 January 2007: In a letter, Papua New Guinea reported that it was anticipated that draft national legislation would be finalised soon. It would the National Parliament
- 12. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 13. 13 August 2007: Papua New Guinea sent a *note verbale* confirming that draft national legislation was expected to be finalised soon.

	Prohibitions	Article I		×				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All Adopted	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Paraguay
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission Submission	the Plan of A	uay
	Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Paraguay on 29 April 1997.
- be drafted by June 2004, and that they would be adopted by the end of the year. March 2004: At a regional National Authority meeting held in Bolivia, Paraguay reported that a National Authority decree and regulations would
- April 2004: The Secretariat made an offer of assistance.
- α 4 α February 2005: The Director-General wrote a letter to the Foreign Minister of Paraguay that included an offer of assistance
- of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Paraguay communicating the decision on follow-up to the plan of action, informing it
- 6 up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- .7 efforts would be necessary. 28 March 2007: During a high-level meeting in Brussels with the Permanent Representative, Paraguay indicated that further awareness-raising
- ∞ 29 – 31 May 2007: Paraguay participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in
- 9. 20 – 22 June 2007: Paraguay attended the Technical Workshop on Legislative Drafting held in The Hague. Consultations on drafting national implementing legislation were held and model legislation of the region was provided

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- 12. 10. 11.
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress 2 – 6 July 2007: Paraguay attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain. report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 30 31 July 2007: During a TAV organised by the Secretariat, the Cuban member of the NLE provided legislative assistance to Paraguay. indicated that it would use Argentinean law as a point of reference when drafting its own legislation. Paraguay reported that draft implementing legislation was being prepared and would subsequently be sent to the Congress for approval. It

Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
						×			Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)			No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan	Peru
No		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	u
No		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
No		EUC	Schedule 3	•		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		2007	2005 and				Submissions	Article X(4)	Year(s) of		
LQ2			Source			No			Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for Peru on 29 April 1997.
- administrative norms and procedures to prepare for inspections. Draft legislation was discussed and reviewed. An NLE member participated in regard to penal legislation and extradition, but not with regard to controls on transfers of scheduled chemicals. It also stated that it needed April 2004: The Secretariat and Argentina conducted a national training course, at which Peru confirmed that it had sufficient legislation with
- ω was quite full, but that it expected the draft law to be submitted in April. which it would use as a basis for supplements to its basic law implementing the Convention. It added that Peru's parliamentary calendar for 2005 November 2004: During the annual meeting of National Authorities in The Hague, Peru requested and received a copy of Spain's legislation,
- 4. 6 and 7 October 2005: Peru hosted a legislation workshop conducted by the Secretariat for the Andean Community. The Secretariat also conducted a TAV, during which Peru's draft legislation was submitted for on-site review. The Secretariat provided its comments
- 11 October 2005: Draft legislation was submitted to the Secretariat for comments, which were provided
- 7.5 21 December 2005: In a note verbale, Peru indicated that it would take into consideration the Secretariat's comments on its draft legislation
- 17 26 January 2006: Peru participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from National Authorities who are involved in the national implementation of the Convention.

- ∞ submitted for on-site review. The Secretariat provided its comments. 24 and 25 April 2006: A TAV for the Andean Community was conducted by the Secretariat in Peru, during which its draft legislation was
- 9 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Peru legislation, and that it hoped to finish the process within a few months. indicated that the two legislation workshops conducted by the OPCW for the Andean Community had helped Peru prepare revised draft
- 10. 3 - 13 July 2006: Peru participated in a basic course in Spain for personnel of National Authorities who are involved in implementation of the Convention. the national
- 11. of the draft legislation was also provided. subsequently be submitted to the Council of Ministers for approval, and then to Congressional Committees for study. Information on the content drafting legislation in May; that, in June its draft legislation had been distributed to various ministries for comments, and that it would 21 August 2006: Peru sent a note verbale to the Secretariat with an attachment that indicated, inter alia, that the National Authority had finished
- 12. 28 and 29 August 2006: Peru hosted a workshop on customs for Latin America.
- 13. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Peru reported that the draft legislation was about to presented to the National Congress, which was expected to approve it shortly.

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- 14. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 15. 29 – 31 May 2007: During the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Peru reported would be considering and approving it in the near future. that its draft implementing law was currently with the Council of Vice-Ministers, but was expected to be submitted to Congress shortly; that body
- 16. a workshop with Parliamentarians, Peru indicated that the draft could be presented to Congress in September. and comments of the Secretariat had been submitted to the Council of Vice-Ministers for their consideration and submission to Congress. During 1 June 2007: During a meeting between the National Authority and the Director-General, Peru stated that the draft prepared with the assistance
- 2 6 July 2007: Peru attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain
- 17. 18. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 19. 26 – 27 July 2007: During the regional meeting of members of Parliaments of States Parties in Latin America, held in Colombia, Peru indicated conference to be held for parliamentarians, once the draft was before Congress. that it intended to present its draft legislation to Congress in the very near future. It indicated that it was considering asking for a workshop or a
- Peru has a member in the NLE

20.

Yes		Prohibitions	Article I		×					Authority	National		
Criminal		Penalties	Article I		X			Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-	•					Key Areas	Covers All	Legislation		
C ₁	ion				X			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Philippines
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	oines
No		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		2002				Submissions	Article X(4)	Year(s) of		
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for the Philippines on 29 April 1997.
 April 2005: The Secretariat conducted a TAV to the National Authority
- with the Department of Science and Technology and the industrial community. The Philippines also indicated that related and parallel efforts which it stated that the National Authority was working with other government agencies on a draft comprehensive anti-terrorism law that would April 2005: The Secretariat conducted a TAV to the National Authority of the Philippines. Subsequently, the Philippines sent a note verbale in were being made to consolidate existing import-export control regulations. issues would be subject to executive or department-level administrative orders. Inspections and other related activities were being coordinated legislation concerning weapons of mass destruction, which would include appropriate Convention-related provisions. Other implementation include penal provisions related to the implementation of the Convention, and that it was working with other government agencies on draft
- States of America. executive order that was then being drafted. The Philippines also stated that it appreciated the offer of a visit by technical experts from the United provisions that were expected to cover certain aspects of the Convention. Other matters not covered by the act would have to be included in an anti-terrorism act, and that they would be discussed among the concerned government agencies. Although a separate implementing law for the Convention was being considered, the government had given top legislative priority to the proposed anti-terrorism act. The act contained penal June 2005: In a *note verbale* the Philippines stated that the National Authority had appreciated the comments of the Secretariat on the proposed

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- 4. 6 November 2005: During the annual meeting of National Authorities in The Hague, the Philippines indicated that it had a new draft for the incorporated the Secretariat's comments. formal establishment of the National Authority, that the draft criminalising violations under the Convention was almost ready, and that it had
- S subsequently provided) and included an explanatory note on its draft legislation. It also requested assistance with a workshop on the regulation of 9 January 2006: In a note verbale to the Secretariat, the Philippines submitted its draft legislation to the Secretariat for comments (which were the production and trade of chemicals under the Convention in March 2006.
- 6. 13 - 23 March 2006: The Philippines participated in a basic course in France for personnel of National Authorities who are involved in the
- .7 reviewed and commented on. 3 and 4 April 2006: During a TAV, organised by the United States of America and supported by the Secretariat, an existing draft law was national implementation of the Convention.
- <u></u> 5 – 7 September 2006: During the fourth regional meeting of National Authorities in Asia, held in Indonesia, the Philippines indicated that be submitted to Congress on or before the first week of October 2006, and would hopefully be approved by the end of the year. was being submitted for final review and approval by the Convention interagency committee under the Department of Foreign Affairs, and would problems persisted in establishing the National Authority and drafting legislation, although a new tactic was being pursued: the draft legislation
- 9. Ecology for consideration. draft legislation had been submitted to the Philippines Senate Committee on the Environment and to the House of Representatives Committee on 27 November 2006: In a note verbale to the Secretariat, the Philippines submitted its draft legislation and reported that on 22 November 2006 the
- 10. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, the Philippines indicated its interest in an integrated interested sectors of industry was expressed. approach to the implementation of the Convention together with the POPs and PIC Conventions. The need for awareness-raising concerning the
- 11. United Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: The Philippines participated in a training session for National Authorities on declarations and inspections held in the
- 5 15 March 2007: The Philippines participated in a basic course for personnel of National Authorities, held in France
- 12. 13. 23 – 25 April 2007: The Philippines participated in a subregional workshop, held in Viet Nam, for customs authorities of States Parties in South
- 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 15. The Philippines has three members in the NLE.

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Yes		Prohibitions	Article I			×				Established	Authority	National			
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article			
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation			
Cri	on				(Transl.)	×			Provided	Measures	Adopted	Text of			
Criminal		Penalties	Article $II(1)$			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind		
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Poland	
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nd	
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Criminal	Declare	Failure to	Penalty for			2007				Submissions	Article $X(4)$	Year(s) of			
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation			

The Convention entered into force for Poland on 29 April 1997.

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Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
	tion					×			Provided	Measures	Adopted	Text of		
Criminal		Penalties F	Article II(1) So			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	cators under	Portugal
Criminal		Penalties	Schedule 2	Coverage					2006	IS ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of Action*	gal
Criminal		Penalties	Schedule 3			Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		to 2007	2003, 2005				Submissions	Article $X(4)$	Year(s) of		
LQ2 VII,5			Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Portugal on 29 April 1997
- 2: 24 – 26 November 2003: A National Authority training course was conducted by the Secretariat and Spain.
- ω November 2004: At the Ninth Session of the Conference, Portugal stated that it was in the final stage of approving the national legislation needed
- 4. approval by Parliament, and been returned to the Ministry of Foreign Affairs during the same month with the request that several amendments be February 2005: In a note verbale Portugal stated that the finalised draft law had been sent to the Council of Ministers last October for subsequent to implement the Convention fully, and which would complete the legislation already in force.
- Ministers for final approval. the draft law was being reviewed by the National Authority. As soon as possible, the text of the legislation would be presented to the Council of included; that during the Ninth Session of the Conference it had discussed these proposed amendments with the Secretariat; and that at present,
- S was expected to be returned to the Ministry of Foreign Affairs in September. Presidency of the Council of Ministers, and that Cabinet lawyers were already preparing comments on and modifications to the draft law, which August 2005: Portugal indicated by e-mail that the draft law had been sent on 4 August 2005 to the Cabinet of the State Secretary of the
- 6 September 2005: Portugal indicated by e-mail that the draft law was now ready and in line for inclusion on the agenda of the Council of Ministers, and that it would then be sent to Parliament for final approval

- .7 February 2006: The Director-General wrote a letter to Portugal referring to the decision on follow-up to the plan of action and offering
- ∞ implementation of the Convention. 13 – 23 March 2006: Portugal participated in a basic course in France for personnel of National Authorities who are involved in the national
- 9 3 April 2006: In a letter to the Secretariat Portugal indicated that three initiatives were to be developed with the assistance of the Secretariat: an training course for escort teams for inspections in October 2006. advanced course for lusophone countries, on 6 and 7 June 2006; preparation of the first industry declarations, planned for October 2006; and a
- 10. 5 April 2006: In a note verbale Portugal stated that it had already enacted national legislation criminalising the use, detention, and trade of toxic chemicals and their precursors through Law No. 5/2006 of 23 February 2006.
- 11. 4 September 2006: In a note verbale, Portugal indicated that with the publication of the new Portuguese weapons and munitions legal regime the Convention, and that in this sense, Portugal had fulfilled one of the commitments that it had assumed under the Convention – the obligation to by the Convention through the adoption of penal legislation. prohibit any physical or legal person, in its national territory or in any place under its jurisdiction or control, from adopting any activity prohibited (Law No. 5/2006, of 23 February), the term 'chemical weapons' had been defined as well as the penalties created for all activities prohibited by
- 12. February 2006. 22 September 2006: Under cover of a note verbale, Portugal submitted an unofficial translation of the relevant parts of Law No. 5/2006 of 23
- 13. up to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 14. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Portugal participated in a training session for National Authorities on declarations and inspections held in the United
- 15. note of urgency. 8 March 2007: Portugal informed the Secretariat that it was currently finalising the draft, which would subsequently be sent to Parliament with a
- 16. 17. 15 June 2007: Portugal participated in a briefing session for Representatives of Lusophone States Parties that was held in The Hague
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

session held on 12 July 2007, and had sent it to its Foreign Affairs Commission. This Commission would take up the discussion on the details after the resumption of Parliament in mid-September, and would thereafter send the draft to the Plenary for final approval 21 August 2007: In a note verbale, Portugal indicated that Portuguese draft implementing legislation had been approved by the Council of Ministers and sent to Parliament for approval on 18 June 2007. The Parliament had approved the draft law in general terms during its plenary

training course for Lusophone States in 2005, and an advanced course for Lusophone States on 6 and 7 June 2006. Portugal has a member in the NLE, and has offered and provided assistance to other States Parties. Portugal hosted a basic National Authority

For an explanation of the column headings used in the "Main Indicators" section of this table, please see pages 38 and 39.

	Prohibitions	Article I		×				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ion			•				Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Qatar
	Penalties	Schedule 2	Coverage	X			2006	ADPA for	in 2007 of	Submission	the Plan of A	ar
	Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Qatar on 3 October 1997
- March 2003: The Secretariat conducted a National Authority training course, which included a legislative-drafting session.
- 3.2.1 law was to be sent to the relevant ministries for comment. Convention was prepared, presented, and discussed with the Head of the National Committee and the Deputy Head of the Committee. This draft October 2003: The Secretariat conducted a TAV at which legislative requirements were discussed and a draft Qatari act implementing the
- 4. March 2005: Qatar hosted a subregional workshop on the Convention, during which consultations were held on drafting implementation measures
- 5 September 2005: Qatar sent a note verbale reporting that the Cabinet during its regular meeting that was held on 20 July 2005 had approved the of the Constitution, for adoption and for the necessary measures to be taken in this regard. draft law in principle. The Legislative Department of the Cabinet's General Secretariat and the Permanent Committee for Legislative Affairs were taking the necessary steps for reviewing the draft law, which was subsequently to be brought before the Shura Council, pursuant to the provisions
- 6. 29 November 2005: The Secretariat sent a note verbale to Qatar communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.

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that it would be open to the idea of hosting GCC meetings on the implementation of the Convention. prepare its anti-terrorist legislation including legislation on the implementation of the Counter-Proliferation Initiative (CPI). Qatar also indicated 27 February 2006: During a high-level meeting with the Permanent Representative of Qatar in London, Qatar reported that it had started to

- ∞ Ministry of Justice. It also indicated that the legislation would follow the Qatari constitutional process, and that it was expected to be approved indicated that its draft legislation, which it had prepared with the Secretariat, had been sent for review to the department of legislation in the 10 May 2006: During a workshop on the implementation of the Convention for GCC countries held in the United Arab Emirates, Qatar
- 9. 5 – 7 September 2006: During the fourth regional meeting of National Authorities in Asia, held in Indonesia, Qatar indicated that its draft legislation had been finalised and approved in its interministerial process.

by November 2006

- 10. submitted to Parliament. After its approval it would be submitted to the Council of Ministers for adoption and finally to the Emir for signature 2 - 4 December 2006: During the annual meeting of National Authorities in The Hague, Qatar reported that the finalised draft law had been and promulgation in the official gazette. It was expected that the process would be completed within the next three months.
- 11. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

up to the plan of action and offering assistance.

- 12. months. Qatar requested models of regulations. chemical industry and trade in scheduled chemicals, Qatar indicated that it expected that the parliamentary process would take another two 29 April – 2 May 2007: During a subregional workshop on CWC implementation for GCC States, which focussed on regulatory requirements for
- 13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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LQ2	Criminal	Policy	Criminal	Criminal	Criminal	Criminal		Yes	Criminal	Yes
	Declare						tion	Application		
	Failure to	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article II(1)		Extra-	Article I	Article I
				overage	Legislative Coverage					
	2007									
	2005, and						(Transl.)			
Yes	2001, 2003,	×	×	×	×	×	X	×	×	×
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
regarding	Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
			f Action*	the Plan of A	Main Indicators under the Plan of	Main Ind				
				Korea	Republic of Korea					

- 2: The Convention entered into force for the Republic of Korea on 29 April 1997.
- 2006 of national implementation of the Convention. chemical-industry issues from 6 to 8 November 2006. The Republic of Korea has also made a voluntary contribution for the promotion in The Republic of Korea has offered and provided assistance to other States Parties. The Republic of Korea hosted a regional seminar on

	Yes		Prohibitions	Article I			×				Established	Authority	National			
	Criminal		s Penalties	Article I			×			Received	Submission	VII(5)	Article			
	1 Yes	Application	s Territorial	I Extra-			×				Key Areas	Covers All	Legislation			
		tion				(Transl.)	×			Provided	Measures	Adopted	Text of			
	Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
	Yes		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Republic of Moldova	
	Yes		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	r the Plan of A	Moldova	
	Yes		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
	Yes		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
	Yes	Declare	Failure to	Penalty for							Submissions	Article X(4)	Year(s) of			
VII,5	LQ2			Source			No			Review	Article XI(2e)	regarding	Confirmation			

- 2. The Convention entered into force for the Republic of Moldova on 29 April 1997.
- the requirements of the Convention. The Republic of Moldova also indicated it would need to request assistance in drafting regulations. that its law implementing the Convention had entered into force, and that Moldova was in the process of amending its penal code to incorporate June 2005: At the regional meeting for National Authorities of States Parties in Central Asia held in Kazakhstan, the Republic of Moldova stated
- $\ddot{\omega}$ 29 November 2005: The Secretariat sent a note verbale to the Republic of Moldova communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- 4. Moldova submitted its implementing legislation. 29 and 30 May 2006: During the regional meeting of National Authorities in Eastern Europe, which was held in The Hague, the Republic of
- 6.5 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with the Republic of Moldova
- up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

7. regulations had already been provided. Moldova indicated that it may request technical assistance in order to implement its existing legislation, and confirmed that a copy of the draft 6 - 8 June 2007: During the Sixth Regional Meeting of National Authorities in Eastern Europe, which was held in Belarus, the Republic of

The Republic of Moldova has three members in the NLE.

Yes		Prohibitions	Article I					×			R	Established Su	Authority	National		
Criminal		Penalties	Article I					×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-					×				Key Areas	Covers All	Legislation		
Cri							(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal			Article $II(1)$					×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Ind	
Criminal		Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Komania
Criminal		Penalties	Schedule 2	Coverage				×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nia
Criminal		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Law	i	EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		2007	to 2005, and	2001, 2003	1998 to				Submissions	Article X(4)	Year(s) of		

regarding Article XI(2e) Review

Yes

Source

LQ2

Confirmation

*

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*

t K		. 0220)	admin							
1.02	Admin	Policy	Criminal and	Criminal and	Criminal and	Criminal and			Criminal	Yes
	Declare						tion	Application		
	Failure to	EUC	Penalties	Penalties	Penalties	Penalties		Territorial	Penalties	Prohibitions
Source	Penalty for	Schedule 3	Schedule 3	Schedule 2	Schedule 1	Article II(1)		Extra-	Article I	Article I
				Coverage	Legislative Coverage					
	2007									
Yes	2005 to	×	×	×	×	×	×	×	×	×
		Declarations	Checked			Chemicals				
		Article VI	or Data			Scheduled				
Review		Data on	Submitted	2006		of	Provided		Received	
Article XI(2e)	Submissions	Provide	Declarations	ADPA for	Declarations	Transfers	Measures	Key Areas	Submission	Established
regarding	Article X(4)	Failure to	Project:	in 2007 of	of Initial	to Control	Adopted	Covers All	VII(5)	Authority
Confirmation	Year(s) of	Penalties for	Article VI	Submission	Submission	Measures	Text of	Legislation	Article	National
			f Action*	the Plan of A	Main Indicators under the Plan of	Main Inc				
				deration	Russian Federation					

- The Convention entered into force for the Russian Federation on 5 December 1997. The Russian Federation has offered assistance to other States Parties.

2.

	Prohibitions	Article I			×				Established	Authority	National		
	Penalties	Article I						Received	Submission	VII(5)	Article		
Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
tion								Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage		×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Rwanda
	Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	ıda
	Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
		Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Rwanda on 30 April 2004.
- 3. 2. February 2005: The Director-General wrote a letter to the Foreign Minister of Rwanda that included an offer of assistance.
- action was recorded by the Secretariat. 28 February – 1 March 2005: The United States of America, supported by the Secretariat, conducted a bilateral-assistance visit at which legislative requirements were discussed in detail. In addition, a draft law was prepared. The internal timetable for the completion of the plan of
- March 2005: Rwanda sent a request for assistance and at the same time indicated that its National Authority had been established
- April 2005: The Secretariat requested further clarification of the assistance needed.
- 4.0 of Rwanda's national implementation. 5 – 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, further consultations were held on the status
- **%** .7 August 2005: Rwanda sent an e-mail in which it stated that it was working on its draft legislation.
- implementing legislation. November 2005: During the Tenth Session of the Conference, consultations were held with the Secretariat regarding assistance with drafting
- 9. 29 November 2005: The Secretariat sent a note verbale to Rwanda communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance

- 10. 7 July 2006: Rwanda submitted its draft legislation to the Secretariat for its comments, which it provided
- 11. and that, after this review, it would be forwarded to Parliament for adoption. 11 July 2006: In an e-mail, Rwanda indicated that its draft legislation had been sent to the "Primature" for review by the Council of Ministers,
- 12. draft legislation for on-site review, and the Secretariat provided its comments. 25 – 27 July 2006: During the legal workshop for National Authorities in Central and West Africa, held in Burkina Faso, Rwanda submitted its
- 13. 3 August 2006: In an e-mail, Rwanda indicated that the comments it had received from the Secretariat would be forwarded to the Mandataire Général, who was now analysing the draft.
- 14. 15 September 2006: Rwanda submitted its revised draft legislation to the Secretariat, which provided its comments
- 15. to create a bureau, and that would require financing by the Government. Rwanda would need assistance in these areas. Minister's office for inclusion on the Cabinet's agenda. Once approved, it would be submitted to Parliament for adoption. It was estimated that needed to be translated into Kinyarwanda, and translation of technical texts into a Bantu language was difficult. The National Authority needed this would happen about four months after the draft was endorsed by the Cabinet. Rwanda was facing a number of difficulties: The Convention Ministry had been posted abroad, thus delaying progress on implementation. Rwanda's draft legislation had been submitted to the Prime Rwanda reported the following: In June 2005 a decree creating the National Authority had been published. Unfortunately the focal person in the 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa, held in the Republic of Tanzania,
- 16. submitted to the Council of Ministers for approval. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Rwanda indicated that the draft legislation had been
- 17. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 18. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

Yes		Prohibitions	Article I		X				Established St	Authority	National		
Criminal		Penalties	Article I		×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	tion			•	X			Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial		Main Indicators under the Plan of	Saint Kitts and Nevis
Criminal		Penalties	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nd Nevis
Criminal		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
LQ,2			Source					Review	Article XI(2e)	regarding	Confirmation		

- 1. The Convention entered into force for Saint Kitts and Nevis on 20 June 2004.
 2. 7 and 8 March 2005: A joint TAV was conducted by the United States of Ar
- 7 and 8 March 2005: A joint TAV was conducted by the United States of America and the Secretariat in Saint Kitts and Nevis. The Secretariat recorded by the Secretariat. provided sample legislation and comments, and proposed draft regulations. The internal timetable for the completion of the plan of action was
- \dot{s} legislative issues. During the workshop, it requested training for legal drafters and customs officials 28 and 29 November 2005: Saint Kitts and Nevis participated in a workshop, held in Saint Lucia, on the Convention, its universality, and
- 4. 29 November 2005: The Secretariat sent a *note verbale* to Saint Kitts and Nevis communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- S aforementioned national training course and seeking an indication of the steps Saint Kitts and Nevis had taken to enact implementing legislation. 1 December 2005: The Secretariat sent a letter to the Ministry of Foreign Affairs and Education of Saint Kitts and Nevis referring to the
- .7 6. 24 and 25 April 2006: Saint Kitts and Nevis hosted a workshop for legislative drafters. While the workshop was in progress, the Secretariat reviewed and commented on the draft legislation of Saint Kitts and Nevis. 14 November 2006: In an e-mail, Saint Kitts and Nevis reported that the Chemical Weapons (Prohibition and Control) Act had been passed in

Parliament on 26 October 2006 and that it was going through administrative procedures before coming into force. It indicated that once the

For an explanation of the column headings used in the "Main Indicators" section of this table, please see pages 38 and 39.

legislation had entered into force, it would submit the text of legislation officially.

- ∞ 9. drafting regulations, which would be needed under the legislation, which was soon to enter into force. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Saint Kitts and Nevis requested information about
- up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 10. 21 May 2007: Saint Kitts and Nevis submitted the "Chemical Weapons (Prohibitions and Control) Act, 2006" and a response to the second required in regulations under the submitted law. Legislation Questionnaire. In the Questionnaire it was indicated that the EUC was not explicitly provided for in the legislation, but could be
- 11. 29 – 31 May 2007: Saint Kitts and Nevis participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile.
- 12. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

Yes		Prohibitions	Article I		X				Established	Authority	National		
Yes		Penalties	Article I		X			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-		X				Key Areas	Covers All	Legislation		
	ion				×			Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)		X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Yes		Penalties	Schedule 1	Legislative Coverage	X		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Saint Lucia
Yes		Penalties	Schedule 2	Coverage	×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ucia
Yes		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Yes		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
VII(5)			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Saint Lucia on 29 April 1997.
- 2. 29 – 31 May 2007: Saint Lucia participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was held in Chile and informed the Secretariat about the project to establish a permanent National Authority within a new "Pesticides and Toxic Chemicals Control Authority".
- ω 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- Saint Lucia has two members in the NLE.

Yes		Prohibitions	Article I			×				Established	Authority	National			
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article			
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation			
Cı	ion					×			Provided	Measures	Adopted	Text of			
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	Sain	
Criminal		Penalties	Schedule 1	Legislative Coverage		8				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Saint Vincent and the Grenadines	
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	the Grenadin	
Criminal		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	es	
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Criminal	Declare	Failure to	Penalty for		programme)	2005 (No				Submissions	Article X(4)	Year(s) of			
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation			

- 2. The Convention entered into force for Saint Vincent and the Grenadines on 18 October 2002.
- 29 31 May 2007: Saint Vincent and the Grenadines participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, which was held in Chile.
- Saint Vincent and the Grenadines has a member in the NLE.

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1101	Proh	Ar						Estab	Autl	Nat		
romons	Prohibitions	Article I		X				lished	Authority	National		
i Cilatics	Denalties	Article I					Received	Established Submission	VII(5)	Article		
	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
Juantics	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	
1 CHaltics	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan	Samoa
1 Challes	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission		0a
1 CHAILICS	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
ECC	FIIC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Samoa on 27 October 2002
- 3 :2 : 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Samoa, which included an offer of assistance.
- initial declarations) and notification requirements. national plan of action regarding the next steps in its legislative process, as well as in relation to a number of outstanding declarations (including June 2005: Samoa participated in the workshop conducted by the Secretariat in Tonga. Draft legislation was prepared and Samoa developed its
- 4. still at its initial stages. 15 June 2005: Samoa sent a *note verbale* stating that the drafting of national legislation on the prohibition of chemical weapons for Samoa was
- S the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Samoa communicating the decision on follow-up to the plan of action, informing it of
- informed of developments. assistance from the Secretariat. national implementing legislation was in the hands of the Attorney General, who had been trying to organise matters internally before seeking 31 January 2006: During a high-level meeting with the Permanent Representative held in Brussels, Samoa indicated that the preparation of The Permanent Representative offered to consult the capital and indicated that the Secretariat would be kept

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- .7 submission to the Cabinet of Ministers and for inclusion, once it had been approved, in the country's legislative programme for 2006/2007. Foreign Affairs and Trade with a first draft law. Samoa also mentioned that it expected to finalise this draft law by the end of June 2006 for 13 April 2006: Samoa sent a letter to the Secretariat indicating that on 6 March 2006 the Attorney General's Office had provided the Ministry of
- for submission to the Cabinet of Ministers by the end of June 2006. 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, Samoa indicated that a first draft law had been produced in March 2006,
- up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

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- 10. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 11. comments on its draft legislation. Samoa did not expect any obstacles to be encountered in the parliamentary process. introduce the draft legislation to Parliament for its next session beginning in October 2007. On its request the Secretariat provided Samoa with 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States, held in Palau, Samoa mentioned that it hoped to

Yes		Prohibitions	Article I		X				Established	Authority	National		
Yes		Penalties	Article I		(X)			Received	Submission	VII(5)	Article		
?	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion							Provided	Measures	Adopted	Text of		
?		Penalties	Article II(1)		?	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
?		Penalties	Schedule 1	Legislative Coverage	×	S			Declarations	l of Initial	Submission	Main Indicators under the Plan o	San Marino
?		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	arino
?		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
?		EUC	Schedule 3		?	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
?	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
VII(5)			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for San Marino on 9 January 2000.
 8 February 2000: The Department of Foreign Affairs sent a note
- authorization." 8 February 2000: The Department of Foreign Affairs sent a note verbale to the Secretariat stating that "our legal system provides that an international agreement, when ratified through the appropriate parliamentary procedure, becomes, ipso facto, part of our legal system. Therefore, Article 251 of the San Marinian Penal Code prohibits the development, transfer and utilization of various types of arms without the required the...Convention is directly applicable, there is no need, according to our internal legal system of further implementing legislation. Moreover
- α4. 9 February 2005: The Director-General wrote a letter to the Foreign Minister of San Marino that included an offer of assistance
- it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to San Marino communicating the decision on follow-up to the plan of action, informing
- S 24 October 2006: San Marino sent a letter to the Secretariat informing that it would be willing to discuss the most appropriate way in which San Marino could adopt comprehensive implementing legislation with the assistance offered by the Secretariat.
- 6. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-

7. in the week of 17 - 21 September 2007. meeting between the OPCW and the legal experts of San Marino to work on a draft implementing law. It was proposed that a TAV be organised 20 - 22 June 2007: During the Technical Workshop on Legislative Drafting held in The Hague, San Marino expressed a wish to organise a

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

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Prohibitions	Article I			×				Established	Authority	National		
ns Penalties							Received	d Submission	VII(5)	Article		
								n Key Areas	Covers All	Legislation		
Territorial P Application							Provided	ıs Measures	II Adopted	n Text of		
Penalties					Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Sao Tome and Principe
Penalties	Schedule 2	Coverage					2006	S ADPA for	in 2007 of	1 Submission	r the Plan of A	nd Principe
Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Failure to Declare	Penalty for		2005	2003 to				Submissions	Article X(4)	Year(s) of		
	Source		(Underway)	No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Sao Tome and Principe on 9 October 2003.
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Sao Tome and Principe that included an offer of assistance.
- 3. 2. Secretariat in Lisbon. The draft legislation of Portugal was provided as a model. May 2005: Sao Tome and Principe participated in the basic National Authority training course for lusophone States held by Portugal and the
- 4. work with the National Authority of Portugal. 5 – 7 July 2005: At the legal workshop for National Authorities in Central Africa, held in Cameroon, Sao Tome and Principe expressed a wish to
- 6. 3 October 2005: Sao Tome and Principe submitted draft legislation to the Secretariat for comments, which were provided
- Secretariat on the draft legislation of Sao Tome and Principe were discussed and clarification was sought on the import/export provisions. 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, the comments of the
- .7 6 November 2005: During the annual National Authorities Meeting in The Hague, Sao Tome and Principe discussed with the Secretariat the status of its draft legislation and it submitted its response to the trade questionnaire
- ∞ informing it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Sao Tome and Principe communicating the decision on follow-up to the plan of action,
- 9 12 May 2006: Sao Tome and Principe submitted its revised draft legislation to the Secretariat for its comments, which were provided

- 10. 6 and 7 June 2006: During the advanced National Authority training course for lusophone States, conducted by Portugal and the Secretariat in working on incorporating the proposed revisions into the draft. The new draft was to be sent to the Secretariat for review and, if there were no Portugal, Sao Tome and Principe reported that it had received the Secretariat's comments on its draft legislation, and that its legal team was further comments, the procedure for adoption by Parliament was to be initiated.
- 11. 25 – 27 July 2006: Sao Tome and Principe participated in a legal workshop for National Authorities in Central and West Africa that was held in
- 12. sensitisation workshop for members of Parliament once the draft legislation had been submitted for parliamentary approval. submitted to the Cabinet. The Article XI(2e) review was still under way. Sao Tome and Principe might need assistance later on with a Sao Tome and Principe reported the following: The National Authority would be formally established once its draft law had been adopted. The Legal Office had received the Secretariat's latest comments on its draft, which would now need to be incorporated. The final draft would then be 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania,
- 13. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Sao Tome and Principe reported that the draft legislation had been submitted to a law firm, which was currently in charge of reviewing it. It was indicated that the process could be lengthy, as no
- 14. up to the plan of action and offering assistance. deadline had been set, so as to reduce the cost of the review. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- Sao Tome and Principe has a member in the NLE.

C-12/DG.6 Annex Appendix page 262

	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	ň	VII(5)	Article		
	d Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
		tion					×			Provided	Measures	Adopted	Text of		
	Yes (Penalties	Article II(1)	•		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Saudi Arabia
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	s ADPA for	in 2007 of	1 Submission	r the Plan of A	rabia
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Admin		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Admin	Declare	Failure to	Penalty for		2006	2002 and				Submissions	Article X(4)	Year(s) of		
	VII(5)			Source						Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Saudi Arabia on 29 April 1997.
 29 April – 2 May 2007: During a regional workshop for GCC State

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- requirements for chemical industry and trade in scheduled chemicals, Saudi Arabia reiterated the need to discuss subsidiary regulations. 29 April – 2 May 2007: During a regional workshop for GCC States on the implementation of the Convention, which focussed on regulatory
- established under the Saudi Arabian primary implementing legislation. The Secretariat provided comments upon request. Saudi Arabia expressed the hope that the draft regulations could be finalised at an early date. 19 – 23 May 2007: During a workshop on the implementation of the Convention in Saudi Arabia, consultations were held on regulations to be

Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Criminal and Article Penalties Article I × admin **Key Areas** Covers All Legislation Application × Territorial Extra-Yes Measures Provided Adopted Text of × Criminal and Article II(1) Penalties admin to Control Scheduled Chemicals Transfers Measures Main Indicators under the Plan of Action* Criminal and Schedule 1 Penalties admin Legislative Coverage Declarations Submission of Initial × Senegal Criminal and Schedule 2 Penalties Submission admin ADPA for in 2007 of 2006 Criminal and Schedule 3 **Declarations** Penalties Submitted Article VI admin Project: Checked or Data N/A Criminal and **Declarations** Penalties for Schedule 3 Article VI Failure to Data on admin Provide EUC Criminal and Submissions Article X(4) Penalty for Year(s) of Failure to 2005 and Declare admin 2006 Article XI(2e) Confirmation regarding No (under Review Source way) VII,5

The Convention entered into force for Senegal on 19 August 1998.

Yes		Prohibitions	Article I				×				Established S	Authority	National		
Criminal		Penalties	Article I				×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-				×				Key Areas	Covers All	Legislation		
	tion					(Transl.)	X +			Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Yes		Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Serbia
Yes		Penalties	Schedule 2	Coverage			×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ia
Yes		Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Yes		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Yes	Declare	Failure to	Penalty for		2007	2006, and	2001, 2004,				Submissions	Article X(4)	Year(s) of		
VII,5			Source				(under way)			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Serbia on 20 May 2000.
 12 August 2003: Serbia and Montenegro stated in a *note verba*
- and possession of toxic chemicals and it also applies to the matters handled by the [Convention]. However, the steps have also been taken to bring foreign parties provide good basis for legal cooperation with other countries pertaining to the issues tackled by the Convention." is compatible with the laws stipulated in the Convention. Therefore the national legislation and the agreements that have been concluded with into force the laws which will deal with these matters in particular. As far as personal and territorial power of national legislation is concerned, it 12 August 2003: Serbia and Montenegro stated in a note verbale: "The existing national legislation regulates production, procurement, utilization
- $\dot{\omega}$ on 22 October 2005, and indicated that the text of the law would be forwarded once it had been translated. 27 October 2005: Serbia and Montenegro sent a note verbale notifying the Secretariat of the adoption of implementing legislation by Parliament
- 4. of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction, as well as its Law on Trade in Arms, 6 November 2005: During the annual meeting of National Authorities in The Hague, Serbia and Montenegro submitted its Law on the Prohibition Military Equipment and Dual-Use Goods. Serbia explained that, in addition to these laws, it was working on specific penal provisions.
- S 29 November 2005: The Secretariat sent a *note verbale* to Serbia and Montenegro communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance

- 9 indicated, in particular, that Serbia expected to adopt, in 2006, appropriate laws and regulations enabling a concrete implementation of the Basic 24 May 2006: Serbia and Montenegro submitted its national plan of action on the implementation of Article VII of the Convention. The plan providing a comprehensive system of control and reporting, as required by the Convention. Law. The plan also indicated that the National Commission would devote special attention to further consolidation of domestic measures aimed at
- status of its implementing legislation. 29 and 30 May 2006: During a regional meeting of National Authorities in Eastern Europe, Serbia and Montenegro submitted information on the
- June 2006: Serbia and Montenegro ceased to exist. Serbia continued Serbia and Montenegro's membership in the OPCW

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- enclosed with the note verbale, which described the specific methods of implementation, the institutions responsible for implementation, and November 2006; that additional measures regarding comprehensive controls on transfers of scheduled chemicals would be adopted by October to be adopted by Parliament in November 2006; that a revision of penal provisions and amendments to the penal code would be completed by deadlines to ensure the full implementation of the Convention. The table also indicated that a new draft law would be finalised and was expected regulations in the field of trade in chemicals would be reviewed by November 2006. 2006; that annual information on Serbia's national protection programme would be prepared and submitted by March 2006; and that existing Convention in 2006, because Serbia has continued the membership that had been held by Serbia and Montenegro in the OPCW. A table was 19 July 2006: Under cover of a note verbale, Serbia submitted its revised plan of action for the full implementation of Article VII of the
- 10. 4 August 2006: Serbia submitted a copy of its new criminal code, which had been adopted on 1 January 2006.
- 11. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Serbia indicated that following the split between Serbia and Montenegro, Serbia had to bring all its legislation into line with the new Constitution and was thus reviewing all legislation implementing the re-elected in January 2007. The adoption of the law was expected by the end of the second quarter of 2007. Convention. The draft of the new law had been approved by the Government and would be sent to Parliament, which, however, was to be
- 12. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 5 15 March 2007: Serbia participated in a basic course for personnel of National Authorities, held in France
- 13. 14. changes in Serbia's structural organisation (after the split between Serbia and Montenegro), a new draft law implementing the Convention had 6 – 8 June 2007: During the Sixth Regional Meeting of National Authorities in Eastern Europe held in Belarus, Serbia reported that, following been approved by the government in November 2006, and was anticipated to be adopted by the Parliament by mid-2007.
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- Serbia has three members in the NLE

Yes		Prohibitions	Article I		×				Established	Authority	National		
Criminal		Penalties	Article I		(X)			Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-	•					Key Areas	Covers All	Legislation		
Cı	ion							Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)		(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan o	Seychelles
N_0		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	elles
No		Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Policy		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Seychelles on 29 April 1997
- 6 September 2002: Seychelles submitted its response to the second Legislation Questionnaire.
- 3 :2 : the treaty." to advise the Secretary General that Government is currently preparing the national implementing legislation to give effect to its obligations under designated the Ministry of Foreign Affairs as the National Authority to liaise with the OPCW and other States Parties. The Ministry also wishes 18 June 2004: The Ministry of Foreign Affairs of Seychelles sent a note verbale to the Secretariat in which it stated that Seychelles "has
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Seychelles that included an offer of assistance
- 4. 2 draft law, a national action plan, and a pro forma initial declaration were prepared. 10 – 11 October 2005: A bilateral-assistance visit was conducted by the United States of America with support from the Secretariat. During it, a
- 6. of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Seychelles communicating the decision on follow-up to the plan of action, informing it
- .7 would hopefully be presented to the Cabinet and the National Assembly in the near future. 15 March 2006: Seychelles sent an e-mail to the Secretariat indicating that the draft implementing law was undergoing final review, and that it
- ∞ 31 May 2006: Seychelles sent an e-mail to the Secretariat reporting that its draft law had been forwarded to the Attorney General's Office

- 9. 10. indicated that the national procedures for approval and entry into force had not been completed but would be in due course. 8 November 2006: In a note verbale, Seychelles indicated that the "Seychelles Chemical Weapons Bill, 2006" had been prepared. It also
- expected to approve it in February 2007 at the latest. Further assistance would be required in drafting the regulatory framework under the 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Seychelles reported that the Seychelles Chemical legislation. Weapons Bill, 2006, was before Cabinet for approval, after which it would be cleared by the draftsman and submitted to Parliament, which was
- 11. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 5 15 March 2007: Seychelles participated in a basic course for personnel of National Authorities, held in France

12. 13.

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

	Prohibitions	Article I		X				Established	Authority	National		
	s Penalties	Article I					Received	Established Submission	VII(5)	Article		
Application	s Territorial	Extra-	•					Key Areas	Covers All	Legislation		
tion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	X	02	<u></u>		Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Sierra Leone
	Penalties	Schedule 2	Coverage				2006	s ADPA for	in 2007 of	Submission	the Plan of A	Leone
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Sierra Leone on 30 October 2004
- 2. by the Secretariat in advance of its accession to the Convention. February 2004: During the regional workshop for National Authorities in Western Africa held in Senegal, assistance was offered to Sierra Leone
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Sierra Leone that included an offer of assistance
- α. 4. consultations with representatives from Sierra Leone on possible assistance needs. July 2005: At the ECOWAS-ICRC seminar on the implementation of IHL treaties in West Africa, held in Nigeria, the Secretariat held
- S Foreign Affairs would probably be involved. 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Sierra Leone indicated that it was determining what the structure of its National Authority should be. It also reported that the Statistics Office and the Ministry of
- 6. it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Sierra Leone communicating the decision on follow-up to the plan of action, informing
- .7 comply with the Convention; that Sierra Leone was looking forward to the holding of a joint TAV by the Secretariat and the National Authority of 31 January 2006: During a high-level meeting with the Permanent Representative held in Brussels, Sierra Leone indicated that the the United States of America; that elections would take place in March 2006; and that, until then, a caretaker Government would be in place, so Director-General's letters to its Minister of Foreign Affairs had helped clarify the overall understanding of the importance for the country to

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Sierra Leone would keep the Secretariat informed of the steps it had taken in implementing the Convention. It also reported that, until the National Authority was formally established, the Embassy in Brussels would be performing the functions of the National Authority. that no dramatic progress in Convention implementation should be expected before the elections. The Permanent Representative also stated that

 ∞ 2 – 5 June 2006: A bilateral-assistance visit organised by the United States of America with the support of the Secretariat took place in Sierra Leone. During it, draft legislation, a pro forma initial declaration with National Authority details, and a national action plan were prepared

which additional models and examples of legislation were provided and discussed. 25 – 27 July 2006: Sierra Leone participated in a legal workshop for National Authorities in Central and West Africa, held in Burkina Faso, at

9.

10. Secretariat to enable its National Authority to fully implement the Convention. The request was being reviewed. had been making efforts to fulfil its obligations under Articles III and VII of the Convention. Sierra Leone requested the assistance of the 17 August 2006: Sierra Leone sent a note verbale to the Secretariat indicating that, since the entry into force of the Convention for Sierra Leone, it

11. surviving human resources. In 2003 and 2004 the paramount focus of development effort was on emergency activities, dominated by servicing National Authority meetings. Technical training for the members of the National Authority as well as financial support for the National be needed in order to get approval of the legislation. Future assistance from the Secretariat would be needed for: training and capacity building frame for completion of the process of enactment of the law is the end of 2007. A seminar to sensitise parliamentarians and society at large will is under consideration by the Cabinet which will send it to the Law Office Department for preparation of the final draft. The anticipated time Millennium Development Goals. It is during this phase that resources could be allocated to attend to less life-threatening issues, such as resources to the achievement of medium- to long-term development goals based on the country's Poverty Reduction Strategy Paper and the UN disarmament, rehabilitation, relief and peace-building efforts. In 2005 Sierra Leone entered the development phase, signalling a strategic shift of civil war that destroyed much of its physical and human infrastructure and caused the migration and displacement of a significant percentage of its Authority are also requested including workshops for Parliamentarians, military and police personnel, radio and television discussion, etc., aimed at the general public; and related to the detection and monitoring of chemical weapons-related activities and for inspections; sensitisation and awareness-raising activities international obligations. Implementing legislation was drafted during a two-day workshop at the United States Embassy in June 2006. The draft Republic of Tanzania, during which it reported the following: Sierra Leone is a post-conflict country which has just emerged from an 11-year 16 and 17 October 2006: Sierra Leone participated in the fourth regional meeting of National Authorities of States Parties in Africa held in the

12. to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

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Yes		Prohibitions	Article I			×				Established	Authority	National			
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article			
Yes	Application	Territorial	Extra-	•		×				Key Areas	Covers All	Legislation			
C	ion					×			Provided	Measures	Adopted	Text of			
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
Criminal		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Singapore	
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	ore	
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*		
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Criminal	Declare	Failure to	Penalty for		2006	2004 to				Submissions	Article X(4)	Year(s) of			
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation			

The Convention entered into force for Singapore on 20 June 1997.

		1				1		1						1	1
	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
a	Crim	ion				(Transl.)	×			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×	S	<u>d</u>		s Declarations	of Initial	s Submission	Main Indicators under the Plan o	Slovakia
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	is ADPA for	in 2007 of	n Submission	r the Plan of A	ıkia
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Law		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		to 2007	2002, 2005				Submissions	Article $X(4)$	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Slovakia on 29 April 1997.
 9 July 2007: The Secretariat sent a *note verbale* asking for upda
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

	Yes		Prohibitions	Article I				×				Established	Authority	National		
admin	Criminal and		Penalties	Article I				×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-				×				Key Areas	Covers All	Legislation		
ac	Crim							×			Provided	Measures	Adopted	Text of		
admin	Criminal and C		Penalties	Article II(1)				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage			×	5.			Declarations	of Initial	Submission	Main Indicators under the Plan	Slovenia
admin	Criminal and		Penalties	Schedule 2	Coverage			×			2006	s ADPA for	in 2007 of	Submission		nia
admin	Criminal and		Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	of Action*	
	Policy		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Admin	Declare	Failure to	Penalty for		2007	2005 and	2001, 2003,				Submissions	Article X(4)	Year(s) of		
	LQ2			Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

1. The Convention entered into force for Slovenia on 11 July 1997.
2. 7 August 2007: In reply to the Secretariat's *note verbale* of 9 July 1997.

Goods and Related Control Regimes; and a Decree on the Principles and the Procedure to Draft a Strategic Risk Assessment. Copies of these Strategic Goods of Particular Significance to Safety and Health, which entered into force on 5 April 2006; a Decree Setting the List of Strategic Secretariat that the Chemical Weapons Act had been repealed and replaced by a new set of legislation consisting of the Law on Control of texts were enclosed. 7 August 2007: In reply to the Secretariat's note verbale of 9 July 2007 asking for updates on Article VII implementation, Slovenia notified the

	Prohibitions	Article I			×				Established Submission	Authority	National			
	Penalties	Article I						Received	Submission	VII(5)	Article			
Application	Territorial	Extra-							Key Areas	Covers All	Legislation			
tion								Provided	Measures	Adopted	Text of			
	Penalties	Article II(1)				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
	Penalties	Schedule 1	Legislative Coverage		\bigotimes				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Solomon Islands	
	Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	Islands	
	Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
	EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of			
		Source						Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for the Solomon Islands on 23 October 2004
- March 2004: The Secretariat conducted a TAV to the Solomon Islands in advance of the Convention's entry into force for it.
- 3. 9 February 2005: The Director-General wrote a letter to the Foreign Minister of the Solomon Islands that included an offer of assistance June 2005: At the PIF meeting held in New Zealand, the Solomon Islands indicated that legislative drafting assistance from the OPCW would be
- S 29 November 2005: The Secretariat sent a note verbale to the Solomon Islands communicating the decision on follow-up to the plan of action, most welcome, and that the Solomon Islands could be a convenient venue for a subregional TAV also involving Nauru and Vanuatu
- 9 informing it of the deadlines to be met under it, and offering assistance.
- treaties to which it is party and that require national implementing legislation. He indicated that the workshop that had been held in the Solomon maintenance of internal law and order. He added that the authorities were aware of their obligations under the Convention, but noted that they Islands in 2005 had achieved few practical results, because the authorities were concentrating on other domestic issues, many related to the that economic and social unrest that had originally delayed accession to the Convention had also affected the ability of the Solomon Islands to 31 January 2006: During a high-level meeting with the Permanent Representative of the Solomon Islands in Brussels, the Representative stated lacked the infrastructure to support activities such as the gathering of declarable data implement it. The Representative noted that the Solomon Islands had had similar difficulties with the implementation of other international
- 23 25 August 2006: A TAV to the Solomon Islands took place, during which draft legislation and a national plan of action were prepared

- 9. ∞ introduced towards the end of 2006, depending on the timetable and legislative programme of the National Parliament. 18 September 2006: The Solomon Islands sent a letter informing the Secretariat that it was hoped that legislation would be finalised and
- to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- participated in a Secretariat workshop on drafting implementing legislation. it currently had no draft implementing legislation but that it would try to move the implementation of the Convention on. The Solomon Islands 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States, held in Palau, the Solomon Islands indicated that

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Yes	Prohibitions	Article I			×				Established	Authority	National		
Criminal and admin	Penalties	Article I			×			Received	Submission	VII(5)	Article		
d Yes	Territorial Application	Extra-			×				Key Areas	Covers All	Legislation		
					×			Provided	Measures	Adopted	Text of		
Criminal	Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	South Africa
Criminal	Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	frica
Criminal	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Failure to Declare	Penalty for		2007	1997 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

3. 2. I

- The Convention entered into force for South Africa on 29 April 1997.

 9 11 July 2007: South Africa hosted the Subregional Workshop for States Parties in the Southern African Development Community Region.
- South Africa has offered and provided assistance to other States Parties.

			Prob	Ar									Estal	Auti	Nat		
	Yes		Prohibitions	Article I					×				Established	Authority	National		
admin	Criminal and		Penalties	Article I					×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-					×				Key Areas	Covers All	Legislation		
	Cri	ion							×			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)					×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage				×	S			Declarations	l of Initial	Submission	Main Indicators under the Plan of Action*	Spain
admin	Criminal and		Penalties	Schedule 2	Coverage				×			2006	ADPA for	in 2007 of	Submission	the Plan of A	in
admin	Criminal and		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	Law		EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Admin	Declare	Failure to	Penalty for		2007	to 2005, and	2001, 2003	1999 to				Submissions	Article X(4)	Year(s) of		
	LQ2			Source					Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Spain on 29 April 1997.
 Spain has a member in the NLE, and has offered and provided
- national implementation of the Convention in 2007. the National Authorities of Spanish-speaking countries in 2006 and 2007. It also made voluntary contributions to support the promotion of Spain has a member in the NLE, and has offered and provided assistance to other States Parties. Spain hosted a basic and an advanced course for

Yes		Prohibitions	Article I					×				Established	Authority	National		
Criminal		Penalties	Article I					8			Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-									Key Areas	Covers All	Legislation		
C	ion										Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)					8	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
Criminal		Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Sri Lanka
Criminal		Penalties	Schedule 2	Coverage				×			2006	ADPA for	in 2007 of	Submission	the Plan of A	nka
Criminal		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
No		EUC	Schedule 3					No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		programme)	year, no	2005 (Each	1997 to				Submissions	Article X(4)	Year(s) of		
LQ2			Source								Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Sri Lanka on 29 April 1997.
- 6 February 2003: Sri Lanka submitted its response to the second Legislation Questionnaire.
- draft necessary legislation on the [Convention] in Sri Lanka. Already the Ministry of Foreign Affairs has requested the legal draftsman to initiate the necessary work. 22 October 2003: Sri Lanka indicated in an e-mail that "on 3 September 2003 [...] approval was given [by the Cabinet] to the legal draftsman to
- 4. 7 November 2003: At a bilateral meeting during a workshop for the NLE, Sri Lanka indicated that the assistance received through the NLE meeting would suffice to initiate drafting, and that drafting the legislation would take approximately three months
- 7 September 2005: Sri Lanka submitted draft legislation to the Secretariat for its comments, which were provided.

6.5

by 7 October 2005 draft had been submitted to the Secretariat for comments and to stakeholder governmental agencies. The process was expected to be completed draft the necessary legislation and requesting the National Coordinating Committee to continue to function. The document also indicated that the of the Ministry of Industry, Tourism, and Investment Promotion as the National Authority and approving authorisation for the legal draftsman to 31 October 2005: Sri Lanka sent a document notifying the Secretariat of the Cabinet decision taken on 16 August 2005 approving the designation

- Secretariat for its comments, which were provided November 2005: During the annual meeting of National Authorities in The Hague, Sri Lanka submitted its final draft legislation to the
- ∞ legislation, and that it needed additional time to incorporate further comments by the Secretariat. November 2005: During the Tenth Session of the Conference, Sri Lanka indicated that the recent election had slowed down the passage of its
- 9. implementation of the Convention 13 – 23 March 2006: Sri Lanka participated in a basic course in France for personnel of National Authorities who are involved in the national
- 10. 28 May 2006: Sri Lanka submitted its revised draft legislation to the Secretariat for comments, which it provided.
- 11. 29 – 31 May 2006: A national-awareness workshop organised by the Secretariat took place in Sri Lanka, during which Sri Lanka indicated that the initial draft of implementing legislation had been approved by the ministry and sent back to the legal draftsman's department, which had
- 12. 5 – 7 September 2006: During the fourth regional meeting of National Authorities in Asia, held in Indonesia, Sri Lanka indicated that draft forwarded it to the Attorney-General for his observations on its constitutionality.

legislation had been approved by the Attorney General and had been submitted for Cabinet approval.

- 13 of users and importers of scheduled chemicals and the requirement for import permits would be introduced following the adoption of the reported that action had been taken with Customs to assign specific HS codes for the 42 most heavily traded scheduled chemicals; that registration parliamentary act; that software had been developed to enable the Import Controller's Office and Customs to identify scheduled chemicals; and 25 September 2006: Sri Lanka faxed a progress report on the steps taken by its National Authority to adopt implementing legislation and measures that a National Authority web site had been created. Further awareness programmes had been scheduled for December 2006 and for 2007 Parliament. The National Authority indicated that the draft could obtain the approval of the Parliament before December 2006. It was also In particular, the report reiterated that the draft legislation had been forwarded to the Cabinet with the request that it be placed in the order book of
- 14. thereby enact the law in early December 2006. The process of drafting regulations (a registration- and licensing-system) was reported to have 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Sri Lanka reported that Cabinet had approved the draft legislation and would submit it to Parliament. It had already been published. After debate in Parliament, its Speaker was expected to sign and
- 15. 16. 5 – 15 March 2007: Sri Lanka participated in a basic course for personnel of National Authorities, held in France.
- 6 17 August 2007: During the Eleventh Training Course on National Authorities and Chemical Databases, hosted and organised by Finland, Sri the law by the Parliament. production, processing, consumption, etc. of scheduled chemicals had also been prepared and were expected to be issued 30 days after adoption of Lanka reported that the draft implementing law had been sent to Parliament, which was expected to adopt it by November 2007. Regulations on
- 17. submission has yet been received under Article VII(5). 22 August 2007: The Secretariat was informed that the draft implementing legislation had been adopted by Parliament on 22 August 2007. No
- 18 Sri Lanka has a member in the NLE.

Criminal and Criminal and Schedule 3 Penalties admin Schedule 3 EUC Law Criminal and Penalty for Failure to Declare admin Source VII,5

Declarations

Article VI

Penalties for

Year(s) of

Confirmation regarding

Failure to

Submissions Article X(4)

Article XI(2e)

Review

Project:

Submitted

Checked or Data

Declarations

Article VI

Data on Provide

N/A

drafted [...] legislation for the implementation of the Convention, which is now under final review before being submitted to the Cabinet for 24 July 2003: The Permanent Representation of the Sudan indicated in a note verbale that "the competent authorities in Sudan have already

having force of law to give effect to the law implementing the CWC. This provisional ordinance will be submitted to the next session of the August 2003: At the regional National Authority meeting held in Khartoum, the Sudan stated, "The President has issued a provisional ordinance

28 November 2003: During the annual National Authority meeting held in The Hague, the Sudan indicated that its draft law had been promulgated

9 February 2005: The Director-General wrote a letter to the Foreign Minister of the Sudan that included an offer of assistance

sample for other States Parties. The Sudan indicated that its National Authority had not been fully established because some designated May 2005: At a legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, the Sudan's legislation was used as a representatives had not been appointed and subsidiary regulations under the legislation had yet to be prepared.

the States Parties, the Sudan intended to send the draft to the Secretariat for comments. the Sudan reported that regulations had been drafted and would be sent to the Ministry of Justice in October. Prior to the Eleventh Conference of 16 and 17 October 2006: During the fourth regional meeting of National Authorities of States Parties in Africa held in the Republic of Tanzania,

2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with the Sudan

technical aspects of the transfers regime. 12 and 13 December 2006: The Sudan participated in a subregional workshop, held in Algeria, for customs authorities in the pan-Sahel region on

to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

The Sudan has five members in the NLE.

12.

11.

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	(X)				Declarations	of Initial	Submission	Main Indicators under the Plan of	Suriname
	Penalties	Schedule 2	Coverage				2006	s ADPA for	in 2007 of	Submission	the Plan of A	ame
A CARGARAGE	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
i d	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Suriname on 29 April 1997
- the Privy Council. Anticipating on the formal setting the NAS have carried out a lot of activities, regarding the OPCW". Authority (NAS). The formalities around the setting of the National Authority have to follow a constitutional way and are at present in hands of June 1999: Suriname stated in a fax message that "[t]o carry out [the Convention] the Suriname government has already put together a National
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Suriname that included an offer of assistance
- ε 4. of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Suriname communicating the decision on follow-up to the plan of action, informing it
- 27 April 2006: Suriname participated in the workshop for customs officials in the Caribbean, held in Saint Kitts and Nevis.
- 6. was held in Mexico. 22 and 23 May 2006: Suriname participated in the seventh regional meeting of National Authorities in Latin America and the Caribbean, which
- 3 5 July 2006: During a TAV, draft legislation was proposed and discussed
- 9. % 27 October 2006: Suriname submitted its initial draft legislation to the Secretariat for comments, which were provided
- 2 4 December 2006: During the annual meeting of National Authorities in The Hague, Suriname reported that its draft legislation was expected to be ready for submission to Parliament by the end of March 2007, and that no decision had been reached as to which Ministry would eventually lead the National Authority.
- 10. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- Appendix page 281 5 – 15 March 2007: Suriname participated in a basic course for personnel of National Authorities that was held in France

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12. page 282

in July 2007. implementing legislation would attend the regional meeting of members of parliaments of States Parties in Latin America to be held in Colombia indicated that a Parliamentarian from the Committee of Defence of the National Assembly who was already familiar with the draft of 29 – 31 May 2007: During the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Suriname

It was reported that draft

20 - 22 June 2007: Suriname attended the Technical Workshop on Legislative Drafting held in The Hague.

13.

14.

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress parliamentarians in November 2007 was discussed. law would pass parliament just before the end of the year. The organisation of a possible TAV together with an awareness workshop for implementing legislation was with the Council of Ministers. Thereafter, the draft would be submitted to parliament. It was expected that the draft

report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

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FIOIHOIHOIIS	Drohihitions	Article I		X				Established	Authority	National			
renances	Danaltia	Article I					Received	Submission	VII(5)	Article			Î
		Extra-						Key Areas	Covers All	Legislation			Ì
							Provided	Measures	Adopted	Text of			
renames		Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc		Î
renames		Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	licators under	Swaziland	Î
rendines	Danaltias	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	and	Ì
renantes	Danaltias	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		Ì
EUC	EIIC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			Ì
Declare	Egilium to	Penalty for						Submissions	Article X(4)	Year(s) of			
		Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Swaziland on 29 April 1997
- 5 10 October 2002: Swaziland transmitted its draft implementing legislation to the Secretariat for comments, which were provided
- ω when the Parliament opens the draft will be sent to the House for adoption." 29 August 2003: Swaziland sent a note verbale stating that "the draft legislation is now finished [...] Swaziland is now busy with elections and
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Swaziland that included an offer of assistance
- 9 4. 2 draft law for on-site Secretariat review and comment and indicated that the draft would be submitted to the National Authority for review before it 20 May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, Swaziland submitted its existing would be submitted to the Attorney General's office and ultimately to Parliament for approval.
- debated but we hope that the latest period will be next session of Parliament in January next year." Attorney General's office for scrutiny and onward transmission to Parliament for debate. However, at this stage we are unsure of when it will be 13 September 2005: Swaziland sent a letter indicating that "the Prohibition of Chemical Weapons Bill was during the month of July sent to the
- .7 of the deadlines to be met under it, and offering assistance 29 November 2005: The Secretariat sent a *note verbale* to Swaziland communicating the decision on follow-up to the plan of action, informing it
- ∞ to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

9

- other international treaties in order to ensure that implementation measures under one treaty will not contravene implementation measures under others. Once this process is concluded, the draft should move without difficulty through the parliamentary approval process. implementing legislation had progressed well and was currently being reconciled, by Parliamentary request, with implementing legislation of 28 March 2007: During a high-level meeting with the Permanent Representative, Swaziland indicated that the drafting of its national
- 10. May 2005. Comments were requested on that version, which were provided. Swaziland hoped that implementing legislation could be adopted by updates and progress regarding the implementing legislation to changes in the personnel of the National Authority. It was confirmed that the 20 – 22 June 2007: During the Technical Workshop on Legislative Drafting held in The Hague, Swaziland attributed the lack since 2005 of (3) parliamentarians would be necessary to enact the legislation. The Secretariat's assistance through a TAV would be needed. Parliament before parliamentary re-elections early in 2008. Awareness-raising and sensitisation of (1) stakeholders, (2) Cabinet, and Convention would be implemented by a Convention-specific Act, and it was indicated that the draft legislation had not been changed since
- 11. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 12. 9 – 11 July 2007: Swaziland attended the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa.

*

Yes		Prohibitions	Article I					×				Established	Authority	National		
Criminal		Penalties	Article I					×			Received	Submission	VII(5)	Article		
Yes		Territorial	Extra-					×				Key Areas	Covers All	Legislation		
Crin							(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal C		Penalties P	Article $II(1)$ Sc	•				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indic	
Criminal		Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	ators under	Sweden
Criminal		Penalties	Schedule 2	overage				×			2006	ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	n
Criminal		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	Article VI	tion*	
Policy		EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		2006	2004, and	2001 to	1998, 1999,				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source					Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Sweden on 29 April 1997.

2.

Sweden has a member in the NLE, and has offered and provided assistance to other States Parties.

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	Pro	A							Esta	Au	Na		
Yes	Prohibitions	Article I			×				Established	Authority	National		
Criminal	Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Territorial Application	Extra-			×				Key Areas	Covers All	Legislation		
Crin					×			Provided	Measures	Adopted	Text of		
Criminal and admin	Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal and admin	Penalties	Schedule 1	Legislative Coverage		×	3			Declarations	of Initial	Submission	Main Indicators under the Plan of	Switzerland
Criminal and admin	Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	r the Plan of A	rland
Criminal and admin	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
Law	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal and admin	Failure to Declare	Penalty for		2007	1998 to				Submissions	Article X(4)	Year(s) of		
LQ2		Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2. The Convention entered into force for Switzerland on 29 April 1997.
- Switzerland has offered and provided assistance to other States Parties.

9

Yes	**	Prohibitions	Article I		×				Established	Authority	National		
Criminal	2	Penalties	Article I		X			Received	Submission	VII(5)	Article		
Yes	App	Territorial	Extra-						Key Areas	Covers All	Legislation		
	<u> </u>			-	X			Provided	Measures	Adopted	Text of		
Criminal	•	Penalties	Article II(1)	-	(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Tajikistan
Criminal		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	stan
.'		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
.7		EUC	Schedule 3		?	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
,	Declare	Failure to	Penalty for		2005				Submissions	Article X(4)	Year(s) of		
VII,5			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Tajikistan on 29 April 1997
- 2. had been set up to study what laws were already in place and to decide how to establish the National Authority. 18 October 2003: During consultations at the annual meeting of National Authorities in The Hague, Tajikistan indicated that a special commission
- 4 December 2003: Tajikistan made a submission under Article VII(5).
- ε 4. October 2004: At the regional workshop for National Authorities of States Parties in Central Asia, held in Kazakhstan, samples of legislation were requested by Tajikistan. They were subsequently provided by the Secretariat.
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Tajikistan that included an offer of assistance
- 6. Netherlands and Belarus was provided to Tajikistan. June 2005: At the regional meeting of National Authorities in Eastern Europe, held in Kazakhstan, sample legislation made available by the
- .7 Secretariat conducted a National Authority training course for Afghanistan and Tajikistan, during which draft legislation was proposed and discussed with the Tajik authorities. August and September 2005: Tajikistan hosted the annual subregional meeting of Central Asian National Authorities. Following the meeting, the
- ∞ 6 November 2005: During the annual meeting of National Authorities in The Hague, Tajikistan indicated that the general part of the Penal Code makes the legislation applicable extraterritorially to Tajik nationals.
- of the deadlines to be met under it, and offering assistance 29 November 2005: The Secretariat sent a note verbale to Tajikistan communicating the decision on follow-up to the plan of action, informing it

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11. 10. implementation of the Convention. 13 – 23 March 2006: Tajikistan participated in a basic course in France for personnel of National Authorities who are involved in the national

been adopted regarding transfers of chemicals and safety regulations. 10 August 2006: The Ministry of Foreign Affairs was in the process of drafting legislation to implement the Convention. Some laws had recently

15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

12.

13. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference to the plan of action and offering assistance.

Tajikistan has a member in the NLE.

*

	Yes		Prohibitions	Article I					×				Established	Authority	National		
admin	Criminal and		Penalties	Article I					×			Received	Submission	VII(5)	Article		
	nd Yes	Application	Territorial	Extra-					×				Key Areas	Covers All	Legislation		
adı		tion	rial Penalties			part)	needed of	(Translation	×			Provided	Measures	Adopted	Text of		
admin	Criminal and Cri			Article II(1) So					×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage				×				Declarations	of Initial	Submission	ators under	Thailand
admin	Criminal and		Penalties	Schedule 2	Coverage							2006	is ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of Action*	ınd
admin	Criminal and		Penalties	Schedule 3					×	Checked	or Data	Submitted	Declarations	Project:	n Article VI	ction*	
	Policy		EUC	Schedule 3					×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for									Submissions	Article $X(4)$	Year(s) of		
	LQ2			Source					Yes			Review	Article XI(2e)	regarding	Confirmation		

2.

The Convention entered into force for Thailand on 9 January 2003.

23 – 25 April 2007: Thailand participated in a subregional workshop for customs authorities of States Parties in South East Asia that was held in Viet Nam.

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		Proh	Ar							Estab	Aut	Nat		
Yes	5	Prohibitions	Article I			×				Established	Authority	National		
Criminal and Admin		Penalties	Article I			×			Received	Submission	VII(5)	Article		
d Yes	Ap	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
Crin A					(Transl.)	×			Provided	Measures	Adopted	Text of		
Criminal and Admin		Penalties	Article II(1)	•		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	The form
Criminal and Admin		Penalties	Schedule 1	Legislative Coverage		×	<u>S</u>			Declarations	of Initial	Submission	Main Indicators under the Plan of	The former Yugoslav Republic of Macedonia
Admin		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	epublic of Ma
Admin	•	Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	cedonia
Admin	•	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Admin	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
LQ2			Source		(under way)	No			Review	Article XI(2e)	regarding	Confirmation		

^{2.} The former Yugoslav Republic of Macedonia has a member in the NLE. The Convention entered into force for The former Yugoslav Republic of Macedonia on 20 July 1997.

,	Proh	Ar						Estab	Aut	Nat			
	Prohibitions	Article I						Established	Authority	National			
	Penalties	Article I					Received	Submission	VII(5)	Article			
	Territorial	Extra-						Key Areas	Covers All	Legislation			
							Provided	Measures	Adopted	Text of			
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In		
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Timor-Leste	
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	Leste	
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*		
!	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for			
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of			
		Source					Review	Article XI(2e)	regarding	Confirmation			

- The Convention entered into force for Timor-Leste on 6 June 2003.
- 5 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Timor-Leste that included an offer of assistance
- ω organised in Portugal. Portugal's draft legislation was provided as a model. May 2005: Timor-Leste participated in a basic training course for National Authorities of lusophone States that Portugal and the Secretariat had
- 4. 29 November 2005: The Secretariat sent a note verbale to Timor-Leste communicating the decision on follow-up to the plan of action, informing
- S it of the deadlines to be met under it, and offering assistance. Authority training course held in Portugal in June 2006. No further information had been received by the reporting cut-off date June 2006: Because a political-military crisis was causing it logistical difficulties, Timor-Leste cancelled its participation in the advanced National
- 6. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- .7 without delay and to notify the OPCW when it had done so. 11 May 2007: The Chairperson of the Council, on behalf of its members, requested Timor-Leste to establish or designate its National Authority
- ∞ 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

1101	Proh	Ar							Estab	Autl	Nat		
полиона	Prohibitions	Article I			×				Established	Authority	National		
i Charics	Penalties	Article I						Received	Submission	VII(5)	Article		
Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
								Provided	Measures	Adopted	Text of		
Alditics	Penalties	Article II(1)				Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
1 CHAILICS	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	dicators under	Togo
i ciiaitics	Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	0
1 Charties	Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
100	JIII	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
		Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Togo on 29 April 1997.
- 2: developea. February 2004: At the regional workshop for National Authorities in Western Africa, held in Senegal, Togo stated that it had encountered financial and logistical problems in the work of its interim National Authority, and that no draft law pursuant to Article VII had yet been
- $\dot{\omega}$ send copies of the Convention and of the report of the Thirty-Sixth Session of the Council. These were subsequently sent by the Secretariat. 11 May 2004: Togo stated in a note verbale that the Ministry of Foreign Affairs and Cooperation would be grateful if the Secretariat could kindly
- 4. National Authority depended on the provision of this assistance. 26 May 2004: Togo's Ministry of Foreign Affairs and Cooperation sent a note verbale requesting a TAV and indicating that the establishment of a
- 6.5 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Togo that included an offer of assistance
- between Togo and the Secretariat on the plan of action and possible assistance. July 2005: At the ECOWAS-ICRC seminar on the implementation of IHL treaties in West Africa, held in Nigeria, consultations were held
- 7. 28 and 29 November 2005: A bilateral-assistance visit by the United States of America, with the support of the Secretariat, was made to Togo During it, a draft law and possible steps for a national action plan were reviewed

- ∞ deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Togo communicating the decision on follow-up to the plan of action, informing it of the
- 9. 25 – 27 July 2006: At the legal workshop for National Authorities in Central and West Africa held in Burkina Faso, Togo indicated that it had prepared a decree establishing the National Authority, and that it should be issued soon.
- 10. 2-4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting was held with Togo.
- 11. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 12. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- Togo has a member in the NLE.

	Prohibitions	Article I		X				Established Submission	Authority	National		
	Penalties	Article I					Received		VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
,							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Tonga
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	ga
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Tonga on 28 June 2003
- 14 16 June 2004: Tonga attended an awareness workshop in Fiji.
- 1 2 2 4 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Tonga that included an offer of assistance.
- assistance, particularly in relation to preparing its initial declaration (likely to be "nil") and in drafting implementing legislation. By e-mail it 25 March 2005: During a bilateral meeting Tonga indicated that it was ready to address Convention matters and would benefit from OPCW the Law Reform Committee for vetting, and thereafter to the Parliament. indicated that the procedure for preparing legislation was for Crown Law/the Ministry of Justice to prepare a draft, which would then be sent to
- S regarding the next steps in its legislative process as well as a pro forma initial declaration June 2005: The Secretariat conducted a TAV, at which Tonga developed draft implementing legislation and a proposed national plan of action
- 6. 29 November 2005: The Secretariat sent a note verbale to Tonga communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- .7 had been unable to use the Declaration Handbook to prepare their declarations because of a lack of technical expertise, and that Tonga believed 28 February 2006: During a high-level meeting with the Permanent Representative of Tonga in London, Tonga stated that implementation of the that implementation of the Convention in the Pacific would benefit from joint regional efforts Convention was part of the portfolio of the Ministry of Foreign Affairs, where staff turnover was very high. The Representative added that they

9 .8 10.

- to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, consultations were held with Tonga.
- 5 April 2007: A high-level meeting was held with the First Secretary of the High Commission in London. Tonga indicated that due to the recent passing away of the king and ensuing personnel changes in the Government, no progress with regard to the implementation of the Convention had finalising the considerations of Tonga's draft implementing legislation. recently been made. Tonga suggested organising a follow-up awareness workshop in Tonga in September or October 2007, with a view to
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

				Main Ind	Main Indicators under the Plan of Action*	the Plan of A	ction*			
National	Article	Legislation	Text of	Measures	Submission	Submission	Article VI	Penalties for	Year(s) of	Confirmation
Authority	VII(5)	Covers All	Adopted	to Control	of Initial	in 2007 of	Project:	Failure to	Article X(4)	regarding
\Box	Submission	Key Areas	Measures	Transfers	Declarations	ADPA for	Declarations	Provide	Submissions	Article XI(2e)
	Received		Provided	of		2006	Submitted	Data on		Review
				Scheduled			or Data	Article VI		
				Chemicals			Checked	Declarations		
X					X		X		1998 to	No
									2007	
									(Each year:	
									no	
									programme)	
					Legislative Coverage	Coverage				
Article I	Article I	Extra-		Article II(1)	Schedule 1	Schedule 2	Schedule 3	Schedule 3	Penalty for	Source
Prohibitions	Penalties	Territorial		Penalties	Penalties	Penalties	Penalties	EUC	Failure to	
		Application	tion						Declare	

- 1. The Convention entered into force for Trinidad and Tobago on 24 July 1997.
- 2 stakeholders. A meeting was being held at the Ministry of Foreign Affairs involving producers of DOC and other chemicals with a view to pertaining to the Convention pending the establishment of the National Authority. The latter required the passage of implementing legislation. In making declarations pursuant to Article VI of the Convention. The Ministry of Foreign Affairs had performed an interim role in matters 15 August 2003: Trinidad and Tobago indicated in an e-mail that the draft implementing legislation was being studied by the relevant this regard, the Ministry would be grateful for the assistance of the Secretariat with the vetting of the said draft legislation.
- $\dot{\omega}$ commented on by the stakeholders; that it would be submitted to Parliament at the end of 2003 and adopted in the first quarter of 2004; and that May 2003: During consultations in an Article VI workshop, Trinidad and Tobago reported that draft legislation had been prepared and was being the draft would be sent to the Secretariat for comment.
- 4. February 2004: Trinidad and Tobago submitted its draft legislation to the Secretariat for review, and it provided its comments

- S the Secretariat's comments into account, and that the procedure for parliamentary approval would be initiated. It added that, even without March 2004: At the regional meeting of National Authorities, held in Bolivia, Trinidad and Tobago indicated that its draft had been revised to take legislation, Trinidad and Tobago could gather the information it needed for declarations, and that it had successfully received its first inspection.
- 6. March 2005: At a briefing session in Brussels, Trinidad and Tobago indicated that the bill was before the legislative review committee of the Cabinet, after which it would be introduced in Parliament. It was hoped that it would be passed before the Tenth Session of the Conference
- .7 informing it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Trinidad and Tobago communicating the decision on follow-up to the plan of action,
- ∞ on-site review, and the Secretariat provided its comments. 24 and 25 April 2006: During a meeting for legislative drafters in Saint Kitts and Nevis, Trinidad and Tobago submitted its draft legislation for
- 9 Tobago indicated that the aforementioned meeting of legislative drafters had been instrumental in helping the Government decide on the 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Trinidad and legislative approach to be taken; that it was in the process of redrafting the legislation to accommodate the policy decisions taken; and that there
- 10. would be a stakeholders meeting at the end of June, by which time the revised draft should be ready. 28 August 2006: In an e-mail, Trinidad and Tobago indicated that the completed draft had been submitted to the National Authority for its review.
- 11. on a voluntary basis. 29 November 2006: During consultations with the Permanent Representation, the Secretariat was informed that, in the absence of legislation, Trinidad and Tobago fulfilled its declaration obligations by collecting relevant data on a voluntary basis. Also inspections were being carried out
- 12. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 13. 5 – 15 March 2007: Trinidad and Tobago participated in a basic course for personnel of National Authorities, held in France.
- 14. started drafting a separate set of administrative regulations. It indicated that it would request a TAV to support the drafting of these regulations. of the Convention. Implementing legislation was to be introduced by amending the criminal code. Trinidad and Tobago also reported to have 29 – 31 May 2007: At the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Trinidad and Tobago indicated that the Legal Department of the Ministry of Foreign Affairs was in the process of formulating the laws for the implementation
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 16. Trinidad and Tobago has a member in the NLE.

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X		Prohibitions	Article I		X				Established	Authority	National		
X		Penalties	Article I		×			Received	Submission	VII(5)	Article		
×	Application	Territorial	Extra-		X				Key Areas	Covers All	Legislation		
	ion				X			Provided	Measures	Adopted	Text of		
X		Penalties	Article II(1)		X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
×		Penalties	Schedule 1	Legislative Coverage	×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Tunisia
×		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	sia
×		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
×		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
×	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
VII(5)			Source					Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for Tunisia on 29 April 1997.

2 : 18 May 2007: Along with a letter to the Director-General Tunisia submitted the French and Arabic texts of implementing law No. 2007-22 of 24 April 2007, together with the related decision of the Constitutional Council.

ж

-X-

Yes Criminal Yes Criminal Yes Yes Yes	Application	Prohibitions Penalties Territorial Penalties P	Article I Article I Extra- Article II(1) Schedule 1 Schedule 2 Sched	Legislative Coverage	(Transl.)		Chemicals Chec	Scheduled or D	Received Provided of 2006 Subm	Established Submission Key Areas Measures Transfers Declarations ADPA for Declar	Authority VII(5) Covers All Adopted to Control of Initial in 2007 of Proj.	National Article Legislation Text of Measures Submission Submission Article	Main Indicators under the Plan of Action*	Turkey
riminal		enalties	icle II(1			×	Chem	Schec	0.	Trans	to Co	Meas	Mai	
		P				-	ucals	luled	f		ntrol		n Indic	
Yes		enalties	hedule 1	Legislative		×				Declarations	of Initial	Submission	ators under	Turk
Yes		Penalties	Schedule 2	Coverage		×			2006		in 2007 of	Submission	the Plan of A	æy
Yes		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
Yes		EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for		2005	2002 and				Submissions	Article X(4)	Year(s) of		
LQ,2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Turkey on 11 June 1997.
- 2. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Turkey participated in a training session for National Authorities on declarations and inspections held in the United
- ω for failure to declare. 16 May 2007: Turkey submitted an updated response to the second Legislation Questionnaire, according to which it had not established penalties
- 4. report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress

Yes		Prohibitions	Article I		X				Established Submission	Authority	National		
Criminal		Penalties	Article I		(X)			Received		VII(5)	Article		
Yes	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
C ₁	ion							Provided	Measures	Adopted	Text of		
Criminal		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	(X)				Declarations	of Initial	Submission	Main Indicators under the Plan o	Turkmenistan
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	nistan
No		Penalties	Schedule 3		Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Turkmenistan on 29 April 1997
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Turkmenistan that included an offer of assistance
- 3.2. chemical and biological weapons. Under the Counter-terrorism Law of 2003, the use or threat of use of nuclear, radiological, chemical or biological substances is considered to be an act of terrorism and is punishable of 5-10 years. [...] Precursor chemicals are regulated under the 23 August 2005: Turkmenistan stated in a note verbale: "The Constitution of Turkmenistan prohibits the production or transfer of nuclear, legislation implementing the narcotics conventions." Also enclosed was its response to the second Legislation Questionnaire
- 4. National Authority. 23 November 2005: In a fax Turkmenistan stated that the Ministry of Defence had been appointed by the Government of Turkmenistan as the
- S it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Turkmenistan communicating the decision on follow-up to the plan of action, informing
- 7. 2 February 2006: A high-level meeting with the Permanent Representative was held in Brussels, during which Turkmenistan requested a TAV.
- of the Ministry of the Defence was of an interim nature at this point a Coordinating Committee in the Ministry of Defence had been established process of drafting a presidential decree that would create a special Centre for Chemical Weapons Convention Implementation. The designation 1 and 2 March 2006: The Secretariat conducted an awareness seminar in Turkmenistan, during which Turkmenistan indicated that it was in the to study the Convention and prepare the draft decree

- ∞ additional legislation to be drafted; and that, in view of the centralised system in Turkmenistan, it considered that most aspects of the Convention new Presidential decree was expected to be signed presently, which would designate the Ministry of Defence as the Chair of the National 27 – 29 September 2006: During a subregional meeting of National Authorities in Central Asia held in Kyrgyzstan, Turkmenistan reported that a were already enforceable. The Secretariat's review of existing legislation was also requested. Authority; that other relevant agencies would also be included in its structure; that the new entity would take up the matter of consideration of any
- 9 Implementation of the Convention". on the Implementation of the Convention" and the "Functional Responsibilities of the Ministries and Agencies of Turkmenistan on the 28 November 2006: Turkmenistan sent a *note verbale* to the Secretariat indicating that the President had signed on 5 October 2006 the "Decision
- 10. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 11. 12. 4 January 2007: Turkmenistan provided information about the newly established permanent National Authority
- Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Turkmenistan participated in a training session for National Authorities on declarations and inspections held in the United
- 13. 20-22 June 2007: Turkmenistan attended the Technical Workshop on Legislative Drafting held in The Hague
- 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage					Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Tuvalu
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	du
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Tuvalu on 18 February 2004
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Tuvalu that included an offer of assistance
- ω ω next steps in its legislative process, as well as a pro forma initial declaration. June 2005: During a workshop in Tonga Tuvalu developed draft implementing legislation and a proposed national plan of action regarding the
- September 2005: An e-mail indicated that at the moment no progress could be reported
- 4. 2 the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Tuvalu communicating the decision on follow-up to the plan of action, informing it of
- 9 subsequently provided to Tuvalu in finalising its draft implementing legislation, and it was encouraged to designate or establish a National 18 – 22 June 2006: During a PIF regional-security meeting held in Fiji, consultations were held with Tuvalu. Further follow-up assistance was
- 7. 5 October 2006: Tuvalu sent an e-mail to the Secretariat designating its National Authority under the Office of the Attorney-General and indicating that it would appreciate assistance with the implementation of its obligations
- ∞ to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 9. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

9

		1												1	
	Yes		Prohibitions	Article I			×				Established	Authority	National		
admin	Criminal and		Penalties	Article I			<u>X</u>			Received	Submission	VII(5)	Article		
	nd Yes	Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
		ion								Provided	Measures	Adopted	Text of		
	No		Penalties	Article II(1)			(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	No		Penalties	Schedule 1	Legislative Coverage		×		<u> </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of	Uganda
	No		Penalties	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	ıda
admin	Criminal and		Penalties	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	Policy		EUC	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	No	Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
	LQ2			Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Uganda on 30 December 2001.
 August 2003: At the regional meeting of National Authorities, hel
- August 2003: At the regional meeting of National Authorities, held in the Sudan, Uganda stated that there was no specific implementing Anti-Terrorism Act of 2000; it added, however, that this Act was more specific to the BWC. legislation in place, although some of the Convention's requirements were covered by certain provisions of other laws and regulations and by the
- ω 6 and 7 September 2004: During a national training course in Uganda, it was agreed that new implementing legislation would be required rather empowered the National Authority to require declarations and to monitor production and trade in hazardous chemicals. noted that two pieces of legislation, the Environmental Protection Agency Act 1994 and the Pesticides Control and Management Act 1996, than amendments to existing laws. A group would draft a note for the Cabinet to authorise the new law and then draft legislation. Uganda also
- 4. 2 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Uganda that included an offer of assistance.
- begin drafting, and that they were expecting an answer soon. 30 March 2005: Uganda indicated by e-mail that the National Authority had prepared a memorandum to the Cabinet requesting authorisation to
- and that a progress report would be submitted to the Conference at its Tenth Session. site Secretariat review and comment. The Secretariat was informed that the draft would be submitted for Cabinet review and then to Parliament, May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, draft legislation was submitted for on-

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submitted to the Secretariat for review and comment, which were provided. its Cabinet memorandum was successful and the National Authority had received instructions to draft legislation. The draft legislation was 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Uganda indicated that

 ∞ 6 November 2005: During the annual meeting of National Authorities in The Hague, Uganda indicated that its draft legislation had been submitted would be submitted to Parliament in January and should be approved by March 2006. to the Cabinet for comments; that the Secretariat's comments would be incorporated into the new version of the legislation; and that the draft

9. the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Uganda communicating the decision on follow-up to the plan of action, informing it of

11. 10. general elections, before tabling the Chemical Weapons Prohibitions Bill for enactment. The e-mails also stated that it had already taken into 9 August 2006: Uganda sent an e-mail to the Secretariat indicating that it was waiting for the new Parliament to convene in May 2006, after consideration the comments the Secretariat had made on the draft, and other comments from various stakeholders. 16 and 17 October 2006: Uganda participated in the fourth regional meeting of National Authorities of States Parties in Africa held in the

parliament was being planned for January 2007. Republic of Tanzania, during which it reported that its draft law had been submitted to Cabinet and that a sensitisation workshop for members of

2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Uganda reported that the draft had gone through its first reading in Parliament. The second reading and adoption were expected to take place in February 2007

12.

13. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up

9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference

15.

Uganda has a member in the NLE.

Established **Prohibitions** Authority National Article I Yes × Submission Received VII(5) Article Penalties Criminal Article I × **Key Areas** Covers All Legislation Application × Territorial Extra-Yes Measures Provided Adopted Text of × Article II(1) Penalties Admin Scheduled to Control Transfers Measures Chemicals Main Indicators under the Plan of Action* × Criminal and Schedule 1 Penalties admin **Declarations** Submission Legislative Coverage of Initial × Ukraine Criminal and Schedule 2 Submission Penalties ADPA for in 2007 of admin 2006 × Criminal and **Declarations** Schedule 3 Article VI Submitted **Penalties** Project: Checked or Data admin Penalties for Declarations Schedule 3 Article VI Failure to Data on Provide EUC Law × Submissions 2003, 2006, 2000, 2002 Article X(4)and 2007 Year(s) of Penalty for Failure to Declare Admin Article XI(2e) Confirmation regarding Review Source Yes LQ2

The Convention entered into force for Ukraine on 15 November 1998.

	Yes		Prohibitions	Article I		X				Established S	Authority	National		
admin	Criminal and		Penalties	Article I		×			Received	Submission	VII(5)	Article		
	d Yes	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
		ion				X			Provided	Measures	Adopted	Text of		
	No		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage	X	S	<u> </u>		Declarations	l of Initial	Submission	Main Indicators under the Plan of	United Arab Emirates
admin	Criminal and		Penalties	Schedule 2	Coverage	X			2006	s ADPA for	in 2007 of	Submission) Emirates
	Criminal		Penalties	Schedule 3		×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
	Criminal		EUC	Schedule 3		X	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Criminal	Declare	Failure to	Penalty for		2006				Submissions	Article X(4)	Year(s) of		
,	LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for the United Arab Emirates on 28 December 2000.
- national law for the regulation and control of the use of chemicals and chemical weapons, which has been submitted to the Ministerial Technical 30 July 2003: The United Arab Emirates indicated in a note verbale that the national authorities of the United Arab Emirates have drafted a Committee for discussion. The national authorities would inform the Secretariat as soon as the reported draft had been adopted as law.
- ω 4. October 2003: The Secretariat commented on a draft submitted by the United Arab Emirates.
- that it would be adopted by the end of 2004. Secretariat had provided on-site comments, would soon be circulated for comments and eventual approval by the pertinent authorities, in the hope 4 – 7 April 2004: At a national training course, the United Arab Emirates indicated that draft national implementing legislation, to which the
- 6. 5. 9 February 2005: The Director-General wrote a letter to the Foreign Minister of the United Arab Emirates that included an offer of assistance
- March 2005: At a subregional workshop of the GCC countries, the United Arab Emirates indicated that the draft legislation would be submitted to legislators by the Tenth Session of the Conference.
- .7 quarter of 2006. the only major constraint was the lack of legislation and related national-implementation measures, which would be finalised early in the first 14 November 2005: Consultations were held on industry-related implementation issues. In this meeting, the United Arab Emirates reiterated that

- ∞ action, informing it of the deadlines to be met under it, and offering assistance 29 November 2005: The Secretariat sent a note verbale to the United Arab Emirates communicating the decision on follow-up to the plan of
- 9 the constitutional process, before the legislation was promulgated. the GCC. During the workshop, the United Arab Emirates indicated that its draft legislation was going through the process of being approved by 7 – 10 May 2006: The United Arab Emirates hosted and participated in a workshop on the Convention for States Parties that are also members of the seven Emirates, and that the resulting consolidated text would be referred to the Council of Ministers for adoption and for the completion of
- 10. 5 – 7 September 2006: At the fourth meeting of National Authorities in Asia, held in Indonesia, the United Arab Emirates reported that its draft would be forwarded to the Supreme Council legislation was now with the Ministers of the Cabinet, who were reviewing it for its constitutionality, and that, by the end of October 2006, it
- 11. 9 October 2006: In a note verbale, the United Arab Emirates informed the Secretariat that its draft implementing legislation had been sent to the Council of Ministers for approval.
- 12. Development, Production, Stockpiling and Use of Chemical Weapons, No. 40 of 2006 28 November 2006: Under cover of a note verbale, the United Arab Emirates transmitted a copy of the Federal Law on the Prohibition of the
- 13. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, a meeting on implementation of the Convention in federal systems was held with the United Arab Emirates.
- 14. 3 January 2007: An updated response to the second Legislation Questionnaire was sent to the Secretariat.
- 15. the United Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: The United Arab Emirates participated in a training session for National Authorities on declarations and inspections held in
- 16. 23 – 25 April 2007: The United Arab Emirates participated in a subregional workshop held in Viet Nam for customs authorities of States Parties in South East Asia.
- 17. 29 April – 2 May 2007: During a regional workshop for GCC States on the implementation of the Convention, which focussed on regulatory United Arab Emirates, including the Free Zone of Jabal Ali. indicated that as federal law took precedence over the internal laws of the seven Emirates the Convention would be implemented throughout the requirements for chemical industry and trade in scheduled chemicals, the United Arab Emirates reiterated the need to discuss regulations. It also
- 18. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 19. The United Arab Emirates has a member in the NLE.

										F				
Yes		Prohibitions	Article I			×				Established	Authority	National		
Criminal		Penalties	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
С	tion					×			Provided	Measures	Adopted	Text of		Uni
Criminal		Penalties	Article II(1)			×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	ted Kingdo
Criminal		Penalties	Schedule 1	Legislative Coverage		×		<u>· </u>		Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	United Kingdom of Great Britain and Northern Ireland
Criminal		Penalties	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	itain and Nort
Criminal		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	thern Ireland
Policy		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Failure to	Penalty for		2007	1997 to				Submissions	Article $X(4)$	Year(s) of		
LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 2.1 The Convention entered into force for the United Kingdom of Great Britain and Northern Ireland on 29 April 1997.
- Parties. The United Kingdom of Great Britain and Northern Ireland hosted National Authority training courses in January 2006 and in January The United Kingdom of Great Britain and Northern Ireland has a member in the NLE, and has offered and provided assistance to other States

	Prohibitions	Article I		X				Established	Authority	National		
	Penalties	Article I					Received	Submission	VII(5)	Article		
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
ion							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	Adopted to Control	Measures	Main In	U
	Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	United Republic of Tanzania
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	c of Tanzania
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- 2: The Convention entered into force for the United Republic of Tanzania on 25 July 1998
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of the United Republic of Tanzania that included an offer of
- chemicals, and anti-terrorism in order to begin drafting its implementing legislation. reported that it expected to initiate the process of drafting national legislation soon. It had already reviewed existing legislation for arms control, May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, the United Republic of Tanzania

 ω

- 4. workshop scheduled for February 2006. submitted its draft legislation to the Secretariat for review and comment, which were provided. Consultations were held on a national training 20 and 21 October 2005: At the third regional meeting of National Authorities in Africa, held in Nigeria, the United Republic of Tanzania
- S held on its draft legislation and on assistance that might be needed. November 2005: During the Tenth Session of the Conference, consultations between the Secretariat and the United Republic of Tanzania were
- 6. of action, informing it of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to the United Republic of Tanzania communicating the decision on follow-up to the plan
- regional meeting of African National Authorities to take place in February 2006. It also stated that, as an expression of its political commitment to the Convention, it would host that year's was interested in becoming an active OPCW member and that, for that purpose, it was looking forward to the support mission that was scheduled 1 February 2006: During a high-level meeting with the Permanent Representative in Brussels, the United Republic of Tanzania indicated that it

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- completed by October 2006. approval by the end of April 2006, and that the Ministry of Justice and Constitutional Affairs would draft legislation, which was expected to be of Defence and National Service, that an interministerial discussion on this Note had taken place, that it expected that the Cabinet would give its 13 – 16 February 2006: During a TAV, the United Republic of Tanzania indicated that a Note for the Cabinet had been prepared by the Ministry
- 9. 21 February 2006: The Secretariat sent a letter to the United Republic of Tanzania referring to the consultations held with the Interim National Authority in Dar es Salaam in February 2006 and seeking an indication of the steps this State Party had taken to enact implementing legislation.
- 10. Authority in order to speed up the process of implementing obligations of the Convention. 20 April 2006: The United Republic of Tanzania sent a fax to the Secretariat indicating that it had made a decision to form an Interim National
- 11. order to review the progress with the decisions that had been taken, and that it would keep the Secretariat informed of developments. 19 July 2006: In an e-mail the United Republic of Tanzania indicated that the interim National Authority would meet in early August 2006 in
- 12. chemical stakeholders was in progress. Although it was still hoping to meet the December 2006 deadline, the internal target dates set by the INA government to implement the legislation, declaration and inspection regimes; apply for basic courses and specialised training for members of the had not all been realised because the legislative process was slow. Problems that had been encountered were the lack of awareness on the forward was to: Fast track the legislative process and keep the OPCW informed; review the budget and request additional funds from the Convention's issues, competing priorities at the governmental level and funding difficulties during the early stages of implementation. The way follow-up was continuing by the legal sub-committee in the Interim National Authority (INA). Standing Operating Procedures and liaison with all meeting, the United Republic of Tanzania reported the following: Its concrete progress on national implementation was a direct result of increased INA and others; and initiate and conduct a national advocacy programme on the Convention as well as a civil chemical defence programme implementation support after the Action Plan was decided. The Cabinet paper for the legislative process had received its second reading and 16 and 17 October 2006: The United Republic of Tanzania hosted the fourth regional meeting of National Authorities in Africa. During the
- 13. to the plan of action and offering assistance 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 14. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference
- 15. 9 – 11 July 2007: The United Republic of Tanzania attended the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa.
- 16. The United Republic of Tanzania has a member in the NLE

												F				
	Yes		Prohibitions	Article I				×				Established	Authority	National		
admin	Criminal and		Penalties	Article I				×			Received	Submission	VII(5)	Article		
	nd Yes	Application	Territorial	Extra-				×				Key Areas	Covers All	Legislation		
		tion						×			Provided	Measures	Adopted	Text of		
admin	Criminal and		Penalties	Article II(1)				×	Chemicals	Scheduled	of	Tr	to Control	Measures	Main In	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage			×	<u>S</u>			Declarations	of Initial	Submission	Main Indicators under the Plan of	United States of America
admin	Criminal and		Penalties	Schedule 2	Coverage			×			2006	a ADPA for	in 2007 of	Submission	r the Plan of A	of America
admin	Criminal and		Penalties	Schedule 3				×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	Law		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		to 2007	2002, 2004	1999, 2001,				Submissions	Article X(4)	Year(s) of		
	LQ2			Source				Yes			Review	Article XI(2e)	regarding	Confirmation		

The Convention entered into force for the United States of America on 29 April 1997.

2 :

The United States of America has a member in the NLE, and has offered and provided assistance to other States Parties.

Yes		Prohibitions	Article I		X				Established	Authority	National		
Criminal		Penalties	Article I		×			Received	Submission	VII(5)	Article		
Yes	Application	Territorial	Extra-						Key Areas	Covers All Adopted	Legislation		
	ion			•	X			Provided	Measures	Adopted	Text of		
No		Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
No		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of	Uruguay
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	иау
No		Penalties	Schedule 3		×	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Uruguay on 29 April 1997.
 March 2004: At the regional National Authority meeting held
- prohibited by the Convention. presidential decree that year and that after elections, it would start the longer process of drafting new criminal penalties for the commission of acts March 2004: At the regional National Authority meeting held in Bolivia, Uruguay indicated that it would be adopting its legislation as a
- $\dot{\omega}$ September 2004: The Secretariat conducted a National Authority training course, which included a session in which it provided on-site legislativedrafting assistance
- 4. production of chemical and toxic material that could be used to produce chemical weapons, and that the decree included penal and administrative 29 October 2004: Uruguay indicated in an e-mail that in September 2004 the government had passed Decree No. 311/04, which controls the
- 6.5 11 February 2005: The Director-General wrote a letter to the Foreign Minister of Uruguay that included an offer of assistance
- the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Uruguay communicating the decision on follow-up to the plan of action, informing it of
- .7 National Authorities who are involved in the national implementation of the Convention 17 – 26 January 2006: Uruguay participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from
- ∞ 7 March 2006: Uruguay faxed a copy of Decree No. 311/04 dated 9 September 2004

-X-

- 9 provide Uruguay with the necessary awareness for adopting the required legislation. reported that the Ministry of Foreign Affairs had been working on a draft that was now almost complete, and that, in its view, a TAV would 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Uruguay
- 10. 3 - 13 July 2006: Uruguay participated in a basic course in Spain for personnel of National Authorities who are involved in the national implementation of the Convention.
- 11. submitted for on-site review, and the Secretariat provided its comments. 7 – 8 September 2006: The Secretariat made a TAV to Uruguay with the support of an expert from the NLE during which draft legislation was
- 12. 25 September 2006: Uruguay informed the Secretariat in a note verbale that, as a result of the workshop that had been held on 7 and 8 September 2006, certain areas of its draft had been identified as requiring revision in order to comply with the Convention, and that a consultant would be
- 13. to the plan of action and offering assistance. hired to prepare the changes. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 14. 29 – 31 May 2007: During the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in Chile, Uruguay June. This draft would then be sent to the Secretariat for comments. reported that the National Authority had hired a consultant and that it expected that draft implementing legislation would be finalised by the end of
- 15. 2 – 6 July 2007: Uruguay attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain
- 16. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 17. expressed its confidence in the fulfilment of all legislative requirements within the following six months. 26 – 27 July 2007: During the regional meeting of members of Parliaments of States Parties in Latin America, held in Colombia, Uruguay
- 18. Uruguay has three members in the NLE.

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Yes	Pronibitions	Article I			×				Established	Authority	National		
Criminal	Penames	Article I			×			Received	Submission	VII(5)	Article		
Yes	Application	Extra-			×				Key Areas	Covers All	Legislation		
			-		×			Provided	Measures	Adopted	Text of		
Criminal	Penalties		1		×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
Criminal	Penaities		Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Uzbekistan
Criminal	Penaities	Schedule 2	Coverage		×			2006	ADPA for	in 2007 of	Submission	the Plan of A	stan
Criminal	Penaities	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
Law	EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Criminal	Declare	Penalty for	1	programme)	2005 (No				Submissions	Article X(4)	Year(s) of		
LQ2 and VII(5)		Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

^{2.} The Convention entered into force for Uzbekistan on 29 April 1997.

Uzbekistan has a member in the NLE.

											1	
Promotuons	Article I			×				Established	Authority	National		
renames	Article I						Received	Submission	VII(5)	Article		
Application								Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
renames					Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
renames	Schedule 1	Legislative Coverage						Declarations	of Initial	Submission	Main Indicators under the Plan of	Vanuatu
renalues	Schedule 2	Coverage					2006	ADPA for	in 2007 of	Submission	the Plan of A	atu
renames	Schedule 3			N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
EUC	Schedule 3				Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
	Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Vanuatu on 16 October 2005
- 2 the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Vanuatu communicating the decision on follow-up to the plan of action, informing it of
- ω of Foreign Affairs would be designated as the National Authority, and that the Council had issued an order for the State Law Office to prepare the the implementation of Vanuatu's other Article VII obligations. relevant implementing legislation. The Secretariat responded with a request for contact details for the National Authority and for a plan regarding 11 January 2006: Vanuatu stated in a letter to the Director-General that the Council of Ministers had decided on 4 May 2005 that the Department
- 1-4 August 2006: A TAV took place in Vanuatu, during which draft legislation and a national action plan were prepared
- 4. 3 to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 6. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- .7 instructions. Vanuatu participated in a Secretariat workshop on drafting implementing legislation. had no draft of implementing legislation. It hoped that the Ministry of Foreign Affairs would subsequent to the workshop issue drafting 15 – 17 August 2007: During a legal workshop for National Authorities in Pacific Island States, held in Palau, Vanuatu indicated that it currently

No		Prohibitions	Article I		X				Established	Authority	National		
No		Penalties	Article I					Received	Submission	VII(5)	Article		
No	Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
	ion			•				Provided	Measures	Adopted	Text of		
Yes		Penalties	Article II(1)		No	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
No		Penalties	Schedule 1	Legislative Coverage	X				Declarations	of Initial	Submission	Main Indicators under the Plan of	Venezuela
No		Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	the Plan of A	uela
No		Penalties	Schedule 3		X	Checked	or Data	Submitted	Declarations	Project:	Article VI	f Action*	
No		EUC	Schedule 3		No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
No	Declare	Failure to	Penalty for						Submissions	Article $X(4)$	Year(s) of		
LQ2			Source		No			Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Venezuela on 2 January 1998
- 2: the decree, the National Authority would draft the implementing legislation once it was established. 15 September 2003: Venezuela sent the Secretariat a draft decree establishing the National Authority, and stated that, as foreseen in Article 3 of
- ω legislation existed; that the law drafted in 1998 had not been adopted; that in 2003, a draft had been sent to the Ministry of Sciences, Defence, 10 – 12 March 2004: At the regional meeting of National Authorities held in Bolivia, Venezuela indicated to the Secretariat that some pre-existing Industry and Petrochemicals; and that Venezuela would establish its National Authority by the end of 2004.
- 4. that, until it was established, the implementing legislation could not be prepared. July 2004: At a National Authority training course, Venezuela indicated that the establishment of the National Authority had been delayed and
- 6.5 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Venezuela that included an offer of assistance
- expected to be adopted by November, and that it would then be the responsibility of the National Authority to prepare the draft national parts of existing legislation were relevant to the Convention; that the draft decree for the formal establishment of the National Authority was progress in reaching out to industry and in preparing its declarations for 2005; that it did not have specific implementing legislation, but that some implementing legislation July 2005: At the subregional meeting of National Authorities in Central America, held in Guatemala, Venezuela indicated that it had made

-X

- .7 Secretariat proposed draft legislation. October 2005: Venezuela participated in the legal workshop conducted by the Secretariat in Peru, for the Andean Community, at which the
- ∞ 18 October 2005: Venezuela submitted its draft decree establishing the National Authority to the Secretariat for review and comment, which were
- 9. 23 November 2005: Under cover of a note verbale, Venezuela transmitted a copy of the Presidential decree establishing the National Authority.
- 10. of the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Venezuela communicating the decision on follow-up to the plan of action, informing it
- 11. prepared by the Ministry of Foreign Affairs. 28 March 2006: The National Authority reported that it had held its first ordinary meeting and had started the examination of draft legislation
- 12. 24 and 25 April 2006: A TAV for the Andean Community was conducted by the Secretariat in Peru, during which Venezuela's draft legislation
- 13. it expected that it would need OPCW assistance when it reached phase 2, possibly in October or November 2006. needed; (2) it would review existing legislation and make recommendations on what additional measures were necessary; and (3) it would initiate other ministries or agencies, and that legislative aspects were being addressed in three phases: (1) the National Authority would assess what was indicated that a National Committee for the Convention had been established in the Ministry of Foreign Affairs, with members drawn from 10 22 and 23 May 2006: At the seventh regional meeting of National Authorities in Latin America and the Caribbean, held in Mexico, Venezuela parliamentary approval and then the promulgation and publication of the necessary laws. Venezuela reported that it was then at phase 1, and that
- 14. the draft in its plenary meeting on 10 October 2006, and that the draft would next be submitted to the Procuraduría General of the Republic for 29 September 2006: In a note verbale, the Permanent Representation informed the Secretariat that its comments on the draft during the TAV in April 2006 had been incorporated into it and circulated to the members of the National Authority, that the National Authority planned to decide on
- 15. Authority related to Article VII of the Convention. 15 November 2006: Under cover of a note verbale, Venezuela submitted a document informing the Secretariat of the activities of the National
- 16. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, Venezuela indicated that the draft legislation was being would be submitted to the Office of the Attorney-General. The need for an awareness workshop was expressed considered by the agencies represented in the National Authority and was expected to be cleared by the end of December 2006, after which it
- 17. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- subsequently provided April 2007: Under cover of a note verbale, Venezuela submitted draft implementing legislation for review and comments that were

18

- 19. request of Venezuela dated 6 August 2007. 29 - 31 May 2007: Venezuela participated in the eighth regional meeting of National Authorities in Latin America and the Caribbean, held in time of the TAV to Venezuela (29 to 31 August 2007) the draft would be ready for submission to Parliament. The TAV has been postponed upon Chile. Venezuela indicated that it would incorporate the comments provided by the Secretariat into its draft law in June. It indicated that at the
- 20. 21. 2 – 6 July 2007: Venezuela attended the Advanced Course for Spanish-Speaking National Authorities, held in Spain.
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- Venezuela has a member in the NLE.

*

	Y		Prohi	Arti			×				Established	Authority	National		
	Yes		Prohibitions	Article I								ority	onal		
admin	Criminal and		Penalties	Article I			×			Received	Submission	VII(5)	Article		
	nd Yes	Application	Territorial	Extra-			×				Key Areas	Covers All	Legislation		
admin	Crimir	tion	rial Penalties	- Article II(1)		(Transl.)	X +			Provided	Measures	Adopted	Text of		
nin	Criminal and Cr						X	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Indi	
admin	Criminal and		Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	cators under	Viet Nam
admin	Criminal and		Penalties	Schedule 2	Coverage		×			2006	is ADPA for	in 2007 of	n Submission	Main Indicators under the Plan of Action*	am
admin	Criminal and		Penalties	Schedule 3			×	Checked	or Data	Submitted	Declarations	Project:	n Article VI	ction*	
admin	Criminal and		EUC	Schedule 3			×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
admin	Criminal and	Declare	Failure to	Penalty for		2007	2006 and				Submissions	Article X(4)	Year(s) of		
	LQ2			Source			Yes			Review	Article XI(2e)	regarding	Confirmation		

- 3. 2. 1. The Convention entered into force for Viet Nam on 30 October 1998.
 - 23 25 April 2007: Viet Nam hosted the subregional workshop for customs authorities of States Parties in South East Asia.
- Authority were held. 26 and 27 April 2007: Two one day national awareness workshops on declarations and inspections for Stakeholders of the Vietnamese National
- Viet Nam has a member in the NLE.

	Prohibitions	Article I		X				Establish	Authority	National		
							Received	Established Submission	$y \mid VII(5)$	l Article		
	Penalties	Article I					ved					
Application	Territorial	Extra-						Key Areas	Covers All	Legislation		
							Provided	Measures	Adopted	Text of		
	Penalties	Article II(1)			Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
	Penalties	Schedule 1	Legislative Coverage	(X)				Declarations	of Initial	Submission	dicators unde	Yemen
	Penalties	Schedule 2	Coverage				2006	ADPA for	in 2007 of	Submission	Main Indicators under the Plan of Action*	en
	Penalties	Schedule 3		N/A	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
	EUC	Schedule 3			Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for						Submissions	Article X(4)	Year(s) of		
		Source					Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Yemen on 1 November 2000
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Yemen that included an offer of assistance
- 3 :2 : Authority, and that the President's signature was still pending. July 2005: Yemen sent an e-mail to the Secretariat indicating that the Cabinet had approved the draft presidential decree establishing the National
- 4. September 2005: At the third regional meeting of National Authorities in Asia, held in the Islamic Republic of Iran, Yemen reiterated that it was ready to put in place a decree establishing the National Authority.
- 5. the deadlines to be met under it, and offering assistance. 29 November 2005: The Secretariat sent a note verbale to Yemen communicating the decision on follow-up to the plan of action, informing it of
- 6. 3 February 2006: A high-level meeting with the Permanent Representative was held in Brussels, in which Yemen confirmed that the presidential decree establishing the National Authority in the Ministry of Foreign Affairs had been signed and a formal request for training would be sent.
- .7 suggested that training be organised for its National Authority. 27 March 2006: Yemen sent the Secretariat, under cover of a note verbale, an official translation of a decision on the establishment of its National Authority. Yemen also indicated that it was looking forward to receiving assistance with national implementation of the Convention, and
- ∞ 7 – 10 May 2006: During a workshop on the implementation of the Convention for GCC countries held in the United Arab Emirates, discussions were held on a possible TAV by the Secretariat.

- 9. 5 – 7 September 2006: During the fourth regional meeting of National Authorities in Asia, held in Indonesia, Yemen provided copies of its Law indicated that these laws regulate chemicals in Yemen. No. 25 of 1999 concerning the handling of pesticides for plant pests, and Law No. 32 of 1999 concerning the quarantining of plants.
- 10. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, consultations were held with Yemen
- 11. requirements so as not to form a technical barrier to trade. The need for capacity building in customs was expressed. legislation was prepared. Yemen reported that the customs legislation is being revised in order to make it consistent with WCO and WTO 10 – 12 December 2006: A National Authority training course was conducted by the Secretariat in Yemen, during which draft implementing
- 12. up to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-
- 13. Kingdom of Great Britain and Northern Ireland. 15 – 19 January 2007: Yemen participated in a training session for National Authorities on declarations and inspections held in the United
- 14. 5 – 15 March 2007: Yemen participated in a basic course for personnel of National Authorities, held in France.
- 15. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.

STOTIOHOLI I	Prohibitions	Article I			×				Established	Authority	National		
1 Chancs	Penalties	Article I						Received	Submission	VII(5)	Article		
Application	Territorial	Extra-							Key Areas	Covers All	Legislation		
								Provided	Measures	Adopted	Text of		
Anattics		Article II(1)			(X)	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main In	
1 CHAILICS	Penalties	Schedule 1	Legislative Coverage		×				Declarations	of Initial	Submission	Main Indicators under the Plan of Action*	Zambia
1 CHAILICS	Penalties	Schedule 2	Coverage					2006	s ADPA for	in 2007 of	Submission	the Plan of A	bia
1 CHAILICS	Penalties	Schedule 3			Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	ction*	
ECC	JIII	Schedule 3			No	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
Declare	Failure to	Penalty for		programme)	2006 (No				Submissions	Article X(4)	Year(s) of		
		Source						Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Zambia on 11 March 2001.
- 24 March 2003: The Secretariat provided comments on draft legislation.
- 3. 2. implementing legislation. 27 – 29 August 2003: At the regional meeting of National Authorities, held in the Sudan, Zambia reported that it was processing its draft
- 8 July 2004: A revised draft law was submitted to the Secretariat for review and comment, which were provided
- 27 July 2004: Zambia requested assistance with the establishment of its National Authority.
- August 2004: Zambia submitted a revised draft law to the Secretariat for review and comment, which the Secretariat provided
- 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Zambia that included an offer of assistance.
- 4.00.0 5 – 7 May 2005: The Secretariat, with support from South Africa, conducted a TAV, during which revised draft legislation was reviewed and commented upon.
- 9 draft legislation for on-site review and comment by the Secretariat, which was done. An internal timetable for the completion of the plan of action was recorded by the Secretariat. 18 – 20 May 2005: At the legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, Zambia submitted revised

- 10. then be passed on to the Cabinet for approval. 13 September 2005: Zambia sent an e-mail indicating that draft implementing legislation was undergoing scrutiny by various ministries and would
- 11. 12. 14 October 2005: Zambia sent an update to the Secretariat on the status of implementation of the steps it was taking under the plan of action
- comments on its draft implementing legislation had been incorporated and that it was under consideration by Cabinet ministries. 20 and 21 October 2005: At the third regional meeting of National Authorities in Africa, held in Nigeria, Zambia indicated that the Secretariat's
- 13. approval of all stakeholders. 6 November 2005: During the annual meeting of National Authorities in The Hague, Zambia indicated that the draft legislation had met with the
- 14. 21 – 24 November 2005: The Secretariat conducted a National Authority training course and TAV, during which revised draft legislation was reviewed and commented upon. Zambia indicated that, in light of the TAV, it expected that the Cabinet would approve the draft implementing
- 15. legislation by the end of 2005. 29 November 2005: The Secretariat sent a note verbale to Zambia communicating the decision on follow-up to the plan of action, informing it of the deadlines to be met under it, and offering assistance.
- 16. into practice its political commitment regarding the implementation of the Convention, and that it would report to the OPCW on progress made to 1 February 2006: During a high-level meeting with the Permanent Representative in Brussels, Zambia indicated that its Government would put
- 17. 23 February 2006: Zambia sent an e-mail indicating that its Cabinet had approved the introduction of its national-implementation law in implement the Convention.
- 18. 5 October 2006: Zambia sent an e-mail to the Secretariat enclosing a brief report on the progress achieved in the implementation of Article VII obligations, which was presented during the regional meeting held in the United Republic of Tanzania.
- 19. capacity-building among law enforcement agencies, and of laboratory equipment. operations until the 2008 budget was adopted. Zambia would need financial assistance from the OPCW or States Parties to cover the costs of officers at border posts. The 2007 budget had already been adopted, and the National Authority was lobbying the Ministry of Finance to see end of December 2006. Attention would then focus on implementation. The National Authority currently had inadequate funds to train customs expecting the law to be tabled in Parliament when it convened again on 20 October 2006. It was expected that legislation would be enacted by the whether some funding could be secured for implementation in 2007. Without such funding, there would be no budget for National Authority the President had dissolved Parliament, which had reached the end of its mandate. Elections had been held, and the National Authority was Zambia reported the following: Draft implementing legislation had been presented to Parliament in June 2006, but had not been tabled, because 16 and 17 October 2006: During the regional meeting of National Authorities of States Parties in Africa held in the United Republic of Tanzania,
- workshop in customs issues in 2007. January 2007 and that the new target date for adoption of implementing legislation was March 2007. Zambia expressed its interest in convening a 4 December 2006: During the annual meeting of National Authorities in The Hague, Zambia reported that parliament would sit in

- C-12/DG.6 Appendix page 324
- 22. 21. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- and was awaiting assent by the President after which it would become law. 9 - 11 July 2007: During the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa, Zambia reported that the draft legislation had been introduced to Parliament early in 2007. It had passed all three parliamentary readings

C-12/DG.6

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Annex Appendix page 325

	Yes		Prohibitions	Article I				×				Established	Authority	National		
	Criminal		Penalties	Article I				×			Received	Submission	VII(5)	Article		
	?	Application	Territorial	Extra-								Key Areas	Covers All	Legislation		
		tion						×			Provided	Measures	Adopted	Text of		
	?		Penalties	Article II(1)				×	Chemicals	Scheduled	of	Transfers	to Control	Measures	Main Inc	
	Criminal		Penalties	Schedule 1	Legislative Coverage			×				Declarations	of Initial	Submission	Main Indicators under the Plan of	Zimbabwe
	Criminal		Penalties	Schedule 2	Coverage						2006	ADPA for	in 2007 of	Submission	the Plan of A	bwe
admin	Criminal and		Penalties	Schedule 3				Ongoing	Checked	or Data	Submitted	Declarations	Project:	Article VI	Action*	
	?		EUC	Schedule 3				×	Declarations	Article VI	Data on	Provide	Failure to	Penalties for		
	Criminal	Declare	Failure to	Penalty for		and 2006	programme)	1999 (No				Submissions	Article X(4)	Year(s) of		
	LQ2			Source							Review	Article XI(2e)	regarding	Confirmation		

- The Convention entered into force for Zimbabwe on 29 April 1997
- 31 July 2003: The Secretariat and Zimbabwe held consultations on Zimbabwe's Chemical Weapons (Prohibition) Act.
- 3:2: 4. implementing legislation, but that it needed assistance to develop an enforcement mechanism. 19 October 2003: During consultations at the annual meeting of National Authorities in The Hague, the Zimbabwean legislation was discussed, 29 August 2003: At the regional meeting of National Authorities held in the Sudan, Zimbabwe stated that it had already adopted
- including the issue of the extraterritorial application of penal provisions.
- 6. S 27 November 2004: During consultations at the annual meeting of National Authorities in The Hague, the Secretariat and Zimbabwe discussed the regulations to be drafted under Zimbabwe's basic Convention law. It was indicated that this task had not yet begun.
 - 9 February 2005: The Director-General wrote a letter to the Foreign Minister of Zimbabwe that included an offer of assistance
- May 2005: At a legal workshop for National Authorities in Eastern and Southern Africa, held in Namibia, Zimbabwe informed the Secretariat that there were gaps in the legislation and that regulations had yet to be drafted. A proposed first draft of regulations was provided
- than amending the Act itself. that it considered that comprehensive regulations were needed to close the gaps in its Convention Act, and that this might be an easier approach 20 and 21 October 2005: At the third regional meeting of National Authorities of States Parties in Africa, held in Nigeria, Zimbabwe indicated

- 10. 29 November 2005: The Secretariat sent a note verbale to Zimbabwe communicating the decision on follow-up to the plan of action, informing it 27 October 2005: Zimbabwe sent a fax submitting information on the legal basis for, and the structure and functioning of, the National Authority.
- 11. of the deadlines to be met under it, and offering assistance. National Authorities who are involved in the national implementation of the Convention. 17 – 26 January 2006: Zimbabwe participated in a basic course in the United Kingdom of Great Britain and Northern Ireland for personnel from
- 12. implementation of the Convention. 13 – 23 March 2006: Zimbabwe participated in a basic course in France for personnel of National Authorities who are involved in the national
- 13. 5 October 2006: Zimbabwe submitted its draft regulations to implement Zimbabwe's Chemical Weapons (Prohibition) Act (Chapter 11:18) and the Convention to the Secretariat for its comments, which were provided.
- 14. 22 November 2006: Zimbabwe submitted its revised draft regulations to the Secretariat for comments.
- 15. reviewed and commented upon. 2 – 4 December 2006: During the annual meeting of National Authorities in The Hague, upon request Zimbabwe's draft regulations were
- 16. to the plan of action and offering assistance. 15 December 2006: As required by C-11/DEC.4, the Secretariat sent a note verbale providing information on the decision on sustaining follow-up
- 17. 9 July 2007: The Secretariat sent a note verbale asking for updates on Article VII implementation for inclusion in the comprehensive progress report to be submitted to the Fiftieth Session of the Council and the Twelfth Session of the Conference.
- 18. 9 – 11 July 2007: Zimbabwe attended the Subregional Workshop for States Parties in the Southern African Development Community Region, held in South Africa.
- Zimbabwe has a member in the NLE.