Pursuant to Article 5 of the Chemical Weapons Act (Zakon o kemicnem orožju; Ur. l. RS, No. 36/99) the minister of health hereby issues, with the approval of the minister of economic affairs, the minister of environment and physical planning and the minister of defence, the following:

Rules on the Conditions for the Production of Toxic Chemicals and the Operation of Facilities for the Production Thereof

Article 1
(content of rules)

The present rules shall stipulate the conditions for the production of toxic chemicals listed in the Annex on Chemicals to the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction (Ur. l. RS, No. 34/97: International Treaty No. 9/97; hereinafter: the convention), and operation of facilities for the production thereof for purposes specified in Article 3 of the Chemical Weapons Act (hereinafter: the act).

Article 2
(definition of terms)

The terms used in the present rules shall have the same meanings as the terms used in the act and the convention.

The term “chemicals” shall have the same meaning as in the Chemicals Act.

Article 3
(licences)

Licences for the production of toxic chemicals and the operation of facilities for the production thereof may be acquired by legal and natural persons that are listed in the register administered for production pursuant to Article 44 of the Chemicals Act by the Chemicals Bureau (hereinafter: the bureau) and that submit to the bureau other data specified in the present rules and the rules stipulating the deadlines for and the content and method for communicating the data.

Liable persons shall be obliged to report to the bureau any change that could affect the fulfilment of the conditions specified in the present rules. If the conditions specified in the present rules are no longer fulfilled the bureau shall revoke the licence specified in the first paragraph of this article.

Article 4
(application for licence)

Applications for a licence for the production of toxic chemicals and the operation of facilities for the production thereof shall be lodged with the bureau by liable persons. The bureau shall keep records on licences issued.

The application specified in the previous paragraph shall contain:
a) the address and registration number of the legal or natural person that intends to produce the toxic chemical;
b) the address and location of the facility where it is intended to produce the toxic chemical;
c) the chemical and trade name of the toxic chemical and its structural formula;
d) the CAS number of the toxic chemical if the toxic chemical has one;
e) the intended annual quantity of production of the toxic chemical;
f) the purpose of use of the toxic chemical;
g) the programme of measures in the event of accidental release of the toxic chemical;
h) the full name of the responsible officer;
i) the telephone number and fax number of the responsible officer and the legal or natural person;
j) the e-mail address of the responsible officer and legal or natural person if they have one;
k) a declaration on listing in the register specified in the first paragraph of the previous article including the number of the ruling;
l) other data at the request of the bureau in accordance with the convention.

Article 5
(Schedule 1)

The toxic chemicals listed in Schedule 1 of the Annex on Chemicals to the convention (hereinafter: Schedule 1) shall only be produced for research, medical, pharmaceutical or protective purposes. It shall be necessary to acquire licences for the production of toxic chemicals listed in Schedule 1 and the operation of facilities for the production thereof for an annual quantity of more than 100 g per facility.

The production of toxic chemicals listed in Schedule 1 in quantities of more than 10 kg per year per facility shall only take place in a single small-scale facility in reaction vessels in production lines not configured for continuous operation. The volume of such reaction vessels shall not exceed 100 litres, and the total volume of all the reaction vessels with a volume exceeding 5 litres shall not be more than 500 litres.

Irrespective of the previous paragraph the production of toxic chemicals listed in Schedule 1 in total quantities of less than 10 kg per year per facility may also be performed at another facility.

The synthesis of toxic chemicals listed in Schedule 1 for research, medical or pharmaceutical purposes, but not for protective purposes, may be performed at laboratories in total quantities smaller than 100 g per year per facility. The obligation to acquire a licence shall not apply to such facilities.

Applications shall be lodged with the bureau at least 240 days before the intended beginning of production or any change in production and at least 120 days before each coming calendar year. Licences shall be issued for a period of no more than 12 months and shall expire at the end of the calendar year.

When issuing a licence the bureau shall take into consideration the provisions of the convention that the total quantity of toxic chemicals listed in Schedule 1 located in the Republic of Slovenia shall not at any moment exceed 1 tonne.

Article 6
(Schedule 2)
It shall be necessary to acquire a licence for the production of toxic chemicals listed in Schedule 2 of the Annex on Chemicals to the convention (hereinafter: Schedule 2) and the operation of facilities for the production thereof if the intended annual production at an individual facility exceeds:

a) 1 kg of a toxic chemical listed in Schedule 2A marked *;
b) 100 kg of any other toxic chemical listed in Schedule 2A;
c) 1 tonne of a toxic chemical listed in Schedule 2B.

Applications shall be lodged with the bureau at least 90 days before the intended production and at least 90 days before each coming calendar year. Licences shall be issued for a period of no more than 12 months and shall expire at the end of the calendar year.

Article 7
(Schedule 3)

It shall be necessary to acquire a licence for the production of toxic chemicals listed in Schedule 3 of the Annex on Chemicals to the convention (hereinafter: Schedule 3) and the operation of facilities for the production thereof if the intended annual production at an individual facility exceeds 30 tonnes.

Applications shall be lodged with the bureau at least 90 days before the intended production and at least 90 days before each coming calendar year. Licences shall be issued for a period of no more than 12 months and shall expire at the end of the calendar year.

Article 8
(entry into force of rules)

The present rules shall enter into force fifteen days after their publication in the Official Gazette of the Republic of Slovenia.

No.
Date:

Dr Andrej Brucan
Minister of Health

Approved by:

Dr Jože Zagožen
Minister of Economic Affairs

Dr Andrej Umek
Minister of Environment and Physical Planning

Janez Janša
Minister of Defence
Pursuant to the fourth paragraph of Article 6 of the Chemical Weapons Act (Zakon o kemicnem orožju; Ur. l. RS, No. 36/99) the minister of health hereby issues the following:

Rules on the Method of Acquiring the Licences for the Import, Transit, Export, Storage and Consumption of Toxic Chemicals

I. GENERAL PROVISIONS

Article 1
(content of rules)

The present rules shall stipulate the rules for acquiring the licences for the import, transit, export, storage and consumption of toxic chemicals listed in the Annex on Chemicals to the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction (Ur. l. RS, No. 34/97; International Treaty No. 9/97; hereinafter: the convention) for the purposes listed in Article 3 of the Chemical Weapons Act (hereinafter: the act).

Article 2
(definition of terms)

The terms used in the present rules shall have the same meanings as the terms used in the act and the convention.

The term “chemicals” shall have the same meaning as in the Chemicals Act.

Article 3
(licences)

It shall be necessary to acquire a licence from the Chemicals Bureau of the Republic of Slovenia (hereinafter: the bureau) for the import and export of toxic chemicals listed in Schedules 1, 2 and 3 of the Annex on Chemicals to the convention (hereinafter: Schedule 1, Schedule 2 and Schedule 3).

It shall be necessary to acquire a licence from the bureau for the transit, storage and consumption of toxic chemicals listed in Schedules 1 and 2.

The licences specified in the first and second paragraphs of this article may be acquired by legal and natural persons listed in the register administered pursuant to Article 44 of the Chemicals Act by the bureau.

Article 4
(application for licence)

Applications for a licence for the import, export, transit, storage and consumption of toxic chemicals listed in Schedules 1 and 2 shall be lodged with the bureau by liable persons at least 60 days before the first intended import, export, transit, storage or consumption of the toxic chemicals.
The provision of previous paragraph shall not apply to saxitoxin in quantities of 5 mg or less, for which a licence shall be issued within 7 days of the application being lodged.

Applications for a licence for the import and export of toxic chemicals listed in Schedule 3 shall be lodged with the bureau by liable persons at least 30 days before the first intended import or export in the period for which the licence is requested.

Article 5
(concentrations)

The obligation to acquire a licence shall apply to:

- toxic chemicals listed in Schedule 1 in concentrations of 0.01% by mass or more;
- toxic chemicals listed in Schedule 2A in concentrations of 10% by mass or more;
- toxic chemicals listed in Schedule 2B and Schedule 3 in concentrations of 30% by mass or more.

II. IMPORT, EXPORT AND TRANSIT

Article 6
(states to which exports may be made and states from which imports may be made)

Toxic chemicals listed in Schedules 1 and 2 may only be imported from and exported to State Parties to the convention and solely for the purposes listed in Article 3 of the act.

Toxic chemicals listed in Schedule 1 that are imported may not be re-exported to a third state.

Article 7
(application for licence for import, export or transit)

Applications for licences for the import, export or transit of toxic chemicals shall contain the following data:

a) the chemical and trade name of the toxic chemical and its structural formula;
b) the CAS number of the toxic chemical if the toxic chemical has one;
c) the quantity of the toxic chemical that is the subject of the import, export or transit;
d) the customs tariff code under which the toxic chemical is classified;
e) data on the importer, exporter or transit carrier;
f) data on the recipient:
   o cite data on the domestic recipient in the case of import;
   o cite the intended destination state and the address of the recipient in the state in the case of transit;
   o cite the importing state and the address of the recipient in the case of export;
g) the entry or exit border crossing;
h) the purpose of the import, export or transit;
i) the Safety Data Sheet in accordance with the Rules on the Classification, Packaging and Labelling of Hazardous Substances;

j) other data at the bureau’s request in accordance with the convention.

Article 8
(issue of licences)

Licences shall be issued for each individual import, export or transit for toxic chemicals listed in Schedules 1 and 2.

Licences shall be issued for a period of one year for export and import of toxic chemicals listed in Schedule 3.

The licences listed in the first and second paragraphs of this article shall be issued for a specific quantity of toxic chemical for each toxic chemical separately.

III. STORAGE AND CONSUMPTION

Article 9
(applications for licences for storage and consumption of toxic chemicals)

Applications for licences for storage and consumption of toxic chemicals listed in Schedules 1 and 2 shall contain the following data:

a) the address and registration number of the legal or natural person that intends to store or consume the toxic chemical;
b) the address and location of the facility where it is intended to store or consume the toxic chemical;
c) the chemical and trade name of the toxic chemical and its structural formula;
d) the CAS number of the toxic chemical if the toxic chemical has one;
e) the intended annual quantity of storage or consumption;
f) the purpose of storage or consumption;
g) the programme of measures in the event of accidental release;
h) the full name of the responsible officer;
i) the telephone number and fax number of the responsible officer and the legal or natural person;
j) the e-mail address of the responsible officer and legal or natural person if they have one;
k) the Safety Data Sheet in accordance with the Rules on the Classification, Packaging and Labelling of Hazardous Substances;
l) other data at the bureau’s request in accordance with the convention.

Article 10
(licenses)

The licences specified in the previous article shall be issued for a specific quantity of toxic chemical for each toxic chemical separately for a period of one year.
IV. BUREAU’S RESPONSIBILITIES AND AUTHORISATIONS

Article 11
(bureau’s authorisations)

The bureau shall revoke a licence if an liable person fails to fulfil the conditions specified in the present rules or if there is a well-founded suspicion of the abuse of the licence, and shall notify the Health Inspectorate of the Republic of Slovenia of such; in the case revoking a licence for import, export and transit it shall also notify the Customs Administration of the Republic of Slovenia.

The bureau shall check whether the intended state to which toxic chemicals listed in Schedules 2 and 3 are being exported or the state from which such chemicals are being imported is a State Party to the convention, and shall, if required, acquire approval from the relevant authority in the state for the import of toxic chemicals or the relevant certificate that facilitates the implementation of the provisions of the convention in connection with import or export.

V. ADMINISTRATION OF RECORDS

Article 12
(administration of records at the bureau)

The bureau shall keep records on licences issued that contain the following data:

a) the licence number and date of issue;
b) data on the licence holder;
c) data on the licence’s manner of use (e.g. quantities, date and place of individual imports, exports and transits, data on quantities, site and time of storage or consumption of individual toxic chemicals):

Article 13
(administration of records by liable persons)

Licence holders shall keep records on the use of licences for import, export and transit on the licence itself, which shall be confirmed with a stamp and signature by a health inspector who conducts supervision of chemicals (hereinafter: inspector).

Liable persons shall also keep records on the trade, storage and consumption of toxic chemicals, such that it is possible at any moment to determine the quantities, types and location of individual toxic chemicals.

Liable persons shall store the records specified in the first and second paragraphs of this article for at least 5 years and shall communicate them to the bureau upon request.
VI. FINAL PROVISION

Article 14
(entry into force of rules)

The present rules shall enter into force fifteen days after their publication in the Official Gazette of the Republic of Slovenia.

No.
Date:

Dr Andrej Brucan
Minister of Health
Pursuant to the second paragraph of Article 9 of the Chemical Weapons Act (Zakon o kemicnem orožju; Ur. l. RS, No. 36/99) the minister of health hereby issues the following:

Rules on the Deadlines for and the Content and Method of Communicating the Data

I. GENERAL PROVISIONS

Article 1
(content of rules)

The present rules shall stipulate the deadlines for and the content and method of communicating the data in accordance with the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction (Ur. l. RS, No. 34/97; International Treaty No. 9/97; hereinafter: the convention) and the Chemical Weapons Act (hereinafter: the act).

Article 2
(definition of terms)

The terms used in the present rules shall have the same meanings as the terms used in the act and the convention.

A PSF chemical shall be an organic chemical that is not included in the schedules of the Annex on Chemicals to the convention and contains the elements phosphorus, sulphur or fluorine.

A discrete organic chemical shall be any chemical which belongs to the class of chemical compounds made up of all carbon compounds, excluding oxides, sulphides and metal carbonates, which may be defined with a chemical name, a structural formula, if known, and a CAS registration number, if one has been assigned.

The terms “substance” and “chemicals” shall have the same meaning as in the Chemicals Act.

II. PRODUCTION, PROCESSING AND CONSUMPTION OF TOXIC CHEMICALS

Article 3
(communicating the data)

Liable persons that produce, process or consume toxic chemicals listed in Schedules 1, 2 and 3 of the Annex on Chemicals to the convention (hereinafter: Schedule 1, Schedule 2 and Schedule 3) shall communicate the data on the activities cited in Article 5 of the present rules in the previous calendar year to the Chemicals Bureau of the Republic of Slovenia (hereinafter: the bureau) within 60 days of the end of the previous calendar year.

Liable persons that produce, process or consume toxic chemicals listed in Schedules 1 and 2 and liable persons that produce toxic chemicals listed in Schedule 3 shall communicate the data on the activities
listed in Article 6 of the present rules intended in the next calendar year at least 90 days before the end of the current calendar year.

Article 4
(obligation to communicate the data)

It shall be necessary to communicate the data on the production, processing and consumption of a toxic chemical listed in Schedule 1 for a total annual quantity exceeding 10 g of pure toxic chemical in concentrations of 0.01% by mass or higher, calculated for pure substance.

It shall be necessary to communicate the data on the production, processing and consumption of a toxic chemical listed in Schedule 2A for a total annual quantity exceeding:

- a) 1 kg of pure toxic chemical listed in Schedule 2A and marked *;
- b) 100 kg of any other pure toxic chemical listed in Schedule 2A.

in concentrations of 10% by mass or higher, calculated for pure substance.

It shall be necessary to communicate the data on the production, processing and consumption of a toxic chemical listed in Schedule 2B for a total annual quantity exceeding 1 tonne of pure toxic chemical in concentrations of 30% by mass or higher, calculated for pure substance.

It shall be necessary to communicate the data on the production of a toxic chemical listed in Schedule 3 for a total annual quantity exceeding 30 tonnes of pure toxic chemical in concentrations of 30% by mass or higher, calculated for pure substance.

Article 5
(data on previous activities)

It shall be necessary to communicate the following data on previous activities to the bureau:

a) the address and registration number of the legal or natural person that produces, processes or consumes the toxic chemical;
b) the address and location of the facility where the toxic chemical is produced, processed or consumed;
c) the chemical and trade name of the toxic chemical and its structural formula;
d) the CAS number of the toxic chemical if the toxic chemical has one;
e) the quantity of the toxic chemical produced, processed or consumed in the previous calendar year;
f) the purpose of production, processing or consumption;
g) a report on the measures taken in the event of accidental release;
h) the full name of the responsible officer;
i) the telephone number and fax number of the responsible officer and the legal or natural person;
j) the e-mail address of the responsible officer and legal or natural person if they have one;
k) data on any changes to the facilities during the year in comparison to the detailed technical description previously submitted, including an inventory of equipment and detailed plans;
l) other data at the bureau’s request in accordance with the convention.
Article 6
(data on intended activities)

It shall be necessary to communicate the following data on intended activities to the bureau:

a) the address and registration number of the legal or natural person that intends to produce, process or consume the toxic chemical;
b) the address and precise location of the facility where it is intended to produce, process or consume the toxic chemical;
c) the chemical and trade name of the toxic chemical and its structural formula;
d) the CAS number of the toxic chemical if the toxic chemical has one;
e) the quantity of the toxic chemical it is intended to produce, process or consume in the next calendar year;
f) the purpose of production, processing or consumption;
g) the programme of measures in the event of accidental release;
h) the full name of the responsible officer;
i) the telephone number and fax number of the responsible officer and the legal or natural person;
j) the e-mail address of the responsible officer and legal or natural person if they have one;
k) data on any changes to the facilities during the year in comparison to the detailed technical description previously submitted, including an inventory of equipment and detailed plans;
l) other data at the bureau’s request in accordance with the convention.

III. IMPORT, EXPORT AND TRANSIT OF TOXIC CHEMICALS

Article 7
(import and export)

Within 60 days of the end of the previous calendar year recipients of import and export licences shall communicate the following data on actual imports and exports of toxic chemicals in previous calendar year to the bureau:

a) the chemical and trade name of the imported or exported toxic chemical and its structural formula;
b) the CAS number of the toxic chemical if the toxic chemical has one;
c) the quantity of the toxic chemical imported or exported;
d) data on the importer, exporter or transit carrier;
e) the customs tariff code;
f) data on the quantities and the border crossings for individual imports or exports;
g) data on the liable person and the responsible officer (address, telephone number, fax number, e-mail address);
h) other data at the bureau’s request in accordance with the convention.

Article 8
(transit)
For the transit of toxic chemicals listed in Schedules 1 and 2 data shall be communicated to the bureau within 60 days of the end of the calendar year. The data specified in the previous article shall be cited as appropriate.

IV. COMMUNICATION OF DATA ON PRODUCTION OF PSF CHEMICALS AND DISCRETE ORGANIC CHEMICALS

Article 9
(data)

Within 60 days of the end of the previous calendar year liable persons that annually produce:

a) more than 200 tonnes of discrete organic chemicals in the form of a substance;
b) more than 30 tonnes of PSF chemicals in the form of a substance;

shall communicate the data specified in Article 10 of the present rules to the bureau.

The obligation specified in the previous paragraph shall not apply to explosives or hydrocarbons.

Article 10
(communication of data)

Persons obliged to communicate the data on PSF chemicals and discrete organic chemicals shall communicate the following data:

a) the address and registration number of the legal or natural person that produces the PSF chemicals or discrete organic chemicals in the form of a substance, and the person’s principal activities;
b) the address and location of the facility where the PSF chemicals or discrete organic chemicals in the form of a substance are produced;
c) the number of plants within an individual facility that produce PSF chemicals or discrete organic chemicals in the form of a substance;
d) data on the total quantity of production of PSF chemicals or discrete organic chemicals in the form of a substance.
V. FINAL PROVISION

Article 11
(entry into force of rules)

The present rules shall enter into force fifteen days after their publication in the Official Gazette of the Republic of Slovenia.

No.
Date:

Dr Andrej Brucan
Minister of Health
In order to implement Chapter V of the Chemical Weapons Act (Zakon o kemicnem orožju; Ur. l. RS, No. 36/99) the minister of health hereby issues the following:

**Rules on the Implementation of Inspection Pursuant to the Chemical Weapons Act**

I. GENERAL PROVISIONS

Article 1
(content of rules)

The present rules shall regulate the supervision of the implementation of the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction (Ur. l. RS, No. 34/97: International Treaty No. 9/97; hereinafter: the convention), the Chemical Weapons Act (hereinafter: the act) and regulations issued pursuant thereto, the duties, tasks and method of cooperation of liable persons in the implementation of inspection supervision in the Republic of Slovenia (hereinafter: inspection supervision), and the detailed course of the procedure for receiving and accompanying international inspections that conduct international inspection supervision and the tasks of the escort team.

Article 2
(definition of terms)

The terms used in the present rules shall have the same meanings as the terms used in the act and the convention.

A PSF chemical shall be an organic chemical that is not included in the schedules of the Annex on Chemicals to the convention and contains the elements phosphorus, sulphur or fluorine.

A discrete organic chemical shall be any chemical which belongs to the class of chemical compounds made up of all carbon compounds, excluding oxides, sulphides and metal carbonates, which may be defined with a chemical name, a structural formula, if known, and a CAS registration number, if one has been assigned.

Article 3
(type of supervision)

The inspection supervision specified in Article 1 of the present rules shall be implemented by health inspectors who conduct supervision of chemicals (hereinafter: inspectors) and who in accordance with the second paragraph of Article 15 of the act report to the Chemicals Bureau (hereinafter: the bureau).

The international inspection supervision specified in Article 1 of the present rules shall be implemented by an international inspection team from the Organisation for the Prohibition of Chemical Weapons (hereinafter: the organisation). Any person appointed by the organisation following the prior approval of the State Parties to the convention may be an international inspector or an inspection assistant.
Facilities and equipment for the production, processing, storage and consumption of chemical weapons, toxic chemicals, discrete organic chemicals and PSF chemicals and legal and natural persons that participate in such processes or import, export, store or conduct transit of toxic chemicals shall be the subject of inspection supervision and international inspection supervision.

II. INSPECTION SUPERVISION

Article 5
(obligations and rights of liable person’s responsible officers at site of inspection supervision)

Liable persons’ responsible officers shall at the site of supervision be obliged to:

a) permit the implementation of the inspection;
b) communicate the data, information and documents required by the inspectors for supervision;
c) assist in the taking of samples;
d) provide inspectors with accompaniment that is professionally qualified and has the appropriate authorisation for communicating the data.

Liable persons’ responsible officers shall at the site of supervision have the right to:

a) be present at the inspection;
b) request procedures to safeguard the confidentiality of data;
c) request the taking of an identical sample or part of a sample taken.

Article 6
(types of supervision)

Inspectors shall conduct regular, extraordinary and repeat supervision.

Regular supervision shall be conducted on the basis of the inspection service’s annual programme of work.

Extraordinary supervision shall be conducted at the initiative of any legal or natural person that lodges a request for inspection with the Health Inspectorate of the Republic of Slovenia.

Repeat supervision shall be conducted after the expiry of a deadline set for the elimination of infringements and the execution of measures and tasks ordered, and shall be carried out until the elimination of the infringements or the execution of the measures and tasks ordered.
a) verification of data that the liable person is obliged to communicate to the bureau in accordance with the rules regulating the deadlines, content and method for communicating the data;
b) verification of the actual quantities of toxic chemicals produced and of production capacities;
c) verification of the quantities of toxic chemicals with regard to licences issued for the import, export, transit, storage and consumption of toxic chemicals;
d) all documentation connected with the purpose of the inspection.

III. INTERNATIONAL INSPECTION SUPERVISION

Article 8
(forms and objectives of international inspection supervision)

International inspection supervision may be a routine inspection or a challenge inspection.

The objective of a routine inspection is to determine whether all the activities at sites of supervision are in accordance with the obligations deriving from the convention and in accordance with the declarations forwarded.

The objective of a challenge inspection approved by the organisation’s Executive Council is to investigate at the request of a State Party to the convention suspicions regarding the possibility of non-compliance with the convention in another State Party to the convention.

Article 9
(escort team)

International inspections shall be accompanied by an escort team in accordance with Article 17 of the act.

Article 10
(escort team’s tasks)

Prior to the arrival of an international inspection in the state the escort team shall have the following tasks:

a) to make preparations at the border point of entry;
b) to designate additional technical staff for logistics;
c) to ensure the possibility of the flow of information between the bureau, the site of supervision, other relevant ministries and the organisation;
d) to supervise preparations for receiving the international inspection at the site of supervision;
e) to prepare suitable working premises for the international inspection;
f) to prepare everything necessary for the international inspection’s accommodation, food and healthcare requirements.

During the execution of an international inspection in the state the escort team shall have the following tasks:
a) to receive the international inspection prior to entry into the state in accordance with their privileges and immunity;  
b) to examine the inspection equipment brought with the inspection and to check whether it is in accordance with the valid list of certified equipment;  
c) to accompany the international inspection the entire time it is in the Republic of Slovenia;  
d) to ensure the necessary transport for international inspectors and their equipment;  
e) to attend the inspection at the site of supervision;  
f) to take care for the protection of data;  
g) at the request of the liable person to ensure an appropriate level of confidentiality for each document that the international inspection wishes to check;  
h) to request that there is no unnecessary obstruction of the operation of the facilities because of the international inspection;  
i) to take care of the implementation of the provisions of the convention stipulating that the international inspection shall not itself control the operation of any facilities;  
j) to advise the responsible officers at the site of supervision in connection with their rights and obligations;  
k) to ensure the international inspection has access to individual facilities at the site of supervision;  
l) to propose possible solutions to clarify unclear matters;  
m) to acquaint themselves with the report on the initial findings;  
n) to accompany the international inspection during formalities upon exiting the state.

Article 11  
(obligations of liable persons’ responsible officers at site of supervision)

Responsible officers shall at the site of supervision be obliged to:

a) prepare data for the pre-inspection briefing according to bureau instructions;  
b) actively participate in the pre-inspection briefing;  
c) facilitate the execution of the international inspection;  
d) cooperate with the escort team and assist it in its preparations for an international inspection;  
e) communicate the data, information and documents required for the international inspection;  
f) acquaint the international inspection and escort team with the safety requirements at the site of supervision;  
g) permit the taking of samples;  
h) allow the inspection of records and documentation;  
i) allow photographs to be taken;  
j) provide the international inspection and escort team contact with personnel authorised to provide information;  
k) ensure the safety of the international inspection and escort team.

Responsible officers shall at the site of supervision have the right to:

a) be present at the international inspection;  
b) request that the international inspection and escort team take the safety requirements at the site of supervision into consideration;  
c) request that the escort team use procedures to safeguard the confidentiality of data;  
d) retain an identical sample or part of a sample taken during sampling;  
e) be present at the analysis of samples;  
f) be acquainted with the report on the initial findings by the international inspection and the final report.
Article 12
(notification)

After receiving notification of the arrival of an international inspection, which the bureau shall in accordance with Article 14 of the act communicate to the ministry responsible for internal affairs, the bureau shall:

a) notify the Government of the Republic of Slovenia without delay;
b) confirm receipt of the notification with the organisation within one hour of receiving it from the organisation;
c) notify other bodies responsible for the implementation of the convention;
d) notify customs, the police and other responsible officers and bodies at the border point of entry;
e) notify the responsible officers at the site of supervision;
f) designate the head and other members of a team from among the members of the escort team and define the tasks of individual members and, as necessary, the tasks of additional technical staff.

Article 13
(bureau’s obligations)

During an international inspection the bureau shall be obliged to:

a) organise everything required for the uninterrupted progress of the international inspection;
b) provide coordination among the relevant authorities;
c) lead the escort team, insofar as is not stipulated otherwise by law;
d) decide on the measures necessary for the execution of the inspection.

In the event of inspection of military facilities and in the event of inspection of old chemical weapons the authorised head of the team shall have the same authorisations as the head of the escort team.

IV. FINAL PROVISION

Article 14
(entry into force of rules)

The present rules shall enter into force fifteen days after their publication in the Official Gazette of the Republic of Slovenia.

No.
Date:

Dr Andrej Brucan
Minister of Health