Toxic Chemicals and Law Enforcement

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Chemical weapons are: *Toxic chemicals and their precursors, except where intended for purposes not prohibited by the Convention, as long as the types and quantities are consistent with such purposes* (II.1.a)
A toxic chemical is: Any chemical which through its chemical action on life processes can cause death, temporary incapacitation or permanent harm to humans or animals (II.2)
Included under purposes not prohibited by the Convention is: *law enforcement including domestic riot control* (II.9.d)

Note: this is unique among purposes not prohibited, in allowing the employment of the toxic properties of chemicals against humans
What chemicals may be used for law enforcement?

Riot-control agents

Incapacitants?
Incapacitants

Chemicals used under such conditions that they produce temporary physiological and/or mental effects which render individuals incapable of concerted effort in the performance of specific tasks, with very low lethality and permanent damage.

Many types of incapacitation are conceivable, but principal focus is on anesthetics (causing unconsciousness).

By definition these are toxic chemicals.
Technical Issues in Incapacitant Use

Difficulty of controlling dose
- steep concentration gradients in aerosols
- inability of victims to flee and thus limit dose

Wide variation in human susceptibility

Narrow safety margins (ratio of lethal dose to effective dose)

Other mechanisms of permanent harm or death
- airway obstruction
- accident

Other
These technical issues raise serious concerns about the ability to adequately control the levels of lethality and permanent damage to levels appropriate for law enforcement and consistent with human rights law.

In effect, chemicals that meet the definition of incapacitants under controlled clinical or laboratory conditions may not fit that definition in the uncontrolled conditions of use in the field.
Recommendation 1

We therefore recommend that the Review Conference consider initiating a mechanism to determine what features would need to characterize a toxic chemical, and the conditions of its use, in order for it to be appropriate for law enforcement, and legal under international law; and what specific chemicals, if any, meet these requirements.
Transparency

Holdings of schedule 1, 2, and 3 chemicals, as well as RCAs, must be declared.

No such provision for other chemicals held for law enforcement.

If any incapacitants are held for this purpose, there will be a lack of transparency about State Party practice.
Recommendation 2

We therefore recommend that the Review Conference consider developing a mechanism by which States Parties are required to declare all toxic chemicals held for law enforcement purposes.
Recommendation 3

We further recommend that, until such time as a declaration measure for all chemicals held for law enforcement is developed, States Parties make use of the consultation, cooperation and fact-finding measures in Article IX to clarify state practice with regard to such chemicals and to enhance transparency and confidence.
Other Transparency Measures

In the absence of a formal declaration process for incapacitants held for law enforcement purposes, and in parallel with Article IX activities, States Parties might consider other measures that would contribute to transparency

-e.g., States Parties could voluntarily declare any such holdings, or declare that they do not hold any stockpiles of incapacitants for use in law enforcement
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