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ECONOMIC COMMISSION FOR EUROPE

INLAND TRANSPORT COMMITTEE

Working Party on Customs Questions Affecting Transport

One-hundred-and-fifteenth session Geneva, 30 January - 2 February 2007 Item 9 (b) (iii) of the provisional agenda

CUSTOMS CONVENTION ON THE INTERNATIONAL TRANSPORT OF GOODS UNDER COVER OF TIR CARNETS (TIR CONVENTION, 1975)

Revision of the Convention

Revised amendment proposals for the Convention

Note by the secretariat

A. BACKGROUND

1. At its one-hundred-and-twelfth session, the Working Party considered a number of the amendment proposals of a strategic nature as well as the findings of the TIRExB concerning a number of amendment proposals of a technical nature. Furthermore, it had been informed of the outcome of the fifth session of the Ad hoc Expert Group on Phase III of the revision process. The Working Party requested the secretariat to prepare a document containing a consolidated overview of all amendment proposals, so far, with a view to making further progress in the considerations (see ECE/TRANS/WP.30/224; paras.40-46).

- 2. Although taking account of all underlying documentation on the issue of revision of the TIR Convention, this document only reflects the latest state of play with regard to the various amendment proposals, as contained in the following documents: ECE/TRANS/WP.30/2006/6; ECE/TRANS/WP.30/2006/2; ECE/TRANS/WP.30/224; TRANS/WP.30/AC.2/79; TRANS/WP.30/2005/29; TRANS/WP.30/2005/24 and Corr.1; TRANS/WP.30/2005/19; TRANS/WP.30/2005/7; TRANS/WP.30/2004/14; TRANS/WP.30/GE.2/2005/10; TRANS/WP.30/GE.2/2005/9; TRANS/WP.30/GE.2/2005/8; TRANS/WP.30/GE.2/2005/6; TRANS/WP.30/GE.2/2005/5; TRANS/WP.30/GE.2/2005/2; Informal document No. 4 (2006).
- 3. Because of their extensive character, the consolidated document contains separate columns for the proposals submitted by the Netherlands (TRANS/WP.30/GE.2/2005/2), the European Commission (TRANS/WP.30/GE.2/2005/8) and the IRU (ECE/TRANS/WP.30/2006/6), whereas all other amendment proposals have been consolidated in the column "various other proposals".
- 4. Document ECE/TRANS/WP.30/2006/5/Corr.1 takes account of the outcome of the discussions by the Working Party, at its one-hundred-and-fourteenth session as well as additional proposals, submitted by Contracting Parties after the session. The material changes with regard to the original document are the following:
- Only the final text of the amendment proposals regarding Article 1 (q) and (r) is maintained, as the Working Party reached agreement on them (ECE/TRANS/WP.30/228, paragraph 36);
- Amendments to Article 4, submitted by the government of Turkey, regarding the removal
 of the Comment to Article 4 and converting the current Comment to Explanatory Note
 0.8.3. into new Explanatory Note 0.4.;
- Document ECE/TRANS/WP.30/GE.2/2005/8, containing proposals by the European Commission, is replaced by document ECE/TRANS/WP.30/2007/5 containing proposals by the European Community.
- The text of Article 4 reflects the latest stage of discussion, pending conclusion of the entire package of amendments (ECE/TRANS/WP.30/224, paragraph 41);
- The text of Explanatory Notes to Article 6.2<u>bis</u> and Annex 8, Article 10 (b), which entered into force on 12 August 2006, have been removed.

ARTICLE 1 (q)

Original text	Various other proposals
The term "guaranteeing association " shall mean an association approved by the Customs authorities of a Contracting Party to act as surety for persons using the TIR procedure	The term "guaranteeing association" shall mean an association, authorized by the competent authorities of a Contracting Party to issue TIR Carnets, and to act as guarantor [surety] for persons using the TIR procedure, having undertaken in writing to pay jointly and severally with the person(s) directly liable the sums due, as laid down in this Convention.] (ECE/TRANS/WP.30/228, para. 36)

ARTICLE 1 (r)

Original text	Various other proposals
-	The term "international organization" shall mean an organization authorized by the TIR Administrative Committee to take on responsibility for the effective organization and functioning of the
	international guarantee system and to centrally print and distribute TIR Carnets. (ECE/TRANS/WP.30/228, para. 36).

Original text	Various other proposals
Goods carried under the TIR procedure shall not be subjected to the payment or deposit of import or export duties at Customs	As long as goods are carried under the TIR procedure, the payment of import and export duties shall be suspended and security other than
offices en route.	that mentioned in Article 3 (b) shall not be required.
Offices <u>efficate</u> .	(WP.30, ECE/TRANS/WP.30/224, para. 41)
-	Explanatory Note to Article 4
	0.4. Goods carried under the TIR procedure shall not be subjected to
	the payment or deposit of any import or export duties whatsoever, even
	if the duties and taxes at risk exceed the amount of guarantee provided
	by the TIR Carnet. In such cases Customs authorities in transit
	countries could however, in conformity with Article 23 of the
	Convention, require road vehicles to be escorted at the carriers'
	expense on the territory of their country
	(Government of Turkey, 28 October 2006)
Comment to Article 4	Delete
Please refer to the comments to Explanatory Note 0.8.3. (Duties	(Government of Turkey, 28 October 2006)
and taxes at risk) and to Article 23 (Escort of road vehicles).	

ARTICLE 6.2bis

Original text	Various other proposals
An international organization, as referred to in paragraph 2, shall be authorized by the Administrative Committee to take on responsibility for the effective organization and functioning of an international guarantee system provided that it accepts this responsibility.	An international organization shall be authorized by the Administrative Committee to take on responsibility for the [effective] organization and functioning of an international guarantee system and to print and distribute TIR Carnets. The authorization shall be granted as long as the organization fulfills the conditions and requirements, laid down in Annex 9, Part III to this Convention. The authorization shall be revoked if the fulfillment of these criteria is no longer ensured (Expert Group on Revision TRANS/WP.30/GE.2/2005/3).

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
1. The guaranteeing association shall undertake to pay the import and export duties and taxes, together with any default interest, due under the Customs laws and regulations of the country in which an irregularity has been noted in connection with a TIR operation. It shall be liable, jointly and severally with the persons from whom the sums mentioned above are due, for payment of such sums	No change	1. The guaranteeing association shall undertake to pay the import and export duties and taxes, together with any default interest, due under the Customs laws and regulations of the country in which an irregularity has been established in connection with a TIR operation. It shall be liable, jointly and severally with the persons from whom the sums mentioned above are due, for payment of such sums	1.The guaranteeing association shall undertake to pay the guaranteed amount of import or export duties and taxes, together with any default interest, due under the Customs laws and regulations of the country in which an irregularity leading to a payment obligation for the above mentioned duties and taxes has been established in connection with a TIR operation. It shall be liable for payment of such sums, jointly and severally with the persons from whom the sums mentioned above are due.	1. The guaranteeing association shall undertake to pay the import and export duties and taxes, together with any default interest, due under the Customs laws and regulations of the country in which an irregularity has been [noted] [established] in connection with a TIR operation. It shall be liable, jointly and severally with the persons from whom the sums mentioned above are due, for payment of such sums (Expert Group on Revision, TRANS/WP.30/GE.2/2005/10)
Comments to Article 8, paragraph 1 Administrative fines The liability of the guaranteeing associations as provided for in Article 8, paragraph 1 does not include administrative fines or other pecuniary sanctions.	No change	No change	No change	

ECE/TRANS/WP.30/2006/5/Rev.1 page 5

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
Collection of additional sums Article 8, paragraphs 1 and 2 allow Customs authorities to collect additional sums such as liquidated damages or other penalties from the holder of the Carnet should they deem that to be necessary.				
2. In cases where the laws and regulations of a Contracting Party do not provide for payment of import or export duties and taxes as provided for in paragraph 1 above, the guaranteeing association shall undertake to pay, under the same conditions, a sum equal to the amount of the import or export duties and taxes and any default interest.	Delete	No change	Delete	
Explanatory Note to Article 8, paragraph 2 0.8.2 The provisions of this paragraph shall be applicable where, in case of irregularities of the type covered in Article 8, paragraph 1, the laws and regulations of a Contracting Party provide for the payment of sums other than import or export duties and taxes, such as administrative fines or other pecuniary sanctions. However, the sum to be paid shall not exceed the amount of import or	Deleted	No change	Delete	

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
export duties and taxes which would have been due if the goods had been imported or exported in accordance with the relevant Customs provisions, this amount being increased by any default interests.				
3. Each Contracting Party shall determine the maximum sum per TIR Carnet, which may be claimed from the guaranteeing association on the basis of the provisions of paragraphs 1 and 2 above.	2. Each Contracting Party shall determine the maximum sum per TIR Carnet, which may be claimed from the guaranteeing association on the basis of the provisions of paragraph 1 above	No change.	2. Each Contracting Party shall determine the maximum sum per TIR Carnet, which may be claimed from the guaranteeing association on the basis of the provisions of paragraph 1 above.	
Explanatory Note 0.8.3: Customs authorities are recommended to limit to a sum equal to \$US 50,000 per TIR Carnet the maximum amount which may be claimed from the guaranteeing association. In the case of transport of alcohol and tobacco, details of which are given below, and which exceed the threshold levels provided further below, Customs authorities are recommended to increase the maximum amount which may be claimed from the guaranteeing associations to a sum equal to \$US 200,000:	Explanatory Notes to 0.8.2-1: Customs authorities are recommended to limit to a sum equal to US\$ 50,000 per TIR Carnet the maximum amount which may be claimed from the guaranteeing association. The following types of goods cannot be transported under cover of TIR Carnet, given the extraordinarily high risk of fraud involved: (1) – (5). 0.8.2-2.In accordance with Article 4 of the Convention, goods carried under the TIR	Explanatory Notes to 0.8.3-1: Customs authorities are recommended to limit to a sum equal to US\$ 50,000 per TIR Carnet the maximum amount which may be claimed from the guaranteeing association. Transport operations involving the following types of goods cannot be transported under cover of TIR Carnet, given the extraordinarily high risk of fraud associated with these goods: (1) – (5) 0.8.3-2.In accordance with Article 4 of the Convention, the payment or security of import or export duties and taxes shall	Explanatory Note to Article 8, paragraph 2: 0.8.2 Customs authorities are recommended to limit to a sum equal to \$US 50,000 per TIR Carnet the maximum amount which may be claimed from the guaranteeing association. The following types of goods cannot be transported under cover of TIR Carnet, given the extraordinarily high risk of fraud: (1) – (5)	Explanatory Notes to Article 8, paragraph 2: 0.8.2-1 Customs authorities are recommended to limit to a sum equal to \$US 50,000 per TIR Carnet the maximum amount which may be claimed from the guaranteeing association. The following types of goods cannot be transported under cover of TIR Carnet, given the extraordinarily high risk of fraud: (1) – (5)

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
(1) Undenatured ethyl alcohol of an alcoholic strength by volume of 80% vol or higher (HS code: 22.07.10) (2) Undenatured ethyl alcohol of an alcoholic strength by volume of less than 80% vol; spirits, liqueurs and other spirituous beverages; compound alcoholic preparations of a kind used for the manufacture of beverages (HS code 22.08) (3) Cigars, cheroots and cigarillos, containing tobacco (HS code 24.02.10) (4) Cigarettes containing tobacco (HS code: 24.02.20)	subjected to the payment or deposit of any import or export duties and taxes whatsoever, even if the duties and taxes at risk exceed the amount of US\$ 50,000 for consignments transported under the normal TIR Carnet or a similar sum fixed by the national Customs authorities. In such cases Customs authorities in transit countries could however, in conformity with Article 23 of the Convention, require road vehicles to be escorted at the carriers' expense on the territory of their country.	be suspended as long as the goods are carried under the TIR procedure, even if the duties and taxes at risk exceed the amount of US\$ 50,000 or a similar sum fixed by the national Customs authorities. In such cases Customs authorities in transit countries could however, in conformity with Article 23 of the Convention, require road vehicles to be escorted at the carriers' expense on the territory of their country.		o.8.2-2: In accordance with Article 4 of the Convention, goods carried under the TIR procedure shall not be subjected to the payment or deposit of any import or export duties and taxes whatsoever, even if the duties and taxes at risk exceed the amount of US\$ 50,000 for consignments transported under the normal TIR Carnet or a similar sum fixed by the national Customs authorities. In such cases Customs authorities in transit countries could however, in conformity with Article 23 of the Convention, require road vehicles to be escorted at the carriers' expense on the territory of their country (Expert Group on Revision, TRANS/WP.30/GE.2/2005/3)

page 9	ECE/TRANS/WP.30/2006/5/Rev.1

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
Comment to Explanatory Note 0.8.3 Duties and taxes at risk In accordance with Article 4 of the Convention, goods carried under the TIR procedure shall not be subjected to the payment or deposit of any import or export duties and taxes whatsoever, even if the duties and taxes at risk exceed the amount of \$US 50,000 for consignments transported under the normal TIR Carnet and \$US 200,000 for consignments transported under the "Tobacco/ Alcohol" TIR Carnet or a similar sum fixed by the national Customs authorities. In such cases Customs authorities in transit countries could however, in conformity with Article 23 of the Convention, require road vehicles to be escorted at the carriers' expense on the territory of their country.	Converted into Explanatory Note 0.8.2-2	Converted into Explanatory Note 0.8.3-2	Comment to Explanatory Note 0.8.2 Duties and taxes at risk In accordance with article 4 of the Convention, goods carried under the TIR procedure shall not be subjected to the payment or deposit of any import or export duties and taxes whatsoever, even if the duties and taxes at risk exceed the amount of \$US 50,000 or a similar sum fixed by the national Customs authorities. In such cases Customs authorities in transit countries could however, in conformity with article 23 of the Convention, require road vehicles to be escorted at the carriers' expense on the territory of their country.	Comment converted into new Explanatory Note 0.4. Government of Turkey, 28 October 2006

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
4. The liability of the guaranteeing association to the authorities of the country where the Customs office of departure is situated shall commence at the time when the TIR Carnet is accepted by the Customs office. In the succeeding countries through which goods are transported under the TIR procedure, this liability shall commence at the time when the goods enter these countries or, where the TIR transport has been suspended under Article 26, paragraphs 1 and 2, at the time when the TIR Carnet is accepted by the Customs office where the TIR transport	Renumbered into paragraph 3.	No change	Renumbered into paragraph 3	proposale
is resumed. 5. The liability of the guaranteeing association shall cover not only the goods which are enumerated in the TIR Carnet but also any goods which, though not enumerated therein, may be contained in the sealed section of the road vehicle or in the sealed container. It shall not extend to any other goods.	Renumbered into paragraph 4	No change	Renumbered into paragraph 4	

page 12	ECE/TR
	ECE/TRANS/WP.30/2006/5/Rev.1
	6/5/Rev.1

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
Explanatory Note 0.8.5 0.8.5 If the guarantee is questioned for goods not listed in the TIR Carnet, the administration concerned should indicate the facts on which it based its opinion that the goods were contained in the sealed section of the road vehicle or the sealed container.	Renumbered into Explanatory Note 0.8.4	No change	Renumbered into Explanatory Note 0.8.4	
6. For the purpose of determining the duties and taxes mentioned in paragraph 1 and 2 of this Article, the particulars of the goods as entered in the TIR Carnet shall be assumed to be correct, in the absence of evidence to the contrary.	5. For the purpose of determining the duties and taxes mentioned in paragraph 1 of this Article, the particulars of the goods as entered in the TIR Carnet shall be assumed to be correct, in the absence of evidence to the contrary.	No change	5. For the purpose of determining the duties and taxes mentioned in paragraph 1 of this Article, the particulars of the goods as entered in the TIR Carnet shall, in the absence of evidence to the contrary, be assumed to be correct.	
Explanatory Note 0.8.6: (1) In the absence in the TIR Carnet of particulars detailed enough to enable charges on the goods to be determined, the Parties concerned may produce evidence of their precise nature.	Renumbered into Explanatory Note 0.8.5	No change	Renumbered into Explanatory Note 0.8.5	

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
(2) If no evidence is furnished,				
duties and taxes will be				
charged, not at a flat rate				
unrelated to the nature of the				
goods, but at the highest rate				
applicable to the kind of goods				
covered by the particulars in				
the TIR Carnet.				
When payment of sums	Deleted	Deleted	Deleted	
mentioned in paragraphs 1 and				
2 of this Article becomes due,				
the competent authorities shall				
so far as possible require				
payment from the person or				
persons directly liable before				
making a claim against the				
guaranteeing association.				
Explanatory Note 0.8.7:	Deleted	Deleted	Deleted	
Measures to be taken by the				
competent authorities in order				
to require payment from the				
person or persons directly				
liable shall include at least				
notification of the non-				
discharge of the TIR operation				
and/or transmission of the				
claim for payment to the TIR				
Carnet holder.				

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
1. Where a TIR operation	1. Where a TIR operation has	1. Where a TIR operation has	1. Where a TIR operation has	1. Where a TIR
has not been discharged,	not been discharged, the	not been discharged the	not been discharged and a	operation has not been
the competent authorities	competent authorities shall:	competent authorities shall:	payment obligation for import	duly discharged, this
shall not have the right to	(a) notify the holder of the	(a) notify the holder of the TIR	or export duties and taxes has	including cases in
claim payment of the	TIR carnet in writing of the	carnet in writing of the non	arisen, the competent	which the certificate of
sums mentioned in	non-discharge, as soon as	discharge, as soon as possible;	authorities shall:	termination of the TIR
Article 8, paragraphs 1	possible;	and	(a) notify the holder of the TIR	operation was obtained
and 2, from the	(b) notify the guaranteeing	(b) notify the guaranteeing	carnet in writing of the non	in an improper or
guaranteeing association	association in writing of the	association of the non	discharge, as soon as	fraudulent manner or
unless, within a period of	non-discharge, within a	discharge within a period of one	possible;	no termination has
one year from the date of	period of one year from the	year from the date of	(b) notify the guaranteeing	taken place, the
acceptance of the TIR	date of acceptance of the TIR	acceptance of the TIR carnet	association in writing of the	competent authorities
Carnet by those	Carnet by those authorities.	by those authorities. In cases	non-discharge, as soon as	shall, without prejudice
authorities, they have	The same provision shall	where the certificate of	possible and not later than a	to any additional rights
notified the association in	apply where the certificate of	termination of the TIR operation	period of one year from the	they may have
writing of the	termination of the TIR	was obtained in an improper or	date of acceptance of the TIR	according to their
non-discharge. The same	operation was obtained in an	fraudulent manner the period	Carnet by those authorities.	national legislation, at
provision shall apply	improper or fraudulent	for notification shall be two	The same provision shall	least fulfil the following
where the certificate of	manner, save that the period	years.	apply where the certificate of	conditions in order to
termination of the TIR	shall be two years;		termination of the TIR	maintain their right to
operation was obtained in	(c) when payment of sums		operation was obtained in an	claim payment of the
an improper or fraudulent	mentioned in Article 8,		improper or fraudulent	sums mentioned in
manner, save that the	paragraph 1, becomes due,		manner, save that the period	Article 8, paragraph 1,
period shall be two years.	as far as possible, require		shall be two years;	from the guaranteeing
	payment from the person or		(c) make every effort to ensure	association:
	persons directly liable before		that the payment is made by	(a) notify the holder of
	making a claim against the		the identified person or	the TIR Carnet in
	guaranteeing association;		persons directly liable before	writing of the non-
	(d) in accordance with the		making a claim against the	proper discharge;
	provisions of paragraph 2,		guaranteeing association for	(b) notify the
	have the right to claim		the payment of the sums	guaranteeing
	payment of the sums		mentioned in Article 8,	association in writing

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
	mentioned in Article 8, paragraph 1, from the guaranteeing association.	ECE/TRANS/WP.30/2007/5	paragraph 1. (d) provided that the conditions mentioned under subparagraphs (a) to (c) above have been implemented, have the right to claim, in accordance with the provisions of paragraphs 2 and 3 of this Article, payment of the sums mentioned in Article 8, paragraph 1, from the guaranteeing association.	of the non-proper discharge, within a period of one year from the date of acceptance of the TIR Carnet by the authorities. The same provision shall apply where the certificate of termination of the TIR operation was obtained in an improper or fraudulent manner or where a counterfeit certificate of termination resulted in an unjustified discharge of the TIR operation, save that the period shall be two years; (c) transmit a claim for payment at least to the TIR Carnet holder before making a claim against the guaranteeing association; (d) make the claim for payment to the guaranteeing association at the earliest three months after the date on
				which the association

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
				has been notified that
				the operation had not
				been duly discharged
				and at the latest not
				more than two years
				after that date. If the
				competent authorities
				make the claim for
				payment too early it
				will be effective only
				after the above-
				mentioned period of
				three months.
				However, in cases
				which, during the
				above mentioned
				period of two years,
				become the subject of
				legally based
				administrative
				opposition proceedings
				or of court
				proceedings, any claim
				for payment shall be
				made within one year
				of the date on which
				the final decision of the
				competent authority or
				a court becomes
				enforceable. A claim
				that is made too early
				will be effective only
				when the decision
				becomes enforceable.

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
				The competent authorities can make good for the measures contained in paragraphs (a) to (d) above at any time within the respective time limit. (Germany, TRANS/WP.30/GE.2/2005/5)
Explanatory Note 0.11-1: In addition to the notification to the guaranteeing association, Customs authorities should also notify the TIR Carnet holder as soon as possible when a TIR operation has not been discharged. This could be done at the same time as the notification to the guaranteeing association		Explanatory Note 0.11-1: The notifications to the TIR Carnet holder and the guaranteeing association should be sent at the same time.	Explanatory Note 0.11-1(b): Once the guaranteeing association has been notified of the non discharge it should make its own enquiries concerning the apparent irregularity and, if possible, obtain alternative proof of termination of the TIR operation. Any relevant information so obtained should be referred to the competent authorities who notified the non-discharge. Explanatory Note 0.11-1(c): In the majority of cases it should be envisaged that the person or persons directly liable shall be the TIR Carnet holder or his representative. However,	Explanatory Note 0.11-1(d): In deciding whether or not to release the goods or vehicle, Customs authorities should not, when they have other means in law of protecting the interests for which they are responsible, be influenced by the fact that the guaranteeing association is liable for the payment of duties, taxes and default interest payable by the holder of the Carnet (Germany, TRANS/WP.30/GE.2/2005/5)
			and without prejudice to national legislation, other parties may also be identified	

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
	TRANS/WP.30/GE.2/2003/2	ECE/TRANS/WP.30/2007/3	as being directly liable for the payment of sums due. These other parties may include: - the person/persons who unlawfully removed the goods from Customs supervision, or - the person/persons who knowingly participated in the removal, or - the person/persons who	proposais
Comments to Article 11, paragraph 1: Payment of duties and taxes The competent authorities should restrict themselves in their recourse to the guaranteeing associations to the payment of the duties and taxes evaded applying to the portion of goods for which irregularities have been committed. Time limit for notifications As regards the time limit for the notification to the	Comment to Article 11, paragraph 1 (b) Time limit for notifications As regards the time limit for the notification to the national guaranteeing association of the non-discharge of TIR Carnets, the date of receipt and not the date of dispatch is the decisive one. However, the method of proof of notification is left to the Customs administration concerned (registered mail, for example being one example of proof of reception). If the time limit is exceeded the national	Comments to Article 11, paragraph 1 Time limit for notifications As regards the time limit for the notification to the national guaranteeing association of the non-discharge of TIR Carnets the date of receipt but not the date of dispatch is the decisive one. However, the method of proof of notification is left to the Customs administration concerned (registered mail, for example, being one example of proof of reception). If the time limit is exceeded the national guaranteeing association is not liable any more.	knowingly acquired or held the goods so removed. Comment to Article 11, paragraph 1(b) Time limit for notification As regards the time limit for the notification to the national guaranteeing association of the non-discharge of TIR Carnets the date of receipt but not the date of dispatch is the decisive one. However, the method of proof of notification is left to the Customs administration concerned (registered mail, for example being one example of proof of reception). If the time limit is exceeded the national guaranteeing association is	Comment to Article 11, paragraph 1: Payment of duties and taxes The competent authorities should restrict themselves in their recourse to the guaranteeing association to the payment of the duties and taxes evaded, applying to the portion of goods for which irregularities have been committed.
national guaranteeing association of the non-discharge of TIR Carnets the date of receipt but not the date of	guaranteeing association is not liable anymore.	Notification to the TIR Carnet holder The requirement of notification to the TIR Carnet holder could	not liable any more.	

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
dispatch is the decisive one. However, the method of proof of notification is left to the Customs administration concerned (registered mail, for example being one example of proof of reception). If the time limit is exceeded the national guaranteeing association	Comment to Article 11, paragraph 1 (d) Payment of duties and taxes The competent authorities should restrict themselves in their recourse to the guaranteeing associations to the payment of the duties and taxes evaded applying to the portion of goods for which irregularities have been	be fulfilled by transmission of a registered letter.	Comment to Article 11, paragraph 1(d): Payment of duties and taxes The competent authorities should restrict themselves in their recourse to the guaranteeing associations to the payment of the duties and taxes evaded applying to the portion of goods for which a payment obligation for import	Comment to Article 11, paragraph 1 (a) and (b): Time frame for notification It is recommended that the notifications for the discharge are made as soon as possible. Comment to Article 11,
is not liable any more. Notification to (a) guaranteeing association(s) Customs authorities should notify their respective national guaranteeing association(s) as soon as possible of cases covered by Article 11, paragraph 1, that is when a TIR operation has not been discharged.	committed.		or export duties and taxes has arisen.	paragraph (b): Decisive point in time for notifications As regards the time limit for notifications to the national guaranteeing association of the non- discharge of TIR Carnets, the date of receipt and not the date of dispatch is the decisive one. However, the method of proof for notification
Notification to the TIR Carnet holder. The requirement of notification to the TIR Carnet holder referred to in Explanatory Notes 0.8.7 and 0.11-1 could be fulfilled by transmission of a registered letter.				is left to the Customs administration concerned (registered mail, for example being one example of proof of reception (Germany, TRANS/WP.30/GE.2/ 2005/5)

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
2. The claim for payment of the sums referred to in Article 8, paragraphs 1 and 2 shall be made to the guaranteeing association at the earliest three months after the date on which the association was informed that the operation had not been discharged or that the certificate of termination of the TIR operation had been obtained in an improper or fraudulent manner and at the latest not more than two years after that date. However, in cases which, during the above-mentioned period of two years, become the subject of legal proceedings, any claim for payment shall be made within one year of the date on which the decision of the court becomes enforceable.	2. The claim for payment of the sums referred to in Article 8, paragraph 1, shall be made to the guaranteeing association at the earliest three months after the date on which the association has been notified that the operation had not been discharged or that the certificate of termination of the TIR operation had been obtained in an improper or fraudulent manner and at the latest not more than two years after that date. However, in cases which, during the above-mentioned period of two years, become the subject of legal proceedings, any claim for payment shall be made within one year of the date on which the decision of the court becomes enforceable.	2. Where the payment of the sums mentioned in Article 8, paragraph 1 becomes due, the competent authorities shall, so far as possible, require payment from the person or persons directly liable for the payment of the sums before making a claim against the guaranteeing association.	2. The claim for payment of the guaranteed amount referred to in Article 8, paragraph 1, shall be made to the guaranteeing association at the earliest three months after the date on which the association has been notified that the TIR operation had not been discharged or that the certificate of termination of the TIR operation had been obtained in an improper or fraudulent manner and at the latest not more than two years after that date. However, in cases which, during the above-mentioned period of two years, become the subject of legal proceedings, any claim for payment shall be made within one year of the date on which the decision of the court becomes enforceable.	2. (). However, in cases in which, during the above-mentioned period of two years, the debt of the sums referred to in Article 8, paragraph[s] [1 and 2] is challenged, any claim for payment shall be made within one year of the date on which the decision of the competent authority or the court, confirming the debt, becomes enforceable. A premature claim for payment shall be deemed null and void if the competent authorities, having been informed by the guaranteeing association of the untimely submission, do not repeat that claim within the applicable time limits (Germany, Finland and the Netherlands, Informal document No. 4 (2006).

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals 2. The guaranteeing association shall have a period of three months, from the date when a claim for payment is made upon it, in which to pay the amounts claimed, or to send to the competent authorities a motivated opposition to the claim for payment. The sums paid shall be reimbursed to the association if, within
				the two years following the date on which the claim for payment was made, it has been established to the satisfaction of the
				Customs authorities that no irregularity was committed in
				connection with the transport operation in
				question (Germany, TRANS/WP.30/GE.2/ 2005/5)
Explanatory Note 0.11-2:	Explanatory Note 0.11-2: In	Explanatory Note 0.11-2: The	Explanatory Note 0.11-2: (1).	Explanatory Note
In deciding whether or not	deciding whether or not to	efforts to be made by the	In deciding whether or not to	0.112: If a
to release the goods or	release the goods or vehicle,	competent authorities to require	release the goods or vehicle,	guaranteeing
vehicle, Customs	Customs authorities should	payment from the person or	Customs authorities should	association is asked, in
authorities should not,	not, when they have other	persons directly liable shall	not, when they have other	accordance with the
when they have other	means in law of protecting	include, at least, the	means in law of protecting the	procedure set out in

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
means in law of protecting the interests for which they are responsible, be influenced by the fact that the guaranteeing association is liable for the payment of duties, taxes and default interest payable by the holder of the Carnet.	the interests for which they are responsible, be influenced by the fact that the guaranteeing association is liable for the payment of duties, taxes and default interest payable by the holder of the Carnet.	transmission of the claim for payment to the TIR Carnet holder or the person(s) directly liable, if different.	interests for which they are responsible, be influenced by the fact that the guaranteeing association is liable for the payment of the guaranteed amount of duties, taxes and default interest payable by the holder of the Carnet. (2). Before making a claim against the guaranteeing association the competent authorities should make full use of the time scales offered under the paragraph in order to identify the person or persons directly liable. Subject to and in accordance with national legislation, the guaranteeing association may have the right to contest the claim	Article 11, to pay the sums referred to in Article 8, paragraph 1, and fails to do so within the time-limit of three months prescribed by the Convention, the competent authorities may rely on national regulations in requiring payment of the sums in question because what is involved in such cases is a failure to carry out a contract of guarantee entered into by the guaranteeing association under national law (Germany, TRANS/WP.30/GE.2/2005/5).
		Comment to Explanatory Note 0.11-2 Identification of person or persons directly liable In the majority of cases it should be envisaged that the person directly liable for the payment of the sums due shall be the TIR Carnet holder. However, and without prejudice to national legislation, other parties may also be identified as being directly liable; these		

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
				competent authorities
				consider the reasons
				of the opposition as
				ungrounded, they have
				the right to start [legal]
				proceedings against the guaranteeing
				association according
				to the national
				legislation (Russian
				Federation,
				TRANS/WP.30/2005/
				19 and Expert Group
				on Revision,
				TRANS/WP.30/GE.2/
				2005/10)
Explanatory Note 0.11-3:	Explanatory Note 0.11-3: If a		Explanatory Note 0.11-3: If a	Explanatory Note 0.11-
If a guaranteeing	guaranteeing association is		guaranteeing association, in	3: If a guaranteeing
association is asked, in	asked, in accordance with		accordance with the	association, in
accordance with the	the procedure set out in		procedure set out in Article 11,	accordance with the
procedure set out in Article 11, to pay the	Article 11, to pay the sums referred to in Article 8,		is asked to pay the sums referred to in Article 8,	procedure set out in Article 11, is asked to
sums referred to in	paragraph 1, and fails to do		paragraph 1, and fails to do so	pay the sums referred
Article 8, paragraphs 1	so within the time-limit of		within a period of three	to in Article 8,
and 2, and fails to do so	three months prescribed by		months prescribed by the	paragraphs 1 and 2,
within the time-limit of	the Convention, the		Convention and the competent	and fails to do so
three months prescribed	competent authorities may		authorities do not receive a	within the period of
by the Convention, the	rely on national regulations in		motivated opposition to the	three months
competent authorities may	requiring payment of the		claim for payment, the	prescribed by the
rely on national	sums in question because		competent authorities may rely	Convention and the
regulations in requiring	what is involved in such		on national regulations in	competent authorities
payment of the sums in	cases is a failure to carry out		requiring payment of the sums	do not receive a
question because what is	a contract of guarantee		in question because what is	motivated opposition to
involved in such cases is	entered into by the		involved in such cases is a	the claim for payment,
a failure to carry out a	guaranteeing association		failure to carry out a contract	the competent

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
contract of guarantee entered into by the guaranteeing association under national law.	under national law.	ECE/TRANS/WP.30/2007/5	of guarantee entered into by the guaranteeing association under the national law.	authorities may relay on national regulations in requiring payment of the sums in question because what is involved in such cases is a failure to carry out a contract of guarantee entered into by the guaranteeing association under the national law (Russian Federation, TRANS/WP.30/2005/19). Of a guaranteeing association, in accordance with the procedure set out in Article 11, is asked to pay the sums referred to in Article 8, paragraph[s] [1 and 2], and fails to do so within the period of three months prescribed by the Convention and the competent authorities do not receive a motivated opposition to the claim for payment, the competent authorities may rely on
				national regulations in

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
				requiring payment of the sums in question because what is involved in such cases is a failure to carry out a contract of guarantee entered into by the guaranteeing association under the national law.
		4. The claim for payment of the sums referred to in Article 8, paragraph 1 shall be made to the guaranteeing association at the earliest three months after the date on which the association was notified that the operation had not been discharged or that the certificate of termination of the TIR operation had been obtained in an improper or fraudulent manner and at the latest not more than two years after that date. However, in cases which, during the abovementioned period of two years, become the subject of legal proceedings, any claim for payment shall be made within one year of the date on which the decision of the court becomes enforceable.	4. The sums paid shall be reimbursed to the association if, within the two years following the date on which the claim for payment was made, it has been established to the satisfaction of the Customs authorities that no irregularity leading to a payment obligation of import or export taxes and duties was committed in connection with the transport operation in question.	4. The sums paid shall be reimbursed to the association if, within the two years following the date on which the claim for payment was made, it has been established to the satisfaction of the Customs authorities that no irregularity was committed in connection with the transport operation in question (Russian Federation, TRANS/WP.30/2005/19)

Original text	Netherlands TRANS/WP.30/GE.2/2005/2	European Community ECE/TRANS/WP.30/2007/5	IRU ECE/TRANS/WP.30/2006/6	Various other proposals
		Explanatory Note 0.11-4: In deciding whether or not to release the goods or vehicle, competent authorities should not, when they have other means in law of protecting the interests for which they are responsible, be influenced by the fact that the guaranteeing association is liable for the payment of duties, taxes and default interest payable by the	Explanatory Note 0.11-4: The reimbursement of the sums paid shall also be granted in cases where the person or persons directly liable subsequently pays the sums mentioned in Article 8, paragraph 1.	
		holder of the Carnet. Comment to Article 11, paragraph 4 Claim for payment of duties and taxes Before making a claim against the guaranteeing association the competent authorities might have the opportunity to make full use of the time scales offered under this article in order to identify the person or persons directly liable. The claim for payment should be supported by copies of the relevant documentation required to demonstrate the justification and validity of the claim. In cases where part of the goods has been subject to an irregularity, the competent authorities should apportion the claim for payment of the		

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
		evaded duties and taxes		
		referred to in Article 8,		
		paragraph 1 accordingly.		
		Without prejudice to any		
		national provisions concerning		
		the right of appeal, should the		
		guaranteeing association obtain		
		alternative proof of the		
		termination of the TIR operation		
		it should refer that proof to the		
		competent authorities who		
		notified the non discharge of		
		the TIR operation.		
		5. The guaranteeing		
		association shall have a period		
		of three months, from the date		
		when a claim for payment is		
		made upon it, in which to pay		
		the amount claimed or, in		
		accordance with the laws of the		
		Contracting Party concerned, to contest the claim.		
		Explanatory Note 0.115: If a		
		guaranteeing association is		
		asked, in accordance with the		
		procedure set out in this Article,		
		to pay the sums referred to in		
		Article 8, paragraph 1, and fails		
		to do so within the time limit of		
		three months prescribed by the		
		Convention, the competent		
		authorities may rely on national		
		regulations in requiring		
		payment of the sums in		
		question because what is		

Original text	Netherlands	European Community	IRU	Various other
	TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	proposals
		involved in such cases is a		
		failure to carry out a contract of		
		guarantee entered into by the		
		guaranteeing association under		
		national law. The three month		
		time limit also applies in the		
		event that the guaranteeing		
		association, on receipt of the		
		claim, consults the international		
		organization referred to in		
		Article 6.2 over its position		
		concerning the claim.		
		6. The sums paid shall be		
		reimbursed to the guaranteeing		
		association if, within a two year		
		period following the date on		
		which the claim for payment		
		was made, it has been		
		established to the satisfaction		
		of the competent authorities		
		that no irregularity was		
		committed in connection with		
		the TIR operation in question.		
		Explanatory Note 0.11-6: The		
		two-year time limit prescribed in		
		Article 11 paragraph 6 may be		
		extended in accordance with		
		national legislation or		
		administrative practice.		

Original text	Various other proposals
Termination of a TIR operation shall be certified by the Customs authorities without delay. Termination of a TIR operation may be certified without or with reservation: where termination is certified with reservation this shall be on account of facts connected with the TIR operation itself. These facts shall be clearly indicated in the TIR Carnet.	[No change] or [1. Termination of a TIR operation shall be certified by the Customs authorities without delay. Termination of a TIR operation shall be subject to the goods specified on the manifest of a TIR Carnet being placed under another system of Customs control. Termination of a TIR operation may be certified with reservation: where termination is certified with reservation this shall be on account of facts connected with the TIR operation itself These facts shall be clearly indicated in the TIR Carnet.
2. In cases where the goods are placed under another Customs procedure or another system of Customs control, all irregularities that may be committed under that other Customs procedure or system of Customs control shall not be attributed to the TIR Carnet holder as such or any person acting on his behalf.	
Explanatory Note 0.28: The use of the TIR Carnet must be restricted to the function which it was intended to cover, namely the transit operation. The TIR Carnet must not, for example, be used to cover the storage of goods under Customs control at destination.	Explanatory Note 0.28-1: The use of the TIR Carnet must be restricted to the function which it was intended to cover, namely the transit operation. The TIR Carnet must not, for example, be used to cover the storage of goods under Customs control at destination. Explanatory Note 0.28-2: This Article provides that the termination of a TIR operation shall be subjected to the goods being placed under another Customs procedure or another system of Customs control. This includes clearing the goods for home use (either in full or conditionally), the transfer across the border to a third country (export) or to a free zone, or the storage of the goods in a place approved by the Customs authorities while awaiting the declaration for another procedure] (TIRExB, ECE/TRANS/WP.30/2006/2

Original text	Various other proposals
Comments to Article 28	
Return of TIR Carnets to the holder or any other person acting on his behalf It must be stressed that the immediate return of the TIR Carnet to the holder or any other person acting on his behalf, whether certified as terminated with or without reservation, is an essential duty of the Customs office of destination. This not only facilitates checking by the issuing association and the international organization referred to in Article 6, but also enables these organizations, on return of the Carnet, to issue a new Carnet to the holder, since the number of Carnets in use (in the holder's possession) at any one time may be limited. Possibility of using two TIR Carnets for a single TIR transport Occasionally, the number of vouchers in the TIR Carnet are not sufficient to carry out a total TIR transport. In these cases the first part of a TIR transport has to be ended in accordance with Articles 27 and 28 of the Convention and a new Carnet has to be accepted by the same Customs office having certified the termination of the previous TIR operation and used for the remainder of the TIR transport. Proper inscription shall be made in both TIR Carnets to reflect this fact. Applicable procedures after termination of a TIR operation Article 28 provides that termination of a TIR operation shall be certified by Customs authorities without delay. Termination will be subject to the goods having been placed under another Customs procedure or another system of Customs control. This may include clearance for home use, transfer across the border to a third country or a free zone or storage in a place approved by the Customs authorities while awaiting the declaration for another Customs procedure.	
Termination of a TIR operation 1. In cases where a TIR operation has been certified as terminated without reservation, the Customs authorities which declare that the certificate of termination has been obtained in an improper or fraudulent manner should specify in its notification of non-discharge and/or request for payment its reasons for declaring this termination improper or fraudulent. 2. The Customs authorities should not certify the termination of TIR operations subject to systematic unspecified reservations, without giving reasons, solely for the purposes of avoiding the requirements of Article 10, paragraph 1 and Article 11, paragraph 1.	

Original text	Various other proposals	
Indication of reservations		
Customs authorities should make any reservation about the termination of a TIR		
operation very clear and should also indicate the existence of a reservation by		
filling-in box 27 on voucher No. 2 of the TIR Carnet and by placing an "R" under		
item No. 5 on counterfoil No. 2 of the Carnet as well as by completion of the		
Certified Report of the TIR Carnet, if appropriate.		
Alternative forms of evidence for the termination of a TIR operation		
With a view to establishing alternative evidence for the proper termination of a TIR		
operation, Customs authorities are recommended to use exceptionally, for		
example, the following information provided it has been furnished to their		
satisfaction:- any official certificate or confirmation of the termination of a TIR		
operation covered by the same TIR transport made out by another Contracting		
Party following the respective TIR operation or confirmation of the transfer of the		
goods in question to another Customs procedure or another system of Customs		
control, e.g. clearance for home use;		
the duly stamped corresponding counterfoils No. 1 or No. 2 in the TIR Carnet by		
such a Contracting Party or a copy thereof to be provided by the international		
organization referred to in Article 6 of the Convention which must confirm that it is		
a true copy of the original.		
Improved procedures in the use of TIR Carnets by transport operators		
In some Contracting Parties the transport operator does not have direct contacts		
with the competent Customs officials at the Customs office of destination before		
the consignee or his agents undertake the necessary Customs formalities for		
clearance of goods for home use or by any other Customs procedure following the		
TIR transit operation. With a view to allowing the transport operator or his driver to		
verify that the TIR procedure is properly terminated by the competent Customs		
officials, the transport operator or his driver are allowed, if they so wish, to keep		
the TIR Carnet and to provide the consignee or his agents only with a copy of the		
yellow voucher No. 1/No. 2 (not for Customs use) in the TIR Carnet, together with		
any other required documentation. Following the clearance of goods for home use		
or by any other Customs procedure, the transport operator or his driver should		
then proceed in person to the competent Customs officials to have his TIR Carnet		
certified.		

ANNEX 9, Part I

Original text	Netherlands
	TRANS/WP.30/GE.2/2005/2
	Insert new paragraph 2:
	 2 (a) The guaranteeing association shall have a period of three months, from the date when the claim for payment is made upon it, in which to pay the amounts claimed, or to send to the competent authorities a motivated opposition to the claim for payment. (b) If a guaranteeing association fails to comply with the provisions of paragraph (a) the competent authorities may rely on national regulations in requiring payment of the sums in question.
	Renumber paragraphs 2, 3 and 4 into 3, 4 and 5.

ANNEX 9, Part III

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
AUTHORIZATION TO TAKE ON	AUTHORIZATION OF AN	AUTHORIZATION TO TAKE ON	
RESONSIBILITY FOR THE	INTERNATIONAL ORGANIZATION,	RESPONSIBILITY FOR THE	
ORGANIZATION AND	AS REFERRED TO IN ARTICLE 1	ORGANIZATION AND	
FUNCTIONING OF AN	(r) FOR THE ORGANIZATION AND	FUNCTIONING OF AN	
INTERNATIONAL GUARANTEE	FUNCTIONNING OF AN	INTERNATIONAL GUARANTEE	
SYSTEM AND TO PRINT AND	INTERNATIONAL GUARANTEE	SYSTEM AND TO PRINT AND	
DISTRIBUTE TIR CARNETS	SYSTEM AND TO PRINT AND	DISTRIBUTE TIR CARNETS	
Conditions and requirements	DISTRIBUTE TIR CARNETS		
·	Conditions and requirements		

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
Article 1 In order to be authorized by the TIR Administrative Committee, in accordance with article 6.2bis, the international organization accepts, in writing, the following: (1) to take on responsibility for the organization and functioning of an international guarantee system, and (2) to print and distribute TIR Carnets.	Article 1 The conditions and requirements to be complied with by the international organization authorized by the Administrative Committee to take on the responsibility for the organization and functioning of the international guarantee system and to centrally print and distribute TIR Carnets are: (a) Proven existence as an established organization representing the interests of the transport sector. (b) Proof of the sound financial standing of the international guarantee system. (c) Proven knowledge of its staff in the proper application of the TIR Convention. (d) Absence of serious or repeated offences against Customs or tax legislation. (e) Establishment of a written agreement [or any other legal instrument] between the organization and the Administrative Committee	Article 1 In order to be authorized by the TIR Administrative Committee, in accordance with the Article 6.2bis, the international organization accepts by signing the agreement originating from Article 6.2bis: (1) to take on responsibility for the [effective] organization and functioning of an international guarantee system, and (2) to print and distribute TIR Carnets.	
	agreement [or any other legal instrument] between the		

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
Article 2	Article 2	Article 2	
Without prejudice to the provisions	In order to be authorized by the	Without prejudice to the provisions	(1) to provide the Contracting
of the TIR Convention and whilst	Administrative Committee, the	of the TIR Convention, and in	Parties to the TIR Convention via
fully respecting the competencies of	international organization, in	particular to Article 6.2bis and whilst	the national associations affiliated to
the Contracting Parties, the	accordance with Article 6.2bis,	fully respecting the competencies of	it with certified copies of the global
international organization accepts to	accepts by signing the agreement	the Contracting Parties, the	guarantee contract and proof of
perform the following functions:	referred to in paragraph 1 (e), to	international organization accepts to	guarantee coverage, which amount
(1) to provide the Contracting	perform the following functions:	perform the following functions:	is fixed in the Agreement between
Parties of the TIR Convention via	(a) to provide the Contracting	(1) to provide the Contracting	UNECE and IRU.
the national associations affiliated to	Parties of the TIR Convention via	Parties of the TIR Convention via	(2)(Finland, TRANS/WP.30/
it with certified copies of the global	the national associations affiliated to	the national associations affiliated to	GE.2/2005/9)
guarantee contract and proof of	the international organization with	the international organization with	
guarantee coverage;	certified copies of the global	certified copies of the global	
(2) to provide the competent body or	guarantee contract and proof of	guarantee contract and proof of	
bodies of the TIR Convention with	guarantee coverage;	guarantee coverage;	
information on the rules and	(b) to provide the competent bodies	(2) to provide the competent	
procedures set out for the delivery	of the TIR Convention with	body(ies) of the TIR Convention,	
of TIR Carnets by national	information on the rules and	being the TIR Administrative	
associations;	procedures set out for the issue of	Committee, the TIRExB as well as	
(3) to provide the competent body or	TIR Carnets by national	the Working Party on Customs	
bodies of the TIR Convention, on a	associations;	Questions affecting Transport	
yearly basis, with global data of	(c) to provide the competent bodies	(WP.30), with information on the	
claims lodged, paid and pending;	of the TIR Convention, on a yearly	rules and procedures set out for the	
(4) to provide the competent body or	basis, with global data of claims	issue of TIR Carnets by national	
bodies of the TIR Convention with	lodged, paid and pending;	associations;	
timely and well founded information	(d) to provide the competent bodies	(3) – (6) same as Netherlands;	
on trends in the number of non-	of the TIR Convention with timely	(7) to provide the TIRExB with	
terminated TIR operations, claims	and well founded information on	details of the issuing price by the	
lodged or pending that might give	trends in the numbers of non-	international organization of each	
rise to concerns with regard to the	terminated TIR operations, claims	type of TIR Carnet;	
proper functioning of the TIR system	lodged or pending that might give	(8) – (11) same as Netherlands;	
or that could lead to difficulties for	rise to concerns with regard to the	(12) on the basis of the	
the continued operation of its	proper functioning of the TIR system	Recommendation adopted by the	
guarantee system;	or that could lead to difficulties for	TIR Administrative Committee on	
(5) to provide the competent body or	the continued operation of its	20 October 1995 on the Introduction	

Netherlands European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2 ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
bodies of the TIR Convention with statistical data on the number of TIR Carnets distributed to each Contracting Party; (6) to provide, at the request of the TIRExB, full and complete information on the functioning of the TIR system, provided such request does not infringe legislation concerning confidentiality, data protection, etc.; in such case information cannot be given, the international organization will specify the legal provisions or other reasons prohibiting the exchange of information; (7) to provide the TIRExB with details of the issuing price of each type of TIR Carnet delivered by it; (8) to take all reasonable steps to reduce the risk of counterfeiting TIR Carnets; (9) to take the appropriate corrective action in cases where faults or deficiencies with the TIR Carnet have been detected; (10) to fully participate in cases where the TIRExB is called upon to facilitate the settlement of disputes; (11) to ensure that any problem involving fraudulent activities or other difficulties, with regard to the application of the TIR Convention, is immediately brought to the attention (e) to provide the competent bodies of the TIR Convention with statistical data on the number of TIR Carnets distributed to each Contracting Party; (f) to provide, at the request distributed to each Contracting Party; (f) to provide, at the request distributed to each Contracting Party; (f) to provide, at the request of the TIRExB, full and complete information on the functioning of the TIR ExB, full and complete information on the functioning of the TIR ExB, full and complete information on the functioning of the TIR ExB, full and complete information on the functioning of the TIR ExB, full and complete information on the functioning of the TIRExB, full and complete information on the functioning of the TIRExB, full and complete information on the functioning of the TIRExB, full and complete information on the functioning of the TIRExB, full and complete information on the functioning of the TIR ExB, full and complete information	ece/trans/wp.30/2006/6 of a control system for TIR Carnets [Annex 10 of the TIR Convention], to manage the control system with national guaranteeing associations affiliated to the international organization and the Customs Administrations and to inform the Contracting Parties and the competent body(ies) of the TIR Convention of significant problems encountered in the system; (13) – (16) same as Netherlands	

Netherlands	European Community	IRU	Various other proposals	
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6		
(12) on the basis of the	other difficulties, with regard to the			
Recommendation adopted by the	application of the TIR Convention, is			
TIR Administrative Committee on 20	immediately brought to the attention			
October 1995 on the Introduction of	of the TIRExB;			
a control system for TIR Carnets, to	(m) [on the basis of the			
manage such a control system with	Recommendation adopted by the			
national guaranteeing associations	Administrative Committee on 20			
affiliated to the international	October 1995 [In accordance with			
organization and the Customs	Annex 10] on the [Introduction of a]			
authorities and to inform the	control system for TIR Carnets, to			
Contracting Parties and the	manage such a control system with			
competent body or bodies of the TIR	national guaranteeing associations			
Convention of significant problems	affiliated to the international			
encountered in the system;	organization and the Customs			
(13) to provide the competent body	authorities and to inform the			
or bodies of the TIR Convention with	Contracting Parties and the			
statistics and data on the	competent body or bodies of the TIR			
performance of Contracting Parties	Convention of significant problems			
with regard to the control system;	encountered in the system;			
(14) to seek continuously to	(n) to provide the competent bodies			
enhance the control system in order	of the TIR Convention with statistics			
to improve its efficiency as a risk	and data on the performances of			
management and anti-fraud tool;	Contracting Parties with regard to			
(15) to be available for meetings	the control system;			
with the TIRExB, the TIR Secretary,	(o) to seek continuously to enhance			
the TIR secretariat and other key	the control system in order to			
organizations, active in the field of	improve its efficiency as a risk			
TIR;	management and anti-fraud tool;			
(16) to offer its good offices and	(p) to be available for meetings with			
experiences to support the training	the TIRExB, the TIR Secretary, the			
of interested parties, e.g.	TIR secretariat and other key			
national associations.	organizations, active in the field of			
	TIR;			
	(q) to offer its good offices and			
	experiences to support the training			

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
	of interested parties, e.g. national associations.		
Article 3 The international organization accepts to transfer annually, the total amount collected through a levy on each TIR Carnet delivered, determined by the TIR Administrative Committee, and required to finance the operation of the TIRExB and the TIR secretariat in accordance with Annex 8, Article 13 of the TIR Convention. Any balance left after the completion of the current year of the project, will be used towards financing of the TIRExB and the TIR secretariat in the following years.	Article 3 When a guaranteeing association is asked, in accordance with the procedures set out in Article 11, to pay the sums referred to in Article 8, paragraph 1 it shall, in accordance with the written agreements referred to in Explanatory Note 0.6.2bis of Annex 6, inform the international organization of the reception of the claim. The international organization shall, within a time period [of three months as prescribed in Article 11 paragraph 5, for the payment of the claim by the guaranteeing association] [to be agreed between it and the guaranteeing association], inform the guaranteeing association of its position concerning the claim.	Article 3 1. The international organization shall meet the following conditions: (a) Proven existence as an established organization representing the interests of the transport sector. (b) Proof of the financial coverage of the international chain of guarantee by means of a certified and approved copy of the global guarantee contract referred to in Part I, Article 1(f)(v) of this Annex. (c) Proven knowledge and experience of the international organization in the proper application of the Convention. (d) Absence of serious or repeated offences against Customs or tax legislation in the country of establishment. 2. The international organization shall agree to implement faithfully all decisions adopted by the Administrative Committee and the TIR Executive Board.	

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
Article 4	Article 4	3. Authorization of an organization under the terms set out above shall be without prejudice to that organization's responsibilities and liabilities under the Convention. Article 4	
The amount mentioned under Article 3 will be transferred in its entirety by 15 November each year to the UN Geneva General Fund. Particulars concerning the levy per TIR Carnet and the transfer of the amount due for a next year will be adjusted on an annual basis through an exchange of letters between the UNECE and the international organization, in accordance with the relevant decisions of the TIR Administrative Committee.	The Administrative Committee shall revoke the authorization in case of serious or repeated non-compliance with these conditions and requirements. Should the Administrative Committee decide to revoke the authorization, the decision will become effective at the earliest six (6) months after the date of revocation.	In case the Administrative Committee decides to revoke the authorization in accordance with Article 6.2bis of the Convention, the decision will become effective at the earliest six (6) months after the date of the revocation.	
Article 5 The international organization accepts to provide full access to the offices and financial and statistical data, related to the TIR Convention, as well as appropriate data from the partners involved in financial transactions related to the distribution of TIR Carnets.	Article 5 The authorization of an international organization under the terms set out above shall be without prejudice to that organization's responsibilities and liabilities under the Convention.		

Netherlands	European Community	IRU	Various other proposals
TRANS/WP.30/GE.2/2005/2	ECE/TRANS/WP.30/2007/5	ECE/TRANS/WP.30/2006/6	
Article 6			
(1) The international organization			
shall comply with the following			
conditions:			
Proven existence as an established			
organization representing the			
interests of the transport sector.			
Proof of sound financial standing			
and organizational capabilities			
enabling it to fulfil its obligations			
under the Convention.			
Proven knowledge of its staff in the			
proper application of the			
Convention.			
Absence of serious or repeated			
offences against Customs or tax			
legislation.			
Shall agree to implement faithfully			
all decisions adopted by the			
Administrative Committee and the			
TIR Executive Board.			
(2) Authorization of an organization			
under the terms set out above shall			
be without prejudice to that			
organization's responsibilities and liabilities under the Convention.			
Explanatory Note 9.III.6 (a): The			
provisions in Annex 9, Part III,			
paragraph 6 (a) cover organizations involved in the international trade of			
goods, including the international chamber of commerce.			
chamber of commerce.			

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RANS/WP.3
WP.30/2006/5/Rev

Netherlands TRANS/WP.30/GE.2/2005/2	European Community ECE/TRANS/WP.30/2007/5	IRU ECE/TRANS/WP.30/2006/6	Various other proposals	ge 42
Article 7 In case the Administrative Committee decides to revoke the authorization in accordance with Article 6.2bis of the Convention, the decision will become effective [at least] six (6) month after the date of the revocation.				
