ADDITIONAL PROVISIONS in the Netherlands for the transport of
dangerous goods by road
(Status: 01.09.2017)

From: Regeling vervoer over land van gevaarlijke stoffen (Regulation for the
transport of dangerous goods by road), Annex 2:

(Annex 1 mentioned below is the Dutch translation of Annexes A and B of ADR)

CHAPTER I. PROVISIONS FOR NATIONAL TRANSPORT ONLY

Article 1. Scope
This Chapter applies to the transport of dangerous goods that takes place exclusively within the Netherlands.

Article 2. Exemptions
The Minister shall grant an exemption from this Regulation, as referred to in Article 9 of the Wet vervoer gevaarlijke stoffen (Transport of Dangerous Goods Act), only where such an exemption will not jeopardize safety and relates to transport which is clearly defined and subject to a time limit.

Article 3. N provisions
The N provisions in this Chapter:

a. are supplementary to Annex 1; or
b. replace the obligations referred to in the provisions numbered correspondingly in Annex 1, insofar as they contain obligations that are incompatible with the provisions numbered correspondingly in Annex 1.

1.5.1.1 N Multilateral agreements
1. National transport may take place in accordance with multilateral agreements as referred to in 1.5.1.1 of Annex 1, under the condition that the agreements are signed by the Netherlands.
2. With regard to transport that complies with the multilateral agreement referred to in paragraph 1, the transport provisions in that agreement shall be observed.

5.1.2.1/5.2.1/5.5.3.4.1/5.5.3.6.2 N Labelling and marking
The labelling and marking on packages, containers, tanks, vehicles and overpacks of packages shall include at least Dutch, French, German or English language.

5.4.1.4 N Transport document
With regard to the transport document it is permitted that the indications prescribed may be in Dutch only.

6.8.3.2 N Equipment of tank-vehicles for propane, butane and a mixture thereof
Tank-vehicles registered in the Netherlands, intended for the transport of propane, butane and mixtures thereof, shall be equipped with an emergency stop device that is connected to the control system of the safety relief device as referred to in 6.8.3.2.3 of Annex 1, and to the drive system of the pump. As an immediate
consequence of operating the emergency stop device, the safety relief devices are closed and the pump is stopped. There shall be operating controls for the emergency stop device in the control box(es) and at the front left and rear right of the tank.

Tank-vehicles intended for the transport of propane, butane or mixtures thereof shall be equipped with a driving-off alarm, in order to prevent driving off with a connected hose or a hose that has not been put away. This device shall consist of a flashing red light on the dashboard and an intermittent warning sound in the cabin.

6.8.3.4 N Inspection
Tank-vehicles registered in the Netherlands, intended for the transport of propane, butane or mixtures thereof, shall be subjected to a visual, external examination and an inspection of the proper operation of its equipment once every 26 weeks.

7.5.7.5/8.3.3 N Open up packagings
In derogation from 7.5.7.5/8.3.3 of Annex 1, the driver or co-driver is permitted
a. to open an outer packaging which contains dangerous goods that are used as pesticides;
b. to open an IBC, in which UN1202 diesel fuel, gas oil or light heating oil is transported.

It is only permitted to open these packagings for direct deliverance of the mentioned goods in the agriculture, in the road-building and on construction sites.

8.1.2 N Documents that should accompany transport
Where exemption has been granted for the relevant transport by virtue of Article 9 of the Wet vervoer gevaarlijke stoffen, the exemption or a copy thereof shall be added to the transport document.

8.2.1 N Special training of the driver
The obligation of 8.2.1 of Annex 1 does not apply to drivers of fire-fighting vehicles that contain dangerous goods, provided that:
1. there are certified fire-fighters in those vehicles, within the meaning of the Besluit personeel veiligheidsrisico’s (Decree on Fire-fighting Staff); and
2. the safety level, obtained by certificate, of this personal shall be guaranteed.

9.2.3.1 N Braking equipment
Insofar it concerns the vehicle endurance system, 9.2.3.1 of Annex 1 does not apply to motor vehicles built before 1 January 1997.

9.7.5.1 N Stability
By derogation from the second sentence of 9.7.5.1 of Annex 1, with regard to the pressure of the axles of the loaded semi-trailer, articulated vehicles registered in the Netherlands need to comply only with relevant provisions of the Regeling voertuigen.

CHAPTER II. PROVISIONS APPLICABLE TO ALL TRANSPORT ON DUTCH TERRITORY
Article 1. Scope
1. This Chapter applies to all transport of dangerous goods on Dutch territory, and:
a) is based on 1.9.2, 1.9.3 and 1.9.4, or
b) is to address competencies which are particularly mentioned in the paragraphs of Annex 1.
2. This Chapter does not apply to transport in accordance with 1.1.3 and the Chapters 3.4 and 3.5 of Annex 1.

Article 2. Loading and unloading place
It is prohibited, with regard to tank-vehicles, demountable tanks, battery-vehicles, tank-containers, portable tanks, MEGCs or bulk containers, to load and unload dangerous goods as referred to in 1.2.1 of Annex 1 elsewhere than:
a. at the address of the consignor, filler, loader and the consignee; or
b. at places where dangerous goods are used.

Article 3. Tunnel regime
1. Restrictions for the transport of dangerous goods, mentioned under tunnel category C in 1.9.5.2.2 of Annex 1, apply for:
a. the Beneluxtunnel situated in the A4 between Vlaardingen and Hoogvliet
b. the Coentunnel, situated in the A10 in Amsterdam;
c. the Drechtstunnel, situated in the A16 between Zwijndrecht and Dordrecht;
d. the Ketelhulstunnel, situated in the A4 in Schiedam;
e. the Kiltunnel, situated in the S43 between Dordrecht and ‘s-Gravendeel;
f. the Noordtunnel, situated in the A15 between Hendrik-Ido-Ambacht and Alblasemerdam;
g. de Sluiskiltunnel, situated in the N35 at Helendoorn;
h. the Salland-Twentetunnel, situated in the N35 at Helendoorn;
i. the Thomassentunnel, situated in the N15 in Rotterdam;
j. the Waterwolfunnel, situated in the N201 between Aalsmeer and Haarlemmermeer;
k. the Westerschelde tunnel, situated in N62 between Terneuzen and Goes;
l. the Wijkertunnel, situated in the N9 between Beverwijk and Velsen;
m. the Zeeburgertunnel, situated in the A10 in Amsterdam.
2. Restrictions for the transport of dangerous goods, mentioned under tunnel category D in 1.9.5.2.2 of Annex 1, apply for:
a. the Botlekunnel, situated in the A15 between Hoogvliet and Rozenburg;
b. the Heineenoorrtunnel, situated in the A29 between Barendrecht and Oud-Beijerland;
c. the Hubertustunnel, situated in the N14 in Den Haag (The Hague);
d. the IJtunnel, situated below the IJ in Amsterdam;
e. the Koningskade tunnel, situated in the Koningskade in Den Haag (The Hague);
f. the Maasboulevardtunnel, situated in the municipality Maastricht;
g. the Maastunnel, situated below the Nieuwe Maas in Rotterdam;
h. the Michiel de Ruijterkade, situated below the Ruijterkade in Amsterdam;
i. the Piet Heintunnel, situated under the Amsterdam-Rijnkanaal in Amsterdam;
j. the Velsertunnel, situated in the A22, between Beverwijk and Velsen.
3. Restrictions for the transport of dangerous goods, mentioned under tunnel category E in 1.9.5.2.2 of Annex 1 apply for:
a. the ArenAtunnel, situated below the Amsterdam ArenA in Amsterdam;
b. de Stadsbaantunnel, situated near the A2 in Utrecht.
4. The tunnels referred to in this article are indicated with traffic sign C 22, as referred to in Annex 1 to the Reglement verkeersregels en verkeerstekens 1990 (Regulation on traffic rules and traffic signs, 1990). Below the sign another sign is added with the capital letter indicating the category of the tunnel concerned, according to this article.

**Article 4**
The transport of the substances included in table 1 is subject to compulsory routes as referred to in Article 24, paragraph 1 of the Wet vervoer gevaarlijke stoffen.

**Table 1.**

<table>
<thead>
<tr>
<th>Class</th>
<th>Transport in tanks</th>
<th>Transport in packages in quantities lager than 1.1.3.6</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All substances</td>
<td>All substances and articles in excess of the quantities referred to in 1.1.3.6, except for the substances and articles mentioned under division 1.4</td>
</tr>
<tr>
<td>2</td>
<td>All flammable and/or toxic gases where a label of model no. 2.1 and/or 2.3 is required</td>
<td></td>
</tr>
<tr>
<td>4.1</td>
<td>Selfreactive substances with explosive properties (type B), substances where a label of model nos. 4.1 and 1 is required</td>
<td></td>
</tr>
<tr>
<td>4.2</td>
<td>Substances of packing group I</td>
<td></td>
</tr>
<tr>
<td>4.3</td>
<td>All substances</td>
<td></td>
</tr>
<tr>
<td>5.2</td>
<td>All substances</td>
<td>Organic peroxides with explosive properties (type B), substances where a label of model nos. 5.2 and 1 is required</td>
</tr>
<tr>
<td>6.1</td>
<td>Substances of packing group I which specifically are considered as toxic by inhalation in accordance with the proper shipping name as referred to in 3.2.1 of Annex I or by means of special provision 354 of Chapter 3.3 of Annex I</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Substances of the following UN numbers: 1829, 2240, 2502 and 2817</td>
<td>UN number 2502</td>
</tr>
</tbody>
</table>

Empty tanks, vehicles or containers, uncleaned of above mentioned substances

**Article 5. Loading and unloading**
The loading and unloading of explosive substances and objects of Class 1 in quantities per transport unit exceeding the exempted quantities in 1.1.3.6 of Annex 1, shall take place under the supervision of an expert.

**Article 6. Weather conditions**
1. The following is not permitted where, due to weather conditions such as fog, snow or rain, visibility is limited to less than 200 metres:
a. the transport of dangerous goods in transport units with tanks of a capacity of more than 3000 litres;
b. the transport of fireworks exceeding the exempted quantities as referred to in 1.1.3.6 of Annex 1.
2. It is not permitted to transport dangerous goods in tanks, in bulk or in packages in quantities per transport unit exceeding the conditionally exempted quantities referred to in 1.1.3.6 of Annex 1:
a. if, due to weather conditions, visibility is less than 50 metres; or
b. if the road surface is slippery.
3. The prohibition, as mentioned under paragraph 2, sub b), is not applicable to the transport of medical isotopes.
4. The Minister may grant an exemption from the ban on transport when the road surface is slippery as mentioned under paragraph 2, if:
a. the road is slippery for a long period of time; and
b. in his opinion, the urgency of transport has been demonstrated satisfactorily.

Article 7. Salt water ferry
1. ‘Salt water ferry’ means: a ship transporting both vehicles and passengers, other than the vehicles’ crew, on one of the following routes:
   a. Den Helder - Texel
   b. Harlingen - Vlieland
   c. Harlingen - Terschelling
   d. Holwerd - Ameland
   e. Lauwersoog – Schiermonnikoog.
2. Table 2 mentions the substances, transport method and quantities banned from transportation by a salt water ferry.
3. The transport of dangerous goods other than those mentioned in table 2 is permitted only where the transport consists of:
a. no more than two transport units, to be parked last on an open car deck; or
b. no more than one transport unit, to be parked last on a closed car deck.
4. It is prohibited to park a transport unit on a closed car deck of a salt water ferry, which is loaded with substances of Class 3 of packing group I and II;
5. Around the transport units loaded with dangerous goods, a free space of at least two metres in a horizontal direction, and a distance of at least five metres to passengers shall be observed.
6. The driver or co-driver of a transport unit with dangerous goods shall stay with his vehicle during the crossing.
7. The driver of a transport unit loaded with dangerous goods other than those mentioned in table 2 shall provide the necessary information on the nature and quantity of the dangerous goods being transported to the shipmaster or a staff member of the ferry office appointed for this purpose, before driving onto a salt water ferry.
8. Ferry companies may impose additional or limiting measures.

Table 2

<table>
<thead>
<tr>
<th>Class</th>
<th>Transport in tanks</th>
<th>Transport in bulk</th>
<th>Transport in packagings in quantities larger than 1.1.3.6</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All substances</td>
<td></td>
<td>All substances</td>
</tr>
<tr>
<td>2</td>
<td>All flammable and/or toxic gases where a label of model no. 2.1 and/or 2.3 is required</td>
<td></td>
<td>All flammable gases where a label of model no. 2.1 is required</td>
</tr>
<tr>
<td></td>
<td>Substances with additional label no. 6.1 and/or 8 of packing group I et II.</td>
<td>Substances with additional label no. 6.1 and/or 8 of packing group I and II.</td>
<td></td>
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<tr>
<td>---</td>
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<td></td>
</tr>
<tr>
<td>4.1</td>
<td>Selfreactive substances with explosive properties (type B), substances where a label of model nos. 4.1 and 1 is required</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.2</td>
<td>All substances</td>
<td>All substances</td>
<td></td>
</tr>
<tr>
<td>4.3</td>
<td>All substances</td>
<td>All substances</td>
<td></td>
</tr>
<tr>
<td>5.2</td>
<td>All substances</td>
<td>All substances</td>
<td></td>
</tr>
<tr>
<td>6.1</td>
<td>Substances of packing group I which specifically are considered as toxic by inhalation in accordance with the proper shipping name as referred to in 3.2.1 of Annex I or by means of special provision 354 of Chapter 3.3 of Annex I</td>
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<td></td>
</tr>
<tr>
<td>6.2</td>
<td>UN numbers 2814, 2900</td>
<td>UN numbers 2814, 2900</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>All substances</td>
<td>All substances</td>
<td></td>
</tr>
</tbody>
</table>

Empty tanks, vehicles or containers, uncleaned of above mentioned substances

**Article 8. Ferry**

When crossing an inland waterway, the following provisions apply to the transport of vehicles on ships other than salt water ferries as referred to in Article 7:

a. on the ferry, a transport unit loaded with explosive substances and articles of Class 1 shall be given priority over other vehicles or persons;

b. during transport as referred to in section a, there should be no other vehicles or persons on the ferry, unless those persons are part of the transport unit’s crew, or their presence is required for the operation of the ferry;

c. transport units with tank(s) labelled and marked in accordance with 5.3.1 and 5.3.2 of Annex I shall be placed on the ferry in such a way that they can be removed quickly; and

d. the driver of a transport unit, loaded with dangerous goods, shall provide the necessary information on the nature and quantity of the dangerous goods being transported to the shipmaster or a staff member of the ferry office appointed for this purpose, before driving onto the ferry.

**Article 9.**

[Deleted.]

**Article 10. Admission of vehicles**

1. Vehicles registered in the Netherlands, subject to inspection under this regulation, as referred to in 9.1.3.1 of Annex I, may be used for their intended use provided that they have been approved by the Dienst Wegverkeer (RDW, State Service for Road Traffic).
2. Approval shall be refused where, according to this regulation, a vehicle as referred to in paragraph 1 does not comply with this regulation in the opinion of the Dienst Wegverkeer.

3. In derogation from paragraph 2, vehicles whose technical structure and equipment does not comply with this regulation may be approved where, in the opinion of the Dienst Wegverkeer, the technical structure and equipment of the vehicles have a safety level that is at least equal to that required.

4. The owner or holder of a vehicle as referred to in paragraph 1 shall notify the Dienst Wegverkeer without delay after a collision or accident which has caused damage to the vehicle.

5. The owner or holder of a vehicle as referred to in paragraph 1 ensures that said vehicle is made available to the Dienst Wegverkeer for inspection:
   a. each time before the last approval loses its validity; or
   b. after an important repair; or
   c. when the Dienst Wegverkeer considers an inspection necessary for safety reasons.

6. Where the inspection, as referred to in paragraph 5, reveals that a vehicle, as referred to in paragraph 1, does not comply with this regulation, the owner or holder shall be obliged to ensure that it is not used again before a new inspection shows that the arrangements considered necessary by the Dienst Wegverkeer have been made; until the new inspection has taken place, the Dienst Wegverkeer may confiscate or instruct the confiscation of the certificate of approval. The owner or holder shall then be obliged to hand in the certificate of approval as demanded by Dienst Wegverkeer or on its behalf.

7. Where a vehicle as referred to in paragraph 1 is not made available for inspection in accordance with the provisions of paragraph 6, the Dienst Wegverkeer may confiscate or instruct the confiscation of the certificate of approval. The owner or holder shall then be obliged to submit the certificate of approval to the Dienst Wegverkeer.

Article 11. 1.3.3 and 1.10.2.4 Retention period of training records
The employer shall keep the records mentioned in 1.3.3 and 1.10.2.4 of Annex 1 during the contract of employment with the employee who has received the training.

Artikel 12. 1.8.3.2 Exemption from the obligation to appoint a safety adviser
The requirements of 1.8.3 of Annex 1 do not apply to undertakings as referred to in 1.8.3.2.