Collective amendments to Regulations Nos. 3, 4, [5], 6, 7, 19, 23, [34], 38, 50, [69], [70], 77, 82, 87, 89, 91, [104], 112, 113, 119, 123.

I. PROPOSAL

Paragraph X\(^1\) shall read:

"X GENERAL SPECIFICATIONS

The requirements contained in sections 5 "General specification" and 6 "Individual specifications" and in the Annexes referenced in said sections of Regulations 48, 53, 74 and 86 and their series of amendments in force at the time of application for type approval shall apply to this Regulation."

II. JUSTIFICATION

Italy share the concern expressed by some Experts in relation to the difficulties for the Test Houses to apply the pertinent requirements contained in the installation Regulations (48, 53, 74 and 86) also applicable at the moment of type approval of lighting and light signalling devices as components.

Consequently, we agree with the principle contained in the proposal jointly presented by Austria and Poland with their document ECE/TRANS/WP.29/GRE/2013/16.

However we deem the solution proposed in this document would be complicate to apply in practice and easily to by-pass and we fear that it could not be totally suitable to solve the problem.

For these reasons Italy propose to introduce in each Regulation dealing with the type approval of lighting or light signalling devices a direct reference to the requirements contained in Regulation 48 (for M, N and O vehicle categories), 53 and 74 (for L vehicle categories) and 86 (for T vehicle categories), mandating the lamps manufacturers to apply them to obtain the type approval of their products.

This solution is not totally new and was discussed in the past in different occasions but was never concretized in a proposal for GRE.

Note: Some Regulations are indicated in square brackets in the proposal:

Regulations 5 and 31: probably it will not be necessary to take them into account, if the proposal to "froze" them will be approved (see document ECE/TRANS/WP.29/GRE/2013/5 under point 5(f) of the agenda);

Regulations 69, 70 and 104: due to their peculiarity, is it necessary or suitable to take them into consideration for the purposes of the proposal?

\(^1\) Numbers of paragraphs in relation to the Regulations involved:

Paragraph 6 for Regulation 003; [Paragraph 6 for Regulation 004; Paragraph 5 for Regulation 005; Paragraph 5 for Regulation 006; Paragraph 5 for Regulation 007; Paragraph 5 for Regulation 019; Paragraph 5 for Regulation 023; Paragraph 6 for Regulation 031; Paragraph 5 for Regulation 038; Paragraph 6 for Regulation 050; Paragraph 6 for Regulation 069; Paragraph 6 for Regulation 070; Paragraph 6 for Regulation 077; Paragraph 6 for Regulation 082; Paragraph 6 for Regulation 087; Paragraph 5 for Regulation 089; Paragraph 6 for Regulation 091; Paragraph 6 for Regulation 104; Paragraph 5 for Regulation 112; Paragraph 5 for Regulation 113; Paragraph 5 for Regulation 119; Paragraph 5 for Regulation 123;