|  |  |  |  |
| --- | --- | --- | --- |
|  |  | **INF.6** | INF.4 |

**Economic Commission for Europe**

Inland Transport Committee

**Working Party on the Transport of Dangerous Goods**

**105th session 10 October 2018**

Geneva, 6-9 November 2018

Item 6 of the provisional agenda:

**Interpretation of ADR**

Proposal for clarification of the terminology in 1.4.3.1.1 (e)

Transmitted by the Government of Georgia

|  |
| --- |
| *Summary* |
| **Executive** **summary**: In implementing ADR in our national legislation, we have been facing a problem of interpretation of the terminology of paragraph 1.4.3.1.1 (e). |
| **Action to be taken**: Clarification of terminology in 1.4.3.1.1 (e) |
|  |

1. The paragraph 1.4.3.1.1 (e) of the ADR states the following: “He shall, when loading packages, comply with the prohibitions on mixed loading taking into account dangerous goods already in the vehicle or large container and requirements concerning the separation of foodstuffs, ***other articles of consumption*** or animal feedstuffs.”

2. We believe that ***“other articles of consumption”*** is rather broad and covers foodstuffs, medicine, etc. and would like to seek the opinion of the Working Party on a more accurate definition for this paragraph.