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Economic Commission for Europe

Inland Transport Committee

Working Party on Road Transport

Special session Geneva, 30 June 1 July 2014<u>28-29 April 2015</u>

This document<u>reflects</u>, <u>submitted by</u> the <u>revisedGovernment of Switzerland</u>, <u>proposes</u> <u>some revisions to the</u> text of the "Proposal for a global multilateral agreement on the international regular transport of passengers by coach and bus (OmniBus)" as <u>madeagreed</u> by SC.1 at its special session 3 on 30 June-1 July 2014.



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Inland Transport Committee

Working Party on Road Transport

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Item 8 (b) of the provisional agenda
Facilitation of international road transport:
Proposal for a global multilateral agreement on the international regular transport of passengers by coach and bus (OmniBUS)

Harmonization of requirements concerning international road transport and facilitation of its operation

Proposal for a global multilateral agreement on the international regular transport of passengers

Submitted by Switzerland

Preamble

This document contains the revised text of the "Proposal for a global multilateral agreement on the international regular transport of passengers by coach and bus (OmniBus)". Revisions took place at the special session of the Working Party on Road Transport (SC.1) on 10-12 July 2013. Annexes I, Ia, II, and III – in appropriate formats - are contained in Informal document No. 3.

Draft

Multilateral Agreement on the international regular transport of passengers by coach and bus (OmniBUS)

The Contracting Parties

[...]

Having recognised:

The desirability of an orderly development and facilitation of international regular transport of passengers and their luggage by coach and bus,

The importance of increasing safety of road traffic and the protection of the environment,

The importance of ensuring protection of the interests of passengers in international carriage by road,

The need to standardise administrative procedures concerning delivery of the authorizations for international regular transport of passengers by coach and bus, as well as the related administrative documents,

[...]

HAVE AGREED upon the following provisions:

Chapter I

Definitions and scope

Article 1

Definitions

For the purposes of this Agreement, the following expressions shall have the meanings hereby assigned to them:

1. "Buses and coaches", also called 'vehicles', means motor vehicles - with or without a trailer for the transport of passengers' luggage – intended, by virtue of their construction and their equipment, to transport more than nine persons, including the driver.

2. "Authorization" means a document authorizing the use of a bus or coach in the territory of the Contracting Parties in connection with the international regular transport of passengers.

3. "Transport undertaking" means any natural or legal person engaged in the transport of passengers, in accordance with the national legislation.

4. "Carrier", ("operator", "subcontractor") means a transport undertaking, registered in the territory of a Contracting Party, which is authorized by national legislation to carry out the international road transport services

5. "Passenger" means any person who, in the performance of a contract of carriage is carried either for reward or free of charge by a carrier;

6. "Ticket" means a document issued by the carrier or on his behalf, which confirms the right of the passenger to be transported and serves as the evidence of the conclusion of the contract of carriage between the passenger and the carrier. (needs further work rewording for obligation of the carrier: IRU to advise source of original legislation)

7. "Passenger service by road" means the transport by bus or coach for reward or free of charge.

8. "Regular services" means services which provide for the carriage of passengers and their luggage according to a given frequency and along specified routes, whereby passengers embark or disembark during a journey at predetermined stopping points. Regular services are subject to the obligation to respect previously established timetables. Regular services shall be open to all. They may be subject to compulsory reservation. The regular nature of the service shall not be affected by any adjustment to the service operating conditions.

(Deleted text to be moved to cabotage section)

9. "Special regular services" are services, which provide for the carriage of specified categories of passengers and their luggage, to the exclusion of other passengers, provided that such services are operated under the conditions set out for regular services. Special regular services shall <u>includetheinclude the</u> carriage of workers between home and their place of work, and <u>alsothealso the</u> carriage to and from the educational institution for school pupils and students. The fact that a special regular service may vary according to users' needs does not affect its classification as a regular service.

15. "Occasional services" are services not falling within the definition of a regular service nor of special regular services, and which are characterised above all by the fact that

they carry groups of passengers assembled at the initiative of the customer or of the carrier himself.

16. "Own-account transport operations' mean transport operations carried out for non-profit-making and non-commercial purposes provided that:

(a) the transport activity is only an ancillary activity for that undertaking,

(b) the vehicles used are the property of that undertaking, or were bought by them on credit, or were made available to them under a long-term leasing contract and are driven by a member of the staff of the undertaking, by the undertaking itself, if it is natural person, or by personnel employed by or put at the disposal of the undertaking under contractual obligation.

17. "International transport" means a journey undertaken by a vehicle, the point of departure of which is on the territory of one Contracting Party and the destination of which is on the territory of another Contracting Party or in a country, which is not a Contracting Party, or vice versa, as well as the movement of an empty vehicle in connection with the aforesaid journey. (this para requires clarification: for routes originating in the country of autorization or establishment (including a third country which is neither the country of origin or country of destination?))

18. "A passenger service by road is said to be 'in transit" in a particular country if it passes through the territory of that country in the course of a journey where the points of departure and destination are located in different countries. (come back to this)

19. "National road passenger services carried out by non-resident carriers" ("cabotage") mean the embarking and disembarking of passengers within the territory of a Contracting Party, in the course of a regular international service.

20. "Host Contracting Party" means a Contracting Party in which a carrier operates, other than the Contracting Party where the carrier is established.

21. "Triangular transport operations" mean any transport of passengers from the territory of one Contracting Party to another Contracting Party or a country, which is not a Contracting Party, and vice versa, by a vehicle not registered in the territory of one of those countries, whether or not, in the course of the same journey and using the normal route, the vehicle travels through the country in which it is registered.

23. "Competent authorities" mean those authorities designated by the Contracting Parties to carry out the tasks of this Agreement.

24. "Authorizing authority" means the competent authority of the Contracting Party on whose territory the carrier is established and the point of departure is situated, to which the application for an authorization is submitted, and which issues the authorization. The place of departure shall mean one of the termini of the service.

25. "Bus and coach terminal" means a dedicated infrastructure facility where passengers embark or disembark in the course of an international regular service, equipped with facilities, such as a waiting room, ticket office, toilets.

26. "Stopping points" means stops when passengers embark or disembark within an international regular service.

27. The "Administrative Committee" means the Committee established under this agreement.

Article 2

Scope

1. This Agreement shall apply:

(a) to the international transport of passengers by coach and bus by means of regular services:

- performed between the territories of two Contracting Parties, and, should the need arise during such services, in transit through the territory of another Contracting Party, and

- carried out by transport undertakings for hire or reward established in a Contracting Party, and

- using buses and coaches registered in the Contracting Party where the transport undertaking is established;

(b) to empty journeys (Turkey suggests definition of "empty services" to be included) of the buses and coaches in relation to services carried out under paragraph 1(a) above.

2. Excluded from the scope of this Agreement are:

- (a) triangular transport operations;
- (b) occasional services;
- (c) own-account transport operations.

Article 3

General principles

1.

No distinction shall be made based on the registration of vehicles, points of departure, entry, exit or destination, or the nationality of drivers or the place where the transport undertaking is established.

2.Each Contracting Party shall accord immediately and unconditionally to service providers from all other Contracting Parties and to services covered by this Agreement, treatment relative to their rights, legislation and formalities no less favourable than that it accords to like providers and service suppliers of any other country.

3. With respect to all measures affecting the supply of services covered by this Agreement, Contracting Parties shall accord to carriers from other Contracting Parties treatment no less favourable than those accorded to their own similar service suppliers and to services similar to them.

Article 4

Transparency

Each Contracting Party shall endeavour to make publicly available its domestic laws, regulationsand regulations and administrative decisions -which pertain to carriers and the services covered by this Agreement.

Article 5

Admission to the occupation and driver training

1. Within two years after the entry into force of this Agreement, the Contracting Parties shall endeavour to propose a dedicated new Annex containing harmonised rules and conditions on admission to the occupation for transport undertakings and managers and for driver training.

2. These rules and conditions regarding admission to occupation for transport undertakings and managers shall cover at least the following requirements:

- (a) To have an effective and stable establishment in a Contracting Party;
- (b) To be of good repute;
- (c) To have appropriate financial standing; and
- (d) To have the requisite professional competence.

Chapter II

Access to the market and authorizations

Article 6

Principles

1. For the purposes of this Agreement, international regular transport services are subject to authorization. The authorization issued by the Authorizing authority, shall be as shown in Annex I.

2 Cabotage performed by a carrier not resident in the host Contracting Party in the course of a regular international service, shall only be allowed if it is permitted by the national legislation of the host country and its competent authority, and is specifically included in the authorization.

3. Regular services from a Contracting Party to, from or in transit through a non Contracting Party shall require authorizations in accordance with the bilateral agreement between the Contracting Party and the non Contracting Party and, where appropriate, the transited non Contracting Party.

4. Contracting Parties shall endeavour to harmonize the provisions of their bilateral agreements with such non Contracting Parties, to reflect the provisions in this Agreement.

5. Change of vehicle or interruption of transport to enable part of a journey to be made by another means of transport shall not affect the application of this Agreement.

6. An authorization for each international regular service shall be issued by the Authorizing authority in agreement with the competent authorities of the country of destination as well as with the competent authorities in the transit countries.

7. International regular services may only be operated by transport undertakings established in the country of departure and/or the country of destination.

8. Passengers may embark or disembark in the countries of departure and destination. Passengers may embark or disembark in the transit countries only subject to the agreement of the competent authorities in these countries.

9. In cases where, depending on the national legislation, international regular services are carried out in the framework of a partnership agreement or contract concluded between the carriers from the relevant Contracting Parties operating the service, the decision on the actual split of traffic performances between participating carriers shall be left to discretion of carriers themselves.

Article 7

Nature of authorization

1. The authorization shall be issued in the name of the carrier. It shall not be transferable to third parties.

2. The carrier who has received an authorization may, with the consent of the Authorizing authority, operate the service through a sub-contractor(s). In this case, the sub-contractor's name and role will be stated in the authorization. The sub-contractor shall fulfil the conditions laid down in Article 1, paragraph 4. The Authorising authority issues the original of the authorisation to the operator who has submitted the application. Certified true copies shall be issued by the Authorising authority and given to all sub-contractors operating under this authorization.

3. In the case of undertakings associated for the purpose of operating a regular service, the authorisation shall be issued in the names of all the undertakings. The authorisation shall state the names of all the operators. It shall be given to the undertaking that manages the operation. Certified true copies shall be issued by the Authorising authority and provided to all other associated undertakings.

4. In case of partnerships of undertakings from the Contracting Parties, originals of the authorisations shall be issued to each partner undertaking, stating each undertaking's name in the authorisation.

5. The period of validity of an authorization shall not exceed 5 years.

- 6. Every authorization shall specify the following:
- (a) the name of the transport operator(s) and, if applicable, sub-contractor(s);
- (b) the type of service;

(c) the route of the service, specifying the place of departure and the place of destination, frontier-crossing points, stopping points where passengers embark and <u>disembarkanddisembark and</u>, in case of special regular services without contract, the category of persons accepted for transport and their destinations;

(d) a timetable which provides information on the period of operation and the frequency of the services, as well as the time at the stopping points; (Need to discuss this further)

- (e)
- (f) special conditions;
- (g) the period of validity of the authorization.

Article 8

Authorizing procedure

1. The application for authorization shall be submitted by the carrier to the Authorizing authority of the country of establishment. In the case of partnerships of undertakings from the Contracting Parties concluded on a parity basis, only one application shall be submitted to the Authorizing authority of the country of establishment of one of the partners .

2. In the case of undertakings associated for the purpose of operating a regular service, the application shall be submitted by the operator that manages the operation.

3. Transport operators shall fill in an application form. The applications for authorization shall be as shown in Annex II and, if applicable, Annex IIa.

4. Prior to issuing authorization, the authorizing Authority may:

a. equesterequest additional information from transport operators

bundertakeb. undertake a check at the premises of the undertaking to ensure it meets the relevant national provisions regarding admission to the occupation.

6. Upon receipt of the application, the Authorizing authority shall forward to the competent authorities of the country of destination as well as to the competent authorities in the transit countries a copy of the application, together with any other relevant documentation. 7. The competent authorities of the Contracting Parties whose agreement has been requested shall notify the Authorizing authority of their decision on the application within two months (three months for cabotage). This time limit shall be calculated from the date of receipt of the request for an opinion which is shown in the acknowledgement of receipt. If the decision received from the competent authorities of the Contracting Parties, whose agreement has been requested is negative, it shall containacontain a proper statement of reasons. If the Authorizing authority does not receive a reply within two months (three months for cabotage), the authorities consulted shall be deemed to have given their agreement and the Authorizing authority may grant the authorization.

8. The Authorizing authority shall take a decision on the application within four months of the date of receipt of the application.

9. Authorization shall be granted unless:

(a) the applicant is proven to be unable to provide the service, with the equipment available to him;

(b) the applicant, or carriers, whose services he is subcontracting or he is using in the case of undertakings associated for the purpose of operating a regular service, have committed most serious infringements as listed in Annex IV;

(c) the applicant, or carriers, whose services he is subcontracting or he is using in the case of undertakings associated for the purpose of operating a regular service, do not comply with the applicable national legal requirements of insurance concerning passengers, drivers, vehicles and third party liability;

(d) the applicant, or carriers, whose services he is subcontracting or he is using in the case of undertakings associated for the purpose of operating a regular service, do not comply with the national legal requirements of admission to the occupation;

(e) in the case of an application for a renewal of an authorization, the conditions of authorization have not been complied with;

(f) a competent authority of a Contracting Party, whose agreement has been requested, decides on the basis of a detailed analysis, that the principal purpose of the service is other than to carry passengers;

(g) a competent authority of a Contracting Party, whose agreement has been requested, decides on the basis of a detailed analysis, that the principal purpose of the service is cabotage;

(h) the applicant, or carriers, whose services he is subcontracting or he is using in the case of undertakings associated for the purpose of operating a regular service, do not comply with the national legal requirements concerning cabotage;

(i) a competent authority of a Contracting Party, whose agreement has been requested, decides on the basis of a detailed analysis that the service concerned would seriously affect the viability of a comparable service covered by one or more public service contracts.

(j) the applicant has been proven to provide false information.

10. The fact that a carrier offers higher/lower prices than those offered by other carriers or the fact that the link in question is already operated by other carriers shall not in itself constitute a justification for rejecting the application. However, in the interest of fair competition and the quality of the service, the Authorizing authority or the competent authority of the host countries, may require that the schedule be changed.

Alternative 10: Ticket prices shall not in themselves constitute a justification for rejecting the application. In the interest of fair competition, the Authorizing authority or the competent authority of the host country may require schedule adjustments. (Turkey wishes to discuss tariffs)

11. If a host country does not grant permission to carry out cabotage on its territory, this shall not constitute a refusal to grant an <u>authorisationforauthorisation for</u> the relevant international service.

12. The competent authorities of all the Contracting Parties involved in the procedure to reach the agreement may refuse applications only on the basis of reasons provided for in this Agreement.

13. Having completed the procedure lay down in this Article, the Authorizing authority without undue delay shall grant the authorization or formally refuse the application.

14. Decisions refusing an application shall state the reasons for the refusal.

15. All applicants shall have the right to appeal if their application has been refused.

16. The Authorizing authority shall inform all the competent authorities whose agreement is requested, of its decision, by sending them a copy of any decision.

(come back to this issue when discussing Administrative Committee)

Article 10

Renewal and alteration of authorization

1. Article 9 above shall apply, *mutatis mutandis*, to applications for the renewal of Authorizations or for alteration of the conditions under which the services subject to authorization must be carried out.

2. In the event of a minor alteration to the operating conditions, such as the adjustment of timetables, the Authorizing authority need only supply the information in question to the competent authority of the other Contracting Parties concerned.

3. The Contracting Parties concerned may agree that the Authorizing authority alone shall decide on alterations to the conditions under which a service is operated.

Article 11

Lapse of an authorization

1. An authorization for a regular service shall lapse at the end of its period of validity or three months after the Authorizing authority has received notice from its holder of its intention to withdraw the service. Such notice shall contain a proper statement of reasons.

2. Where demand for a service has ceased to exist, the period of notice from the holder of the authorization provided for in paragraph 1 may be shortened up to one month, according to the holders' application. The Authorizing authority shall inform the competent authorities of the other Contracting Parties concerned that the authorization has lapsed.

3. The holder of the authorization shall notify users of the service concerned, of its withdrawal, one month in advance by means of appropriate publicity.

Chapter III

Rights and obligations

Article 12

Controls

1. The competent authorities of the relevant Contracting Parties perform controls prescribed by this Agreement, by other international Conventions and by their national legislation which applies to road transport.

2. For the purpose of this Agreement, the following are considered as control documents:

(a) in the case of a regular and special regular service, the <u>authorisationauthorization</u> mentioned in Article 6, <u>paragraph1 paragraph1 above</u> (original or its certified true copy);

(b) the transport ticket mentioned in Article 13, paragraph 5<u>below</u>.

3. The list of passengers, (waybill), as defined in Annex III of this Agreement, may be used as a control document if the relevant competent authorities agree on its use.

4. The control documents shall be carried on board of the vehicle and shall be presented at the request of an authorized inspector.

5. Certified true copies, issued by competent authorities of the Contracting Parties, shall conform to the models provided in the annexes of this Agreement, with the indication "certified true copy".

Article 13

Obligations of carriers

1. The carrier shall <u>startbegin</u> the transport service within the period indicated in the decision of the Authorizing authority granting the authorization.

2. Except in the event of force majeure, the operator of a regular service shall, until the authorization expires, take all measures to guarantee a transport service that fulfils the

standards of continuity, regularity and capacity, and complies with the other conditions laid down by as stipulated in the competent authorities authorization.

3. The carrier shall <u>displaymake the information about</u> the route of the service, the <u>stopsstopping points</u>, the timetable, the fares and the conditions of transport in such a way as to ensure that such information is readilypublicly available to all users.

4. It shall be possible for the competent authorities of the Contracting Parties concerned, by common agreement and in agreement with the holder of the authorization, to make changes to the operating conditions governing a regular service.

5. Carriers operating a regular service, with the exclusion of special regular service, shall issue transport tickets, either individual or collective, which. The tickets shall indicate as a minimum:

(a) the name of the carrier;

(b) the points of departure and destination and, where appropriate<u>if applicable</u>, the return journey;

(c) the period of validity of the ticket and, should the need arise<u>if applicable</u>, the date and time of departure;

(d) the price of transport.

6. The transport ticket shall be presented, by the passenger, at the request of any authorized inspection officer.

7. The control documents referred to in Article 12 paragraph 2(a) or their certified true copies, and Article 12 paragraph 3, in case the latter has been agreed as a control document by the relevant Contracting Parties, shall be carried on board of the vehicle and shall be presented at the request of any authorized inspecting officer.

87. Certified true copies, issued by competent authorities of the Contracting Parties, shall conform to the models provided in the annexes of this Agreement, with the indication "certified true copy".

9. Carriers operating international passenger transport services shall allow all inspections intended to ensure that operations are being conducted correctly, in particular as regards driving and rest periods and road safety.

Article 14

Conditions applicable to cabotage carried out in the framework of an international regular line

1. The performance of the cabotage, as defined in Article 1, shall be subject to the laws, regulations and administrative provisions in force in the host Contracting Party.

2. The national laws, regulations and administrative provisions referred to in paragraph 1 above shall be applied by the Contracting Party to non-resident carriers under the same conditions as those that are imposed on their own nationals, so as to effectively prevent any open or hidden discrimination.

Chapter IV

Safety and environmental provisions

Article 15

Technical conditions applying to vehicles

1. Subject to the provisions of Article 23, paragraph 4, the technical <u>1</u>. Technical conditions applicable to buses and coaches used to carry out the international regular services covered by this Agreement shall comply with the provisions of the 1949 or 1968 Convention on Road Traffic.

2. Contracting Parties may carry out random inspections in order to ensure that coaches and buses are maintained in such a condition that they can be deemed as roadworthy by the inspection authorities, in particular as regards safety and environmental items referred to in Annex V to this Agreement. These random inspections should be carried out, to the extent possible, at the passenger terminals to avoid disruption of the transport operation and inconvenience to passengers.

Annex V should be moved here.

Chapter V

Provisions related to service quality and facilitation

Article 16

Service quality and comfort

1. The Authorizing authority may recommend to carriers operating international regular lines to comply with the provisions of existing international quality and comfort systems.

2. Bearing in mind existing international standards on the quality and comfort of vehicles, carriers operating the same service under the scope of this Agreement shall:

(a) take appropriate measures to ensure that the buses and coaches used for this service offer comparable levels of service quality and comfort for passengers;

(b) follow the rules and regulations regarding the quality of service and comfort of vehicles, to be developed and approved by the Administrative Committee.

3. The rights of passengers travelling on international regular lines, operating under the scope of this Agreement, shall be guaranteed, in line with the relevant legislation and agreements in force.

Article 17

Customs and other relevant fiscal provisions

1.____Buses and coaches that are engaged in transport operations in accordance with the provisions of under this Agreement agreement:

<u>a.</u> shall be exempted from all vehicle taxes and charges levied on the circulation or possession of vehicles, as well as from all special taxes or charges levied on transport operations in the territory of the other Contracting Parties.

2. Buses and coachesb shall not be exempted from payment of value added tax on transport services and road tolls.

<u>32</u>. Contracting Parties shall ensure that tolls and any other form of user charges may not be imposed at the same time for the use of a single road section. However, Contracting Parties may also impose tolls on networks where user charges are levied, for the use of bridges, tunnels and mountain passes.

4-3 The fuel for buses and coaches, contained in the fuel tanks established by the manufacturer for this purpose, as well as the lubricants contained in buses and coaches for the sole purpose of their operation, shall be exempted from import duties and any other taxes and payments imposed in other Contracting Parties.

5.4 Spare parts and tools imported for the repair of a damaged bus or coach while performing a regular road transport operation shall be exempted from customs duty and from all taxes and charges at the time of importation into the territory of another Contracting Party-under the conditions laid down in its provisions concerning temporary admission of such goods.

The spare parts which are replaced shouldshall be re-exported or destroyed under the control of the competent customs authority of the other Contracting Party.

Article 18

Frontier crossing points

In order to ensure that the required formalities at frontier crossing points are streamlined and accelerated, Contracting Parties shall <u>endeavour to provide</u>, as far as possible, priority treatment to international bus and coach services and <u>to meet</u>, to the extent possible, the following minimum requirements for frontier crossing points open for international passenger traffic:

(a) Provide for facilities and equipment enabling joint controls between neighbouring States (one-stop technology), 24 hours a day, whenever justified by traffic needs-and in line with road traffic regulations;

(b) Arrange a traffic system which separates different types of vehicles on both sides of the border in order to give preference to buses and coaches providing regular services.

Chapter VI

Transitional provisions and implementation

Article 19

Cooperation and penalties

1. <u>Subject to the applicable provisions of the national legislation, the AuthorisingThe</u> <u>Authorizing</u> authority of the Contracting Party which has issued the authorization shall have the right to <u>suspend or</u> withdraw the authorization provided for in <u>Article 6</u>, <u>paragraph1</u>, wherewhen the holder: (a) has not begun to service the route within the period agreed or included in the decision of the Authorizing authority regarding the opening of the route;

(b) no longer meets the conditions of authorization;

(c) does not meet any longer <u>other relevant</u> national provisions;

(d)—_has supplied <u>inaccuratefalse</u> information concerning the data which was required for the issuance of the authorization.

2. The <u>authorisation</u> can be suspended or even withdrawn at any moment if the carrier(s) cease(s) to comply with national requirements concerning:

- (a) insurance;
- (b) admission to the occupation.

2. The <u>AuthorisingAuthorizing</u> authority shall immediately inform the competent authorities of the Contracting Parties concerned about the <u>suspension or</u> withdrawal of the <u>authorisationauthorization</u>.

<u>33.</u> A recommendation on a system of penalties for breaching this Agreement, based on the list of most serious infringements provided for in Annex IV and the list of serious infringements are to be elaborated no later than two years after the entry into force of this Agreement. The penalties thus provided for shall be effective, proportionate and dissuasive.

4. Where most serious or serious infringements of regulations <u>concerning road</u> <u>transport, especially those</u> concerning driving and resting time as foreseen in the European agreement concerning the work of crews of vehicles engaged in international road transport (AETR), as well as those concerning road safety and unauthorized cabotage, have been committed by the carrier, the competent authorities of the Contracting Parties where the transport operator is established shall take the appropriate measures to avoid repetition of those infringements-

4<u>5</u>. In case a most serious infringement, as defined in Annex IV of this Agreement, is committed on the territory of any Contracting Party, these measures mayshall include the temporarysuspension or definite withdrawal of the authorization. In the case of an operator, whose sub-contracting carrier has committed such most serious infringements, which may lead to a suspension/withdrawal of the authorization, the authorization may be suspended until the time the operator replaces the sub-contracting carrier. In this case, the operator, holder of the authorization, shall, subject to the provisions of applicable national legislation, receive a last warning, which may lead, upon a second such infringement committed by one of his subcontractors, to a withdrawal of the authorization for this international regular line.

56. Contracting Parties shall guarantee the right of the transport operator to appeal against the administrative penalties imposed.

67. The Contracting Parties shall cooperate in enforcing the provisions of this Agreement.

Article 20

Sanctioning and information on infringements on the territory of a host Contracting Party

1. Where the competent authority of a Contracting Party is aware of a serious infringement of the provisions of this Agreement or of road transport legislation, in particular with regard to the rules applicable to vehicles, driving and rest periods for drivers and the provision, without authorization, of parallel or temporary services, attributable to a

carrier from another Contracting Party, the Contracting Party within the territory of which the infringement is ascertained shall transmit to the competent authorities of the Contracting Party of establishment, as soon as possible, but at least within 6 weeks of their final decision on the matter if any penalties have been imposed, the following information:

- (a) a description of the infringement and date, time when it was committed;
- (b) the category, type and seriousness of the infringement;
- (c) the penalties imposed and the penalties executed.

2. The competent authorities of the host Contracting Party may request the competent authorities of the Contracting Party of establishment to impose administrative sanctions, in accordance with the provisions of this Agreement.

3. Without prejudice to criminal prosecution, the host Contracting Party may impose sanctions on non-resident carriers who have committed infringements of this Agreement-or national transport regulations. The sanctions shall be imposed on a non-discriminatory basis and may, inter alia, consist of warning and/or, in the event of a serious infringement, a temporary or indefinite ban of transport operations within the territory of the host Contracting Party, where the infringement was committed.

4. Contracting Parties shall ensure that carriers may appeal to the courts, once all other measures having been exhausted, against any administrative penalty imposed on them.

Article 21

The Administrative Committee

An Administrative Committee composed of all the representatives of the Contracting Parties shall be established. Its composition, functions and rules of procedure are set outdefined in Annex VI.

Article 22

Transitional provision

Authorizations for services existing on the date of entry into force of this Agreement shall continue to be valid until they expire insofar as the services in question remain subject to authorization.

Article 23

Agreements between Contracting Parties

1. <u>The provisions of this This</u> Agreement shall replace those relevant provisions of the bilateral agreements concluded between Contracting Parties.

2. None of the provisions of this Agreement exclude the rights of the Contracting Parties which form regional economic integration organizations, or similar contractual entities, to adopt specific legislation concerning regular services departing from and to their territory and, if need be, in transit through it, in as much as this legislation does not diminish the facilities provided for by this Agreement. (Russian Federation proposes to delete)

3. Contracting Parties shall inform the Administrative Committee of any provisions adopted under paragraph 2 above. (Russian Federation proposes to delete)

4. The provisions of this Agreement do not prevent the application of controls and restrictions stemming from national or international provisions:

(a) relating, in particular, to road traffic and to work of crews of vehicles performing transport by road,

(b) based on considerations of moral and public security, hygiene and public health or on considerations of a veterinary or phytosanitary order nor in the perception of owed sums due to the enforcement of such measures.

Article 24

Reporting

<u>1.</u> <u>By 31 January every second year, Contracting Parties shall communicate to the UNECE secretariat the relevant information on international regular services covered by this Agreement by means of a standard reporting form, to be worked out and approved by the Administrative Committee.</u>

2. The UNECE secretariat shall <u>publishmake</u> this information to the <u>publicpublicly</u> <u>available</u>.

Article 25

Settlement of disputes

1. Any dispute between two or more Contracting Parties concerning the interpretation or application of this Agreement shall, so far as possible, be settled by negotiation between them or by other means of settlement.

2. Any dispute between two or more Contracting Parties concerning the interpretation or application of this Agreement which cannot beis not settled by the means indicated in paragraph 1 of this articlenegotiation shall, at the request of one of themthe Contracting Parties, be referred to an arbitration tribunal composed as follows: each party to the dispute shall appoint an arbitrator and these arbitrators shall appoint another arbitrator, who shall be chairman. If, three months after receipt of a request, one of the parties has failed to appoint an arbitrator or if the arbitrators have failed to elect the chairman, any of the parties may request the Secretary-General of the United Nations to appoint an arbitrator or the chairman of the arbitration.

3. The decision of the arbitration tribunal established under the provisions of paragraph 2 shall be final and binding on the parties to the <u>Contracting Parties in</u> dispute.

4. The arbitration tribunal shall determine its own rules of procedure.

5. The arbitration tribunal shall take its decisions by majority-vote and on the basis of the treaties existing between the parties to the dispute and of general international law.

6. Any controversy which may arise between the parties to the dispute as regards the interpretation and execution of the award may be submitted by any of the parties for judgment to the arbitration tribunal which made the award.

7. Each party to the dispute shall bear the cost of its own appointed arbitrator and of its representatives in the arbitral proceedings; the cost of the chairman and the remaining costs shall be borne in equal parts by the parties to the dispute.

Article 26

Annexes

The annexes to this Agreement shall constitute an integral part thereto.

Chapter VII

Final provisions

Article 27

Signature, ratification, accession

1. This Agreement, deposited with the Secretary General of the United Nations, shall be open for signature until its entry into force. Thereafter, it shall be open for accession.

2. All States which are Members of the United Nations or Members of any of the specialised agencies or of the International Atomic Energy Agency or Parties to the Statute of the International Court of Justice and other States invited by the General Assembly of the United Nations may become Contracting Parties to the present Agreement by:

(a) signing it without reservation of ratification, acceptance or approval;

(b) depositing an instrument of ratification, acceptance or approval after signing it subject to ratification, acceptance or approval; or

(c) depositing an instrument of accession.

3. The present Agreement shall similarly be open for signature, ratification, acceptance or approval by Regional Economic Integration Organisations, under the conditions referred to in paragraph 2 above. For the purpose of this Agreement, a "Regional Economic Integration Organisation" means any organisation constituted by sovereign States of a given region and that are Member States of this organisation, which has competence in respect of certain matters governed by the present Agreement, and has been duly authorised authorized to accede or ratify the present Agreement. (Russian Federation proposes to delete)

4. An organisation within the meaning of paragraph 3 above, which has acceded to the present Agreement, shall inform the Secretary General of the United Nations that it has competence with respect to the matters governed by the present Agreement. (Russian Federation proposes to delete)

5. A Regional Economic Integration Organisation and its Member States shall determine their respective responsibilities and shall duly inform all other Parties of any such proposed agreement. (Russian Federation proposes to delete)

6. In their instrument of ratification, acceptance, approval or accession, the Regional Economic Integration Organisations referred to in paragraphs 3 to 5 above, shall declare the extent of their competence with respect to the matters governed by this Agreement. These organisations shall inform the Secretary General of the United Nations of any substantial modification to the extent of their competence. (Russian Federation proposes to delete)

7. The instruments of ratification, acceptance, approval or accession shall be deposited with the Secretary General of the United Nations.

Article 28

Entry into force

1. This Agreement shall enter into force on the ninetieth day after five of the countries referred to in Article 27 of this Agreement have deposited their the date of deposit of the fifth instrument of ratification, acceptance, approval, or accession.

2. For any State or Regional Economic Integration Organisations ratifying or acceding to the Agreement after it has entered into force, this Agreement shall enter into force on the 24th day after the said State or organisation has deposited its instrument of ratification, acceptance, approval, or accession. (Russian Federation proposes to delete)

3. Regional Economic Integration Organisations, which are Contracting Parties, cease to be when they lose the powers which were delegated to them in accordance with Article 27 and duly inform the Secretary General of the United Nations. (Russian Federation proposes to delete)

Article 29

Denunciation

1. Any Contracting Party may withdraw from<u>denounce</u> this Agreement by notification<u>notice</u> addressed to the Secretary General of the United Nations.

2. The denunciation shall take effect 12 months after the date of receipt by the Secretary General of the notificationnotice.

Article 30

Repeal

If, after the entry into force of this Agreement, the number of Contracting Parties is reduced, as a result of denunciations, to less than five, the Agreement shall cease to be in force from the date of which the last denunciation takes effect.

Article 31

Reservations

No reservation to this Agreement shall be permitted, excepted with regard to article 25.

Article 32

Amendments

1. Once it has entered in force, the present Agreement can be amended according to the procedure defined in the present Article.

21. A Contracting Party may propose amendments to this Agreement. Any proposal for amendment to the present Agreement introduced by a Contracting Party shall be subject to review<u>examination and decision</u> by the Administrative Committee<u>for examination and decision</u>.

<u>32</u>. The proposal for an amendment shall be <u>discussedexamined</u> by the Administrative Committee and, if adopted, shall be submitted by the Secretariat of the Economic Commission for Europe of the United Nations to the Secretary General who will notify all Contracting Parties to this Agreement. Within the The Administrative Committee, the Contracting Parties shall endeavour to adopt decisions by consensus. If all efforts to reach a consensus have been exhausted, a vote shall be taken. Proposals other than amendments to this Agreement shall be adopted by the Administrative Committee by a majority of those present and voting. Amendments shall, as a last resort, be adopted by a three-fourthsquarter majority of the votes of the Contracting Parties present and voting at the meeting.

4<u>3</u>. Within nine months from the date of the notification to the Parties by the Secretary General of the proposal for an amendment, Contracting Parties may inform the Secretary General of objections they may have to the proposed amendment.

54. The proposed amendment shall be considered to be accepted if, at the end of the nine-month deadline for objections cited in the previous paragraph, objections have been notified by less than one-fifth of the Contracting Parties to this Agreement. If at least one-fifth of the Contracting Parties have raised an objection, the proposed amendment shall not take effect. (to be discussed, percentages or absolute numbers to be decided)

65. In case a country has become a Contracting Party to this Agreement between the time of the notification of a proposed amendment and the expiry of the nine-month deadline cited in paragraph 4 of this Article, the <u>Secretariat of the United Nations Economic</u> Commission for Europe will promptlySecretary General will notify the new Contracting Party of the proposed amendment. The new Contracting Party may, before the expiry of the

nine-month deadline, notify its objection to the proposed amendment to the Secretary General.

76. The Secretary General will promptly notify all Contracting Parties to this Agreement of the objections formulated, in implementation of paragraphs 4 to 6 of this Article, as well as any amendments accepted in accordance with paragraph 5 above.

<u>87</u>. Any amendment deemed to be accepted shall enter into force six months after the date of its notification by the Secretary General to the Contracting Parties

Article 33

Convening a review conference

1. After the entry into force of this Agreement, any Contracting Party may, by notification to the Secretary General of the United Nations, request that a conference be convened for the purpose of reviewing the Agreement. The Secretary General shall notify all Contracting Parties of this request and a review conference shall be convened if, within a period of four months following the date of notification by the Secretary General, not less than one-fourth of the Contracting Parties notify him of their concurrence with the request.

2. If a conference is convened in accordance with the preceding paragraph, the Secretary General shall notify all the Contracting Parties and invite them to submit, within a period of three months, such proposals as they may wish the conference to consider. The Secretary General shall circulate to all Contracting Parties the provisional agenda for the conference together with the texts of such proposals at least three months before the date on which the conference is to meet.

3. The Secretary General shall invite to any conference convened in accordance with this article all States and organisations cited in Article 27 of this Agreement.

Article 34

Notification of States

In addition to the notifications envisaged in Articles 32 and 33, the Secretary General of the United Nations shall notify the Contracting Parties above about:

- (a) Ratifications and accessions under Article 27;
- (b) The dates of entry into force of this Agreement in accordance with Article 28;
- (c) Denunciations under Article 29;
- (d) Repeal of this Agreement in accordance with Article 30.

Article 35

Depositary

The original of this Agreement shall be deposited with the Secretary General of the United Nations who shall transmit certified true copies to each of the States and organisations cited in Article 27 of this Agreement.

DONE at Geneva, [...], in a single copy, in English, French and Russian languages, all three texts are equally authentic.

IN WITNESS WHEREOF, the undersigned, being duly authorised authorized thereto, have signed this Agreement.

Annex II (to be repositioned after new Annex I)

To be filled out in English or French or Russian or in one of the official languages of the Contracting Party issuing the authorization (as agreed by the relevant Contracting Parties)

The application form in English, French and Russian

Application form¹

To start a regular service	
To start a special regular service ²	
To renew authorization for a service	
To alter the conditions of authorization for a service	

To be carried out by coach and bus between Contracting Parties in accordance with UNECE Agreement title to be spelled out to:

(Authorizing authority)

1. Name and first name or trade name of the applicant and, where appropriate, of the managing operator/carrier in the case of an association (pool):

.

2. Service(s) to be carried out^3

by an undertaking \square as a member of an association (pool) \square by a subcontractor \square

3. Names and addresses of the carrier, associated operator(s) or subcontractor(s)⁴

- 3.1tel
- 3.2tel
- 3.3tel
- 3.4tel

4. Service(s) to be carried out on a parity/reciprocity basis \Box

(Second page of the application for authorization or for renewal of authorization)

- 5. In the case of a special regular service:
- 5.1. Category of passengers:⁵ workers \Box school pupils/students \Box
- 6. Duration of authorization requested or date on which the service ends:

¹ Tick or complete as appropriate.

² Special regular services not covered by a contract between the organiserorganizer and the carrier.

³ Tick or complete as appropriate.

⁴ Attach list if applicable.

⁵ Tick or complete as appropriate.

..... 7. Principal route of service (underline passenger pick-up and set-down points, with full addresses)6: 8. Period of operation: 9. Frequency (daily, weekly, etc.): 10. Enclose a driving schedule to permit verification of compliance with the international, rules on driving times and rest time periods. 11. Number of Authorizations or of certified true copies of Authorizations requested⁷: 12. Appendix to the application to carry out cabotage:⁸ \square not attached. \Box attached 13. Any additional information: (Place and date) (Signature of applicant)

(1) The attention of the applicant is drawn to the fact that, since the authorization or its certified true copy has to be kept on board the vehicle, the number of Authorizations or certified true copies, issued by the <u>AuthorisingAuthorizing</u> authority, which the applicant must have should correspond to the number of vehicles needed for carrying out the service requested at the same time.

.....

Important notice

- 1. The following must be attached to the application, as appropriate:
 - (a) the timetable;
 - (b) a certified true copy of the operator's (or operators') licence(s) for the international carriage of passengers by road provided for according to national legislation;
 - (c) a map on an appropriate scale on which are marked the route and the stopping points at which passengers are to be taken up or set down;

⁶ The <u>AuthorisingAuthorizing</u> authority may request a full list of passenger pick-up and set-down points with full addresses to be attached separately to this application form.

⁷ Complete as appropriate.

⁸ Tick or complete as appropriate.

- (d) a driving schedule to permit verification of compliance with the international rules -on driving times and rest periods;
- (e) any appropriate information concerning coach and bus terminals;
- (f) as appropriate, a specific application to carry out cabotage, laid down in Annex HaIa.

Annex <mark>Hala</mark>

To be filled out in English or French or Russian or in one of the official languages of the Contracting Party issuing the authorization (as agreed by the relevant Contracting Parties)

The application form in English, French and Russian

Appendix to the application for authorization to carry out cabotage

(Point of departure and final destination point of the international service)
Date:
То:
(Authorizing authority)
Name and first name or trade name of the applicant:
Country/countries on whose territory(-ies) an authorisationauthorization to carry out cabotage
is/are requested:
List of pick-up and set-down points, with full addresses (country by country):
(Place and date) (Signature of applicant)

l

Annex III

Authorization form

Multilateral agreement on the international regular transport of passengers by coach and bus (OmniBUS) / Accord multilatéral relatif au transport régulier international de voyageurs par autobus et autocar (OmniBUS) / Многостороннее соглашение о международных регулярных перевозках пассажиров городскими автобусами и автобусами дальнего следования (ОмниБУС)

ISSUING STATE / ÉTAT DÉLIVRANT L'AUTORISATION / ВЫДАЮЩЕЕ ГОСУДАРСТВО:

AuthorisingAuthorizing authority / Autorité compétente / Санкционирующий компетентный орган:

Contracting Party's distinguishing sign / Signe distinctif international / Международное отличительное обозначение

<u>AUTHORISATIONAUTHORIZATION</u> No. / AUTORISATION n^o / РАЗРЕШЕНИЕ № ... :

for a regular service / délivrée pour un service régulier / на осуществление регулярных рейсов

for a special regular service / délivrée pour un service régulier spécial / на осуществление специальных регулярных рейсов 🗆

by coach and bus between Contracting Parties of the Multilateral agreement on the international regular transport of passengers by coach and bus (OmniBUS) / de transport par autobus ou autocar entre Parties contractantes à l'Accord multilatéral relatif au transport régulier international de voyageurs par autobus et autocar (OmniBUS) / выполняемых автобусами и между Договаривающимися сторонами Многостороннего соглашения о международных регулярных перевозках пассажиров городскими автобусами и автобусами дальнего следования (ОмниБУС)

То / *à* / кому

Last name, first name or trade name of operator(s) or of the managing operator in the case of an association of undertakings (pool) / Nom, prénom ou raison sociale du transporteur, ou du transporteur dirigeant l'exploitation dans le cas d'une association d'entreprise) / Фамилия, имя либо название оператора или головного оператора в случае объединения предприятий (пула)

Address / Adresse / Адрес:

Telephone, fax and e-mail / Téléphone, fax et courriel / Телефон и факс и адрес электронной почты:

Name, address, telephone, fax numbers and e-mails of associates or members of the association of undertakings (pool), and/or subcontractors / *Nom, adresse, n^o de téléphone, n^o de télécopieur et courriel des associés ou membres de l'association d'entreprises, et/ou sous-traitants* / Названия, адреса, номера телефона и факса и адреса электронной почты ассоциированных операторов или членов объединения предприятий (пула) и/или субподрядчиков:

(1)

(2)

(3)

- (4)
- (5)

List attached, if appropriate / Liste jointe, le cas échéant / В соответствующих случаях приложить список

Validity -of the authorisation <u>authorization</u> / Date d'expiration de l'autorisation / Срок действия разрешения :

From / *de* / ot:

То / а̀ / до:

Place and date of issue / Lieu et date de délivrance / Место и дата выдачи:

Signature and stamp of the issuing authority or agency / Signature et cachet de l'autorité ou organisme d'autorisation / Подпись и печать санкционирующего компетентного органа, выдающего разрешение:

1. Route / *Itinéraire* / Общий маршрут :

(a) Place of departure of service / *Lieu de départ du service* / Место отправления рейса:

4. Other conditions or special points (e.g. authorisedauthorized for cabotage, operating under parity conditions) / Autres conditions ou caractéristiques particulières (par ex. cabotage autorisé, exploitation sous conditions paritaires, etc.) / Прочие условия или особые пометки (например, с правом на каботаж, работа -на паритетных условиях и пр.):

- (b) Place of destination of service / *Lieu de destination du service* / Место назначения рейса:
- (c) Principal itinerary, with passenger pick-up and set-down points underlined / *Itinéraire principal, les points de prise en charge et de dépose des voyageurs étant soulignés* / Основной маршрут с указанием остановок, на которых производится посадка и высадка пассажиров :

2. Timetable / Horaire / Расписание:

(attached to this <u>authorisation_authorization</u> / *attaché à cette* <u>authorisation_autorisation</u> / приложить к разрешению)

3. Special regular service / *Service régulier spécial* / Специальные регулярные рейсы:

 (a) Category of passengers / Catégorie de voyageurs / Категория пассажиров:

Stamp of authority issuing the <u>authorisation_authorization</u> / *Cachet de l'autorité délivrant l'autorisation* / Печать органа, выдающего разрешение :

To be filled out in English or French or Russian or in one of the official languages of the Contracting Party issuing the authorization (as agreed by the relevant Contracting Parties). / A remplir en anglais ou en français ou en russe ou dans l'une des langues officielles de la Partie contractante délivrant l'autorisation (comme convenu par les Parties contractantes concernées). / Заполняется на английском,

французском или русском языке, или на одном из официальных языков Договаривающейся стороны, выдающей разрешение (по согласованию соответствующих Договаривающихся Сторон).

Important notice / Note importante / Важное предупреждение :

1. This authorisationauthorization is valid for the entire journey. / *L'autorisation est valable pour l'ensemble du voyage*. / Настоящее разрешение действительно в отношении всей поездки.

2. The <u>authorisationauthorization</u> or a true copy certified by the issuing <u>AuthorisingAuthorizing</u> authority shall be kept on the vehicle for the duration of the journey and shall be presented to enforcement officials on request. / L'autorisation ou une copie certifiée conforme par l'autorité d'autorisation doit être présente à bord du véhicule pendant la durée du voyage et doit être présentée aux inspecteurs habilités sur demande. / Разрешение или его копия, заверенная санкционирующим органом, должны находиться на борту транспортного средства и предъявляться по требованию сотрудников компетентных органов.

Annex III

Model list of passengers

Carrier Name		Place of Departure		Date of Departure	
Carrier		Place of Arrival		Departure Time	
Address		Flace of Arrival		Departure Time	
Auuress		1st Driver		Expected Arrival	
				Time	
		2nd Driver		Vehicle Registrati	on
Telephone No.					
		3rd Driver			
	Passenger				
	Family Name			Identity docume	
	and Name	Taken up in	Set down in	nt N.N.	Ticket No.
1.					
2.					
3.					
4.					
5.					
6.					
7					
8					
9					
10.					
11.					
12.					
13.					
14.					
15.					
16.					
No show					

Information about passengers taken up and set down at predetermined stopping points: cabotage

Stopping Points	Date	Time	No. of Passengers taken up	No. of passengers set down		
Driver's Remarks:]				
Emergency Phone No. Holder of Authorization:			Carrier:	Carrier:		

Annex IV

List of most serious infringements as referred in Article 19, which may lead to the withdrawal of the authorization for an international regular line:

1. Exceeding the maximum six-day or fortnightly driving time limits by margins of 25 per cent or more.

2. Exceeding, during a daily working period, the established maximum daily driving time limit by a margin of 50 per cent or more without taking a break or an uninterrupted rest period.

3. No tachograph and/or speed limiter fitted or use of a fraudulent device able to modify the records of the recording equipment and/or the speed limiter or falsifying record sheets or data's downloaded from the tachograph and/or the driver card.

4. Driving without a valid roadworthiness test and/or very serious deficiency of inter alia braking system, steering linkages, wheels/tyres, suspension or chassis that would create such an immediate risk to road safety that leads to a decision to immobilise the vehicle.

5. Carrying passengers without holding a valid driving licence or carrying by an undertaking which is not holder of a valid operator's licence.

6. Carriage of passengers without holding a valid authorization for an international regular line.

7. Carrying out cabotage without having the appropriate authorisation authorization.

Annex V

Road safety and exhaust emission-related random inspections

1. In order to carry out the technical inspection, competent authorities of Contracting Parties may use the checklist in Annex Va below. A copy of the checklist provided for in Annex Va, filled out by the control authority which carried it out, shall be given to the driver of the bus or coach and presented on request in order to simplify or avoid, where possible, subsequent inspections within a short and unreasonable period.

2. In exceptional cases, in particular if the inspection officer considers that the deficiency in the maintenance of the bus or coach is of such importance that it justifies further examination, the bus or coach may be subjected to a roadworthiness test at an approved testing centre.

3. Without prejudice to other penalties which may be imposed, if the consequence of the random inspection is that the bus or coach is considered to present a serious risk to its occupants or other road users, the bus or coach may be banned immediately from use on public roads.

4. Random inspections shall be carried out without discrimination on the grounds of nationality, residence or registration of buses and coaches and drivers respectively, and to the extent possible at the passenger terminals to avoid disruption of the transport operation and inconvenience to passengers.

Annex Va

Control checklist

- 1. Place of check:
- 2. Date:
- 3. Time:
- 4. Vehicle nationality mark and registration plate number:
- 5. Class of vehicle:
- 6. Carrier's address:
- 7. Nationality of the carrier:
- 8. Driver(s) Family Name and First Name:
- 9. Place of departure:
- 10. Place of final destination:
- 11. Items checked:⁹
- (a) Braking system and components \Box no failures \Box minor failures \Box serious failures
 - (b) Steering linkages \Box no failures \Box minor failures \Box serious failures

(c) Lamps, lighting and signalling devices \square no failures \square minor failures \square serious failures

- (d) Wheels/hubs/tyres \Box no failures \Box minor failures \Box serious failures
- (e) Exhaust system \Box no failures \Box minor failures \Box serious failures
- (f) Smoke opacity (diesel) \Box no failures \Box minor failures \Box serious failures
- (g) Gaseous emissions (petrol) \Box no failures \Box minor failures \Box serious failures
- 12. Remarks:
- 13. Authority/officer having carried out the inspection:
- 14. Results of inspection:
 - (a) Pass \Box
 - (b) Passed with minor defects \Box
 - (c) Serious defects \Box
 - (d) Immediate ban \Box

Signature of inspector:

Note: Random inspections shall be carried out without discrimination on the grounds of nationality, residence or registration of buses and coaches and drivers respectively, and, to the extent possible, at

⁹ Mark as appropriate.

the passenger terminals to avoid disruption of the transport operation and inconvenience to passengers.

Annex VI

Composition, functions and rules of procedure of the Administrative Committee

1. Contracting Parties shall be members of the Administrative Committee. <u>States</u> which are not Contracting Parties may participate in session of the Administrative <u>Committee as observers</u>.

2. Any specialised agency and any organisation, including intergovernmental organisations and non-governmental organisations, that have been granted consultative status by the Economic and Social Commission of the United Nations, may participate in that capacity in the deliberations of the Administrative Committee during consideration of any matter of particular concern to that agency or organisation.

3. The Committee may decide that the States referred to in Article 27 of this Agreement which are not Contracting Parties may, for questions which interest them, attend the sessions of the Committee as observers.

43. The Committee shall consider any proposed amendment to the Agreement in accordance with Article 32 paragraph 2.

5. The Committee shall fill the tasks of which it is question in Article 9, paragraph 16, Article 16, paragraph 2(b), Article 24 paragraphs 1 and 2, Article 32, paragraph 2.

6. On the basis of the information provided by the Contracting Parties, the Committee shall draw up a list of competent authorities of the Contracting Parties responsible for the tasks of this Agreement, as well as the contact information points responsible for providing information to carriers.

7. The Committee shall also monitor the application of the Agreement and shall examine any measure taken by Contracting Parties under the Agreement and their conformity therewith.

<u>84</u>. In order to facilitate the uniform application and interpretation of this Agreement, the Committee may adopt Explanatory Notes or Comments., which provide recommended interpretation..

9<u>5</u>. Explanatory Notes:

(a) shall interpret certain provisions of this Agreement and of its Annexes. They may also describe certain recommended practices.

(b) do not modify the provisions of this Agreement or its Annexes-but merely make their contents, meaning and scope more precise;

(c) provide a means of applying the provisions of this Agreement and of its Annexes so as to take into account the development of technology and economic requirements.

10. To be binding for Contracting Parties of this Agreement, the Explanatory Notes adopted by Committee have to follow the procedure prescribed in Article [33] of this Agreement.

11. Comments are not legally binding for Contracting Parties of this Agreement. They are, however, important for the interpretation, harmonization and application of the Agreement as they reflect the opinion of the Administrative Committee for this Agreement.

12. The Committee may also:

 (a) amend and/or adapt the models of documents established in the annexes of this Agreement;

(b) facilitate the settlement of disputes which may arise over the application or interpretation of this Agreement without prejudice to Article [26] on the settlement of disputes.

13. The Contracting Parties shall take the measures necessary to enforce any decisions adopted by the Administrative Committee in accordance with this Agreement.

14

6. The UNECE Secretariat shall provide the Committee with secretariat services.

157. The Committee shall meet for the first time within six months of one year after the entry into force of this Agreement.

<u>168</u>. The Committee shall, at its first session, elect a chairman and a vice-chairman- $\frac{1}{100}$ two years.

179. The Committee shall meet annually and also at the request of at least 3 States which are Contracting Parties.

1810. Proposals shall be put to the vote. Each State which is a Contracting Party represented at the session shall have one vote. Proposals, such as explanatory notes, other than amendments to this Agreement shall be adopted by the Committee by a majority of those present and voting_. Amendments to this Agreement shall be adopted by a two-thirdsthree quarters majority of those present and voting.

1911. A quorum consisting of not less than half of the States which are Contracting Parties is required for the purposes of taking decisions.

20. Before the closure of its session, the Committee shall adopt its report.

2112. In the absence of the relevant provisions in this Annex, the The Rules of Procedure of the United Nations Economic Commission for Europe shall be applicable.