INTERNATIONAL CONVENTION ON THE HARMONIZATION OF FRONTIER CONTROLS OF GOODS, 1982
(“HARMONIZATION CONVENTION”)

Preparation of a new annex on rail border crossing

Note by the Committee of the Organization for Cooperation between Railways and the Intergovernmental Organisation for International Carriage by Rail

The Working Party may wish to consider the draft of a new annex 9 to the “Harmonization Convention”, jointly transmitted by the Committee of the Organization for Cooperation between Railways (OSJD) and the Intergovernmental Organisation for International Carriage by Rail (OTIF). This draft was finalized at the sixth meeting of the OSJD/UNECE working group (Warsaw, 6 and 7 March 2007). It was further amended at the meeting of the OSJD Commission Transport policy and Development Strategy (Warsaw, 4-6 September 2007). Changes to the texts in document ECE/TRANS/WP.30/2007/11 as agreed by the two organisations are shown in *italics*.

One additional OTIF proposal in the sense of former Informal document WP.30 No. 14 (2007) is shown in *italics* and square brackets.
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INTERNATIONAL CONVENTION ON THE HARMONIZATION OF FRONTIER CONTROLS OF GOODS, 1982
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Annex 9

FACILITATION OF BORDER CROSSING PROCEDURES FOR INTERNATIONAL RAIL FREIGHT

Article 1

Principles

1. This Annex, supplementing the provisions of the Convention, is intended to define the steps that need to be taken to facilitate and expedite the crossing of borders for international rail freight.

2. The Contracting Parties pledge to cooperate in order to standardize as fully as possible formalities and requirements in respect of documents and procedures in all areas connected with the carriage of goods by rail.

3. The Contracting Parties shall endeavour to base all forms of joint controls at adjoining border (transfer) railway stations (hereinafter “border (transfer) stations”) on bilateral agreements.

Article 2

Crossing of borders

1. The Contracting Parties shall endeavour to facilitate the procedures for granting visas for locomotive crews, refrigerated unit crews, persons accompanying freight shipments and staff at border (transfer) stations engaged in international rail transport in accordance with national best practice\(^1\) for all visa applicants.

2. The border crossing procedure for the persons listed in paragraph 1, including official documents confirming their status, shall be determined on the basis of bilateral agreements.

3. When a joint control is carried out, the officials of the border, customs and other agencies that conduct controls at border (transfer) stations shall, in the performance of their official duties, cross the State frontier using documents stipulated by the Contracting Parties for their nationals.

\(^1\) The text in English is aligned with Article 2 of Annex 8 to the Convention which is not the case for the text in Russian.
Article 3

Requirements for border (transfer) stations

To rationalize and expedite the required formalities at border (transfer) stations, the Contracting Parties shall observe the following minimum requirements for border (transfer) stations open to international rail freight traffic:

(1) Border (transfer) stations shall have buildings (premises), plant, facilities and technical equipment enabling them to carry out daily and round-the-clock controls, if this is justified and is appropriate to the volume of freight traffic;

(2) Border (transfer) stations where phytosanitary, veterinary and other controls are carried out shall be provided with technical equipment;

(3) The carrying and traffic capacity of border (transfer) stations and adjacent tracks must be adequate for the volume of traffic;

(4) Inspection areas must be available, as well as warehousing for the temporary storage of goods subject to customs or other forms of control;

(5) Equipment, facilities, information technology and communications systems must be available to enable the exchange in advance of information, including on goods approaching border (transfer) stations, corresponding to the information contained in the railway consignment note and customs declaration;

(6) Sufficient qualified staff of the railway, customs, border and other agencies must be on hand at border (transfer) stations to cope with the freight volumes involved;

(7) Ability to accept and use technical approval and inspection data.

Article 4

Inspection of rolling stock, containers and goods by the railways

The railway administrations of the Contracting Parties shall coordinate action with respect to the inspection of rolling stock, containers, piggyback semi-trailers and goods and the processing of shipping and accompanying documentation.

Article 5

Controls

The Contracting Parties:

(1) Shall ensure reciprocal recognition of all forms of control of rolling stock, containers, piggyback semi-trailers and goods, provided the objectives thereof coincide;
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(2) Shall carry out customs controls relying on the principle of selection on the basis of risk evaluation and management;

(3) Shall carry out simplified controls at border (transfer) stations, moving certain forms of control to the station of departure and destination in accordance with the legislation of the Contracting Parties;

(4) Shall not perform inspections of transit goods if reliable information on the goods has been provided and if they are contained in a properly closed and sealed rolling stock unit, container, piggyback semi-trailer or wagon, with the exception of customs controls based on the principle set forth in paragraph 2.

Article 6

Time limits

The Contracting Parties shall ensure compliance with the time limits specified in bilateral agreements for technical operations involving the reception and transfer of trains at border (transfer) stations, including all types of controls, and shall endeavour to reduce these time limits by improving the technology and equipment used. The Contracting Parties agree to reach a maximum reduction in the time limit in the coming years.

Article 7

Documentation

1. The Contracting Parties shall ensure that shipping and accompanying documents are properly formulated in accordance with the legislation of the importing and transit countries.

2. In their mutual relations, the Contracting Parties [shall endeavour to reduce paper documents and to simplify documentation procedures. They] use electronic systems for the exchange of information corresponding to the information contained in railway consignment notes and customs declarations accompanying the goods, drawn up in accordance with the legislation of the Contracting Parties.

3. The Contracting Parties shall endeavour to provide the customs agencies in advance with information on goods arriving at border (transfer) stations corresponding to the information contained in the railway consignment note and customs declaration. The format, and the procedure and deadlines for providing the information, shall be determined by the Contracting Parties.

Article 8

Use of the common CIM/SMGS railway consignment note

The Contracting Parties may use, in addition to the other shipping documents currently stipulated by international treaties, the common CIM/SMGS railway consignment note, which at the same time is a customs document.