The Direction of the “Common Tasks Work”
(Transmitted by Japan)

<Object>
The object of this document is to complete the “Common Tasks Work.” Under the previous discussion in WP29 and GRSG, Japan is submitting the following proposal as the direction of the future GRSG’s work to complete the “Common Tasks Work.”

<Proposed Direction>

1. The Status, Title and Format:
The status should be the Resolution of AC.3 independent of the other resolutions. The title of the resolution should be " UNIFORM PROVISIONS SETTING FORTH COMMON DEFINITIONS AND PROCEDURES TO BE USED IN GLOBAL TECHNICAL REGULATIONS" (“gtr 0”), and the resolution format should be pursuant if at all possible to the format of the global technical regulation prescribed in Article 6 of the 1998 Agreement.

2. The Contents of resolution should include statement regarding (“gtr 0”)
The “gtr 0” should include the following items:
   a) In the case of proposing a gtr, each Contracting Party should directly use the same definition prescribed in the “gtr 0” by using the same language in each gtr. If a detailed definition for a gtr is necessary, additions to the “gtr 0” may be made.
   b) Amending “gtr 0” should be pursuant to the procedure prescribed in Paragraph 6.4, Article 6 of the 1998 Agreement.
   c) The Contracting Party, which proposes the amendments of the “gtr 0”, should also submit the amendment proposals relating to the definitions of all gtrs currently in force.
   d) The “gtr 0” does not contain performance requirements as listed under Article 4 of the 1998 Agreement. Therefore, this document does not trigger obligations of article 7 requiring contracting parties to initiate procedures for adopting gtrs.