ECONOMIC COMMISSION FOR EUROPE

INLAND TRANSPORT COMMITTEE
(Sixty-eighth session, 7-9 February 2006,
agenda item 17 (d))

BORDER CROSSING FACILITATION

Draft Convention on International Customs Transit Procedures for the Carriage of Goods by Rail

Corrigendum

Page 4, paragraph 18, last line

For of Article 21 and 29 read of Articles 21, 22, 28 and 29

Page 4, paragraph 19, first line

Before In the opinion of the OLA insert OLA proposes a small amendment to the text of Article 21, paragraph 1 (a) to reflect the proper terminology for referring to a definitive signature.

Page 5, paragraph 19 (continued), first line

After Agreement insert Additionally, the OLA proposes to delete the wording “after its entry into force” in paragraph 2 and to slightly amend it. Thus, States Parties to the SMGS and other States invited to accede can undertake treaty actions prior to the entry into force of the Convention. With regard to the text of Article 22, the OLA proposes a small amendment to the text of paragraph 1 to reflect the proper terminology for referring to a definitive signature and a reformulation of paragraph 2 for clarity’s sake. OLA further proposes to slightly amend the text of Article 28, paragraph 1 in order to reflect that the decisive number of Contracting Parties for raising any objection should be calculated at the time of adoption of the amendment, and not at the time of receipt of notification of an objection.
Page 12, Article 21, paragraph 1 (a)

For reservations concerning ratification read reservation as to ratification.

Page 12, Article 21, paragraph 2

After thereto delete after its entry into force and add The Administrative Committee shall notify the Depositary of all such invitations to States for the purpose of acceding to the Convention.

Page 12, Article 22, paragraph 1

For reservations concerning ratification read reservation as to ratification.

Page 12, Article 22, paragraph 2

For the existing text substitute

2. For each State signing without reservation as to ratification, ratifying or acceding to this Convention after the date on which the conditions for the entry into force of the Convention have been met in accordance with article 22, paragraph 1, the Convention shall enter into force for that State six months after the date of signature without reservation as to ratification or of deposit of its instruments of ratification or accession.

Page 15, Article 28, paragraph 1, line 4

Delete or five

After Contracting Parties insert at the time of adoption of the amendment, or five Contracting Parties.