Drafting the Decisions for WP.29 on the Official Start-up and Application of DETA

This document aims to aid the decision making by WP.29 with regard to the start-up of DETA. This start-up only includes the upload and exchange of type approval documentation between the Contracting Parties to the 1958 Agreement.

I. Official start-up of DETA

(1) The IWG on DETA invites WP.29 to decide on the official start-up of DETA from 18 March 2019 and indicate that the Internet URL for DETA is:

https://www.unece-deta.eu/ or

Reference: the report DETA-33-02, item 4.

II. Official invitation for the Contracting Parties to the 1958 Agreement to use DETA

(2) The IWG on DETA recommends that WP.29:

(a) Decide to request that all type approval authorities of the Contracting Parties to the 1958 Agreement start using DETA as soon as possible;

Notes:

(i) According to Article 3, para. 2 of the revised 1958 Agreement, Contracting Parties applying UN Regulations shall, by mutual recognition, accept for the placement in their markets, and subject to the provisions of Articles 1, 8 and 12 as well as any special provisions within these UN Regulations, type approvals granted pursuant to these UN Regulations, without requiring any further testing, documentation, certification or marking concerning these type approvals. DETA is intended to facilitate the access of those Contracting Parties to the type approval documentation.

(ii) WP.29 is invited to endorse the proposal that only Contracting Parties of the 1958 Agreement can nominate a single DETA Focal Point to be in liaison with the DETA administrator. WP.29 would decide on further access to DETA on the case-by-case basis upon availability of the further information provided by the IWG on DETA. The heads of delegation of the Contracting Parties at WP.29 are requested to notify the UNECE Secretariat with their DETA Focal Point.

(iii) As the access rights to DETA would be given only to the approval authorities for the very first stage of DETA implementation, they shall have access to the document parts uploaded to DETA subject to the access rights provided in the table annexed to this document.
Nevertheless, the use of DETA shall be subject to the formal engagement of the user to keep the information confidential in order to respect intellectual property related to the DETA documents.

(b) **Decide** to request that the DETA Focal Point of each Contracting Party shall manage the access and users accounts of the said Contracting Party. The access to DETA will be provided by the DETA Administrator to a single Focal Point of the competent authority of the Contracting party. The DETA Focal Point shall submit to the DETA Administrator a list (and further updates) with the names and the city and country of establishment of the manufacturers, for which it granted type approvals to be uploaded to DETA;

Reference: the report DETA-33-02, item 4.

(c) **Decide** to invite the approval authorities of the Contracting Parties to the 1958 Agreement to upload to DETA the communications on type approvals;

Note: The effectiveness of DETA depends on the number of type approval documents it contains. Therefore it is important to upload to DETA not only currently issued communications on type approvals but also, on a voluntary basis, those issued before launching DETA.

(d) **Decide** to specify that the communications on type approvals shall be uploaded to DETA as three or four separate pdf files: a communication on type approval (“CERT”), an information document (“IF”), a test report (“TR”), and additional documents (“OTHER”) if appropriate, with the access rights specified in the table annexed below:

Note: The process of uploading is explained in the draft DETA Manual.
## Annex: access rights for the start-up of DETA

**Explanation:**

- \( R = \text{read} \)
- \( W = \text{read + write + delete} \)

<table>
<thead>
<tr>
<th></th>
<th>CERT (communication on type approval)</th>
<th>TR (test report)</th>
<th>IF (information document)</th>
<th>OTHER (other documents)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approval granting TAA (for granted approval)</td>
<td>W</td>
<td>W</td>
<td>W</td>
<td>W</td>
</tr>
<tr>
<td>CP applying the UN Reg. for which the approval was granted</td>
<td>R</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>CP applying UN Reg. 0 (access to the approvals of R0 and the annexed UN Regulations)</td>
<td>R</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
<tr>
<td>Other CP's to the 58 Agreement</td>
<td>R</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Manufacturer *) (only for own approvals)</td>
<td>R</td>
<td>R</td>
<td>R</td>
<td>R</td>
</tr>
</tbody>
</table>

*) Manufacturers get access upon request to the DETA Administrator.

**Note:** the IWG on DETA will look at expanding access rights for further phases.