|  |  |
| --- | --- |
| Submitted by the experts from CITA | Informal document GRVA-07-447th GRVA, 21-25 September 2020Agenda item 5(b) |

**Proposal for amendments to the Consolidated Resolution R.E.3 to provide an Interpretation Document for: Regulation on uniform provisions concerning the approval of vehicles with regards to software update and software updates management system (ECE/TRANS/WP.29/2020/80)**

The text reproduced below aims at proposing improvements to the working document ECE/TRANS/WP.29/GRVA/2020/29: Proposal for amendments to the Consolidated Resolution R.E.3 to provide an Interpretation Document for: Regulation on uniform provisions concerning the approval of vehicles with regards to software update and software updates management system (ECE/TRANS/WP.29/2020/80)

**Proposal**

“7.1.1.12.      A process whereby the vehicle manufacturer shall be able to make the information according to paragraph 7.1.2.3. and 7.1.2.4. available to responsible Authorities or the Technical Services. This may be for the purpose of type approval, conformity of production, market surveillance, recalls and Periodic Technical Inspection (PTI).”

**Explanation of the requirement**

 **The outcome should be that the vehicle manufacturer is able to demonstrate that the information to be recorded and stored in accordance with paragraphs 7.1.2.3. and 7.1.2.4. can be made available to all responsible Authorities or to the Technical Service** **for the stated purposes. The purposes mentioned are not exhaustive.**

 **This requirement shall be demonstrated irrespective of whether the information will in future be stored in an auditable register held by the vehicle manufacturer, national or regional authorities of the Contracting Parties or in the secure internet database established by the United Nations Economic Commission for Europe (DETA).**