Special provision S3

Transmitted by the Government of Sweden

1. During our work translating the draft amendments in ECE/TRANS/WP.15/213 to Swedish, we have uncovered a text which seems to be inadequate.

2. Special provision S3 in chapter 8.5, ADR 2013, reads as follows:

   “S3: Special provisions concerning the carriage of infectious substances

   For transport units carrying dangerous substances of Class 6.2, only the requirements in column (4) of the table in 8.1.4.1 shall apply. The requirements in 8.3.4 shall not apply.”

3. In our view, the first sentence should either include a reference to the requirements on fire-fighting equipment in section 8.1.4 or be rephrased to specify which requirements that do not apply. As it is formulated now it excludes the application of all requirements in ADR, except column (4) of the table in 8.1.4.1.

4. Furthermore, since S3 only applies to dangerous substances of Class 6.2, the beginning of the sentence seems to be superfluous.

5. For the aforementioned reasons, Sweden proposes to amend S3 to read as follows:

   “S3: Special provisions concerning the carriage of infectious substances

   [For transport units carrying dangerous substances of Class 6.2.] The requirements of column (2), (3) and (5) of the table in 8.1.4.1 and 8.3.4 shall not apply.”