CLARIFICATION ON MIXED TRANSPORTATION OF “LQ” GOODS AND OTHER TYPES OF GOODS

Transmitted by the Government of Spain

During a transport operation, goods are often carried under the protection of limited quantities with other types of goods.

In such cases, if the rest of the cargo is not affected by the amounts under 1.1.3.6, the question posed is whether the goods protected under the limited quantities should appear on the transportation document and if they should comply with the remaining requirements demanded in the ADR/RID for the rest of the cargo (written instructions, labelling, etc.).

A similar case would arise if a limited quantity were carried together with goods under 1.1.3.6. In such an event, the question arises as to whether the limited quantity goods should be taken into account when calculating the multiplying ratios with the rest of the goods, whether they should be added in for the purposes of the final ratio, or, on the contrary, whether they should not affect the final calculation and should maintain their exemption as restricted amounts. Equally, as in the previous case, the question arises on whether or not to include such goods in the transportation document.

This clarification is being proposed as evidence exists of the differing interpretations by the agents responsible for transportation surveillance.