PROPOSALS FOR AMENDMENTS TO ANNEXES A AND B OF ADR

Part 8 of ADR

Chapter 8.2.1.4 and 8.5 S1(1)

Additional requirements concerning the carriage of explosive substances and articles (class 1)

Special training of drivers

Transmitted by the International Federation of Freight Forwarder’s Associations (FIATA)

Following the discussion on ECE/TRANS/WP.15/2007/23 it was pointed out by several delegations that removal of S1 was not the optimum solution. A suggestion to solve the problem raised in the FIATA paper No. 23 without deleting S1 for substances and articles of 1.4S was proposed. The solution was to make it clear in paragraph 8.2.1.4 and in requirement S1 that drivers, carrying 1.4S goods should not be subject to Class 1 driver training for mixed loads involving 1.4S together with non Class 1 dangerous goods.

The following solution is proposed

1) in paragraph 8.2.1.4 amend the text as follows:

Drivers of vehicles carrying substances or articles of Class 1, other than substances and articles of 1.4S, (see additional requirement S1 in Chapter 8.5) or certain radioactive material (see special provisions S11 and S12 in Chapter 8.5) shall attend specialization training courses covering at least the subjects defined in 8.2.2.3.4 or 8.2.2.3.5.

in Chapter 8.5, additional requirement S1 amend the following text in as follows:

(1) Special training of drivers

(a) The requirements of 8.2.1 shall apply to drivers of vehicles carrying substances or articles of Class 1, other than substances and articles of 1.4S;

(b) Drivers of vehicles carrying substances or articles of Class 1, other than substances and articles of 1.4S, shall attend a specialization training course covering at least the subjects defined in 8.2.2.3.4;

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