

Ninth session of the Administrative Committee AC.4**Determination of the Quorum (item 22)
Consideration and vote by AC.4 (item 23)**

<i>Contracting Parties</i>	<i>Item 22 Presence (Quorum)</i>	<i>Item 23 ECE/TRANS/WP.29/2017/90</i>	<i>Item 23 .../2017/91</i>	<i>Item 23 .../2017/93</i>
Albania				
Belarus				
Bulgaria				
Estonia				
Finland				
Georgia				
Hungary				
Kazakhstan				
Moldova				
Netherlands				
Romania				
Russian Federation				
San Marino				
Ukraine				

The Administrative Committee (AC.4) should be convened if the Contracting Parties (CPs) to the Agreement so require for adopting decisions regarding the Agreement and or the UN Rules annexed to it. AC.4 shall be composed of all the CPs in accordance with the rules of procedure set out in Appendix 1 of the Agreement (ECE/RCTE/CONF/4). A quorum consisting of not less than one-half of the CPs is required for the purposes of taking decisions (Article 5 of Appendix 1 to the Agreement).

In case WP.29 agreed to transmit to AC.4 the amendment proposals to UN Rules for consideration and adoption by vote, the proposed amendments shall be put to vote. Each Country, CP to the Agreement applying the Rule shall have one vote. A quorum of not less than one-half of the CPs applying the Rule is required for the purposes of taking decisions. For the determination of the quorum, regional economic integration organizations, being CP to the Agreement, vote with the number of votes of their Member States. The representative of a regional economic integration organization may deliver the votes of those of its constituent sovereign countries which apply the UN Rule. Draft amendments to UN Rules shall be established by a two-thirds majority of those present and voting (Appendix 1, Article 6 of the Agreement) CPs.