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REGULATIONS

COMMISSION IMPLEMENTING REGULATION (EU) 2020/1017
of 13 July 2020

establishing budgetary ceilings for 2020 applicable to certain direct support schemes provided for in Regulation (EU) No 1307/2013 of the European Parliament and of the Council

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,


Whereas:

(1) For each Member State implementing the basic payment scheme provided for in Chapter 1 of Title III of Regulation (EU) No 1307/2013, the annual national ceiling referred to in Article 22(1) of that Regulation for 2020 has to be set by the Commission by deducting from the annual national ceiling set out in Annex II to that Regulation the ceilings fixed in accordance with Articles 42, 47, 49, 51 and 53 of that Regulation. In accordance with Article 22(2) of Regulation (EU) No 1307/2013 any increases applied by Member States pursuant to that provision are to be taken into account.

(2) For each Member State implementing the single area payment scheme provided for in Chapter 1 of Title III of Regulation (EU) No 1307/2013, the annual national ceiling referred to in Article 36(4) of that Regulation for 2020 has to be set by the Commission by deducting from the annual national ceiling set out in Annex II to that Regulation the ceilings fixed in accordance with Articles 42, 47, 49, 51 and 53 of that Regulation. In accordance with the second subparagraph of Article 36(4) of Regulation (EU) No 1307/2013, when setting the annual national ceiling for the single area payment scheme, any increases applied by Member States pursuant to that provision are to be taken into account by the Commission.

(3) For each Member State granting the redistributive payment provided for in Chapter 2 of Title III of Regulation (EU) No 1307/2013, the annual national ceiling referred to in Article 42(2) of that Regulation for 2020 has to be set by the Commission on the basis of the percentage notified by those Member States pursuant to Article 42(1) of that Regulation.

(4) In relation to the payment for agricultural practices beneficial for the climate and the environment provided for in Chapter 3 of Title III of Regulation (EU) No 1307/2013 in 2020, the annual national ceilings referred to in Article 47(3) of that Regulation for 2020 have to be calculated in accordance with Article 47(1) of that Regulation and amounting to 30 % of the national ceiling of the relevant Member State as set out in Annex II to that Regulation.

(5) For Member States granting the payment for areas with natural constraints provided for in Chapter 4 of Title III of Regulation (EU) No 1307/2013, the annual national ceilings referred to in Article 49(2) of that Regulation for 2020 have to be set by the Commission on the basis of the percentage notified by the relevant Member States pursuant to Article 49(1) of that Regulation.

(6) In relation to the payment for young farmers provided for in Chapter 5 of Title III of Regulation (EU) No 1307/2013, the annual national ceilings referred to in Article 51(4) of that Regulation for 2020 have to be set by the Commission on the basis of the percentage notified by Member States pursuant to Article 51(1) of that Regulation and have not to be higher than 2% of the annual ceiling set out in Annex II.

(7) Where the total amount of the payment for young farmers applied for in 2020 in a Member State exceeds the ceiling set pursuant to Article 51(4) of Regulation (EU) No 1307/2013 for that Member State, the difference has to be financed by the Member State in accordance with Article 51(2) of that Regulation whilst respecting the maximum amount laid down in Article 51(1) of that Regulation. For the sake of clarity, it is appropriate to set this maximum amount for each Member State.

(8) For each Member State granting voluntary coupled support provided for in Chapter 1 of Title IV of Regulation (EU) No 1307/2013 in 2020, the Commission has to set the annual national ceilings referred to in Article 53(7) of that Regulation for 2020 on the basis of the percentage notified by the relevant Member State pursuant to Article 54(1) of that Regulation.

(9) In accordance with the second subparagraph of Article 137(1) of the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community, Regulation (EU) No 1307/2013 as applicable in the year 2020 does not apply in the United Kingdom for claim year 2020. For that reason, there is no need to establish the relevant ceilings for 2020 for the United Kingdom in this Regulation.

(10) Concerning the year 2020, the implementation of direct support schemes provided for in Regulation (EU) No 1307/2013 started on 1 January 2020. For the sake of consistency between the applicability of that Regulation for the claim year 2020 and the applicability of the corresponding budgetary ceilings, this Regulation should apply from the same date.

(11) The measures provided for in this Regulation are in accordance with the opinion of the Committee for Direct Payments,

HAS ADOPTED THIS REGULATION:

Article 1

1. The annual national ceilings for 2020 for the basic payment scheme referred to in Article 22(1) of Regulation (EU) No 1307/2013 are set out in point I of the Annex to this Regulation.

2. The annual national ceilings for 2020 for the single area payment scheme referred to in Article 36(4) of Regulation (EU) No 1307/2013 are set out in point II of the Annex to this Regulation.

3. The annual national ceilings for 2020 for the redistributive payment referred to in Article 42(2) of Regulation (EU) No 1307/2013 are set out in point III of the Annex to this Regulation.

4. The annual national ceilings for 2020 for the payment for agricultural practices beneficial for the climate and the environment referred to in Article 47(3) of Regulation (EU) No 1307/2013 are set out in point IV of the Annex to this Regulation.

5. The annual national ceilings for 2020 for the payment for areas with natural constraints referred to in Article 49(2) of Regulation (EU) No 1307/2013 are set out in point V of the Annex to this Regulation.

6. The annual national ceilings for 2020 for the payment for young farmers referred to in Article 51(4) of Regulation (EU) No 1307/2013 are set out in point VI of the Annex to this Regulation.

7. The maximum amounts for 2020 for the payment for young farmers referred to in Article 51(1) of Regulation (EU) No 1307/2013 are set out in point VII of the Annex to this Regulation.

8. The annual national ceilings for 2020 for voluntary coupled support referred to in Article 53(7) of Regulation (EU) No 1307/2013 are set out in point VIII of the Annex to this Regulation.
Article 2

This Regulation shall enter into force on the seventh day following that of its publication in the Official Journal of the European Union.

It shall apply from 1 January 2020.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 13 July 2020.

For the Commission

The President

Ursula VON DER LEYEN
### I. Annual national ceilings for the basic payment scheme referred to in Article 22(1) of Regulation (EU) No 1307/2013

<table>
<thead>
<tr>
<th>Country</th>
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<td>Denmark</td>
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### III. Annual national ceilings for the redistributive payment referred to in Article 42(2) of Regulation (EU) No 1307/2013

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### IV. Annual national ceilings for the payment for agricultural practices beneficial for the climate and the environment as referred to in Article 47(3) of Regulation (EU) No 1307/2013

<table>
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### Annual national ceilings for payment for areas with natural constraints referred to in Article 49(2) of Regulation (EU) No 1307/2013

<table>
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### Annual national ceilings for the payment for young farmers referred to in Article 51(4) of Regulation (EU) No 1307/2013

<table>
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<th>Country</th>
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### Annual national ceilings for the payment for young farmers referred to in Article 51(4) of Regulation (EU) No 1307/2013

<table>
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### Maximum amounts for the payment for young farmers referred to in Article 51(1) of Regulation (EU) No 1307/2013

<table>
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### Maximum amounts for the payment for young farmers referred to in Article 51(1) of Regulation (EU) No 1307/2013

<table>
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### VIII. Annual national ceilings for voluntary coupled support referred to in Article 53(7) of Regulation (EU) No 1307/2013

<table>
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</table>
COMMISSION IMPLEMENTING REGULATION (EU) 2020/1018
of 13 July 2020


(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,


Whereas:

(1) In accordance with Article 7(1) of Regulation (EC) No 1107/2009, BROS Sp. z o.o. Sp.k. submitted to Poland on 28 December 2015 an application for the approval of the active substance ferric pyrophosphate.

(2) In accordance with Article 9(3) of that Regulation, Poland, as rapporteur Member State, notified the applicant, the other Member States, the Commission and the European Food Safety Authority (the Authority) of the admissibility of the application on 24 June 2016.

(3) On 21 August 2018, the rapporteur Member State submitted a draft assessment report to the Commission with a copy to the Authority, assessing whether that active substance can be expected to meet the approval criteria provided for in Article 4 of Regulation (EC) No 1107/2009.

(4) The Authority complied with Article 12(1) of Regulation (EC) No 1107/2009. In accordance with Article 12(3) of Regulation (EC) No 1107/2009, it requested that the applicant supply additional information to the Member States, the Commission and the Authority. The assessment of the additional information by the rapporteur Member State was submitted to the Authority in the format of an updated draft assessment report on 9 August 2019.

(5) On 17 December 2019, the Authority communicated to the applicant, the Member States and the Commission its conclusion (2) on whether the active substance ferric pyrophosphate can be expected to meet the approval criteria provided for in Article 4 of Regulation (EC) No 1107/2009. The Authority made its conclusion available to the public.

(6) On 23 and 24 March 2020, the Commission presented to the Standing Committee on Plants, Animals, Food and Feed the review report for ferric pyrophosphate and on 19 May 2020, the draft of this Regulation providing that ferric pyrophosphate is approved.

(7) The applicant was given the possibility to submit comments on the review report.

(8) It has been established with respect to one or more representative uses of at least one plant protection product containing the active substance, and in particular the uses which were examined and detailed in the review report, that the approval criteria provided for in Article 4 of Regulation (EC) No 1107/2009 are satisfied.

(9) The Commission further considers that ferric pyrophosphate is a low-risk active substance pursuant to Article 22 of Regulation (EC) No 1107/2009. In fact, ferric pyrophosphate is not a substance of concern and it fulfils the conditions set out in point 5 of Annex II to Regulation (EC) No 1107/2009, including the second subparagraph of point 5.1.2. More specifically, even though ferric pyrophosphate is considered persistant, it eventually dissociates into ions which are a natural constituent of the human diet, that are ubiquitous in the environment, and essential for animal and plant functions. Consequently, the additional exposure of humans, animals and the environment by the uses approved under Regulation (EC) No 1107/2009 is expected to be negligible compared to exposure expected through realistic natural situations

(10) It is therefore appropriate to approve ferric pyrophosphate as a low-risk substance.


(12) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS REGULATION:

Article 1

Approval of the active substance

The active substance ferric pyrophosphate, as specified in Annex I, is approved subject to the conditions laid down in that Annex.

Article 2

Amendments to Implementing Regulation (EU) No 540/2011

Implementing Regulation (EU) No 540/2011 is amended in accordance with Annex II to this Regulation.

Article 3

Entry into force

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 13 July 2020.

For the Commission
The President
Ursula VON DER LEYEN

<table>
<thead>
<tr>
<th>Common Name, Identification Numbers</th>
<th>IUPAC Name</th>
<th>Purity (¹)</th>
<th>Date of approval</th>
<th>Expiration of approval</th>
<th>Specific provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ferric pyrophosphate</td>
<td>iron(3+) diphosphate</td>
<td>≥ 802 g/kg</td>
<td>3.8.2020</td>
<td>3.8.2035</td>
<td>For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on ferric pyrophosphate, and in particular Appendices I and II thereto, shall be taken into account.</td>
</tr>
</tbody>
</table>

(¹) Further details on identity and specification of active substance are provided in the review report.
In Part D of the Annex to Implementing Regulation (EU) No 540/2011, the following entry is added:

<table>
<thead>
<tr>
<th>No</th>
<th>Common Name, Identification Numbers</th>
<th>IUPAC Name</th>
<th>Purity (1)</th>
<th>Date of approval</th>
<th>Expiration of approval</th>
<th>Specific provisions</th>
</tr>
</thead>
</table>
| ’20 | Ferric pyrophosphate CAS No: 10058-44-3 CIPAC No: — | iron(3+) diphosphate | ≥ 802 g/kg | 3.8.2020 | 3.8.2035 | For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on ferric pyrophosphate, and in particular Appendices I and II thereto, shall be taken into account.

The following impurities are of toxicological and environmental concern and must not exceed the following levels in the technical material:
- Lead: 3 mg/kg
- Mercury: 0.1 mg/kg
- Cadmium: 1 mg/kg

(1) Further details on identity and specification of active substance are provided in the review report.
COMMISSION IMPLEMENTING REGULATION (EU) 2020/1019
of 13 July 2020
amending Implementing Regulation (EU) 2015/840

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 514/2014 of 16 April 2014 of the European Parliament and of the Council laying down general provisions on the Asylum, Migration and Integration Fund and on the instrument for financial support for police cooperation, preventing and combating crime, and crisis management (1), and in particular Article 27(5) thereof,

Whereas:

(1) Article 5(2) of Commission Implementing Regulation (EU) 2015/840 (2) provides that during a financial year the Responsible Authorities are to carry out operational on-the-spot controls covering a minimum of 20 % of the number of projects being implemented during that financial year.

(2) Member States have been affected by the COVID-19 pandemic in an unprecedented manner. The crisis has required Member States to impose restrictions on the freedom of movement on their territory making it difficult to carry out on-the-spot controls.

(3) In order to provide flexibility to the Responsible Authorities for performing the required operational on-the-spot controls, it is appropriate to amend the existing rules to avoid delays in the clearance of accounts procedure. Such flexibility should be achieved by providing the possibility to the Responsible Authorities to carry out the requirements for operational on-the-spot controls at a later stage during the programming period when due to the COVID-19 pandemic the annual minimum of 20 % of the number of projects implemented during a given financial year cannot be reached in that financial year.

(4) Ireland is bound by Regulation (EU) No 514/2014 and is as consequence bound by this Regulation.

(5) The United Kingdom is bound by Regulation (EU) No 514/2014 and is as consequence bound by this Regulation. In accordance with Article 138 of the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community (3), applicable Union law, including the rules on financial corrections and on clearance of accounts, will continue to apply to the United Kingdom after 31 December 2020 until the closure of those Union programmes and activities.

(6) Denmark is not bound by Regulation (EU) No 514/2014 or by this Regulation.

(7) Given the urgency of the situation related to the COVID-19 pandemic, it is appropriate that this Regulation enters into force on the day following that of its publication in the Official Journal of the European Union.

(8) The measures provided for in this Regulation are in accordance with the opinion of the 'Asylum, Migration and Integration and Internal Security Funds' Committee established by Article 59(1) of Regulation (EU) No 514/2014.

(9) Implementing Regulation (EU) 2015/840 should therefore be amended accordingly.


HAS ADOPTED THIS REGULATION:

Article 1

In Article 5 of Implementing Regulation (EU) 2015/840, paragraph 2 is replaced by the following:

‘2. Operational on-the-spot controls carried out in financial year N shall cover a minimum of 20% of the number of projects being implemented during that financial year, as declared in the corresponding annual accounts referred to in Article 39 of Regulation (EU) No 514/2014. When this minimum cannot be reached in financial year N due to the COVID-19 pandemic, the controls that have not been carried out in financial year N shall be performed at a later stage during the programming period.’

Article 2

This Regulation shall enter into force on the day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.

Done at Brussels, 13 July 2020.

For the Commission
The President
Ursula VON DER LEYEN
COMMISSION IMPLEMENTING REGULATION (EU) 2020/1020
of 13 July 2020
amending Implementing Regulation (EU) No 801/2014

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 516/2014 of the European Parliament and of the Council of 16 April 2014 establishing the Asylum, Migration and Integration Fund (1), in particular Article 17(8) thereof,

After consulting the Asylum, Migration and Integration and Internal Security Funds Committee,

Whereas:

(1) Article 2(1) of Commission Implementing Regulation (EU) No 801/2014 (2) provides that in order to qualify for the additional amount for resettled persons, the persons concerned need to be effectively resettled from the beginning of the period concerned and up to six months following the end of that period.

(2) However, the Union resettlement efforts carried out by Member States have been affected by the COVID-19 pandemic in an unprecedented manner. The crisis has required Member States to put on hold their resettlement operations and impose restrictions on the entry to their territory.

(3) Moreover, the United Nations Refugee Agency (UNHCR) and the International Organisation for Migration (IOM), the Member States’ key partners for resettlement, have suspended their operations temporarily in the light of the COVID-19 pandemic. Moreover, due to the travel bans issued by many countries of first asylum, resettlement selection missions are not possible for the Member States under the current circumstances.

(4) The impact of the COVID-19 pandemic has serious implications not only on the implementation of the resettlement pledges, but also on the absorption capacity under the Asylum, Migration and Integration Fund.

(5) In order to honour Member States’ strong commitment to resettlement actions, it is necessary to ensure that the corresponding financial support is used flexibly and effectively.

(6) To this end, it is appropriate to extend the deadline of implementation for the resettlement period covering the years 2018, 2019 and 2020 from 30 June 2021 to 31 December 2021.

(7) Ireland is bound by Regulation (EU) No 516/2014 and is as a consequence bound by this Regulation.

(8) The United Kingdom is bound by Regulation (EU) No 516/2014 and is as a consequence bound by this Regulation. In accordance with Article 138 of the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community (3), applicable Union law, including the rules on financial corrections and on clearance of accounts, will continue to apply to the United Kingdom after 31 December 2020 until the closure of those Union programmes and activities.

(9) Denmark is not bound by Regulation (EU) No 516/2014 or by this Regulation.

(10) Given the urgency of the situation related to the COVID-19 pandemic, it is appropriate that this Regulation enters into force on the day following that of its publication in the Official Journal of the European Union.

(11) Implementing Regulation (EU) No 801/2014 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

In Article 2 of Implementing Regulation (EU) No 801/2014, paragraph 1 is replaced by the following:

‘1. In order to qualify for the additional amount, the persons concerned shall be effectively resettled from the beginning of the period concerned and up to six months following the end of that period. However, for the resettlement period referred to in Article 1(1)(c), the persons concerned shall be effectively resettled from the beginning of that period and up to 12 months following the end of that period.

The Member States shall keep the information necessary to allow proper identification of the resettled persons and of the date of their resettlement.

For persons falling within any of the priority categories and groups of persons referred to in Article 17(2) of Regulation (EU) No 516/2014, Member States shall also keep the evidence that they belong to the relevant priority category or group of persons.’

Article 2

This Regulation shall enter into force on the day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.

Done at Brussels, 13 July 2020.

For the Commission
The President
Ursula VON DER LEYEN
UN Regulation No 12 – Uniform provisions concerning the approval of vehicles with regard to the protection of the driver against the steering mechanism in the event of impact [2020/1021]

Incorporating all valid text up to:
Supplement 5 to the 04 series of amendments – Date of entry into force: 19 July 2018
5. Head form test

6. Procedure for determining the ‘H’ point and the actual torso angle for seating positions in motor vehicles
   Appendix 1: Description of the three dimensional ‘H’ point machine
   Appendix 2: Three-dimensional reference system
   Appendix 3: Reference data concerning seating positions

7. Test procedures for the protection of the occupants of vehicles operating on electrical power from high voltage and electrolyte spillage
   Appendix 1: Jointed Test Finger (degree IPXXB)
1. Scope

1.1. This Regulation applies to the behaviour of the steering mechanism and to the electrical power train operating on high voltage as well as the high voltage components and systems which are galvanically connected to the high voltage bus of the electrical power train, of motor vehicles of category M₁, and vehicles of category N₁ with a maximum permissible mass less than 1 500 kg, with regard to the protection of the occupants in a frontal collision.

1.2. At the request of a manufacturer, vehicles other than those mentioned in paragraph 1.1. above may be approved under this Regulation.

2. Definitions

For the purposes of this Regulation,

2.1. "Approval of a vehicle" means the approval of a vehicle type with regard to the protection of the driver against the steering mechanism in the event of impact;

2.2. "Vehicle type" means a category of motor vehicles which do not differ in such essential respects as:

2.2.1. Vehicle powered by an internal combustion engine:

2.2.1.1. The structure, dimensions, lines and constituent materials of that part of the vehicle forward of the steering control;

2.2.1.2. The mass of vehicle in running order, as defined in paragraph 2.18. below;

2.2.2. Vehicle powered by an electric engine

2.2.2.1. The structure, dimensions, lines and constituent materials of that part of the vehicle forward of the steering control.

2.2.2.2. The locations of the Rechargeable Electrical Energy Storage System (REESS), in so far as they have a negative effect on the result of the impact test prescribed in this Regulation;

2.2.2.3. Mass of the vehicle in running order, as defined in paragraph 2.18. below.

2.3. "Approval of a steering control" means the approval of a steering control type with regard to the protection of the driver against the steering mechanism in the event of impact;

2.4. "Steering control type" means a category of steering controls which do not differ in such essential respects as:

2.4.1. The structure, dimensions, lines and constituent materials;

2.5. "Steering control" means the steering device, usually the steering wheel, which is actuated by the driver;

2.6. "General steering control" means a steering control which can be fitted to more than one approved vehicle type where differences in the attachment of the steering control to the steering column do not affect the impact performance of the steering control;

2.7. "Air-bag" means a flexible bag that is designed to be filled with a gas under pressure, and is:
2.7.1. Designed to protect the vehicle driver in an impact against the steering control;

2.7.2. Inflated by a device which is actuated in case of vehicle’s impact;

2.8. “Steering control rim” means the quasi-toroidal outer ring in the case of the steering wheel usually gripped by the driver’s hands during driving;

2.9. “Spoke” means a bar connecting the steering control rim to the boss;

2.10. “Boss” means that part of the steering control, usually at the centre, that:

2.10.1. Joins the steering control to the steering shaft,

2.10.2. Transmits the torque from the steering control to the steering shaft;

2.11. “Centre of the steering control boss” means that point on the surface of the boss which is in line with the axis of the steering shaft;

2.12. “Plane of the steering control” means in the case of the steering wheel the flat surface that splits the steering wheel rim equally between the driver and the front of the car;

2.13. “Steering shaft” means the component which transmits to the steering gear the torque applied to the steering control;

2.14. “Steering column” means the housing enclosing the steering shaft;

2.15. “Steering mechanism” means the aggregate comprising the steering control, the steering column, the assembly accessories, the steering shaft, the steering gear housing, and all other components such as those designed to contribute to the absorption of energy in the event of impact against the steering control;

2.16. Passenger compartment

2.16.1. “Passenger compartment with regard to occupant’s protection” means the space for occupant accommodation, bounded by the roof, floor, side walls, doors, outside glazing and front bulkhead and the plane of the rear compartment bulkhead or the plane of the rear-seat back support.

2.16.2. “Passenger compartment for electric safety assessment” means the space for occupant accommodation, bounded by the roof, floor, side walls, doors, outside glazing, front bulkhead and rear bulkhead, or rear gate, as well as by the electrical protection barriers and enclosures provided for protecting the occupants from direct contact with high voltage live parts.

2.17. “Impactor” consists of a rigid hemispherical headform 165 mm in diameter, in accordance with Annex 5, paragraph 3 of this Regulation;

2.18. “Mass of the vehicle in running order” means the mass of the vehicle unoccupied and unladen but complete with fuel, coolant, lubricant tools and spare wheel, if provided as standard equipment by the vehicle manufacturer, and REESS.

2.19. “High voltage” means the classification of an electric component or circuit, if its working voltage is > 60 V and ≤ 1 500 V direct current (DC) or > 30 V and ≤ 1 000 V alternating current (AC) root-mean-square (rms);

2.20. “Rechargeable Electrical Energy Storage System (REESS)” means rechargeable energy storage system which provides electrical energy for propulsion;
2.21. "Electrical protection barrier" the part providing protection against any direct contact to the high voltage live parts;

2.22. "Electrical power train" means the electrical circuit which includes the traction motor(s), and may also include the REESS, the electrical energy conversion system, the electronic converters, the associated wiring harness and connectors, and the coupling system for charging the REESS;

2.23. "Live parts" means conductive part(s) intended to be electrically energised in normal use;

2.24. "Exposed conductive part" means the conductive part which can be touched under the provisions of the protection degree IPXXB and which becomes electrically energised under isolation failure conditions. This includes parts under a cover that can be removed without using tools.

2.25. "Direct contact" means the contact of persons with high voltage live parts;

2.26. "Indirect contact" means the contact of persons with exposed conductive parts;

2.27. "Protection degree IPXXB" means protection from contact with high voltage live parts provided by either an electrical protection barrier or an enclosure and tested using a Jointed Test Finger (degree IPXXB) as described in paragraph 4. of Annex 7;

2.28. "Working voltage" means the highest value of an electrical circuit voltage root-mean-square (rms), specified by the manufacturer, which may occur between any conductive parts in open circuit conditions or under normal operating conditions. If the electrical circuit is divided by galvanic isolation, the working voltage is defined for each divided circuit, respectively;

2.29. "Coupling system for charging the rechargeable energy storage system (REESS)" means the electrical circuit used for charging the REESS from an external electrical power supply including the vehicle inlet;

2.30. "Electrical chassis" means a set made of conductive parts electrically linked together, whose electrical potential is taken as reference;

2.31. "Electrical circuit" means an assembly of connected high voltage live parts which is designed to be electrically energised in normal operation;

2.32. "Electric energy conversion system" means a system that generates and provides electrical energy for electrical propulsion;

2.33. "Electronic converter" means a device capable of controlling and/or converting electrical power for electrical propulsion;

2.34. "Enclosure" means the part enclosing the internal units and providing protection against any direct contact;

2.35. "High Voltage Bus" means the electrical circuit, including the coupling system for charging the REESS that operates on a high voltage;

2.36. "Solid insulator" means the insulating coating of wiring harnesses provided in order to cover and prevent the high voltage live parts from any direct contact. This includes covers for insulating the high voltage live parts of connectors; and varnish or paint for the purpose of insulation;
2.37. "Automatic disconnect" means a device that when triggered, galvanically separates the electrical energy sources from the rest of the high voltage circuit of the electrical power train;

2.38. "Open type traction battery" means a type of battery requiring liquid and generating hydrogen gas released to the atmosphere.

3. Application for approval

3.1. Vehicle type

3.1.1. The application for approval of a vehicle type with regard to the protection of the driver against the steering mechanism in the event of impact shall be submitted by the vehicle manufacturer or by his duly accredited representative.

3.1.2. It shall be accompanied by the undermentioned documents in triplicate and the following particulars:

3.1.2.1. A detailed description of the vehicle type with respect to the structure, dimensions, lines and constituent materials of that part of the vehicle forward of the steering control;

3.1.2.2. Drawings, on an appropriate scale and in sufficient detail, of the steering mechanism and of its attachment to the vehicle chassis and body;

3.1.2.3. A technical description of that mechanism;

3.1.2.4. An indication of the mass of the vehicle in running order;

3.1.2.5. Evidence that the steering control has been approved in accordance with paragraph 5.2 of the Regulation, if applicable;

3.1.2.6. Evidence that the steering mechanism complies with the specifications of paragraph 5.2.2. of UN Regulation No 94 or with the specifications of paragraph 5.2.2.1. of UN Regulation No 137 if the application for approval is submitted by the applicant pursuant paragraph 5.1.2. below;

3.1.2.7. Evidence that the steering control complies with the specifications of paragraphs 5.2.1.4. and 5.2.1.5. of UN Regulation No 94 or with the specifications of paragraphs 5.2.1.1.3. and 5.2.1.1.4. of UN Regulation No 137 if the application for approval is submitted by the applicant pursuant paragraph 5.2.1. below;

3.1.2.8. A general description of the electrical power source type, location and the electrical power train (e.g. hybrid, electric).

3.1.3. The following shall be submitted to the Technical Service responsible for conducting approval tests:

3.1.3.1. A vehicle, representative of the vehicle type to be approved, for the test referred to in paragraph 5.1. below;

3.1.3.2. At the manufacturer's discretion, with the agreement of the technical service, either a second vehicle, or those parts of the vehicle regarded by him as essential for the test referred to in paragraphs 5.2. and 5.3. below.

3.1.3.3. The competent authority shall verify the existence of satisfactory arrangements for ensuring effective control of the conformity of production before type approval is granted.

3.2. Steering control type

3.2.1. The application for approval of a steering control type with regard to the protection of the driver against the steering mechanism in the event of an impact shall be submitted by the steering control manufacturer or by his duly accredited representative.

3.2.2. It shall be accompanied by the undermentioned documents in triplicate and the following particulars:

3.2.2.1. A detailed description of the steering control type with respect to the structure, the dimensions and the constituent materials of the steering control:
3.2.2.2. Drawings, on an appropriate scale and in sufficient detail, of the steering mechanism and of its attachment to the vehicle chassis and body.

3.2.2.3. Evidence that the steering control complies with the specifications of paragraphs 5.2.1.4. and 5.2.1.5. of UN Regulation No. 94 or with the specifications of paragraphs 5.2.1.1.3. and 5.2.1.1.4. of UN Regulation No. 137, if the application for approval is submitted by the applicant pursuant paragraph 5.2.1. below.

3.2.3. A steering control representative of the steering control type to be approved plus, at the manufacturer’s discretion, with the agreement of the technical service, those parts of the vehicle regarded by him as essential for the test, shall be submitted to the technical service responsible for conducting approval tests for the test referred to in paragraphs 5.2. and 5.3. below.

4. Approval

4.1. A certificate conforming to the model specified in paragraphs 4.1.1. or 4.1.2. shall be attached to the type-approval certificate:

4.1.1. Annex 1A for applications referred to in paragraph 3.1.;

4.1.2. Annex 1B for applications referred to in paragraph 3.2.

4.2. Vehicle type

4.2.1. If the vehicle submitted for approval pursuant to this Regulation meets the requirements of paragraphs 5. and 6. below and Annexes 4, 5 and 6 to this Regulation, approval of that vehicle type shall be granted.

4.2.2. An approval number shall be assigned to each type approved. Its first two digits (at present 04 corresponding to the 04 series of amendments) shall indicate the series of amendments incorporating the most recent major technical amendments made to the Regulation at the time of issue of the approval. The same Contracting Party shall not assign the same number to the same vehicle type equipped with another type of steering mechanism, or to another vehicle type, as defined in paragraph 2.2. above.

4.2.3. Notice of approval or of extension or refusal of approval of a vehicle type pursuant to this Regulation shall be communicated to the Parties to the Agreement applying this Regulation, by means of a form conforming to the model in Annex 1A to this Regulation.

4.2.4. There shall be affixed, conspicuously and in a readily accessible place specified on the approval form, to every vehicle conforming to a vehicle type approved under this Regulation an international approval mark consisting of:

4.2.4.1. A circle surrounding the letter ‘E’ followed by the distinguishing number of the country which has granted approval (1);

4.2.4.2. The number of this Regulation, followed by the letter ‘R’, a dash and the approval number to the right of the circle prescribed in paragraph 4.2.4.1.

4.2.5. If the vehicle conforms to a vehicle type approved, under one or more other Regulations annexed to the Agreement, in the country which has granted approval under this Regulation, the symbol prescribed in paragraph 4.2.4.1. need not be repeated; in such a case the Regulation and approval numbers and the additional symbols of all the Regulations under which approval has been granted in the country which has granted approval under this Regulation shall be placed in vertical columns to the right of the symbol prescribed in paragraph 4.2.4.1.

4.2.6. The approval mark shall be clearly legible and be indelible.

4.2.7. The approval mark shall be placed close to or on the vehicle data plate affixed by the manufacturer.

4.3. Steering-control type

4.3.1. If the steering control submitted for separate approval pursuant to this Regulation meets the applicable requirements of paragraphs 5. and 6. below and Annexes 4, 5 and 6 to this Regulation, approval of that steering control type shall be granted. This is only applicable to steering controls which do not include an airbag.

4.3.2. An approval number shall be assigned to each type approved. Its first two digits (at present 04 corresponding to the 04 series of amendments) shall indicate the series of amendments incorporating the most recent major technical amendments made to the Regulation at the time of issue of the approval. The same Contracting Party shall not assign the same number to another steering control type as defined in paragraph 2.4. above.

4.3.3. Notice of approval or of extension or refusal of approval of a steering control type pursuant to this Regulation shall be communicated to the Parties to the Agreement applying this Regulation, by means of a form conforming to the model in Annex 1B to this Regulation.

4.3.4. There shall be affixed, conspicuously and in a readily accessible place specified on the approval form, to every steering control conforming to a steering control type approved under this Regulation an international approval mark consisting of:

4.3.4.1. A circle surrounding the letter ‘E’ followed by the distinguishing number of the country which has granted approval;

4.3.4.2. The approval number placed below the circle.

4.3.4.3. The symbol R94-02 or R137 in the case of an approval pursuant paragraph 5.2.1. below.

4.3.5. The approval mark shall be clearly legible and be indelible.

4.4. Annex 2 to this Regulation gives examples of arrangements of approval marks.

5. Specifications

5.1. When the unladen vehicle, in running order, without a manikin, is collision-tested against a barrier at a speed of 48,3 km/h (30 mph), the top of the steering column and its shaft shall not move backwards, horizontally and parallel to the longitudinal axis of the vehicle, by more than 12,7 cm and also not more than 12,7 cm vertically upwards, both dimensions considered in relation to a point of the vehicle not affected by the impact (†).

5.1.1. Additionally vehicles equipped with electrical power train shall meet paragraph 5.5. This could be demonstrated in a separate frontal impact test at the request of the manufacturer after validation by the Technical Service, given that the electric components do not influence the driver’s protection performance of the vehicle type as defined in this Regulation.

5.1.2. Specifications of paragraph 5.1. above are deemed to be met if the vehicle equipped with such a steering system complies with the specifications of paragraph 5.2.2. of UN Regulation No 94 or with the specifications of paragraph 5.2.2.1. of UN Regulation No 137.

(†) See Annex 3, paragraph 3.1.
5.2. When the steering control is struck by a body block released against this control at a relative speed of 24.1 km/h (15 mph), the force applied to the body block by the steering control shall not exceed 1 111 daN.

5.2.1. If the steering control is fitted with a steering wheel airbag, specifications of paragraph 5.2. above are deemed to be met if the vehicle equipped with such a steering system complies with the specifications of paragraphs 5.2.1.4. and 5.2.1.5. of UN Regulation No 94 or with the specifications of paragraphs 5.2.1.1.3. and 5.2.1.1.4. of UN Regulation No 137.

5.3. When the steering control is struck by an impactor released against this control at a relative speed of 24.1 km/h, in accordance with the procedures of Annex 5, the deceleration of the impactor shall not exceed 80 g cumulative for more than 3 milliseconds. The deceleration shall always be lower than 120 g with C.F.C. 600 Hz.

5.4. The steering control shall be designed, constructed and fitted in such a way that:

5.4.1. Before the impact test prescribed in paragraphs 5.2. and 5.3. above no part of the steering control surface, directed towards the driver, which can be contacted by a sphere of 165 mm in diameter shall present any roughness or sharp edges with a radius of curvature of less than 2.5 mm.

In the case of a steering control equipped with an airbag, this requirement shall be deemed to be satisfied if no part, which can be contacted by a sphere of 165 mm in diameter, contains any dangerous sharp edges, as defined in paragraph 2.18. of Regulation No 21, likely to increase the risk of serious injury to the occupants.

5.4.1.1. After any impact test prescribed in paragraphs 5.2. and 5.3. the part of the steering control surface directed towards the driver shall not present any sharp or rough edges likely to increase the danger or severity of injuries to the driver. Small surface cracks and fissures shall be disregarded.

5.4.1.1.1. In the case of a projection consisting of a component made of non-rigid material of less than 50 Shore A hardness mounted on rigid support, the requirement of paragraph 5.4.1.1. shall only apply to the rigid support.

5.4.2. The steering control shall be so designed, constructed and fitted as not to embody components or accessories, including the horn control and assembly accessories, capable of catching in the driver’s clothing or jewellery in normal driving movements.

5.4.3. In the case of steering controls not intended to form part of the original equipment they shall be required to meet the specification when tested in accordance with Annex 4, paragraph 2.1.3. and Annex 5, paragraph 2.3.

5.4.4. In the case of ‘general steering controls’, the requirements shall be met over:

5.4.4.1. The full range of column angles, it being understood that the tests shall be performed at least for the maximum and minimum column angles for the range of approved vehicle types for which the controls are intended;

5.4.4.2. The full range of possible impactor and body block positions in relation to the steering control, it being understood that the test shall be performed at least for the mean position for the range of approved vehicle types for which the controls are intended. Where a steering column is used, it shall be of a type corresponding to the ‘worst case’ conditions.

5.4.5. Where adaptors are used to adapt a single type of steering control to a range of steering column, and it can be demonstrated that with such adaptors the energy-absorbing characteristics of the system are the same, all the tests may be performed with one type of adaptor.
5.5. Following the test conducted in accordance with the procedure defined in Annex 3 to this Regulation the electrical power train operating on high voltage and the high voltage components and systems which are galvanically connected to the high voltage bus of the electrical power train shall meet the following requirements:

5.5.1. Protection against electrical shock

After the impact at least one of the four criteria specified in paragraphs 5.5.1.1. to 5.5.1.4.2. shall be met.

If the vehicle has an automatic disconnect function or device(s) that galvanically divide the electrical power train circuit during driving condition, at least one of the following criteria shall apply to the disconnected circuit or to each divided circuit individually after the disconnect function is activated.

However criteria defined in 5.5.1.4. shall not apply if more than a single potential of a part of the high voltage bus is not protected under the conditions of protection degree IPXXB.

If the test is performed under the condition that part(s) of the high voltage system are not energised, the protection against electrical shock shall be proved by either paragraph 5.5.1.3. or paragraph 5.5.1.4. below for the relevant part(s).

For the coupling system for charging the REESS, which is not energised during driving conditions, at least one of the four criteria specified in paragraphs 5.5.1.1. to 5.5.1.4. below shall be met.

5.5.1.1. Absence of high voltage

The voltages \( V_b, V_1 \) and \( V_2 \) of the high voltage buses shall be equal or less than 30 VAC or 60 VDC as specified in paragraph 2. of Annex 7.

5.5.1.2. Low electrical energy

The total energy (TE) on the high voltage buses shall be less than 2,0 joules when measured according to the test procedure as specified in paragraph 3. formula (a) of Annex 7. Alternatively the total energy (TE) may be calculated by the measured voltage \( V_b \) of the high voltage bus and the capacitance of the X-capacitors (\( C_x \)) specified by the manufacturer in paragraph 3. formula (b) of Annex 7.

The energy stored in the Y-capacitors (\( TE_{y1}, TE_{y2} \)) shall also be less than 2,0 joules. This shall be calculated by measuring the voltages \( V_1 \) and \( V_2 \) of the high voltage buses and the electrical chassis, and the capacitance of the Y-capacitors specified by the manufacturer according to formula (c) in paragraph 3. of Annex 7.

5.5.1.3. Physical protection

For protection against direct contact with high voltage live parts, the protection degree IPXXB shall be provided.

In addition, for protection against electrical shock which could arise from indirect contact, the resistance between all exposed conductive parts and the electrical chassis shall be lower than 0,1 ohm when there is current flow of at least 0,2 amperes.

This requirement is satisfied if the galvanic connection has been made by welding.

5.5.1.4. Isolation resistance

The criteria specified in the paragraphs 5.5.1.4.1. and 5.5.1.4.2. below shall be met.

The measurement shall be conducted in accordance with paragraph 5. of Annex 7.

5.5.1.4.1. Electrical power train consisting of separate DC- or AC-buses

If the AC high voltage buses and the DC high voltage buses are galvanically isolated from each other, isolation resistance between the high voltage bus and the electrical chassis (\( R_s \), as defined in paragraph 5. of Annex 7) shall have a minimum value of 100 \( \Omega \)/volt of the working voltage for DC buses, and a minimum value of 500 \( \Omega \)/volt of the working voltage for AC buses.
5.5.1.4.2. Electrical power train consisting of combined DC- and AC-buses

If the AC high voltage buses and the DC high voltage buses are galvanically connected isolation resistance between the high voltage bus and the electrical chassis (\( R_i \) as defined in paragraph 5. of Annex 7) shall have a minimum value of 500 \( \Omega \)/volt of the working voltage.

However, if the protection degree IPXXB is satisfied for all AC high voltage buses or the AC voltage is equal or less than 30 V after the vehicle impact, the isolation resistance between the high voltage bus and the electrical chassis (\( R_i \) as defined in paragraph 5. of Annex 7) shall have a minimum value of 100 \( \Omega \)/volt of the working voltage.

5.5.2. Electrolyte spillage

In the period from the impact until 30 minutes after, no electrolyte from the REESS shall spill into the passenger compartment, and no more than 7 per cent of electrolyte shall spill from the REESS except open type traction batteries outside the passenger compartment. For open type traction batteries no more than 7 per cent with a maximum of 5.0 litres shall spill outside the passenger compartment. The manufacturer shall demonstrate compliance in accordance with paragraph 6. of Annex 7.

5.5.3. REESS retention

REESS located inside the passenger compartment shall remain in the location in which they are installed and REESS components shall remain inside REESS boundaries.

No part of any REESS that is located outside the passenger compartment for electrical safety assessment shall enter the passenger compartment during or after the impact test.

The manufacture shall demonstrate compliance in accordance with paragraph 7. of Annex 7.

5.6. Specifications of paragraphs 5.5. to 5.5.3. above are deemed to be met if the vehicle equipped with an electrical power train operating on high voltage complies with the specifications of paragraphs 5.2.8. to 5.2.8.3. of UN Regulation No 94, 02 series of amendments or with the specifications of paragraphs 5.2.8. to 5.2.8.3 of UN Regulation No 137.

6. Tests

6.1. Compliance with the requirements of paragraphs 5.1. to 5.4. above shall be checked in accordance with the methods set out in Annexes 3, 4 and 5 to this Regulation. Compliance with the requirements of paragraph 5.5. above shall be checked in accordance with the methods set out in Annex 3 to this Regulation. All measurements should be done on the basis of ISO 6487 1987.

6.2. However, other tests may be permitted at the discretion of the Type Approval Authority provided equivalence can be demonstrated. In such a case a report shall be attached to the approval documentation describing the methods used and the results obtained.

7. Modifications and extension of approval of the vehicle type or steering control type

7.1. Every modification of the vehicle type or steering control type or both shall be notified to the Type Approval Authority which approved the vehicle type or the steering control type. The department may then either:

7.1.1. Consider that the modifications made are unlikely to have an appreciable adverse effect and that in any case the vehicle still complies with the requirements; or

7.1.2. Require a further test report from the technical service responsible for conducting the tests.

7.2. Without prejudice to the provisions of paragraph 7.1. above, a variant of the vehicle whose mass in the running order is less than that of the vehicle subjected to the approval test shall not be regarded as a modification of the vehicle type.
7.3. Confirmation or refusal of approval, specifying the alteration shall be communicated by the procedure specified in paragraphs 4.2.3. or 4.3.3. above to the Parties to the Agreement applying this Regulation.

7.4. The competent authority issuing the extension of approval shall assign a series number for such an extension and inform thereof the other Parties to the 1958 Agreement applying this Regulation by means of a communication form conforming to the model in Annex 1A or Annex 1B to this Regulation.

8. Conformity of production

8.1. Every vehicle or steering control approved under this Regulation shall be so manufactured as to conform to the type approved by meeting the requirements set out in paragraphs 5 and 6 above.

8.2. In order to verify that the requirements of paragraph 8.1. are met, suitable checks of the production shall be carried out.

8.3. The holder of the approval shall, in particular:

8.3.1. Ensure the existence of procedures for effective quality control of the vehicle or steering control;

8.3.2. Have access to the testing equipment necessary for checking conformity to each approved type;

8.3.3. Ensure that test result data are recorded and that the annexed documents remain available for a period to be determined in agreement with the Type Approval Authority;

8.3.4. Analyse the results of each type of test, in order to verify and ensure the consistency of characteristics of the vehicle or steering control, making allowance for permissible variations in industrial production;

8.3.5. Ensure that for each type of vehicle or steering control at least the tests concerning the taking of measurements are carried out;

8.3.6. Ensure that any set of samples or test pieces giving evidence of non-conformity in the type of test in question shall give rise to a further sampling and test. All necessary steps shall be taken to restore conformity of the corresponding production.

8.4. The competent authority which has granted type approval may at any time verify the conformity control methods applied in each production unit.

8.4.1. At every inspection, the test records and production records shall be presented to the visiting inspector.

8.4.2. The inspector may select samples at random to be tested in the manufacturer's laboratory. The minimum number of samples may be determined according to the results of the manufacturer's own checks.

8.4.3. Where the quality level appears unsatisfactory or it seems necessary to verify the validity of the tests carried out in application of paragraph 8.4.2., the inspector shall select samples to be sent to the technical service which conducted the type approval tests.
8.4.4. The competent authority may carry out any test prescribed in this Regulation. The normal frequency of inspections authorised by the competent authority shall be one per year. In cases where unsatisfactory results are found during one of these inspections, the competent authority shall ensure that all necessary steps are taken to restore conformity of production as rapidly as possible.

9. Penalties for non-conformity of production

9.1. The approval granted in respect of a vehicle type or steering control type, pursuant to this Regulation, may be withdrawn if the requirement laid down in paragraph 8.1. above is not complied with, or if the vehicle(s) or steering control(s) selected have failed to pass the checks prescribed in paragraph 8.2. above.

9.2. If a Contracting Party to the Agreement applying this Regulation withdraws an approval it has previously granted, it shall forthwith so notify the other Contracting Parties applying this Regulation by means of a communication form conforming to the model in Annex 1A or Annex 1B to this Regulation (as appropriate).

10. Instructions

In the case of a steering control type supplied separately from a vehicle, the packaging and installation instructions must clearly state the vehicle type(s) for which it is intended.

11. Production definitively discontinued

If the holder of the approval completely ceases to manufacture a type of vehicle or type of steering control approved in accordance with this Regulation, he shall so inform the authority which granted the approval. Upon receiving the relevant communication that authority shall inform thereof the other Parties to the 1958 Agreement applying this Regulation by means of a communication form conforming to the model in Annex 1A or Annex 1B to this Regulation (as appropriate).

12. Names and addresses of Technical Services responsible for conducting approval tests, and of Type Approval Authorities

The Parties to the Agreement applying this Regulation shall communicate to the United Nations Secretariat the names and addresses of the Technical Services responsible for conducting approval tests and of the Type Approval Authorities which grant approval and to which forms certifying approval or extension, refusal or withdrawal of approval, issued in other countries, are to be sent.

13. Transitional provisions

13.1. As from the date of entry into force of the 03 series of amendments to this Regulation, no Contracting Parties shall refuse an application for approval submitted in accordance with this Regulation as amended by the 03 series of amendments.

13.2. As from the official date of entry into force of the 04 series of amendments, no Contracting Party applying this Regulation shall refuse to grant type approval under this Regulation as amended by the 04 series of amendments.

13.3. Approval of a vehicle type

13.3.1. Upon the expiration of a period of 36 months following the official date of entry into force referred to in paragraph 13.1. above, Contracting Parties applying this Regulation shall grant type approval for category M₁ forward-control vehicles and category N₁ vehicles of less than 1.5 tonnes only if the vehicle type satisfies the requirements of this Regulation as amended by the 03 series of amendments, with the exception of the provisions laid down in paragraph 5.1. of this Regulation concerning the maximum vertical displacement of the steering column, which shall apply to new approvals only after a further period of 12 months.
13.3.2. Upon the expiration of a period of 48 months following the official date of entry into force referred to in paragraph 13.1. above, Contracting Parties applying this Regulation shall grant type approval to category M₁ vehicles other than forward-control vehicles only if the vehicle type satisfies the requirements of this Regulation as amended by the 03 series of amendments.

13.3.3. Upon the expiration of a period of 60 months following the official date of entry into force referred to in paragraph 13.1. above, Contracting Parties applying this Regulation may refuse to recognise type approvals of the vehicle type which have not been granted in accordance with the 03 series of amendments to this Regulation.

13.3.4. As from 24 months after the date of entry into force of the 04 series of amendments, Contracting Parties applying this Regulation shall grant type approvals only to those types of vehicles which comply with the requirements of this Regulation as amended by the 04 series of amendments.

However, in the case of vehicles having an electrical power train operating on high voltage, an additional period of 12 months is granted provided that the manufacturer demonstrates, to the satisfaction of the Technical Service, that the vehicle provides equivalent levels of safety to those required by this Regulation as amended by the 04 series of amendments.

13.3.5. Contracting Parties applying this Regulation shall not refuse to grant extensions of type approvals issued to the preceding series of amendments to this Regulation, when this extension does not entail any change to the propulsion system of the vehicle. However, as from 48 months after the official date of entry into force of the 04 series of amendments, extensions to type approvals issued to the previous series of amendments shall not be granted in respect of vehicles having an electrical power train operating on high voltage.

13.3.6. Where at the time of entry into force of the 04 series of amendments to this Regulation national requirements exist to address the safety provisions of vehicles having an electrical power train operating on high voltage, those Contracting Parties applying this Regulation may refuse national approval of such vehicles not meeting the national requirements, unless these vehicles are type approved to the 04 series of amendments to this Regulation.

13.3.7. As from 48 months after the entry into force of the 04 series of amendments to this Regulation, Contracting Parties applying this Regulation may refuse national or regional type approval and may refuse first national or regional registration (first entry into service) of a vehicle having an electrical power train operating on high voltage which does not meet the requirements of the 04 series of amendments to this Regulation.

13.3.8. Type Approvals of the vehicles to the 03 series of amendments to this Regulation which are not affected by the 04 series of amendments shall remain valid and Contracting Parties applying the Regulation shall continue to accept them.

13.4. Type Approvals of type of steering control

13.4.1. Even after the date of entry into force of the 04 series of amendments, type approvals of the steering control to the preceding series of amendments to the Regulation shall remain valid and Contracting Parties applying the Regulation shall continue to accept them, and Contracting Parties may continue to grant extensions of type approvals to the 03 series of amendments.

13.4.2. As from the official date of entry into force of Supplement 2 to the 03 series of amendments, Contracting Parties shall not grant separate type approvals of the type of steering control which include an airbag.

13.4.3. As from the official date of entry into force of Supplement 2 to the 03 series of amendments, Contracting Parties may refuse to recognise separate type approvals of the type of steering control which include an airbag.
ANNEX 1 A

Communication
(Maximum format: A4 (210 × 297 mm))

issued by: Name of administration

concerning (1): Approval granted
  Approval extended
  Approval refused
  Approval withdrawn
  Production definitively discontinued

of a vehicle type with regard to the protection of the driver against the steering mechanism in the event of impact, pursuant to Regulation No 12.

Approval No: Extension No:

1. Trade name or mark of the vehicle

2. Vehicle type

3. Manufacturer’s name and address

4. If applicable, name and address of manufacturer’s representative

5. Brief description of the steering mechanism and the components of the vehicle contributing to the protection of the driver against the steering mechanism in the event of impact

6. Mass of the vehicle during the test.
   Front axle:
   Rear axle:
   Total:

7. Vehicle submitted for approval on

8. Technical service responsible for conducting approval tests

9. Date of report issued by that service

10. Number of report issued by that service

11. Approval granted/refused/extended/withdrawn (2)

(1) Distinguishing number of the country which has granted/extended/refused/withdrawn approval (see approval provisions in the Regulation).
(2) Strike out what does not apply.
12. Position of approval mark on the vehicle

13. Place

14. Date

15. Signature

16. The list of documents deposited with the Type Approval Authority which has granted approval is annexed to this communication and may be obtained on request.
ANNEX I B

Communication

(Maximum format: A4 (210 × 297 mm))

issued by: Name of administration

concerning (?): Approval granted
Approval extended
Approval refused
Approval withdrawn
Production definitively discontinued

of a steering control type with regard to the protection of the driver against the steering mechanism in the event of impact, pursuant to the relevant part of Regulation No 12.

Approval No: .................................................. Extension No: ..................................................

1. Trade name or mark of the steering control .................................................................

2. Manufacturer’s name and address ..............................................................................

3. If applicable, name and address of the manufacturer’s representative ........................

4. Vehicle type(s) to which the control is intended to be fitted ........................................

5. Brief description of the steering control and of the components contributing to the protection of the driver against the steering mechanism in the event of impact .................................................................

6. Steering control submitted for approval on ..............................................................

7. Technical service responsible for conducting approval tests ........................................

8. Date of report issued by that service ...........................................................................

9. Number of report issued by that service ....................................................................

10. Approval granted/refused/extended/withdrawn (?) ....................................................

11. Position of approval mark or marks on the steering control ........................................

12. Place ............................................................................................................................

(1) Distinguishing number of the country which has granted/extended/refused/withdrawn approval (see approval provisions in the Regulation).

(?) Strike out what does not apply.
13. Date…………………………………………………………………………………………………………………………………………………………………………………………

14. Signature …………………………………………………………………………………………………………………………………………………………………………………

15. The list of documents deposited with the Type Approval Authority which has granted approval is annexed to this communication and may be obtained on request.
ANNEX 2

Arrangements of approval marks

MODEL A
(See paragraph 4.2.4. of this Regulation)

The above approval mark affixed to a vehicle shows that the vehicle type concerned has, with regard to the protection of the driver against the steering mechanism in the event of impact, been approved in the Netherlands (E4) pursuant to Regulation No 12. The approval number indicates that the approval was granted according to the requirements of Regulation No 12 as amended by the 04 series of amendments.

MODEL B
(See paragraph 4.2.5. of this Regulation)

The above approval mark affixed to a vehicle shows that the vehicle type concerned has been approved in the Netherlands (E4) pursuant to Regulations Nos 12 and 42 (1). The approval numbers indicate that, at the dates when the respective approvals were given, Regulation No 12 included the 04 series of amendments and Regulation No 42 was in its original form.

MODEL C
(See paragraph 4.3.4. of this Regulation)

(1) The second number is given merely as an example.
The above approval mark affixed to a steering control shows that the steering control type concerned has, with regard to the protection of the driver against the steering mechanism in the event of impact, been approved in the Netherlands (E4) pursuant to the relevant part of Regulation No 12 as amended by the 04 series of amendments.

MODEL D
(See paragraph 4.3.4.3. of this Regulation)

\[ a = 8 \text{ mm min} \]

The above approval mark affixed to a steering control shows that the steering control type concerned has been approved in the Netherlands (E4) with regard to the protection of the driver against the steering mechanism in the event of impact, pursuant to provisions of paragraphs 5.2.1. and/or 5.3.1. of Regulation No 12 as amended by the 03 series of amendments.
ANNEX 3

Frontal-impact test against a barrier

1. Purpose
The purpose of this test is to verify whether the vehicle satisfies the requirements set forth in paragraph 5.1.

2. Installations, procedure and measuring instruments

2.1. Testing ground
The test area shall be large enough to accommodate the run-up track, barrier and technical installations necessary for the test. The last part of the track, for at least 5 m before the barrier, shall be horizontal (slope less than 3 per cent measured over a length of 1 metre), flat and smooth.

2.2. Barrier
The barrier shall consist of a block of reinforced concrete not less than 3 m wide in front and not less than 1.5 m high. The barrier shall be of such thickness that it weighs at least 70 metric tons. The front face shall be flat, vertical and perpendicular to the axis of the run-up track. It shall be covered with plywood boards 20 ± 2 mm thick, in good condition. A structure on a steel plate at least 25 mm thick may be placed between the plywood board and the barrier. A barrier with different characteristics may likewise be used, provided that the area of the impact surface is greater than the frontal crash area of the vehicle being tested and provided that it gives equivalent results.

2.3. Propulsion of vehicle
At the moment of impact the vehicle shall no longer be subject to the action of any additional steering or propelling device. It shall reach the obstacle on a course perpendicular to the collision wall; the maximum lateral misalignment tolerated between the vertical median line of the front of the vehicle and the vertical median line of the collision wall is ± 30 cm.

2.4. State of vehicle

2.4.1. For the test, the vehicle shall either be fitted with all the normal components and equipment included in its unladen kerb mass or be in such a condition as to satisfy this requirement so far as the components and equipment of concern to the passenger compartment and the distribution of the mass of the vehicle as a whole, in running order, are concerned.

At the request of the manufacturer, by derogation from paragraph 5.1. of this Regulation, the test may be carried out with manikins in position, provided they do not at any time hinder the movement of the steering mechanism. The mass of the manikins shall not be taken into account for the purposes of the test.

2.4.2. If the vehicle is driven by external means, the fuel feed system shall be filled to at least 90 per cent of its capacity with a non-inflammable liquid having a density between 0.7 and 1.
This requirement does not apply for hydrogen as fuel.
All the other systems (brake-fluid reservoirs, radiator, etc.) may be empty.

2.4.3. If the vehicle is driven by its own engine, the fuel tank shall be at least 90 per cent of a full load of fuel. All other reservoirs shall be filled to capacity.
It shall be allowed by agreement between manufacturer and Technical Service to modify the fuel system so that an appropriate amount of fuel can be used to run the engine or the electrical energy conversion system.
In such case, the fuel tank shall be filled to not less than 90 per cent of mass of a full load of fuel with a non-inflammable liquid of a density between 0.7 and 1.
This requirement does not apply to hydrogen fuel tanks.

2.4.4. Electrical power train adjustment
2.4.1. The REESS shall be at any state of charge, which allows the normal operation of the power train as recommended by the manufacturer.

2.4.2. The electrical power train shall be energised with or without the operation of the original electrical energy sources (e.g. engine-generator, REESS or electric energy conversion system), however:

2.4.2.1. By the agreement between Technical Service and manufacturer it shall be permissible to perform the test with all or parts of the electrical power train not being energised in so far as there is no negative influence on the test result. For parts of the electrical power train not energised, the protection against electrical shock shall be proved by either physical protection or isolation resistance and appropriate additional evidence.

2.4.2.2. In the case where an automatic disconnect is provided, at the request of the manufacturer it shall be permissible to perform the test with the automatic disconnect being triggered. In this case it shall be demonstrated that the automatic disconnect would have operated during the impact test. This includes the automatic activation signal as well as the galvanic separation considering the conditions as seen during the impact.

2.4.5. If the manufacturer so requests, the technical service responsible for conducting the tests may allow the same vehicle as is used for tests prescribed by other Regulations (including tests capable of affecting its structure) to be used also for the tests prescribed by this Regulation.

2.4.6. The steering wheel, if adjustable, shall be placed in the normal position indicated by the manufacturer or, failing that, midway between the limits of its range(s) of adjustment.

2.5. Speed on impact

The speed on impact shall be between 48,3 km/h (30 mph) and 53,1 km/h (33 mph). However, if the test has been carried out at a higher impact speed and the vehicle has met the requirements laid down, the test shall be considered satisfactory.

2.6. Measuring instruments

The instrument used to record the speed referred to in paragraph 2.5. above shall be accurate to within 1 per cent.

3. Results

3.1. To determine the rear- and upward movement of the steering control, a recording (1) shall be made, during the collision, of the variation in the distance – measured horizontally (2) and parallel to the longitudinal axis of the vehicle, and vertically, in the direction perpendicular to that axis – between the top of the steering column (and shaft) and a point on the vehicle which is not affected by the impact. The largest value of this variation, taken from the recording, shall be taken as the rear- and upward movement.

3.2. After the test, the damage sustained by the vehicle shall be described in a written report; one photograph at least shall be taken of each of the following views of the vehicle:

3.2.1. Sides (right and left),

3.2.2. Front,

3.2.3. Bottom,

3.2.4. Affected area inside the passenger compartment.

(1) This recording may be replaced by maximum measurements.

(2) "Horizontally" means with reference to the passenger compartment when the vehicle is immobile before the test, not in space during movement of the vehicle in relation to the ground, and "vertically" is perpendicular to horizontally and upwards.
4. Correction factors

4.1. Notation

- \( V \) Recorded speed in km/h;
- \( m_o \) Mass of prototype in the state defined in paragraph 2.4. of this annex;
- \( m_1 \) Mass of prototype with testing apparatus;
- \( D_o \) Variation in the distance measured during the impact, as defined in paragraph 3.1. of this annex;
- \( D_1 \) Variation in the distance used to determine the results of the test;
- \( K_1 = \text{the greater of } \frac{(48,3)^2}{V} \text{ and } 0,83; \)
- \( K_2 = \text{the greater of } \frac{m_1}{m_o} \text{ and } 0,8. \)

4.2. The corrected variation \( D_1 \) used to check the conformity of the prototype with the requirements of this Regulation shall be calculated by the following formula:

\[ D_1 = D_o \cdot K_1 \cdot K_2 \]

4.3. A frontal impact test against a barrier is not needed in the case of a vehicle which is identical with the prototype considered as regards the characteristics specified in paragraph 2.2. of this Regulation but whose mass \( m_1 \) is greater than \( m_o \) if \( m_1 \) is not more than 1,25 \( m_o \) and if the corrected variation \( D_2 \) obtained from the variation \( D_1 \) by the formula

\[ D_2 = \frac{m_1 \cdot D_1}{m_o} \]

is such as to show that the new vehicle still meets the requirements of paragraph 5. of this Regulation.

5. Equivalent procedures

5.1. Alternative tests may be permitted at the discretion of the Type Approval Authority provided equivalence can be demonstrated. A report shall be attached to the approval documentation describing the method used and the results obtained or the reason for not carrying out the test.

5.2. Responsibility for demonstrating the equivalence of the alternative method shall rest with the manufacturer or his agent wishing to use such a method.
ANNEX 4

Body block test

1. Purpose

The purpose of this test is to verify whether the vehicle meets the requirements set out in paragraph 5.2. of this Regulation.

2. Installations, procedures and measuring instruments

2.1. Mounting of the steering control

2.1.1. The control shall be mounted on the front section of the vehicle obtained by cutting the body transversely at the level of the front seats, and possibly eliminating the roof, windscreen and doors. This section shall be fixed rigidly to the test bench, so that it does not move under the impact of the body block.

The tolerance on the control mounting angle shall be ± 2 degrees of the design angle.

2.1.2. However, at the request of the manufacturer and with the agreement of the technical service, the steering control may be mounted on a framework simulating the mounting of the steering mechanism, provided that, as compared with the real ‘front body section/steering mechanism’ assembly the ‘framework/steering mechanism’ assembly has:

2.1.2.1. The same geometrical layout,

2.1.2.2. Greater rigidity.

2.1.3. Mounting of the steering control when seeking steering control approval only.

The steering control shall be tested complete with trim. The steering control must have a minimum collapsing space of 100 mm between the steering control and the test bench. The steering shaft shall be firmly attached to the test bench so that the steering shaft does not move under impact (see fig. 1 of Annex 5).

2.2. Setting of the steering mechanism for the tests

2.2.1. During the first test, the steering control shall be turned so that its most rigid spoke is perpendicular to the point of contact with the body block; if the steering control is a steering wheel, the test shall be repeated with the most flexible part of the steering wheel perpendicular to that point of contact. In the case of an adjustable steering control, both tests shall be made with the wheel adjusted to the normal position indicated by the manufacturer or, failing that, midway between the limits of its range(s) of adjustment.

2.2.2. If the vehicle is equipped with a device to adjust the slope and position of the steering wheel, the test shall be performed with the latter in the normal position of use indicated by the manufacturer and regarded by the laboratory as representative from the standpoint of energy absorption.

2.2.3. If the steering control is fitted with a steering wheel air-bag, the test shall be carried out with the air-bag inflated. At the request of the manufacturer and with the consent of the technical service the test may be carried out without the air-bag inflated.

2.3. Body block

The body block shall have the shape, dimensions, mass and characteristics shown in the appendix to this annex.
2.3.1. The following are non-mandatory additional guidelines for mechanical properties of the bodyblock:
(a) Rate of loading during stiffness measurement: 250 ± 50 mm/min;
(b) Centre of gravity: 551.2 ± 6 mm from top of the bodyblock;
(c) Moment of inertia about lateral axis through centre of gravity:
\[ 2.26 \pm 0.23 \text{ kg m}^2. \]

2.4. Measurement of forces

2.4.1. Measurements shall be made of the maximum force, acting horizontally and parallel to the longitudinal axis of the vehicle, applied to the body block as a result of impact against the steering control.

2.4.2. This force may be measured directly or indirectly or may be calculated from values recorded during the test.

2.5. Propulsion of the body block

2.5.1. Any method of propulsion may be used, provided that when the body block strikes the steering control it is free from all connection with the propelling device. The body block shall strike this control after an approximately straight trajectory parallel to the longitudinal axis of the vehicle.

2.5.2. The H point of the body block, indicated by a special mark, shall be so adjusted that before the impact it is in the horizontal plane passing through the R point as indicated by the manufacturer of the vehicle.

2.6. Speed

The body block shall strike the steering control at a speed of 24.1 km/h ±1.2 (15 mph ±0.8). However, if the test has been carried out at a higher impact speed and the control has met the requirements laid down, the test shall be considered satisfactory.

2.7. Measuring instruments

2.7.1. The instrumentation used to record the parameters referred to in paragraph 5.2. of this Regulation shall enable the measurements to be made with the following accuracy:

2.7.1.1. Speed of body block: within 2 per cent;

2.7.1.2. Time recording: within 1/1 000 second;

2.7.1.3. The beginning of the impact (zero point) at the moment of first contact of the body block with the steering control shall be identified on the recordings and films used for analysing the results of the test.

2.7.2. Measurement of force

The instrumentation used shall comply with ISO 6487: 1987 unless otherwise specified in this Regulation.

2.7.2.1. With load transducers inserted on the steering system:

The channel amplitude class shall be 1 960 daN (2 000 kg) and the channel frequency class 600.
2.7.2.2. With accelerometers or load transducers inserted on the body block: Two unidirectional accelerometers shall be placed symmetrically in the transverse plane of the centre of gravity of the body block. The channel amplitude class shall be 60 g and the channel frequency class 180. Other methods with regard to the number and positioning of the measuring accelerometers shall be allowed, such as by dividing the test apparatus in separate parts at the centre of gravity of which accelerometers are placed to measure the acceleration horizontally and parallel to the longitudinal axis of the vehicle.

The resultant force shall be the force corresponding to the maximum of the sum of forces calculated or measured directly for each part of the body block.

2.8. Ambient temperature: stabilised at 20 °C ± 5 C.

3. Results

3.1. After the test, the damage sustained by the steering mechanism shall be ascertained and described in a written report; at least one side-view and one front-view photograph of the 'steering control/steering column/instrument panel' area shall be taken.

3.2. The maximum value of the force shall be measured or calculated as indicated in paragraph 2.4.
Annex 4 – Appendix

Body block

(Mass: 34 – 36 kg. 50th percentile torso-shaped body block)

Hollow sections

Gap as needed to meet compression load requirements

(Plywood)

(Wood)

Reference line

Dimensions in mm

Spring rate: 105 - 140 N/mm

The chest is loaded with a 100 mm beam as shown, 90° to the longitudinal axis of the block and parallel to the backing plate. The load is measured when the beam has moved 12,7 mm into the body block.
ANNEX 5

Head form test

1. Purpose

The purpose of this test is to verify whether the steering control meets the requirements set out in paragraph 5.3. of this Regulation.

2. Installations, procedures and measuring instruments

2.1. General

2.1.1. The steering control shall be tested complete with trim.

2.1.2. If the steering control is fitted with a steering wheel air-bag, the test shall be carried out with the air-bag inflated.

At the request of the manufacturer and with the consent of the technical service the test may be carried out without the air-bag inflated.

2.2. Mounting of the steering control when seeking steering control approval related to vehicle approval

2.2.1. The control shall be mounted on the front section of the vehicle obtained by cutting the body transversely at the level of the front seats and possibly eliminating the roof, windscreen and doors.

This section shall be fixed rigidly to the test bench so that it does not move under the impact of the head form.

The tolerance on the control mounting angle shall be ± 2 degrees of the design angle.

2.2.2. However, at the request of the manufacturer and with the agreement of the technical service, the steering control may be mounted on a framework simulating the mounting of the steering mechanism, provided that, as compared with the real 'front body section/steering mechanism' assembly, the 'framework/steering mechanism' assembly has:

2.2.2.1. The same geometric layout,

2.2.2.2. Greater rigidity.

2.3. Mounting the steering control when seeking steering control approval only

The steering control shall be tested complete with trim. The steering control must have a minimum collapsing space of 100 mm between the steering control and the test bench. The steering shaft shall be firmly attached to the test bench so that the steering shaft does not move under impact (see fig. 1).

2.3.1. However, at the request of the manufacturer the test may be carried out under the conditions specified in paragraph 2.2. above. In such case the approval will only be valid for the specified type(s) of vehicle(s).

3. Test apparatus

3.1. This apparatus consists of a fully guided linear impactor, rigid, with a mass of 6.8 kg. Its impact surface is hemispherical with a diameter of 165 mm.

3.2. The head form shall be fitted with two accelerometers capable of measuring values in the impact direction.
3.3. Measuring instruments

3.3.1. The measuring instruments used shall comply with ISO 6487: 1987. In addition they shall have the following characteristics:

3.3.2. Acceleration
Channel amplitude class 150 g CAC
Channel frequency class 600 Hz CFC.

3.3.3. Speed
Accuracy to within ± 1 per cent

3.3.4. Time recording
The instrumentation shall enable the action to be recorded throughout its duration and the readings to be made with the accuracy to one-thousandth of a second. The beginning of the impact at the moment of first contact between the impactor and the steering control shall be noted on the recordings used for analysing the test.

4. Test procedure

4.1. The plane of the steering control shall be set up perpendicular to the direction of impact.

4.2. A maximum of four and a minimum of three positions on each steering control wheel type shall be impacted. A new steering control shall be used for each impact. On successive impacts the axial axis of the impactor shall be in line with one of the following points:

4.2.1. The centre of the steering control boss;

4.2.2. The joint of the stiffest or most supported spoke to the inner edge of the steering control rim;

4.2.3. The mid-point of the shortest unsupported area of the steering control rim that does not include a spoke when hit by the head form;

4.2.4. At the discretion of the type approving authority, the ‘worst case’ position on the steering control.

4.3. The impactor shall strike the steering control at a velocity of 24.1 km/h; this velocity shall be achieved either by the mere energy of propulsion or by using an additional propelling device.

5. Results

5.1. In the tests carried out according to the above procedures, the deceleration rate of the impactor shall be taken as the simultaneous average of the readings of the two decelerometers.

6. Equivalent procedures

6.1. Alternative tests may be permitted at the discretion of the Type Approval Authority provided equivalence can be demonstrated. A report shall be attached to the approval documentation describing the method used and the results obtained.
6.2. Responsibility for demonstrating the equivalence of the alternative method shall rest with the manufacturer or his agent wishing to use such a method.

*Figure 1a*

**Testing set-up**

*Figure 1b*

**Measurement of the testing set-up rigidity**

F = 800 daN; d = 0,2 metre

Under a load of 800 daN producing a couple of 160mdaN in relation to the point ‘B’, the displacement in any direction of the point ‘A’ shall be lower than 2 mm.
ANNEX 6

Procedure for determining the ‘H’ point and the actual torso angle for seating positions in motor vehicles

Appendix 1 - Description of the three dimensional ‘H’ point machine (3-D H machine)

Appendix 2 - Three-dimensional reference system

Appendix 3 - Reference data concerning seating positions

(*) The procedure is described in Annex 1 to the Consolidated Resolution on the Construction of Vehicles (RE.3) (document ECE/TRANS/29/78/Rev.2).
ANNEX 7

Test Procedures for the protection of the occupants of vehicles operating on electrical power from high voltage and electrolyte spillage

This annex describes test procedures to demonstrate compliance to the electrical safety requirements of paragraph 5.5. For example, megohmmeter or oscilloscope measurements are an appropriate alternative to the procedure described below for measuring isolation resistance. In this case it may be necessary to deactivate the on-board isolation resistance monitoring system.

Before the vehicle impact test conducted, the high voltage bus voltage ($V_b$) (see figure 1) shall be measured and recorded to confirm that it is within the operating voltage of the vehicle as specified by the vehicle manufacturer.

1. Test set-up and equipment

If a high voltage disconnect function is used, measurements are to be taken from both sides of the device performing the disconnect function.

However, if the high voltage disconnect is integral to the REESS or the energy conversion system and the high-voltage bus of the REESS or the energy conversion system is protected according to protection degree IPXXB following the impact test, measurements may only be taken between the device performing the disconnect function and the electrical loads.

The voltmeter used in this test shall measure DC values and have an internal resistance of at least 10 MΩ.

2. The following instructions may be used if voltage is measured.

After the impact test, determine the high voltage bus voltages ($V_b$, $V_1$, $V_2$) (see figure 1).

The voltage measurement shall be made not earlier than 5 seconds but not later than 60 seconds after the impact.

This procedure is not applicable if the test is performed under the condition where the electrical power train is not energised.

3. Assessment procedure for low electrical energy

Prior to the impact a switch $S_1$ and a known discharge resistor $R_e$ is connected in parallel to the relevant capacitance (ref. figure 2).
Not earlier than 5 seconds and not later than 60 seconds after the impact the switch \( S_1 \) shall be closed while the voltage \( V_b \) and the current \( I_e \) are measured and recorded. The product of the voltage \( V_b \) and the current \( I_e \) shall be integrated over the period of time, starting from the moment when the switch \( S_1 \) is closed \( (t_c) \) until the voltage \( V_b \) falls below the high voltage threshold of 60 V DC \( (t_h) \). The resulting integration equals the total energy (TE) in joules:

\[
TE = \int_{t_c}^{th} V_b \times I_e \, dt
\]

When \( V_b \) is measured at a point in time between 5 seconds and 60 seconds after the impact and the capacitance of the X-capacitors \( (C_x) \) is specified by the manufacturer, total energy (TE) shall be calculated according to the following formula:

\[
(\text{b}) \quad TE = 0.5 \times C_x \times (V_b^2 - 3600)
\]

When \( V_1, V_2 \) (see figure 1) are measured at a point in time between 5 seconds and 60 seconds after the impact and the capacitances of the Y-capacitors \( (C_{y1}, C_{y2}) \) are specified by the manufacturer, total energy \( (TE_{y1}, TE_{y2}) \) shall be calculated according to the following formulas:

\[
(\text{c}) \quad TE_{y1} = 0.5 \times C_{y1} \times (V_1^2 - 3600)
\]

\[
TE_{y2} = 0.5 \times C_{y2} \times (V_2^2 - 3600)
\]

This procedure is not applicable if the test is performed under the condition where the electrical power train is not energised.

4. **Physical protection**

Following the vehicle impact test any parts surrounding the high voltage components shall be, without the use of tools, opened, disassembled or removed. All remaining surrounding parts shall be considered part of the physical protection.

The Jointed Test Finger described in Appendix 1 figure 1 shall be inserted into any gaps or openings of the physical protection with a test force of 10 N ± 10 per cent for electrical safety assessment. If partial or full penetration into the physical protection by the Jointed Test Finger occurs, the Jointed Test Finger shall be placed in every position as specified below.

Starting from the straight position, both joints of the test finger shall be rotated progressively through an angle of up to 90 degrees with respect to the axis of the adjoining section of the finger and shall be placed in every possible position.

Internal barriers are considered part of the enclosure.
If appropriate a low-voltage supply (of not less than 40 V and not more than 50 V) in series with a suitable lamp should be connected, between the Jointed Test Finger and high voltage live parts inside the electrical protection barrier or enclosure.

4.1. Acceptance conditions

The requirements of paragraph 5.5.1.3. shall be considered to be met if the Jointed Test Finger described in Appendix 1, figure 1 is unable to contact high voltage live parts.

If necessary a mirror or a fiberscope may be used in order to inspect whether the Jointed Test Finger touches the high voltage buses.

If this requirement is verified by a signal circuit between the Jointed Test Finger and high voltage live parts, the lamp shall not light.

5. Isolation resistance

The isolation resistance between the high voltage bus and the electrical chassis may be demonstrated either by measurement or by a combination of measurement and calculation.

The following instructions should be used if the isolation resistance is demonstrated by measurement.

Measure and record the voltage (Vb) between the negative and the positive side of the high voltage bus (see figure 1):

Measure and record the voltage (V1) between the negative side of the high voltage bus and the electrical chassis (see figure 1):

Measure and record the voltage (V2) between the positive side of the high voltage bus and the electrical chassis (see figure 1):

If V1 is greater than or equal to V2, insert a standard known resistance (Ro) between the negative side of the high voltage bus and the electrical chassis. With Ro installed, measure the voltage (V1') between the negative side of the high voltage bus and the vehicle electrical chassis (see figure 3). Calculate the isolation resistance (Ri) according to the formula shown below.

\[
R_i = R_o \frac{V_b}{V_1'} - \frac{V_b}{V_1} \\
R_i = R_o V_b \left( \frac{1}{V_1'} - \frac{1}{V_1} \right)
\]

Divide the result Ri, which is the electrical isolation resistance value (in Ω) by the working voltage of the high voltage bus in volt (V).

\[
R_i \text{ (Ω/V)} = \frac{R_i \text{ (Ω)}}{\text{Working voltage (V)}}
\]

Figure 3

Measurement of \(V_1'\)
If \( V_2 \) is greater than \( V_1 \), insert a standard known resistance \( (R_o) \) between the positive side of the high voltage bus and the electrical chassis. With \( R_o \) installed, measure the voltage \( (V_{2'}) \) between the positive side of the high voltage bus and the electrical chassis (see figure 4).

Calculate the isolation resistance \( (R_i) \) according to the formula shown below.

\[
R_i = R_o \times \left( \frac{V_b}{V_{2'}} - \frac{V_b}{V_2} \right) \quad \text{or} \quad R_i = R_o \times V_b \times \left( \frac{1}{V_{2'}} - \frac{1}{V_2} \right)
\]

Divide the result \( R_i \), which is the electrical isolation resistance value (in \( \Omega \)) by the working voltage of the high voltage bus in volt (V).

\[
R_i (\Omega/V) = \frac{R_i (\Omega)}{\text{Working voltage (V)}}
\]

**Figure 4**

**Measurement of \( V_{2'} \)**

---

**Note:** The standard known resistance \( R_o (\Omega) \) should be the value of the minimum required isolation resistance \((\Omega/V)\) multiplied by the working voltage of the vehicle plus/minus 20 per cent. \( R_o \) is not required to be precisely this value since the equations are valid for any \( R_o \); however, an \( R_o \) value in this range should provide a good resolution for the voltage measurements.

6. Electrolyte spillage

Appropriate coating shall be applied, if necessary, to the physical protection in order to confirm any electrolyte leakage from the REESS after the impact test.

Unless the manufacturer provides means to differentiate between the leakage of different liquids, all liquid leakage shall be considered as the electrolyte.

7. REESS retention

Compliance shall be determined by visual inspection.
Jointed Test Finger (degree IPXXB)

Figure 1

Jointed test finger

Material: metal, except where otherwise specified

Linear dimensions in millimetres

Tolerances on dimensions without specific tolerance:
(a) On angles: 0° to 10°
(b) On linear dimensions: up to 25 mm: 0° to 0,05 mm over 25 mm: ±0,2 mm

Both joints shall permit movement in the same plane and the same direction through an angle of 90° with a 0 to +10° tolerance.

amending the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community [2020/1022]

THE JOINT COMMITTEE,

Having regard to the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community (1) (‘the Withdrawal Agreement’), and in particular Article 164(5)(d) thereof,

Whereas:

(1) Article 164(5) point (d) of the Withdrawal Agreement enables the Joint Committee established under Article 164(1) thereof (‘the Joint Committee’) to adopt decisions amending that Agreement, provided that such amendments are necessary to correct errors, to address omissions or other deficiencies, or to address situations unforeseen when the Agreement was signed, and provided that such decisions do not amend the essential elements of that Agreement. Pursuant to Article 166(2) of the Withdrawal Agreement, the decisions adopted by the Joint Committee are binding on the Union and the United Kingdom. The Union and the United Kingdom must implement such decisions, which shall have the same legal effect as the Withdrawal Agreement.

(2) In the interests of legal certainty and to reflect necessary adjustments as a result of the later date of entry into force of the Withdrawal Agreement than that initially foreseen, Articles 135, 137, 143, 144 and 150 of the Agreement should be amended.

(3) Article 145 of the Withdrawal Agreement omits provisions governing grants under the Research Fund for Coal and Steel that were granted before the end of the transition period to beneficiaries established in the United Kingdom. Article 145 of the Withdrawal Agreement should therefore be amended to address this deficiency and to provide legal certainty as regards ongoing grants.

(4) Part I of Annex I to the Withdrawal Agreement should be amended by adding two decisions of the Administrative Commission for the Coordination of Social Security Systems which were not listed in Part I of Annex I to the Withdrawal Agreement,

HAS ADOPTED THIS DECISION:

Article 1

The Withdrawal Agreement shall be amended as follows:

(1) In Article 135, in the title, the words ‘budgets for the years 2019 and 2020’ shall be replaced by the words ‘budget for the year 2020’ and, in paragraph 1, the words ‘years 2019 and’ shall be replaced by the word ‘year’ and the word ‘budgets’ shall be replaced by the word ‘budget’;

(2) In Article 137, in the title and in the first subparagraph of paragraph 1, the words ‘2019 and’ shall be deleted;

(3) Article 143 (1) shall be amended as follows:

(a) in the second subparagraph, ‘31 July 2019’ shall be replaced by ‘31 July 2020’;

(b) the third subparagraph shall be replaced by the following:

‘In the consolidated accounts of the Union relating to 2020, the payments made out of the provisions referred to in point (b) of the second subparagraph from the date of entry into force of this Agreement until 31 December 2020, shall be disclosed for the same financial operations as referred to in this paragraph but which are decided upon on or after the date of entry into force of this Agreement.’;

(4) In Article 144(1), in the second subparagraph, ‘31 July 2019’ shall be replaced by ‘31 July 2020’;

(5) In Article 145, the following paragraph shall be added:

‘In respect of the projects under the Research Fund for Coal and Steel established by Protocol 37 to the Treaty on the European Union and to the Treaty on the Functioning of the European Union under grant agreements signed before the end of the transition period, the applicable Union law shall continue to apply to and in the United Kingdom after the end of the transition period, until the closure of the projects. The applicable Union law shall include the following provisions in particular and any amendments to those provisions, irrespective of the date of adoption, entry into force or application of the amendment:

(b) the acts referred to in points (a), (c), (d) and (e) of Article 138(2).’;

(6) Article 150 shall be amended as follows:

(a) paragraph 4 shall be amended as follows:

(i) in the fourth sentence, ‘15 December’ shall be replaced by ‘15 October’ and ‘2019’ shall be replaced by ‘2020’;
(ii) in the fifth sentence, ‘15 December 2030’ shall be replaced by ‘15 October 2031’;

(b) paragraph 8 shall be amended as follows:

(i) in the first subparagraph, ‘2019’ shall be replaced by ‘2020’;
(ii) in the first sentence of the second subparagraph, ‘2020’ shall be replaced by ‘2021’;

(7) In Part I of Annex I to the Withdrawal Agreement, the following acts shall be added:

— Under ‘Electronic Data Exchange (E series)’: Decision No E7 of the Administrative Commission for the Coordination of Social Security Systems concerning practical arrangements for cooperation and data exchange until the Electronic Exchange of Social Security Information (EESSI) is fully implemented in the Member States,

Article 2

This Decision shall enter into force on the day following the day of its adoption.

Done at Brussels, 12 June 2020.

For the Joint Committee
The Co-chairs

Maroš ŠEFČOVIČ
Michael GOVE
CORRIGENDA

Corrigendum to Commission Implementing Regulation (EU) 2020/995 of 9 July 2020 concerning the authorisation of a preparation of endo-1,4-beta-xylosidase produced by Aspergillus oryzae (DSM 26372) as a feed additive for lactating sows (holder of authorisation DSM Nutritional Products Ltd represented by DSM Nutritional Products Sp. Z o.o)

(Official Journal of the European Union L 221 of 10 July 2020)

On page 86, Annex, in the table, last column ‘End of period of authorisation’:

for: ‘30.7.2020’.

read: ‘30.7.2030’.