16. 101) United Nations Regulation No. 101. Uniform provisions concerning the approval of passenger cars powered by an internal combustion engine only, or powered by a hybrid electric power train with regard to the measurement of the emission of carbon dioxide and fuel consumption and/or the measurement of electric energy consumption and electric range, and of categories M1 and N1 vehicles powered by an electric power train only with regard to the measurement of electric energy consumption and electric range

**ENTRY INTO FORCE:**

1 January 1997, in accordance with article 1(4).

**REGISTRATION:**

1 January 1997, No. 4789.

**STATUS:**

Parties: See XI-B-16,1

**TEXT:**


---

**Contracting Parties applying Regulation No. 101**

<table>
<thead>
<tr>
<th>Participant</th>
<th>Application of regulation, Succession(d)</th>
<th>Participant</th>
<th>Application of regulation, Succession(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armenia</td>
<td>1 Mar 2018</td>
<td>Belgium</td>
<td>4 Sep 1997</td>
</tr>
<tr>
<td>Austria</td>
<td>1 Jan 1997</td>
<td>Bosnia and Herzegovina</td>
<td>1 Jan 1997</td>
</tr>
<tr>
<td>Azerbaijan</td>
<td>15 Apr 2002</td>
<td>Croatia</td>
<td>1 Jan 1997</td>
</tr>
<tr>
<td>Belarus</td>
<td>1 Jan 1997</td>
<td>Czech Republic</td>
<td>1 Jan 1997</td>
</tr>
</tbody>
</table>
The Regulation enters into force for all Contracting Parties to the Agreement which did not notify their disagreement thereto, in accordance with Article 1(4). The date listed under "Application of regulation" reflects the date of the entry into force of the Regulation for those States parties to the Agreement, at the time of the entry into force of the Regulation, which did not notify their disagreement thereto, in accordance with Article 1(7) of the Agreement. For these States, the date listed under "Application of regulation" is the date of deposit of the notice.

States that become parties to the Agreement subsequent to the entry into force of the Regulation, which do not notify their disagreement thereto, apply the Regulation as from the date of entry into force of the Agreement for such States. In these cases, the date listed under "Application of regulation" reflects the date of deposit of the instrument of accession to the Agreement.

Following is the list of Contracting Parties that notified their objection to draft Regulation No. 101, pursuant to Article 1(4); or declared the non-application of Regulation No. 101, pursuant to Article 1(5):

<table>
<thead>
<tr>
<th>Participant</th>
<th>Date of the notification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Japan*</td>
<td>25 Sep 1998</td>
</tr>
</tbody>
</table>

*See declaration made by Japan upon accession to the Agreement in chapter XI.B.16.

**In a note accompanying the instrument of accession, the Government of Bulgaria notified its intention to apply certain Regulations annexed to the Agreement. By notifying the application of certain Regulations, the Government of Bulgaria implicitly notified the non-application of those Regulations not specified, in accordance with Article 1(5) of the Agreement. See declaration made by Bulgaria upon accession to the Agreement in XI.B.16.

***See declaration made by Australia upon accession to the Agreement in chapter XI.B.16.

****See declaration made by Ukraine upon accession to the Agreement in chapter XI.B.16.

*****See declaration made by South Africa upon accession to the Agreement in chapter XI.B.16.

******In a communication received on 18 January 2002, the Government of New Zealand, in connection with its accession to
the Agreement, clarified its intention to apply certain Regulations annexed to the Agreement. By notifying the application of certain Regulations, the Government of New Zealand implicitly notified the non-application of those Regulations not specified, in accordance with article 1(5) of the Agreement. See declaration made by New Zealand upon accession to the Agreement in XI.B.16.

2 For additional references to the texts of the annexed regulations and their amendments, see doc. TRANS/WP.29/343 as updated annually.

3 Proposed by the Administrative Committee.

4 See declaration made by the European Community upon accession to the Agreement in chapter XI.B.16.

In a letter dated 29 July 1998, the European Community informed the Secretary-General of the following:

"The accession of the EC has the effect that the [...] regulations adhered to are not (in cases where a Member State already applied a regulation: no longer) applied by Member States by virtue of their status as Contracting Parties to the Agreement but exclusively in their capacity as Member States of the Contracting Party European Community. Thus, the 14 Member States already Contracting Parties themselves, now apply all [these] regulations by virtue of the EC's accession."

... By the EC accession, Ireland has not become a Contracting Party. Only the EC has become a Contracting Party. Ireland being a Member State of this Contracting Party applies the [...] regulations [adhered to by the EC] by virtue of the EC's accession.

It will be recalled that, as at 29 July 1999, States Members of the EC are: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, The Netherlands, Portugal, Spain, Sweden and the United Kingdom.

5 See note 1 under "Montenegro" in the "Historical Information" section in the front matter of this volume.