16. 110) United Nations Regulation No. 110. Uniform provisions concerning the approval of: I. Specific components of motor vehicles using compressed natural gas (CNG) and/or liquefied natural gas (LNG) in their propulsion system; II. Vehicles with regard to the installation of specific components of an approved type for the use of compressed natural gas (CNG) and/or liquefied natural gas (LNG) in their propulsion system

Geneva, 28 December 2000

ENTRY INTO FORCE: 28 December 2000, in accordance with article 1(4).

28 December 2000, No. 4789. **REGISTRATION:**

STATUS: Parties: See XI-B-16.1

TEXT: United Nations, Treaty Series, vol. 2131, p. 22;

> Depositary notification C.N.428.2000.TREATIES-3 of 28 June 2000 and doc. TRANS/WP.29/704; C.N.141.2001.TREATIES-2 of 14 March 2001 and doc. TRANS/WP.29/762 (procès-verbal concerning certain modifications);

C.N.818.2001.TREATIES-2 of 23 August 2001 (modifications);

C.N.781.2002.TREATIES-1 of 31 July 2002 and doc. TRANS/WP.29/880 (supplement 1

to the original) and C.N.112.2003.TREATIES-1 of 3 February 2003 (adoption); C.N.890.2003.TREATIES-1 of 27 August 2003 and doc. TRANS/WP.29/950 (supplement 2 to to the original) and C.N.263.2004.TREATIES-2 of 12 March 2004

(adoption); C.N.122.2004.TREATIES-1 of 12 February 2004. and doc.

TRANS/WP.29/989 (supplement 3 to the original) and C.N.841.2004.TREATIES-2 of 13 August 2004 (adoption); C.N.1345.2005.TREATIES-1 of 4 January 2006 and doc. TRANS/WP.29/2005/89 (supplement 4 to the original) and C.N.538.2006.TREATIES-1

of 11 July 2006 (adoption); C.N.627.2006.TREATIES-1 of 2 August 2006 and

doc.TRANS/WP.29/2006/40 (supplement 5 to the original) and

C.N.176.2007.TREATIES-1 of 7 February 2007 (adoption); C.N.1212.2006.TREATIES-

2 of 18 December 2006 and doc. ECE/TRANS/WP.29/2006/127 (supplement 6 to the original) and C.N.721.2007.TREATIES-1 of 10 July 2007 (adoption):

C.N.792.2007.TREATIES-1 of 3 August 2007 and doc. ECE/TRANS/WP.29/2007/29 (supplement 7 to the original) and C.N.43.2008.TREATIES-1 of 25 February 2008

(Adoption); C.N.42.2009.TREATIES-1 of 22 January 2009 and doc.

ECE/TRANS/WP.29/2008/99 + amendment referred to in para. 62 of the report (supplement 8 to the original) and C.N.449.2009.TREATIES-2 of 22 July 2009

(adoption); C.N.96.2010.TREATIES-1 of 19 February 2010 and doc.

ECE/TRANS/WP.29/2009/105 (Supplement 9) and C.N.514.2010.TR-2 of 19 August 2010 (Adoption); C.N.61.2013.TREATIES-XI.B.16.110 of 15 January 2013 (proposal of amendments) and C.N.493.2013.TREATIES-XI.B.16.110 of 24 July 2013 (adoption);

C.N.1013.2013.TREATIES-IX.B.16.110 of 10 December 2013 (proposal of

amendments) and C.N.401.2014.TREATIES-XI.B.16.110 of 17 June 2014 (adoption);

C.N.175.2014.TREATIES-XI.B.16.110 of 9 April 2014 (proposal of amendments) and

C.N.691.2014.TREATIES-XI.B.16.110 of 15 October 2014 (adoption);

C.N.212.2015.TREATIES-XI.B.16.110 of 8 April 2015 (proposal of amendments) and

C.N.581.2015.TREATIES-XI.B.16.110 of 2 November 2015 (adoption);

C.N.670.2015.TREATIES-XI.B.16.110 of 18 December 2015 (proposal of amendments)

and C.N.486.2016.TREATIES-IX.B.16.110 of 8 July 2016 (adoption);

C.N.149.2016.TREATIES-XI.B.16.110 of 8 April 2016 (proposal of amendments) and

C.N.798.2016.TREATIES-IX.B.16.110 of 27 October 2016 (adoption);

C.N.943.2016.TREATIES-XI.B.16.110 of 22 December 2016 (proposal of amendments)

and C.N.379.2017.TREATIES-IX.B.16.110 of 10 July 2017 (adoption);

C.N.203.2017.TREATIES-XI.B.16.110 of 10 April 2017 (proposal of amendments) and

CN.672.2017.TREATIES-XI.B.16.110 of 20 October 2017 (adoption); C.N.353.2018.TREATIES-XI.B.16.110 of 25 July 2018 (amendments);

C.N.354.2018.TREATIES-XI.B.16.110 of 25 July 2018 (amendments);

C.N.529.2018.TREATIES-XI.B.16.110 of 29 October 2018 (Amendments);

C.N.596.2018.TREATIES-XI.B.16.110 of 21 December 2018 (Corrections to the United Nations Regulation No. 110); CN.267.2019.TREATIES-XI.B.16.110 of 14 June 2019 (amendments); C.N.557.2019.TREATIES-XI.B.16.110 of 31 October 2019 (Amendments); C.N.558.2019.TREATIES-XI.B.16.110 of 31 October 2019 (Amendments); C.N.490.2020.TREATIES-XI.B.16.110 of 27 October 2020 (Amendments); C.N.491.2020.TREATIES-XI.B.16.110 of 27 October 2020 (Amendments); C.N.229.2022.TREATIES.XI.B.16.110 of 25 July 2022 (Amendments); C.N.230.2022.TREATIES.XI.B.16.110 of 25 July 2022 (Amendments); C.N.419.2023.TREATIES-XI.B.16.110 of 6 October 2023 (amendments); C.N.27.2024.TREATIES-XI.B.16.110 of 15 January 2024 (amendments).

Contracting Parties applying Regulation No. 110³

re	pplicati egulatio uccessi	on,	Participant ¹	Applicat regulatio Successi	on,
Armenia	1 Mar	2018	Montenegro ⁵	23 Oct	2006 d
Australia ¹ [2	28 Dec	2000]	Netherlands (Kingdom of the)	28 Dec	2000
Austria2	8 Dec	2000	Nigeria	18 Oct	2018
Azerbaijan1	5 Apr	2002	North Macedonia	28 Dec	2000
Belarus	8 Dec	2000	Norway	28 Dec	2000
Belgium2	8 Dec	2000	Pakistan	24 Feb	2020
Bosnia and Herzegovina2	8 Dec	2000	Philippines	3 Nov	2022
Bulgaria	8 Dec	2000	Poland	28 Dec	2000
Croatia2	8 Dec	2000	Portugal	28 Dec	2000
Czech Republic	8 Dec	2000	Republic of Moldova	21 Sep	2016
Denmark	8 Dec	2000	Romania	28 Dec	2000
Egypt	5 Dec	2012	Russian Federation	28 Dec	2000
Estonia	8 Dec	2000	San Marino	27 Nov	2015
European Union ⁴ 2	8 Dec	2000	Serbia	28 Dec	2000
Finland	8 Dec	2000	Slovakia	28 Dec	2000
France	8 Dec	2000	Slovenia	28 Dec	2000
Germany	8 Dec	2000	South Africa	18 Apr	2001
Greece 2	8 Dec	2000	Spain	28 Dec	2000
Hungary2	8 Dec	2000	Sweden	28 Dec	2000
Italy2	8 Dec	2000	Switzerland	28 Dec	2000
Japan1	9 Jun	2017	Türkiye	28 Dec	2000
Latvia2	8 Dec	2000	Uganda	23 Aug	2022
Lithuania2	8 Jan	2002	Ukraine	28 Dec	2000
Luxembourg2	8 Dec	2000	United Kingdom of Great Britain and		
Malaysia	3 Feb	2006	Northern Ireland	28 Dec	2000

Notes:

which did not notify their disagreement thereto, in accordance with article 1(4) of the Agreement.

States parties to the Agreement not applying the Regulation may, at any time, notify the Secretary-General that they intend to apply it, and the Regulation will then enter into force for such

¹ The Regulation enters into force for all Contracting Parties to the Agreement which did not notify their disagreement thereto, in accordance with 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,

States on the sixtieth day after such notification, 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 notification.

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. 110, pursuant to article 1 (4); or declared the non-application of Regulation No. 110, pursuant to article 1(5):

Participant:	Date of the notification:		
Japan	11 Dec 2000		
Australia*	26 Feb 2001		
New Zealand**	27 Nov 2001		
Thailand	2 Mar 2006		

*The notification of cessation was accompanied by the following:

"[I]t had been the intention of the Government of Australia tonotify its disagreement to [Regulation 110] when first circulated under [communication dated 28 June 2000] but [...] it was unable to do so before the 28 December 2000 deadline.

[It is] the intention of the Government of Australia to cease applying [Regulation 110] in accordance with Article 1, paragraph 6 of the Agreement. [The Government of Australia] further notifies that during the twelve month notice period, Australia will not be in a position to apply [Regulation 110]. The Government of Australia regrets any inconvenience that may arise."

**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 chapter XI.B.16.

- ² For additional references to the texts of the annexed regulations and their amendments, see doc. <u>TRANS/WP.29/343</u> as updated annually.
 - ³ Proposed by the Administrative Committee.
- ⁴ 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.