16. 113) United Nations Regulation No. 113. Uniform provisions concerning the approval of motor vehicle headlamps emitting a symmetrical passing beam or a driving beam or both and equipped with filament lamps, gas-discharge light sources or LED modules

Geneva, 21 September 2001

ENTRY INTO FORCE: 21 September 2001, in accordance with article 1(4).


STATUS: Parties: See XI-B-16.1,2


<table>
<thead>
<tr>
<th>Participant 2</th>
<th>Application of regulation, Succession(d)</th>
<th>Participant 2</th>
<th>Application of regulation, Succession(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armenia</td>
<td>1 Mar 2018</td>
<td>Austria</td>
<td>21 Sep 2001</td>
</tr>
</tbody>
</table>

Contracting Parties applying Regulation No. 1134

1. See XI-B-16.1

2. The term “Participant” denotes the signatory nations and States, and the term “Contracting Parties” denotes the signatory nations and States that have not ratified or acceded to the Treaty. The term “United Nations” includes regional organizations when the Treaty is described as “under United Nations.”

3. See XI-B-16.1

4. See XI-B-16.1

XI B 16 113. TRANSPORT AND COMMUNICATIONS - ROAD TRAFFIC 1
Notes:

1 Prior to its notification of application of Regulation No. 113, received by the Secretary-General on 1 June 2010, the Government of Australia had notified the Secretariat on 22 July 2002, subject to one year’s notice, of its intention to cease the application of Regulation No. 113, pursuant to the provisions of article 1(6) of the Agreement, as amended.

2 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, which did not notify their disagreement thereto, in accordance with article 1(6) 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 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. 113, pursuant to article 1(4); or declared the non-application of Regulation No. 113, pursuant to article 1(5):

<table>
<thead>
<tr>
<th>Participant</th>
<th>Date of the notification:</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Zealand *</td>
<td>27 Nov 2001</td>
</tr>
<tr>
<td>Thailand</td>
<td>2 Mar 2006</td>
</tr>
</tbody>
</table>

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

Proposed by the Administrative Committee.

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