## 16. 30) United Nations Regulation No. 30. Uniform provisions concerning the approval of pneumatic tyres for motor vehicles and their trailers

## 1 April 1975

**ENTRY INTO FORCE:** 1 April 1975, in accordance with article 1(5).

**REGISTRATION:** 1 April 1975, No. 4789.

STATUS: Parties: 50.

**TEXT:** 

United Nations, *Treaty Series*, vol. 963, p. 365 (amendments series 01); vol.1218, p. 360 and doc. E/ECE/324-E/ECE/TRANS/505/Rev.1/Add.29, and Amend.2 (revised text incorporating amendments series 02); vol. 1483, p. 285 and doc. incorporating amendments series 02); vol. 1483, p. 285 and doc. TRANS/SC1/WP29/R.394 and doc. TRANS/SC1/WP29/394/Corr.1 (French only supplement 1 to amendments series 02); vol. 1585, p. 384 and doc. TRANS/SC1/WP29/247 (supplement 2 to amendments series 02); vol. 1689, p. 326 and doc. TRANS/SC1/WP29/298 (supplement 3to amendments series 02); depositary notication C.N.180.1993.TREATIES-10 of 23 August 1993 (procès-verbal concerning certain modifications); vol. 1769, p. 384 and doc. TRANS/SC1/WP29/359 (supplement 4 to amendments series 02); vol. 1849, p. 374 and doc. TRANS/SC1/WP29/399 (supplement 5 to amendments series 02); C.N.176.1996.TREATIES-27 of 26 June 1996 and doc. TRANS/WP.29/496 (supplement 6 to amendments series 02); vol. 1966, p. 330 and doc. TRANS/WP.29/506) (supplement 7 to amendments series 02): doc. TRANS/WP.29/506) and doc. TRANS/WP.29/506) (supplement 7 to amendments series 02); C.N.435.1997.TREATIES-104 of 14 November 1997 and doc. TRANS/WP.29/575 (supplement 8 to amendments series 02); C.N.262.1998.TREATIES-67 of 6 August 1998 and doc. TRANS/WP.29/619 (supplement 9 to amendments series 02); C.N.634.1999.TREATIES-2 of 13 July 1999 and doc.TRANS/WP.29/668 (supplement 10 to amendments series 02); C.N.435.2000.TREATIES-1 of 28 June 2000 and doc. TRANS/WP.29/717 (supplement 11 to amendments series 02): doc. TRANS/WP.29/717 (supplement 11 to C.N.791.2001.TREATIES-1 of 20 August 2001 (supplement 12 to amendments séries 02) and C.N.189.2002.TREATIES-1 of 4 March 2002 (adoption); C.N.791.2002.TREATIES-1 of 1 August 2002 and doc TRANS/WP.29/869 (modification); C.N.866.2002.TREATIES-1 of documents and documents are supplied to the control of the cont 2002 (adoption); C.N.791.2002.TREATIES-1 of 1 August 2002 and doc. TRANS/WP.29/869 (modification); C.N.866.2003.TREATIES-2 of 26 August 2003 and doc. TRANS/WP.29/934 (supplement 13 to amendments series 02) and doc. TRANS/WP.29/934 (supplement 13 to amendments series 02) and C.N.247.2004.TREATIES-1 of 12 March 2004 (adoption); C.N.443.2004.TREATIES-1 of 13 May 2004 and doc.TRANS/WP.29/998 (proces-verbal concerning certain modifications); C.N.562.2005.TREATIES-1 of 18RANS/WP.29/2005/41 and Corr.1 (supplement 14 to the 02 series) and C.N.43.2006.TREATIES-1 of 19 January 2006 (adoption); C.N.567.2007.TREATIES-1 of 10 May 2007 and doc. TRANS/WP.29/2007/16 (Seephenet 14 to the 20 series) and C.N.43.2006.TREATIES-1 of 10 May 2007 and doc. (adoption); C.N.567 TRANS/WP.29/2007/4 TRANS/WP.29/2007/4 (Supplement 15 to amendments series 02)and C.N.1080.2007.TREATIES-2 of 12 November 2007 (adoption); C.N.550.2009.TREATIES-1 of 17 September 2009 (Supplement 16 to amendments series 02); C.N.167.2010.TREATIES-1 of 18 March 2010 (adoption); C.N.398.2012.TREATIES-XI-B.16.30 of 27 July 2012 (proposal of amendments) and C.N.112.2013.TREATIES-XI-B.16.30 of 30 January 2013 (adoption); C.N.524.2016.TREATIES-XI-B.16.30 of 9 August 2016 (proposal of amendments) and C.N.75.2017.TREATIES-XI-B.16.30 of 17 February 2017 (adoption); C.N.75.2017.TREATIES-XI.B.16.30 of 17 February 2017 (adoption); C.N.444.2017.TREATIES-XI.B.16.30 of 10 August 2017 (Proposal of Amendments) and C.N.99.2018.TREATIES-XI.B.16.30 of 20 February 2018 (Adoption); C.N.99.2018.TREATIES-XI.B.16.20 of 20 February 2018 (Adoption); C.N.99.2018.TREATIES-XI.B.16.20 of 20 February C.N.499.2018.TREATIES-XI-B-16-30 of 29 October 2018(Amendments); C.N.10.2020.TREATIES-XI.B.16.30 C.N.21.2021.TREATIES-XI.B.16.30 C.N.311.2021.TREATIES-XI.B.16.30  $202\bar{0}$ January (Amendments); of 2021 of January (Amendments); October 2021 (Amendments); of 14 C.N.6.2022.TREATIES-XI.B.16.30 2022 of January (Amendments); N.400.2023.TREATIES-XI.B.16.30 of 6 2023 (amendments); October C.N.36.2025.TREATIES-XI.B.16.30 of 20 January 2025 (Amendments). 1

## Contracting Parties applying Regulation No. 30<sup>2</sup>

Participant	Application of regulation, Succession(d)		Application of regulation, Succession(d)
Andorra	11 Apr 2023	Austria	26 Oct 1979
Armenia	1 Mar 2018	Belarus	3 May 1995
Australia	1 Jun 2010	Belgium	17 Aug 1982

regula	ation of tion, ssion(d)	regulati	Application of regulation, Succession(d)	
Bosnia and Herzegovina <sup>3</sup> 28 Sep	1998 d	Nigeria	2018	
Bulgaria22 Nov	v 1999	North Macedonia <sup>3</sup> 1 Apr	1998 d	
Croatia <sup>3</sup> 17 Ma	r 1994 d	Norway 1 Feb	1978	
Czech Republic <sup>4</sup> 2 Jun	1993 d	Pakistan24 Feb	2020	
Denmark23 Jan	1981	Philippines 3 Nov	2022	
Egypt 5 Dec	2012	Poland	1988	
Estonia26 Ma	y 1999	Portugal29 Jan	1980	
European Union <sup>5</sup> 23 Jan	1998	Republic of Moldova21 Sep	2016	
Finland25 Sep	1977	Romania23 Dec	1976	
France	r 1977	Russian Federation	1986	
Germany <sup>6</sup> 4 Apr	r 1977	San Marino27 Nov	2015	
Greece	1995	Serbia <sup>3</sup> 12 Mar	2001 d	
Hungary26 Jan	1984	Slovakia <sup>4</sup> 28 May	1993 d	
Italy4 Feb	1977	Slovenia <sup>3</sup> 3 Nov	1992 d	
Japan 1 Ma	y 2003	South Africa	2001	
Latvia19 Nov	v 1998	Spain 5 Jul	1983	
Lithuania28 Jan	2002	Sweden <sup>9</sup> 1 Apr	1975	
Luxembourg 1 Apr	r 1975	Switzerland	1983	
Malaysia 3 Feb	2006	Türkiye23 Sep	1998	
Montenegro <sup>7</sup> 23 Oct	2006 d	Uganda23 Aug	2022	
Netherlands (Kingdom of the) 1 Apr	r 1975	Ukraine 9 Aug	2002	
New Zealand <sup>8</sup> 18 Jan	2002	United Kingdom of Great Britain and Northern Ireland <sup>9</sup>	1975	

## Notes:

- <sup>1</sup> For additional references to the texts of the annexed regulations and their amendments, see doc. <u>TRANS/WP.29/343</u> as updated annually.
- <sup>2</sup> For technical reasons and in order to align this chapter with all others in the publication, the date indicated is no longer the date of effect of the regulation for the Contracting Party, but the date of receipt of the notification of application by the Secretary-General.
- <sup>3</sup> The former Yugoslavia applied Regulation No. 30 as from 18 June 1979. See also note 1 under "Bosnia and Herzegovina", "Croatia", "former Yugoslavia", "Slovenia", "The Former Yugoslav Republic of Macedonia" and "Yugoslavia" in the "Historical Information" section in the front matter of this volume.
- <sup>4</sup> Czechoslovakia applied Regulation No. 30 as from 26 September 1977. See also note 1 under "Czech Republic" and note 1 under "Slovakia" in the "Historical Information" section in the front matter of this volume.
- <sup>5</sup> 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.

 $^6\,$   $\,$  The German Democratic Republic applied Regulation No. 30 as from 18 May 1980.

With regard to the above, the Government of the Federal Republic of Germany in a communication received on 14 January 1991, informed the Secretary-General of the following:

- [Regulation No. 30 which had] been applied by both the Federal Republic of Germany and the German Democratic Republic shall continue to apply...

The notification further states that it "... does not constitute a general statement of position by the Federal Republic of Germany on the question of state succession in relation to treaties."

See also note 2 under "Germany" in the "Historical Information" section in the front matter of this volume.

- 7 See note 1 under "Montenegro" in the "Historical Information" section in the front matter of this volume.
- 8 See note 1 under "New Zealand" regarding Tokelau in the "Historical Information" section in the front matter of this volume.
- <sup>9</sup> Contracting State having proposed the Regulation and date of entry into force of the Regulation for that State in accordance with article 1 (3).