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10252/21

LIMITE

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Interinstitutional File: 2017/0113(COD)

WORKING DOCUMENT

From:	General Secretariat of the Council
То:	Delegations
No. Cion doc.:	ST 9669/17
Subject:	Proposal for a Directive of the European Parliament and of the Council amending Directive 2006/1/EC on the use of vehicles hired without drivers for the carriage of goods by road
	– Four column table

In view of the working group meeting on 6 July 2021 (land transport), delegations find attached the institutions' positions in a four column table, with suggestions in the fourth column for categorisation for the informal negotiations.

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Proposal for a Directive of the European Parliament and of the Council amending Directive 2006/1/EC on the use of vehicles hired without

drivers for the carriage of goods by road - 2017/0113(COD)

4 column-document for 6 July 2021

	COM proposal, COM(2017)	European Parliament/	Council general approach, doc.	Provisional classification
	0282 final	Plenary vote 1st reading	ST 9398/21	(A=editorial, B=technical,
		P8_TA(2019)0006		C=political)
1.	THE EUROPEAN PARLIAMENT	AND THE COUNCIL OF THE EUR	OPEAN UNION,	
I	Having regard to the Treaty on the	Functioning of the European Union, a	nd in particular Article 91(1) thereof,	
l.	Having regard to the proposal from	the European Commission,		
	After transmission of the draft legis	slative act to the national parliaments,		
	Having regard to the opinion of the	European Economic and Social Com	nittee ¹ ,	
l.	Having regard to the opinion of the	Committee of the Regions ² ,		
	Acting in accordance with the ordir	nary legislative procedure,		
	⁽¹⁾ OJ C , , p			
	$ \begin{array}{c} \text{(2)} & \text{OJ C}, \text{, p} \end{array} $			
2.	Whereas:			
3.	(1) Directive 2006/1/EC of the		(1) Directive 2006/1/EC of the	(1) Directive 2006/1/EC of the
	European Parliament and of		European Parliament and of	European Parliament and of
	the Council ³ provides for a		the Council ³ provides for a	the Council ³ provides for a
	minimum level of the market		minimum level of the market	minimum level of the market
	opening for the use of		opening for the use of vehicles	opening for the use of vehicles
	vehicles hired without drivers		hired without drivers for the	hired without drivers for the
	for the carriage of goods by		carriage of goods by road.	carriage of goods by road.

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	road. (3) Directive 2006/1/EC of the European Parliament and of the Council of 18 January 2006 on the use of vehicles hired without drivers for the carriage of goods by road (codified version) (OJ L 33, 4.2.2006, p. 82).		 ⁽³⁾ Directive 2006/1/EC of the European Parliament and of the Council of 18 January 2006 on the use of vehicles hired without drivers for the carriage of goods by road (codified version) (OJ L 33, 4.2.2006, p. 82). 	 ⁽³⁾ Directive 2006/1/EC of the European Parliament and of the Council of 18 January 2006 on the use of vehicles hired without drivers for the carriage of goods by road (codified version) (OJ L 33, 4.2.2006, p. 82).
4.	4.2.2000, p. 02).	Amendment 1		
		Recital 2		
5.	 (2) The use of hired vehicles can reduce the costs of undertakings carrying goods on their own account or for hire and reward and at the same time increase their operational flexibility. It can therefore contribute to an increase in the productivity and competitiveness of the undertakings concerned. Moreover, as hired vehicles tend to be younger than the 	 (2) Such use of hired vehicles can reduce the costs of undertakings carrying goods on their own account or for hire and reward whilst increasing their operational flexibility. That use of hired vehicles can therefore contribute to an increase in the productivity and competitiveness of the undertakings concerned. Moreover, since hired vehicles 	 (2) The use of hired vehicles can reduce the costs of undertakings carrying goods on their own account or for hire and reward and at the same time increase their operational flexibility. It can therefore contribute to an increase in the productivity and competitiveness of the undertakings concerned. Moreover, as hired vehicles tend to be younger than the 	В



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	average fleet, they are also	tend to be younger than the	average fleet, they are also	
	safer and less polluting.	average fleet, they <i>may often</i>	safer and less polluting.	
		<i>be</i> safer and less polluting.		
6.		Amendment 2		
		Recital 3		
7.	(3) Directive 2006/1/EC does not	(3) Directive 2006/1/EC does not	(3) Directive 2006/1/EC does not	А
	enable undertakings to fully	enable undertakings to fully	enable undertakings to fully	
	benefit from the advantages	benefit from the advantages of	benefit from the advantages	
	of using hired vehicles. That	using hired vehicles. That	of using hired vehicles. That	
	Directive allows Member	Directive allows Member	Directive allows Member	
	States to restrict the use by	States to restrict the use, by the	States to restrict the use by	
	their undertakings of hired	undertakings established	undertakings established on	
	vehicles with a maximum	within their territories, of	their respective territories	
	permissible laden weight of	hired vehicles with a	of hired vehicles with a	
	more than six tonnes for own	maximum permissible laden	maximum permissible laden	
	account operations.	weight of more than six tonnes	weight of more than six	
	Moreover, Member States are	for own account operations.	tonnes for own account	
	not required to allow the use	Moreover, Member States are	operations. Moreover,	
	of a hired vehicle on their	not required to allow the use	Member States are not	
	respective territories if the	on their respective territories	required to allow the use of a	
	vehicle has been registered or	of a hired vehicle that has been	hired vehicle on their	
	put into circulation in	registered or put into	respective territories if the	
	compliance with the laws in a	circulation in compliance with	vehicle has been registered or	
	Member State other than the	the laws in a Member State	put into circulation in	
	one of establishment of the	other than the one of	compliance with the laws in a	



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	undertaking hiring it.	establishment of the undertaking hiring it.	Member State other than the one of establishment of the undertaking hiring it.	
8.	 (4) In order to enable undertakings to benefit to a greater extent from the advantages of using hired vehicles, it should be possible for them to use vehicles hired in any Member State, not only the one of their establishment. That would make it easier for them to meet in particular short-term, seasonal or temporary demand peaks or to replace defective or damaged vehicles. 		 (4) In order to enable undertakings to benefit to a greater extent from the advantages of using hired vehicles, it should be possible for them to use vehicles hired in any Member State, not only the one of their establishment. That would make it easier for them to meet in particular short-term, seasonal or temporary demand peaks or to replace defective or damaged vehicles. 	 (4) In order to enable undertakings to benefit to a greater extent from the advantages of using hired vehicles, it should be possible for them to use vehicles hired in any Member State, not only the one of their establishment. That would make it easier for them to meet in particular short-term, seasonal or temporary demand peaks or to replace defective or damaged vehicles.
9.		Amendment 3 Recital 4 a (new)		
10.		(4a) Member States should not be allowed to restrict the use on their respective territories of a vehicle hired by an undertaking	(4a) Member States should not be allowed to restrict the use on their respective territories of a vehicle hired by an undertaking	В



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		duly established on the	established on the territory	
		territory of another	of another Member State,	
		Member State, provided	provided that the vehicle is	
		that the vehicle is	registered or put into	
		registered and complies	circulation in compliance	
		with operating standards	with the laws of any	
		and safety requirements, or	Member State and, if it is a	
		put into circulation in	vehicle requiring a certified	
		compliance with the laws	true copy of the Community	7
		of any Member State and	licence in accordance with	
		authorised to be operated	Regulation (EC) No	
		by the Member State of	1072/2009, authorised to be	
		establishment of the	used by the Member State	
		undertaking responsible.	of establishment of the	
			undertaking by means of	
			this certified true copy.	
11.			(4b) In order to simplify the	В
			provision of relevant	
			evidence, documents in	
			electronic form should be	
			recognised as means of	
			proving compliance with	
			Directive 2006/1/EC.	

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ANNEX	TREE.2.A	LIMITE	EN

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12.		Amendment 4 Recital 5		
13.	(5) The level of road transport taxation still differs considerably within the Union. Therefore, certain restrictions, which also indirectly affect the freedom to provide vehicle hiring services, remain justified in order to avoid fiscal distortions. Consequently, Member States should have the option to limit the length of time a vehicle hired in a Member State other than the one of establishment of the undertaking hiring it can be used within their respective territories.	 (5) The level of road transport taxation still differs considerably within the Union. Therefore, certain restrictions, which also indirectly affect the freedom to provide vehicle hiring services, remain justified <i>for the purpose of avoiding</i> fiscal distortions. Consequently, Member States should have the option to limit, <i>subject to the conditions laid down in this Directive</i> and within their respective territories, <i>the length of time an established undertaking can use a hired vehicle registered or put into circulation in another Member State. They should also be allowed to limit the number of such vehicles being hired by an undertaking</i> 	 (5) The level of road transport taxation still differs considerably within the Union. Therefore, certain restrictions, which also indirectly affect the freedom to provide vehicle hiring services, remain justified in order to avoid fiscal distortions. Consequently, Member States should have the option to limit the length of time undertakings established on their respective territories may use a hired vehicle registered or put into circulation in another Member State. They should also be allowed to limit the number of such vehicles being hired by an undertaking established on 	C



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		established within their	their respective territories.	
		territories.	That limit should not be	
			lower than a certain share	
			of the number of vehicles at	
			the disposal of the	
			undertaking calculated	
			exclusive of vehicles hired	
			in another Member State	
			and not registered in the	
			Member State of	
			establishment of the	
			undertaking.	
14.			(5a) In order to improve the	С
			enforcement of a restriction	
			on the use of a hired vehicle	
			that is registered or put into	
			circulation in compliance	
			with the laws of a Member	
			State other than the one	
			where the undertaking	
			hiring it is established, a	
			Member State should be	
			allowed to require that the	
			duration of the contract of	
			hire does not exceed the	



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			length of the time allowed	
			for using the vehicle	
			concerned. In addition, the	
			validity of certified true	
			copies of the Community	
			licence issued in accordance	
			with Regulation (EC) No	
			1072/2009 may be limited to	
			the period corresponding to	
			the length of the contract of	
			hire. Moreover, the	
			registration number of the	
			hired vehicle may be	
			indicated on these certified	
			true copies.	
15.		Amendment 5		
		Recital 5 a (new)		
16.		(5a) In order to enforce these	(5b) The circulation of hired	С
		measures, the information	vehicles should not hamper	
		on the registration number	the monitoring and control	
		of the hired vehicle should	of the legality of operations	
		be provided in the Member	carried out by operators in	
		States' national electronic	Member States other than	
		registers as established by	their Member State of	
		Regulation (EC) No	establishment. In	



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	1071/2009.* Competent	accordance with Regulation	
	authorities of the Member	(EC) No 1071/2009 of the	
	State of establishment that	European Parliament and	
	are being informed of the	of the Council ⁴ , national	
	use of a vehicle which the	electronic registers have to	
	operator has hired and	contain the registration	
	which is registered or put	numbers of vehicles at the	
	into circulation in	disposal of a transport	
	compliance with the laws in	undertaking. This	
	another Member State	information should also	
	should inform the competent	cover vehicles hired in a	
	authorities of that other	Member State other than	
	Member State thereof.	the Member State of	
	Member States should use	establishment of the	
	the Internal Market	undertaking. Regulation	
	Information System (IMI) to	(EC) No 1071/2009 also	
	that end.	provides for the	
	*Regulation (EC) No	accessibility of data	
	1071/2009 of the European	contained in national	
	Parliament and of the	registers by authorities of	
	Council of 21 October 2009	other Member States; the	
	establishing common rules	national electronic registers	
	concerning the conditions to	should allow for targeted	
	be complied with to pursue	search in respect of vehicles	
	the occupation of road	with a registration number	

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		transport operator and	other than those issued by	
		repealing Council Directive	the Member States of	
		96/26/EC (OJ L 300,	establishment.	
		14.11.2009, p. 51).		
			⁴ Regulation (EC) No	
			1071/2009 of the European	
			Parliament and of the	
			Council of 21 October 2009	
			establishing common rules	
			concerning the conditions	
			to be complied with to	
			pursue the occupation of	
			road transport operator	
			and repealing Council	
			Directive 96/26/EC (OJ L	
			300, 14.11.2009, p. 51).	
17.			(5c) In order to ensure that the	В
			obligation to provide	
			information on a hired	
			vehicle's registration	
			number in the national	
			electronic register is	
			fulfilled in a uniform	
			manner, implementing	
			powers should be conferred	



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		on the Commission relating	
		to the minimum	
		requirements for the data to	
		be entered in the national	
		electronic register. Those	
		powers should be exercised	
		in accordance with	
		Regulation (EU) No	
		182/2011 of the European	
		Parliament and of the	
		Council ⁵	
		5 Regulation (EU) No	
		182/2011 of the European	
		Parliament and of the	
		Council of 16 February	
		2011 laying down the rules	
		and general principles	
		concerning mechanisms for	
		control by Member States	
		of the Commission's	
		exercise of implementing	
		powers, OJ L 55, 28.2.2011,	
		p. 13	

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18.	 (6) In order to allow own account transport operations to be conducted more efficiently, Member States should no longer be allowed to restrict the possibility to use hired vehicles for such operations. 		 (6) In order to allow own account transport operations to be conducted more efficiently, Member States should no longer be allowed to restrict the possibility to use hired vehicles for such operations. However, to avoid potential fiscal issues, this possibility should be maintained if the vehicle is registered outside the Member State of establishment of the undertaking using it. 	C
19.		Amendment 6		
20.		Recital 6 a (new) (6 a) In order to maintain operational standards, meet safety requirements and ensure decent working conditions for drivers, it is important for carriers to have guaranteed access to assets and direct support infrastructure in the		C



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		country in which they are		
		performing their		
		operations.		
21.		Amendment 7		
		Recital 7		
22.	(7) The implementation and	(7) The implementation and	(7) The implementation and	С
	effects of this Directive	effects of this Directive should	effects of Directive	
	should be monitored by the	be monitored by the	2006/1/EC should be	
	Commission and be	Commission and be	monitored by the	
	documented by it in a report.	documented by it in a report at	Commission and be	
	Any future action in this area	the latest three years after the	documented by it in a report.	
	should be considered in light	date of transposition of this	That report should pay	
	of that report.	Directive. The report should	special attention to whether	
		take due account of the	this Directive has resulted	
		impact on road safety, on tax	in the increased usage of	
		revenues and on the	older vehicles or certain	
		environment. The report	types of vehicles and	
		should also assess all	thereby has had an effect on	
		infringements of this	road safety, whether it has	
		Directive, including cross-	entailed difficulties in	
		border infringements. The	relation to enforcement,	
		need for future action in this	including the enforcement	
		area should be considered in	of cabotage rules, and to the	
		light of that report.	effects on tax revenues of	
			the Member States. The	



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			compilation of that reportwould be facilitated byMember States providing,on a voluntary basis,relevant information on taxrevenues to theCommission. Any futureaction in this area should beconsidered in light of thatreport.	
23.	 (8) Since the objectives of this Directive cannot be sufficiently achieved by the Member States alone but can rather, by reason of the cross- border nature of road transport and of the issues this Directive is intended to address, be better achieved at Union level, the Union may adopt measures, in line with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In line with the principle of 		 (8) Since the objectives of this Directive cannot be sufficiently achieved by the Member States but can rather, by reason of the cross-border nature of road transport and of the issues this Directive is intended to address, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the 	A



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	proportionality, this Directive		principle of proportionality as	
	does not go beyond what is		set out in this Article, this	
	necessary in order to achieve		Directive does not go beyond	
	those objectives.		what is necessary in order to	
			achieve those objectives.	
24.	(9) Directive 2006/1/EC should		(9) Directive 2006/1/EC should	(9) Directive 2006/1/EC should
	therefore be amended		therefore be amended	therefore be amended
	accordingly,		accordingly,	accordingly,
25.	HAVE ADOPTED THIS DIRECT	IVE:		
26.	Article 1		Article 1	Article 1
27.	Directive 2006/1/EC is amended		Directive 2006/1/EC is amended as	Directive 2006/1/EC is amended as
	as follows:		follows:	follows:
28.	(1) Article 2 is amended as		(1) Article 2 is amended as	(1) Article 2 is amended as
	follows:		follows:	follows:
29.	(a) paragraph 1 is amended		(a) paragraph 1 is amended as	(a) paragraph 1 is amended as
	as follows:		follows:	follows:
30.	i) the introductory		(i) the introductory part is	А
	sentence is replaced		replaced by the	
	by the following:		following:	
	"Each Member State		"Each Member State	
	shall allow the use		shall allow the use	
	within its territory of		within its territory of	
	vehicles hired by		vehicles hired by	
	undertakings		undertakings established	
	established on the		on the territory of	

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	territory of another Member State provided that:";		another Member State provided that:";	
31.	ii) point (a) is replaced by the following:		(ii) point (a) is replaced by the following:	(ii) point (a) is replaced by the following:
32.		Amendment 8 Article 1 - paragraph 1- point 1 - point a - point ii		
33.	"(a) the vehicle is registered or put into circulation in compliance with the laws of a Member State;";	"(a) the vehicle is registered or put into circulation in compliance with the laws of <i>any</i> Member State, <i>including</i> <i>operating standards and</i> <i>safety requirements</i> ;"	"(a) the vehicle is registered or put into circulation in compliance with the laws of any Member State and used in compliance with the provisions of Regulations (EC) No 1071/2009 and (EC) No 1072/2009 in the Member State of establishment of the undertaking using it, if applicable.".	В



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34.		Amendment 9 Article 1 – paragraph 1 – point 1 – point b		
35.	 (b) the following paragraph la is inserted: "1a. Where the vehicle is not registered or put into circulation in compliance with the laws of the Member State where the undertaking hiring the vehicle is established, Member States may limit the time of use of the hired vehicle within their respective territories. However, Member States shall in such a case allow its use for at least four months in any given calendar year." 	deleted	deleted	Deleted.
36.			(b) in paragraph 2, the introductory part is replaced by the following:	В

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37.			"Proof of compliance with the conditions referred to in paragraph 1, points (a) to (d) shall be provided by the following documents, which must be on board the vehicle and shall be presented in paper or electronic form:";	В
38.		Amendment 10 Article 1 – paragraph 1 – point 2 Article 3 – paragraph 1		
39.	(2) Article 3 is replaced by the following:		(2) Article 3 is replaced by the following:	(2) Article 3 is replaced by the following:
40.	<i>"Article 3</i> Member States shall take the necessary measures to ensure that their undertakings may use hired vehicles for the carriage of goods by road under the same conditions as vehicles owned by them, provided that the conditions laid down in Article 2 are satisfied."	 <i>"Article 3</i> 1. Member States shall take the necessary measures to ensure that undertakings <i>established within their territories</i> may use hired vehicles for the carriage of goods by road under the same conditions as vehicles owned by them, provided that the conditions laid down in Article 2 are 	 <i>"Article 3</i> 1. Member States shall take the necessary measures to ensure that undertakings established on their respective territories may use hired vehicles for the carriage of goods by road under the same conditions as vehicles owned by them, provided that the conditions laid down in Article 2 are 	A



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		satisfied."	satisfied.	
41.		Amendment 11		
		Article 1 – paragraph 1 – point 2		
		Article 3 – paragraph 1 a (new)		
42.		"1a. Where the vehicle is	2. Where the hired vehicle is	2. Where the vehicle is
		registered or put into	registered or put into	registered or put into
		circulation in compliance	circulation in compliance	circulation in compliance
		with the laws of another	with the laws of another	with the laws of another
		Member State, the Member	Member State, the Member	Member State, the Member
		State of establishment of the	State of establishment of the	State of establishment of the
		undertaking may:	undertaking may:	undertaking may:
43.		(a) limit the time of use of the	a) limit the time of use of the	С
		hired vehicle within its	hired vehicle on its respective	
		respective territory provided	territory provided that it	
		that it allows the use of the	allows the use of the hired	
		hired vehicle for at least	vehicle by the same	
		four consecutive months any	undertaking for a period of	
		given calendar year; in	30 consecutive days in any	
		which case the contract of	given calendar year; in that	
		hire may be required not to	case the contract of hire may	
		last longer than the time	be required not to last longer	
		limit set by the Member	than the time limit set by the	
		State;	Member State;	

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ANNEX	TREE.2.A	LIMITE	EN

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44.		(b) limit the number of hired vehicles that can be used by any undertaking, provided that they allow the use of at least a number of vehicles corresponding to 25% of the overall goods vehicle fleet owned by the undertaking	 b) limit the number of hired vehicles that can be used by an undertaking provided that it allows the use of a minimum number of vehicles. This minimum number shall be at least 25% of the goods vehicle 	C
		on 31 December of the year preceding the request for authorisation; in which case an undertaking that has an overall fleet of more than one and less than four vehicles, shall be allowed to use at least one such hired vehicle."	fleet which is at the disposal of the undertaking pursuant to point (g) of Article 5(1) of Regulation (EC) No 1071/2009 either on 31 December of the year preceding the use of the hired vehicle or on the day when the undertaking begins to use the third vehicle, as determined by the Member State. In case of an	
			undertaking having an overall fleet of more than one and less than four vehicles, it shall be allowed to use at least one such hired vehicle.	



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			The minimum share in	
			accordance with this point	
			refers to the goods vehicle	
			fleet at the disposal of the	
			undertaking on the basis of	
			the vehicles registered or put	
			into circulation in	
			conformity with the	
			legislation of that Member	
			State;	
45.		Amendment 28 and 34		
		Article 1 - paragraph 1 - point 2		
		Article 3 paragraph 1b (new)		
46.		"1b. Member States may exclude	c) limit the use of such	С
		from the provisions of	vehicles for own account	
		paragraph 1 own account	transport operations."	
		transport operations carried		
		out by vehicles with a total		
		permissible laden weight of		
		more than 6 tonnes."		
47.		Amendment 12		
		Article 1 – paragraph 1 – point 2		
		a (new)		
		Article 3 a (new)		
48.		(2a) the following Article 3a is	(2a) the following Article 3a is	(2a) the following Article 3a is



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51.		2. Competent authorities of the		С
		Member State of		
		establishment of an operator		
		that are informed of the use of		
		a vehicle which that operator		
		has hired and which is		
		registered or put into		
		circulation in compliance		
		with the laws of another		
		Member State shall inform		
		the competent authorities of		
		that other Member State		
		thereof.		
52.		3. The administrative		В
		cooperation provided for in		
		paragraph 2 shall be by		
		means of the Internal market		
		Information System (IMI),		
		established by Regulation		
		(EU) No 1024/2012**.		
		**		
		** OJ L 316, 14.11.2012, p.1."		
53.			Member States shall take	В
			the necessary measures to	
			ensure that the processing	



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			of the data referred to in	
			the first subparagraph of	
			this paragraph complies	
			with the requirements for	
			the information referred to	
			in point (g) of Article 16(2)	
			of Regulation (EC) No	
			1071/2009 as specificed in	
			subparagraphs 3 and 5 of	
			Article 16(2), and in Article	
			16(3) and (4) of that	
			Regulation.	
54.			2. No later than 14 months	В
			after the adoption of an	
			implementing act on a	
			common formula for	
			calculating the risk rating	
			as referred to in Article 9(1)	
			subparagraph 2 of Directive	
			2006/22/EC of the European	
			Parliament and the	
			Council*, the Commission	
			shall, by means of	
			implementing acts, adopt	
			the minimum requirements	



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			for the data to be entered in	
			the national electronic	
			register in order to facilitate	
			the interconnection of	
			registers, and specify the	
			functionalities that allow for	
			this information to be made	
			available to the competent	
			authorities during roadside	
			checks. Those minimum	
			requirements and	
			functionalities shall	
			conform with the	
			requirements and	
			functionalities established	
			pursuant to Article 16(6) of	
			Regulation (EC) 1071/2009.	
55.			Those implementing acts	В
			shall be adopted in	
			accordance with the	
			advisory procedure	
			referred to in Article 5b(2).	
			* Directive 2006/22/EC of the	
			European Parliament and	



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			of the Council of 15 March 2006 on minimum conditions for the implementation of Council Regulations (EEC) No 3820/85 and (EEC) No 3821/85 concerning social legislation relating to road transport activities and repealing Council Directive 88/599/EEC (OJ L 102, 11.4.2006, p. 35).	
56.			3. Member States shall ensure that the data referred to in the first paragraph is available to the competent authorities during roadside checks.";	C
57.	(3) the following Article 5a is inserted:		(3) the following Articles are inserted:	Α
58.		Amendment 13 Article 1 – paragraph 1 – point 3 Article 5 a – paragraph 1		
59.	<i>"Article 5a</i> By [OP: please insert the date	"Article 5a By[3 years after the deadline	<i>"Article 5a</i> By [5 years after the deadline for	С



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calculated 5 years after the	for transposition of this amending	transposition of the Directive	
deadline for transposition of the	Directive], the Commission shall	referred to in Article 2(1) of	
Directive], the Commission	submit a report to the European	this amending Directive], the	
shall submit a report to the	Parliament and the Council on the	Commission shall submit a report	
European Parliament and the	implementation and effects of this	to the European Parliament and	
Council on the implementation	Directive. The report shall	the Council on the	
and effects of this Directive.	include information on the use of	implementation and effects of this	
The report shall include	vehicles hired in a Member State	Directive. That report shall	
information on the use of	other than the Member State of	include information on the use of	
vehicles hired in a Member	establishment of the undertaking	vehicles hired in a Member State	
State other than the Member	hiring the vehicle. <i>The report</i>	other than the Member State of	
State of establishment of the	shall pay particular attention to	establishment of the undertaking	
undertaking hiring the vehicle.	the impact on road safety, and	hiring the vehicle. That report	
On the basis of this report, the	on tax revenues, including fiscal	shall also look into the impacts	
Commission shall assess	distortions, and on the	on road safety, on tax revenues	
whether it is necessary to	enforcement of cabotage rules in	and on the enforcement of the	
propose additional measures."	accordance with Regulation	cabotage rules in accordance	
	(EC) No 1072/2009*. On the	with Regulation (EC) No	
	basis of this report, the	1072/2009. On the basis of that	
	Commission shall assess whether	report, the Commission shall	
	it is necessary to propose	assess whether it is necessary to	
	additional measures."	propose additional measures."	
	* Regulation (EC) No 1072/2009		
	of the European Parliament and		



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		of the Council of 21 October		
		2009 on common rules for		
		access to the international road		
		haulage market (OJ L 300,		
		14.11.2009, p. 72)		
60.			Article 5b	
61.			The Commission shall be	С
			assisted by the Committee	
			set up by Article 42(1) of	
			Regulation (EU) No	
			165/2014 of the European	
			Parliament and of the	
			Council.*	
			* Regulation (FU) No	
			Regulation (EO) 110	
			165/2014 of the European	
			Parliament and of the	
			Council of 4 February 2014	
			on tachographs in road	
			transport, repealing	
			Council Regulation (EEC)	
			No 3821/85 on recording equipment in road	
			transport and amending	
			• 0	
			Regulation (EC) No	



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			561/2006 of the European	
			Parliament and of the	
			Council on the	
			harmonisation of certain	
			social legislation relating to	
			road transport (OJ L 60,	
			28.2.2014, p. 1).	
62.			Where reference is made to	С
			this paragraph, Article 4 of	
			Regulation (EU) No	
			182/2011 of the European	
			Parliament and of the	
			Council** shall apply.	
			** Regulation (FII) No	
			Regulation (EO) No	
			182/2011 of the European Parliament and of the	
			Council of 16 February	
			2011 laying down the rules and general principles	
			concerning mechanisms for	
			control by Member States	
			of the Commission's	
			exercise of implementing	
			exercise of implementing	



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			powers (OJ L 55, 28.2.2011, p. 13)."	
63.	Article 2	Article 2	Article 2	Article 2
64.		Amendment 14 Article 2 – paragraph 1 – subparagraph 1		
65.	 Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [OP: please insert the date calculated 18 months following the entry 	 Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [20 months after the date of entry into force of this Directive]. 	 Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 21 August 2023 at the latest. 	C
	 into force] at the latest. They shall communicate to the Commission the text of those provisions without delay. When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States 	 They shall communicate to the Commission the text of those provisions without delay. When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States 	 They shall communicate to the Commission the text of those provisions without delay. When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States 	



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	shall determine how such	shall determine how such	shall determine how such	
	reference is to be made.	reference is to be made.	reference is to be made.	
66.	2. Member States shall		2. Member States shall	2. Member States shall
	communicate to the		communicate to the	communicate to the
	Commission the text of the		Commission the text of the	Commission the text of the
	main provisions of national		main provisions of national	main provisions of national
	law which they adopt in the		law which they adopt in the	law which they adopt in the
	field covered by this		field covered by this Directive.	field covered by this
	Directive.			Directive.
67.	Article 3		Article 3	Article 3
68.	This Directive shall enter into		This Directive shall enter into force	This Directive shall enter into force
	force on the twentieth day		on the twentieth day following that	on the twentieth day following that
	following that of its publication in		of its publication in the Official	of its publication in the Official
	the Official Journal of the		Journal of the European Union.	Journal of the European Union.
	European Union.			
69.	Article 4		Article 4	Article 4
70.	This Directive is addressed to the		This Directive is addressed to the	This Directive is addressed to the
	Member States.		Member States.	Member States.