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From:	General Secretariat of the Council
To:	Delegations
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Subject:	Proposal for a Regulation of the European Parliament and of the Council amending Regulation (EC) No 561/2006 as regards on minimum requirements on maximum daily and weekly driving times, minimum breaks and daily and weekly rest periods and Regulation (EU) 165/2014 as regards positioning by means of tachographs - four column table

Following the Parliament's vote on a first reading position on 4 April 2019, delegations find attached a four column table to facilitate the comparison of the EP and Council positions.

The EP column contains the provisional version of the adopted text. The table will be checked against the consolidated version once available.

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TREE.2.A EN

Proposal for a Regulation of the European Parliament and of the Council amending Regulation (EC) No 561/2006 as regards on minimum requirements on maximum daily and weekly driving times, minimum breaks and daily and weekly rest periods and Regulation (EU) 165/2014 as regards positioning by means of tachographs

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1.	THE EUROPEAN PARLIAMENT A	AND THE COUNCIL OF THE EURO	PEAN UNION,	
	Having regard to the Treaty on the Fu	unctioning of the European Union, and	in particular Article 91(1) thereof,	
	Having regard to the proposal from the	ne European Commission,		
	After transmission of the draft legisla	tive act to the national parliaments,		
	Having regard to the opinion of the E	European Economic and Social Commi	ttee ¹ ,	
	Having regard to the opinion of the C	Committee of the Regions ² ,		
	Acting in accordance with the ordina	ry legislative procedure,		
	(1) OJC,,p			
	OJ C_{j} , p .			
2.	Whereas:			
3.		Amendment 346		
		Recital 1		
4.	(1) Good working conditions for	(1) Good working conditions for	(1) Good working conditions for	
	drivers and fair business	drivers and fair business	drivers and fair business	
	conditions for road transport	conditions for road transport	conditions for road transport	
	undertakings are of paramount	undertakings are of paramount	undertakings are of paramount	

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	importance to creating a safe,	importance to creating a safe,	importance to creating a safe,	
	efficient and socially	efficient and socially	efficient and socially	
	accountable road transport	accountable and non-	accountable road transport	
	sector. To facilitate that	discriminatory road transport	sector. To facilitate that	
	process it is essential that the	sector, which is able to attract	process it is essential that the	
	Union social rules in road	<i>qualified workers</i> . To facilitate	Union social rules in road	
	transport are clear, fit for	that process it is essential that	transport are clear, fit for	
	purpose, easy to apply and to	the Union social rules in road	purpose, easy to apply and to	
	enforce and implemented in an	transport are clear,	enforce and implemented in an	
	effective and consistent	proportionate, fit for purpose,	effective and consistent	
	manner throughout the Union.	easy to apply and to enforce	manner throughout the Union.	
		and implemented in an		
		effective and consistent		
		manner throughout the Union.		
5.		Amendment 347		
		Recital 2		
6.	(2) Having evaluated the	(2) Having evaluated the	(2) Having evaluated the	
	effectiveness and efficiency of	effectiveness and efficiency of	effectiveness and efficiency of	
	the implementation of the	the implementation of the	the implementation of the	
	existing set of Union social	existing set of Union social	existing set of Union social	
	rules in road transport, and in	rules in road transport, and in	rules in road transport, and in	
	particular Regulation (EC) No	particular Regulation (EC) No	particular Regulation (EC) No	
	561/2006 of the European	561/2006 of the European	561/2006 of the European	
	Parliament and of the	Parliament and of the	Parliament and of the	
	Council ³ , certain deficiencies	Council ³ , certain deficiencies	Council ³ , certain deficiencies	
	were identified in the existing	were identified in the []	were identified in the existing	

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legal framework. Unclear and	implementation of the legal	legal framework. Unclear and	
unsuitable rules on weekly	framework. Unclear [] rules	unsuitable rules on weekly	
rest, resting facilities, breaks in	on weekly rest, resting	rest, resting facilities, breaks in	
multi-manning and the absence	facilities, breaks in multi-	multi-manning and the absence	
of rules on the return of drivers	manning and the absence of	of rules on the return of drivers	
to their home, lead to	rules on the return of drivers to	to their home, lead to	
diverging interpretations and	their home or to another	diverging interpretations and	
enforcement practices in the	<i>location of their choice</i> , lead	enforcement practices in the	
Member States. Several	to diverging interpretations	Member States. Several	
Member States recently	and enforcement practices in	Member States recently	
adopted unilateral measures	the Member States. Several	adopted unilateral measures	
further increasing legal	Member States recently	further increasing legal	
uncertainty and unequal	adopted unilateral measures	uncertainty and unequal	
treatment of drivers and	further increasing legal	treatment of drivers and	
operators.	uncertainty and unequal	operators.	
	treatment of drivers and		
	operators.		
	On the other hand, the		
	maximum driving periods per		
	day and per week, as set out in		
	Regulation (EC) No 561/2006,		
	are effective in improving the		
	social conditions of road		
	drivers and road safety in		
	general and therefore steps		
	should be taken to ensure that		

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	3	Regulation (EC) No 561/2006 of the European Parliament and of the Council of 15 March 2006 on the harmonisation of certain social	3	Regulation (EC) No 561/2006 of the European Parliament and of the Council of 15 March 2006 on the harmonisation of certain social	3	Regulation (EC) No 561/2006 of the European Parliament and of the Council of 15 March 2006 on the harmonisation of certain social	
		legislation relating to road transport and amending Council Regulations (EEC) No 3821/85 and (EC) No 2135/98 and repealing Council Regulation (EEC) No 3820/85 (OJ L 102, 11.4.2006, p. 1).		legislation relating to road transport and amending Council Regulations (EEC) No 3821/85 and (EC) No 2135/98 and repealing Council Regulation (EEC) No		legislation relating to road transport and amending Council Regulations (EEC) No 3821/85 and (EC) No 2135/98 and repealing Council Regulation (EEC) No 3820/85 (OJ L 102, 11.4.2006, p. 1).	
				3820/85 (OJ L 102, 11.4.2006, p. 1).			
7.				Amendment 348 Recital 2a (new)			
8.			(2a)	It is in the interests of road safety and enforcement that all drivers should be fully aware of both the rules on driving and rest times and the availability of rest facilities. Therefore, it is appropriate for Member States to work to			

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		produce guidance that		
		presents this Regulation in a		
		clear and simple manner,		
		gives useful information on		
		parking and rest facilities and		
		underlines the importance		
		combating fatigue.		
9.		Amendment 349		
		Recital 2b (new)		
10.		(2b) It is in the interests of road		
		safety to encourage transport		
		undertakings to adopt a safety		
		culture which includes safety		
		policies and procedures issued		
		by senior management, the		
		commitment to implementing		
		safety policy shown by the line		
		management and the		
		willingness to comply with		
		safety rules shown by the		
		workforce. There should be a		
		clear focus on road transport		
		safety issues, including		
		fatigue, liability, journey		
		planning, rostering,		
		performance-based pay and		

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		'just in time' management.		
11.		Amendment 350		
		Recital 3		
12.	(3) The ex-post evaluation of	(3) The ex-post evaluation of	(3) The ex-post evaluation of	
	Regulation (EC) No 561/2006	Regulation (EC) No 561/2006	Regulation (EC) No 561/2006	
	confirmed that inconsistent	confirmed that inconsistent	confirmed that inconsistent	
	and ineffective enforcement of	and ineffective enforcement of	and ineffective enforcement of	
	the Union social rules was	the Union social rules was	the Union social rules was	
	mainly due to unclear rules,	mainly due to unclear rules,	mainly due to unclear rules,	
	inefficient use of the control	inefficient and unequal use of	inefficient use of the control	
	tools and insufficient	the control tools and	tools and insufficient	
	administrative cooperation	insufficient administrative	administrative cooperation	
	between the Member States.	cooperation between the	between the Member States.	
		Member States, <i>increasing the</i>		
		fragmentation of the		
		European internal market.		
13.			(3a) In order to improve clarity	
			and consistency, the	
			exemption from the scope of	
			Regulation (EC) No 561/2006	
			for the non-commercial use	
			of a vehicle should be	
			defined.	

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14.		Amendment 351		
		Recital 4		
15.	(4) Clear, suitable and evenly enforced rules are also crucial for achieving the policy objectives of improving working conditions for drivers, and in particular ensuring undistorted competition between operators and	(4) Clear, suitable and evenly enforced rules are also crucial for achieving the policy objectives of improving working conditions for drivers, and in particular ensuring undistorted <i>and fair</i> competition between operators	(4) Clear, suitable and evenly enforced rules are also crucial for achieving the policy objectives of improving working conditions for drivers, and in particular ensuring undistorted competition between operators and	
	contributing to road safety for	and contributing to road safety	contributing to road safety for	
	all road users.	for all road users.	all road users.	
16.		Amendment 352 Recital 4a (new)		
17.		(4a) Any national rules applied to road transport must be proportionate as well as justified and must not hinder or make less attractive the exercise of fundamental freedoms guaranteed by the Treaty, such as the free movement of goods and the freedom to provide services in order to maintain or even increase the competitiveness		

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		of the European Union		
18.		Amendment 353/rev		
		Recital 4b (new)		
19.		(4b) In order to ensure a		
		European-wide level playing		
		field in road transport, this		
		Regulation should apply to all		
		vehicles exceeding 2,4 tonnes		
		engaged in international		
		transport.		
20.	(5) The existing requirement on		(5) The existing requirement on	
	breaks turned out to be		breaks turned out to be	
	unsuitable and impractical for		unsuitable and impractical for	
	drivers in a team. Therefore, it		drivers in a team. Therefore, it	
	is appropriate to adapt the		is appropriate to adapt the	
	requirement on recording		requirement on recording	
	breaks to the specificity of the		breaks to the specificity of the	
	transport operations carried out		transport operations carried out	
	by drivers driving in a team.		by drivers driving in a team,	
			without jeopardising the	
			safety of the driver and road	
			safety.	
21.		Amendment 354		
		Recital 5a (new)		
22.		(5a) Transporting goods is		
		fundamentally different from		

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		transporting people. Coach		
		drivers are in close contact		
		with their passengers and		
		should be in a position to take		
		breaks with greater flexibility		
		without extending driving		
		periods or shortening rest		
		periods and breaks.		
23.		Amendment 355		
		Recital 6		
24.	(6) Drivers engaged in long-	(6) Drivers engaged in long-	(6) Drivers engaged in long-	
	distance international transport	distance international transport	distance international transport	
	operations spend long periods	operations spend long periods	operations spend long periods	
	away from their home. The	away from their home. The	away from their home. The	
	current requirements on the	current requirements on the	current requirements on the	
	regular weekly rest	regular weekly rest	regular weekly rest [] may	
	unnecessarily prolong those	unnecessarily prolong those	prolong those periods	
	periods. It is thus desirable to	periods. It is thus desirable to	unnecessarily. It is thus	
	adapt the provision on the	adapt the provision on the	desirable to adapt the provision	
	regular weekly rest in such a	regular weekly rest in such a	on the regular weekly rest in	
	way that it is easier for drivers	way that it is easier for drivers	such a way that it is easier for	
	to carry out transport	to carry out transport	drivers to carry out transport	
	operations in compliance with	operations in compliance with	operations in compliance with	
	the rules and to reach their	the rules and to reach their	the rules and to reach their	
	home for a regular weekly rest,	home or a destination of their	home for a regular weekly rest,	
	and be fully compensated for	<i>choosing</i> for a regular weekly	and be fully compensated for	

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	all reduced weekly rest	rest, and be fully compensated	all reduced weekly rest	
	periods.	for all reduced weekly rest	periods.	
		periods.		
25.	It is also necessary to provide	It is also necessary to provide	It is also necessary to provide	
	that operators organise the	that operators organise the	that operators organise the	
	work of drivers in such a way	work of drivers in such a way	work of drivers in such a way	
	that these periods away from	that these periods away from	that these periods away from	
	home are not excessively long.	home are not excessively long.	home are not excessively long	
		When a driver chooses to	and that drivers can benefit	
		spend this rest period at home,	from long rest periods taken	
		the transport undertaking	in compensation for reduced	
		should provide the driver with	weekly rest periods.	
		the means to return.	Organising the return should	
			allow reaching an	
			operational centre of the	
			undertaking in its Member	
			State of establishment or the	
			driver's place of residence.	
			The operator should be able	
			to prove the organisation of	
			the regular return through	
			tachograph records, duty	
			rosters of the drivers or	
			similar evidence.	

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26.		Amendment 356		
		Recital 6a (new)		
27.		(6a) Where the work of a driver		
		predictably includes		
		activities for the employer		
		other than his/her		
		professional driving tasks,		
		such as loading /		
		unloading, finding parking		
		space, maintaining the		
		vehicle, route preparation		
		etc, the time he/she needs		
		to perform these tasks		
		should be taken into		
		account when determining		
		both his/her working time,		
		the possibility for adequate		
		rest and pay.		

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28.		Amendment 357		
		Recital 6b (new)		
29.		(6b) In order to safeguard		
		working conditions of the		
		drivers at places of loading		
		and unloading, owners and		
		operators of such facilities		
		should provide the driver		
		with the access to hygienic		
		facilities.		
30.		Amendment 358		
		Recital 6c (new)		
31.		(6c) Rapid technological		
		progress is resulting in the		
		development of		
		autonomous driving		
		systems with increasing		
		levels of sophistication. In		
		the future, those systems		
		could allow for a		
		differentiated usage of		
		vehicles the manoeuvring		
		of which does not involve a		
		driver. This could lead to		
		new operational		
		possibilities, such as truck		

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	platooning. As a result,		
	existing legislation,		
	including rules on driving		
	and resting times, will need		
	to be adapted, for which		
	progress at the UNECE		
	Working Party level is		
	essential. The Commission		
	shall come forward with an		
	evaluation report of the use		
	of autonomous driving		
	systems in the Member		
	States, accompanied, if		
	appropriate, by a legislative		
	proposal to take into		
	account the benefits of		
	autonomous driving		
	technologies. The intention		
	of this legislation is to		
	guarantee road safety, a		
	level-playing field and		
	proper working conditions,		
	whilst enabling the EU to		
	pioneer new innovative		
	technologies and practices.		

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32.		Amendment 359		
		Recital 7		
33.	(7) There are differences among	(7) There are differences	(7) [] In order to promote	
	Member States in the	among Member States in	social progress it is	
	interpretation and	the interpretation and	appropriate to specify where	
	implementation of the weekly	implementation of the	the weekly rest may be taken	
	rest requirements as regards	weekly rest requirements as	ensuring that drivers enjoy	
	the place where the weekly	regards the place where the	adequate rest conditions. The	
	rest should be taken. It is	weekly rest should be taken.	quality of accommodation is	
	therefore appropriate to clarify	In order to ensure good	particularly important	
	that requirement to ensure that	working conditions and the	during the regular weekly	
	drivers are provided with	safety of drivers, it is	rest, which the driver should	
	adequate accommodation for	therefore appropriate to	spend away from the	
	their regular weekly rest	clarify that requirement to	vehicle's cabin in a suitable	
	periods if they are taken away	ensure that drivers are	accommodation, at the cost	
	from home.	provided with [] quality	of the employer.	
		and gender friendly		
		accommodation or another		
		location as chosen by the		
		driver and paid for by the		
		<i>employer</i> for their regular		
		weekly rest periods if they		
		are taken away from home.		
		Member States should		
		ensure the availability of		
		sufficient secure parking		

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		areas that are adapted to		
		the needs of the drivers.		
34.		Amendment 360		
		Recital 7a (new)		
35.		(7a) Dedicated Parking areas		
		should have all of the		
		facilities necessary for		
		good resting conditions,		
		that is to say sanitary,		
		culinary, security and		
		others.		
36.		Amendment 361		
		Recital 7b (new)		
37.		(7b) Adequate resting facilities	(7a) Safe and secure parking	
		are crucial for improving	areas equipped with	
		drivers working conditions	adequate resting facilities are	
		in the sector and	crucial for improving	
		maintaining road safety.	working conditions in the	
		As rest in the cabin is	sector and maintaining road	
		characteristic for the	safety. Therefore it is of	
		transport sector and in	utmost importance to	
		certain cases desirable	promote a development of	
		from a comfort and	parking infrastructure,	
		suitability perspective,	including rest areas, which	
		drivers should be allowed	would guarantee desired	
		to take their rest in their	safety, security and service	

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		vehicle, if the vehicle is	standards.	
		equipped with suitable		
		sleeping facilities.		
		Therefore the creation of		
		dedicated parking areas		
		should not be		
		disproportionally hindered		
		or obstructed by Member		
		States.		
38.		Amendment 362		
		Recital 7c (new)		
39.		(7c) The revised TEN-T	It is important that sufficient	
		guidelines foresee the	opportunities of co-funding	
		development of parking	by the European Union exist	
		area's on motorways	in accordance with current	
		approximately every 100	and future Union legal acts	
		km to provide parking	establishing the conditions	
		space for commercial road	for financial support, in	
		users with an appropriate	order to accelerate and	
		level of safety and security	promote the construction of	
		and therefore Member	this parking infrastructure.	
		States should be	However, Member States are	
		encouraged to implement	not obliged to finance	
		the TEN-T guidelines and	additional parking	
		sufficiently support and	infrastructure on their	
		invest in safe and suitably	territory beyond their	

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		adapted parking areas.	existing obligations under	
			the Union guidelines for	
			TEN-T infrastructure. The	
			Commission should review	
			the availability of safe and	
			secure parking areas.	
40.		Amendment 363		
		Recital 7d (new)		
41.		(7d) In order to provide good		
		quality affordable rest		
		facilities, the Commission		
		and Member States should		
		encourage the		
		establishment of social,		
		commercial, public and		
		other enterprises for the		
		operation of dedicated		
		parking areas.		
42.	(8) Drivers are often faced with		(8) Drivers are [] faced with	
	unforeseen circumstances		unforeseeable circumstances	
	which make it impossible to		which make it impossible to	
	reach a desired destination for		reach a desired destination for	
	taking a weekly rest without		taking a weekly rest without	
	violating Union rules. It is		violating Union rules. It is	
	desirable to make it easier for		desirable to make it easier for	
	drivers to cope with those		drivers to cope with those	

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circumstances and enable them		circumstances and enable them	
to reach their destination for a		to reach their destination for a	
weekly rest without breaching		weekly rest. Such exceptional	
the requirements on maximum		circumstances are sudden	
driving times.		circumstances that are	
		unavoidable and may not be	
		anticipated, where it	
		unexpectedly becomes	
		impossible to apply the	
		Regulation's provisions in	
		their entirety for a short	
		period of time. In order to	
		ensure proper enforcement,	
		the driver should document	
		the circumstances. In	
		addition, a safeguard should	
		ensure that driving time is	
		not excessive [].	

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43.		Amendment 364		
		Recital 8a (new)		
44.		(8a) Many road transport		
		operations within the		
		Union involve transport by		
		ferry or by rail for part of		
		the journey. Clear,		
		appropriate provisions		
		regarding rest periods and		
		breaks should therefore be		
		laid down for such		
		operations.		
45.	(9) To reduce and prevent		(9) To reduce and prevent	
	diverging enforcement		diverging enforcement	
	practices and to further		practices and to further	
	enhance the effectiveness and		enhance the effectiveness and	
	efficiency of cross-border		efficiency of cross-border	
	enforcement it is crucial to		enforcement it is crucial to	
	establish clear rules for regular		establish clear rules for regular	
	administrative cooperation		administrative cooperation	
	between Member States.		between Member States.	

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46.		Amendment 365		
		Recital 9a (new)		
47.		(9a) In order to guarantee		
		effective enforcement, it is		
		essential that the		
		competent authorities,		
		when carrying out roadside		
		checks should be able to		
		ascertain that driving times		
		and rest periods have been		
		properly observed on the		
		day of the check and over		
		the preceding 56 days.		
48.		Amendment 366		
		Recital 9b (new)		
49.		(9b) In order to ensure that		
		rules are clear, easy to		
		understand and		
		enforceable, information		
		must be made accessible to		
		the drivers. This should be		
		achieved through the		
		coordination of the		
		Commission. Drivers		
		should also receive		
		information on rest areas		

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		and secure parking to		
		allow for better planning of		
		journeys. Furthermore,		
		through the Commission's		
		coordination a free		
		telephone hotline should be		
		installed to alert control		
		services in case undue		
		pressure is put on drivers,		
		fraud or illegal behaviour.		
50.		Amendment 367		
		Recital 9c (new)		
51.		(9c) Article 6 of Regulation		
		(EC) No 1071/2009 obliges		
		Member States to apply		
		common classification of		
		infringements when		
		assessing good repute.		
		Member States should take		
		all measures necessary to		
		ensure that national rules		
		on penalties applicable to		
		infringements of		
		Regulation (EC) No		
		561/2006 and Regulation		
		(EU) No 165/2014 are		

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		implemented in an		
		effective, proportionate and		
		dissuasive manner.		
		Further steps are needed to		
		ensure that all penalties		
		applied by Member States		
		are non-discriminatory and		
		proportionate to the		
		seriousness of		
		infringement.		
52.	(10) In order to ensure uniform		(10) In order to ensure uniform	
	conditions for the		conditions for the	
	implementation of Regulation		implementation of Regulation	
	(EC) No 561/2006		(EC) No 561/2006	
	implementing powers should		implementing powers should	
	be conferred on the		be conferred on the	
	Commission in order to clarify		Commission in order to clarify	
	any of the provisions of that		any of the provisions of that	
	Regulation and to establish		Regulation and to establish	
	common approaches on their		common approaches on their	
	application and enforcement.		application and enforcement.	
	Those powers should be		Those powers should be	
	exercised in accordance with		exercised in accordance with	
	Regulation (EU) No		Regulation (EU) No	
	182/2011 ⁴ .		182/2011 ⁴ .	

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	4 Regulation (EU) No 182/2011		4 Regulation (EU) No 182/2011	
	of the European Parliament		of the European Parliament	
	and of the Council of 16		and of the Council of 16	
	February 2011 laying down the		February 2011 laying down the	
	rules and general principles		rules and general principles	
	concerning mechanisms for		concerning mechanisms for	
	control by the Member States		control by the Member States	
	of the Commission's exercise		of the Commission's exercise	
	of implementing powers (OJ L		of implementing powers (OJ L	
	55, 28.2.2011, p. 13).		55, 28.2.2011, p. 13).	
53.		Amendment 368		
		Recital 11		
54.	(11) To enhance cost-effectiveness	(11) To enhance cost-effectiveness	(11) To enhance cost-effectiveness	
	of enforcement of the social	of enforcement of the social	of enforcement of the social	
	rules the potential of the	rules [] the current and []	rules the potential of the	
	current and future tachograph	smart tachograph systems	current and future tachograph	
	systems should be fully	should be [] mandatory in	systems should be fully	
	exploited. Therefore the	international transport.	exploited. Therefore the	
	functionalities of the	Therefore the functionalities of	functionalities of the	
	tachograph should be	the tachograph should be	tachograph should be	
	improved to allow for more	improved to allow for more	improved to allow for more	
	precise positioning, in	precise positioning [].	precise positioning, in	
	particular during international		particular during international	
	transport operations.		transport operations.	

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55.		Amendment 369		
		Recital 11a (new)		
56.		(11a) The rapid development of	For the same purpose, the	
		new technologies and	installation of smart	
		digitalisation throughout the	tachographs should be	
		Union economy and the	advanced in the existing	
		need for a level playing field	fleets which operate in	
		among companies in	international transport using	
		international road transport	analogue or digital	
		make it necessary to shorten	tachographs.	
		the transitional period for		
		the installation of the smart		
		tachograph in registered		
		vehicles. The smart		
		tachograph will contribute		
		to simplified controls and		
		thus facilitate the work of		
		national authorities.		
57.			(11a) In particular, in vehicles	
			which are not equipped with	
			a smart tachograph, the	
			crossing of Member State	
			borders should be recorded	
			in the tachograph at the	
			nearest stopping place at or	
			after the border.	

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58.			(11b) To ensure that drivers,	
			operators and control	
			authorities benefit at the	
			soonest from the advantages	
			of smart tachographs	
			including their automated	
			recording of border	
			crossings, the existing vehicle	
			fleet should be equipped with	
			such devices within an	
			appropriate period after the	
			entry into force of the	
			detailed technical provisions	
			thus ensuring sufficient time	
			for preparation.	
59.		Amendment 370		
		Recital 11b (new)		
60.		(11b) Taking into account the		
		wide-spread use of		
		smartphones and the		
		continuous development of		
		their functionalities, and in		
		view of the deployment of		
		Galileo, which offers		
		increasing opportunities for		
		real time localisation, which		

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		many mobile already use,		
		the Commission should		
		explore the possibility of		
		developing and certifying a		
		mobile application that		
		offers the same benefits as		
		those offered by the smart		
		tachograph, at the same		
		associated costs.		
61.		Amendment 371		
		Recital 11c (new)		
62.		(11c) In order to guarantee		
		appropriate health and		
		safety standards for drivers,		
		it is necessary to establish or		
		upgrade secure parking		
		areas, adequate sanitary		
		facilities and quality		
		accommodation. A sufficient		
		network of parking areas		
		should exist within the		
		Union.		
63.			(11c) To reduce the burden on	
			operators and control	
			authorities in case that a	
			control officer removes the	

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			seal of a tachograph for	
			control purposes, the re-	
			sealing by the control officer	
			should be allowed under	
			certain well documented	
			circumstances.	
64.			(11d) It is important that road	
			transport operators	
			established in third	
			countries, while performing	
			road transport operations in	
			the territory of the EU, are	
			subject to rules which are	
			equivalent to this legislation.	
			The Commission should	
			assess the fulfilment of this	
			principle at EU level and	
			propose adequate solutions	
			to be negotiated by the EU in	
			the context of AETR.	
65.	(12) Regulations (EC) No 561/2006		(12) Regulations (EC) No 561/2006	
	and (EU) 165/2014 of the		and (EU) 165/2014 of the	
	European Parliament and of		European Parliament and of	
	the Council ⁵ should therefore		the Council ⁵ should therefore	
	be amended accordingly.		be amended accordingly.	

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	5 Regulation (EU) No 165/2014		5 Regulation (EU) No 165/2014	
	of the European Parliament		of the European Parliament	
	and of the Council of 4		and of the Council of 4	
	February 2014 on tachographs		February 2014 on tachographs	
	in road transport, repealing		in road transport, repealing	
	Council Regulation (EEC) No		Council Regulation (EEC) No	
	3821/85 on recording		3821/85 on recording	
	equipment in road transport		equipment in road transport	
	and amending Regulation (EC)		and amending Regulation (EC)	
	No 561/2006 of the European		No 561/2006 of the European	
	Parliament and of the Council		Parliament and of the Council	
	on the harmonisation of certain		on the harmonisation of certain	
	social legislation relating to		social legislation relating to	
	road transport (OJ L 60,		road transport (OJ L 60,	
	28.2.2014, p. 1).		28.2.2014, p. 1).	
66.		Amendment 372		
		Recital 12a (new)		
67.		(12a) Acknowledges that		
		transporting goods is		
		different from transporting		
		people. Coach drivers are in		
		close contact with their		
		passengers and should be		
		given more suitable		
		conditions within the		
		framework of this		

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	Regulation without		
	extending driving times or		
	shortening rest periods and		
	breaks. Therefore, the		
	Commission shall evaluate if		
	specific rules for this sector		
	can be adopted, especially		
	for occasional services as		
	defined in Article 2		
	paragraph 1 number 4 of		
	Regulation (EC) No		
	1073/2009 of the European		
	Parliament and the Council		
	of 21 October 2009 on		
	common rules for access to		
	the international market for		
	coach and bus services.		

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68.	HAVE ADOPTED THIS REGULA	TION:		
69.	Article 1		Article 1	
70.	Regulation (EC) No 561/2006 is amended as follows:		Regulation (EC) No 561/2006 is amended as follows:	
71.		Amendment 373 Article 1- paragraph 1- point -1 Regulation (EC) No 561/2006 Article 2 - paragraph 1 - point a a (new)		
72.		(-1) In Article 2(1), the following point is inserted:		
73.		"(-aa) of goods in international transport operations, where the maximum permissible mass of the vehicle, including any trailer, or semi-trailer, exceeds 2,4 tonnes, or"		

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74.		Amendment 374		
		Article 1- paragraph 1- point -1a		
		(new)		
		Regulation (EC) No 561/2006		
		Article 3 - paragraph 1 - point a a		
75.		(-1a) In Article 3, point (aa) is		
		replaced by the following:		
76.	(aa) vehicles or combinations of	"(aa) vehicles or combinations of		
	vehicles with a maximum	vehicles with a maximum		
	permissible mass not	permissible mass not		
	exceeding 7,5 tonnes used for	exceeding 7,5 tonnes used for		
	carrying materials,	carrying materials,		
	equipment or machinery for	equipment or machinery for		
	the driver's use in the course	the driver's use in the course		
	of his work, and which are	of his work, <i>or delivering</i>		
	used only within a 100 km	goods which have been		
	radius from the base of the	produced on a craft basis in		
	undertaking and on the	the undertaking employing		
	condition that driving the	the driver and which are used		
	vehicle does not constitute	only within a 150 km radius		
	the driver's main activity;	from the base of the		
		undertaking and on the		
		condition that driving the		
		vehicle does not constitute		
		the driver's main activity;"		

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77.		Amendment 375 Article 1 - paragraph 1- point 1a (new) Regulation (EC) No 561/2006 Article 3 -point h a (new)		
78.		(1a) In Article 3, the following point is inserted:		
79.		"(ha) light commercial vehicles that are used for the transport of goods, where the transport is not effected for hire or reward, but on the own account of the company or the driver, and where driving does not constitute the main activity of the person driving the vehicle;"		
80.	(1) in Article 3, the following point (h) is replaced by the following:		deleted	
81.	"(h) vehicles or combinations of vehicles used for the non- commercial carriage of goods;"		deleted [Note: existing text: "h) vehicles with a maximum permissible mass not exceeding 7,5 tonnes used for the non-commercial	

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			carriage of goods;"]	
82.	(2) In Article 4, the following	Amendment 376 Article 1 - paragraph 1- point 2 Regulation (EC) No 561/2006 Article 4 - point r	(1) in Article 4, the following	
05.	point (r) is added:		point is added:	
84.	"(r) 'non-commercial carriage' means any carriage by road, other than carriage for hire or reward or for own account, for which no remuneration is received and which does not generate any income.	(r) 'non-commercial carriage' means any carriage by road, other than carriage for hire or reward or for own account, for which no remuneration is received and which does not generate any income <i>or turnover</i> .	"(r) 'non-commercial carriage' means any carriage by road, other than carriage for hire or reward or for own account, for which no direct or indirect remuneration is received and which does not directly or indirectly generate any income for the driver of the vehicle or others and where there is no link with professional or commercial activity;	
85.		Amendment 377 Article 1 - paragraph 1- point 2a (new) Regulation (EC) No 561/2006 Article 4 - point ra (new)		
86.		(2a) In Article 4, the following point is added:		

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87.		"(ra) 'home' means the registered		
		residence of the driver in a		
		Member State."		
88.		Amendment 378		
		Article 1- paragraph 1- point 2b		
		(new)		
		Regulation (EC) No 561/2006		
		Article 5 - paragraph 1		
89.		(2b) In Article 5, paragraph 1 is		
		replaced by the following:		
90.	1. The minimum age for	"1. The minimum age for []		
	conductors shall be 18 years.	drivers shall be 18 years."		
		urvers shall be 10 years.		
91.	(3) in Article 6(5), the first		(2) [] Article 6(5) [] is	
	sentence is replaced by the		replaced by the following:	
	following:			
92.	"A driver shall record as other work		"A driver shall record as other work	
	any time spent as described in		any time spent as described in	
	Article 4(e) as well as any time		Article 4(e) as well as any time	
	spent driving a vehicle used for		spent driving a vehicle used for	
	commercial operations not falling		commercial operations not falling	
	within the scope of this Regulation,		within the scope of this Regulation,	
	and shall record any periods of		and shall record any periods of	
	availability, as defined in Article		availability, as defined in Article	
	3(b) of Directive 2002/15/EC, in		3(b) of Directive 2002/15/EC, in	

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	accordance with Article		accordance with Article	
	34(5)(b)(iii) of Regulation (EU) No		34(5)(b)(iii) of Regulation (EU) No	
	165/2014. This record shall be		165/2014. This record shall be	
	entered either manually on a record		entered either manually on a record	
	sheet, a printout or by use of		sheet, a printout or by use of	
	manual input facilities on recording		manual input facilities on recording	
	equipment.";		equipment.";	
93.	(4) in Article 7, the following third		(3) in Article 7, the following third	
	paragraph is added:		paragraph is added:	
94.	"A driver engaged in multi-		"A driver engaged in multi-	
	manning may decide to take a break		manning may [] take a break of	
	of 45 minutes in a vehicle driven by		45 minutes in a vehicle driven by	
	another driver provided that the		another driver provided that the	
	driver taking the break is not		driver taking the break is not	
	involved in assisting the driver		involved in assisting the driver	
	driving the vehicle.";		driving the vehicle.";	
95.	(5) Article 8 is amended as		(4) Article 8 is amended as follows:	
	follows:			

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96.	(a) in paragraph 6, the first subparagraph is replaced by the following:	Amendment 379 Article 1- paragraph 1- point 5 - point a Regulation (EC) No 561/2006 Article 8 - paragraph 6 - subparagraph 1 deleted	(a)[] paragraph 6 [] is replaced by the following:	
98.	"6. In any four consecutive weeks a driver shall take at least: a) four regular weekly rest periods, or (b) two regular weekly rest periods of at least 45 hours and two reduced weekly rest periods of at least 24 hours.	deleted	"6. In any four consecutive weeks a driver shall take at least [] four weekly rest periods, of which at least two shall be regular weekly rest periods. []	
99.	For the purposes of point (b), the reduced weekly rest periods shall be compensated by an equivalent period of rest taken en bloc before the end of the third week following	deleted	[] The reduced weekly rest periods shall be compensated by an equivalent period of rest taken en bloc before the end of the third week following the week in question. In case that two	

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	the week in question		reduced weekly rest periods are taken consecutively, the weekly rest period following thereafter shall be preceded or followed by a rest period taken as compensation.	
100.			A weekly rest period shall start no later than at the end of six 24-hour periods from the end of the previous weekly rest period.";	
101.	(b)paragraph 7 is replaced by the following:		deleted	
102.		Amendment 381 Article 1 - paragraph 1 - point 5 - point b Regulation (EC) No 561/2006 Article 8 - paragraph 7		
103.	"7. Any rest period taken as compensation for a reduced weekly rest period shall immediately precede or follow a regular weekly rest period of at least 45 hours.";	7. Any rest period taken as compensation for a reduced weekly rest period shall [] <i>be attached to</i> a regular weekly rest period of at least 45 hours.	deleted	

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104.	(c)the following paragraphs 8a and 8b are inserted:		(c)[] Paragraph 8 [] is replaced by the following:	
105.			"8. Where a driver chooses to do this, daily rest periods and reduced weekly rest periods away from base may be taken in a vehicle, as long as it has suitable sleeping facilities for each driver and the vehicle is stationary.	
106.		Amendment 382 Article 1 - paragraph 1 - point 5 point c Regulation (EC) No 561/2006 Article 8 - paragraph 8a - introductory part		
107.	"8a. The regular weekly rest periods and any weekly rest of more than 45 hours taken in compensation for previous reduced weekly rest shall not be taken in a vehicle. They shall be taken in a suitable accommodation, with adequate sleeping and sanitary	8a. The regular weekly rest periods, and any weekly rest of more than 45 hours taken in compensation for previous reduced weekly rest shall not be taken in a vehicle. They shall be taken in a [] quality and gender friendly accommodation, outside the	[] Regular weekly rest periods and any weekly rest of more than 45 hours taken in compensation for previous reduced weekly rest shall not be taken in a vehicle. []	

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	facilities:	cabin, with adequate []		
		sanitary and sleeping facilities		
		for the driver. That		
		accommodation shall be:		
108.		Amendment 383		
		Article 1 - paragraph 1 - point 5		
		point c		
		Regulation (EC) No 561/2006		
		Article 8 - paragraph 8a -point a		
109.	(a) either provided or paid for by	(a) either provided by or paid for	Any costs for accommodation	
	the employer, or	by the employer, or	outside the vehicle shall be	
			covered by the employer.	
110.		A Jun 4 20 4		
110.		Amendment 384		
		Article 1 - paragraph 1 - point 5 -		
		point c Regulation (EC) No 561/2006		
		· · ·		
111.	(b) at home or at another private	Article 8 - paragraph 8a - point b (b) at <i>the driver's</i> home or at		
111.	location chosen by the driver.	another private location chosen		
	location chosen by the driver.	by the driver.		
112.		by the driver.		
114.			At the latest [OJ: three years	
			after entry into force], the	
			Commission shall assess the	
			availability of safe and secure	
			parking places allowing for a	

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			comfortable rest while the vehicle is stationary.";	
113.			(d) The following paragraph is inserted:	
114.		Amendment 385		
		Article 1 - paragraph 1 - point 5 -		
		point c		
		Regulation (EC) No 561/2006		
		Article 8 - paragraph 8b -		
		subparagraph 1		
115.	8b. A transport undertaking shall organise the work of drivers in such a way that the drivers are able to spend at least one regular weekly rest period or a weekly rest of more than 45 hours taken in compensation for reduced weekly rest at home within each period of	8b. A transport undertaking shall organise the work of drivers in such a way that the drivers are able to spend at least one regular weekly rest period or a weekly rest of more than 45 hours taken in compensation for reduced weekly rest at home [] or another	"8a. A transport undertaking shall organise the work of drivers in such a way that the drivers are able to [] return to one of the operational centres in the Member State of the employer's establishment or to the drivers' place of residence within each	
	three consecutive weeks.";	location of the driver's choosing	period of four consecutive	
		before the end of each period of	weeks, in order to spend at least	
		[] four consecutive weeks. The	one regular weekly rest period	
		driver shall inform the transport	or a weekly rest of more than	
		undertaking in writing no later	45 hours taken in compensation	
		than two weeks before such rest	for reduced weekly rest.	

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		period, if it will be taken in a place	However, in case that a driver	
		other than the driver's home.	has taken two reduced weekly	
		When a driver chooses to take this	rest periods consecutively	
		rest at home, the transport	without return, the transport	
		undertaking shall provide the	undertaking shall organise the	
		driver with the necessary means to	work of the driver in such a	
		return home. The undertaking	way that the driver is able to	
		shall document how it fulfils this	return already at the end of the	
		obligation and shall keep the	third week. The undertaking	
		documentation at its premises in	shall document how it fulfils	
		order to present it on request of	this obligation and shall keep	
		control authorities.	the documentation at its	
			premises in order to present it	
			on request of control	
			authorities.";	
116.		Amendment 386		
		Article 1- paragraph1- point 5 -		
		point c		
		Regulation (EC) No 561/2006		
		Article 8 - paragraph 8b -		
1.15		subparagraph 1 a (new)		
117.		In Article 8, paragraph 8b, the		
		following subparagraph is added:		

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118.		"The driver shall declare that a regular weekly rest period or a weekly rest of more than 45 hours taken in compensation for a reduced weekly rest, has been taken in a location of driver's choice. The declaration shall be kept at the premises of undertaking."		
119.		Amendment 380 Article 1- paragraph1- point 5 - point ca (new) Regulation (EC) No 561/2006 Article 8 - paragraph 9a (new)		
120.		(ca) the following paragraph is added:		
121.		"9a. The Commission shall no later than [two years after entry into force of this amending Regulation] evaluate and report to Parliament and Council if more adequate rules for drivers engaged in occasional services of carriage of passengers can be adopted, as		

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		defined in Article 2 paragraph 1		
		number 4 of Regulation (EC) No		
		1073/2009 of the European		
		Parliament and the Council of 21		
		October 2009 on common rules for		
		access to the international market		
		for coach and bus services."		
122.		Amendment 387		
		Article 1- paragraph 1- point 5a		
		(new)		
		Regulation (EC) No 561/2006		
		Article 8a (new)		
123.		(5a) The following Article is		
		inserted:		
124.		"Article 8a		
124.				
123.		1. By [six months after the		
		entry into force of this Regulation]		
		Member States shall communicate		
		to the Commission the locations of		
		Dedicated Parking Areas (DPA)		
		available on their territories and		
		shall subsequently notify any		
		changes to this information. The		
		Commission shall list all publicly		

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		accessible DPA on a single official		
		website that is regularly updated.		
126.		2. All parking areas that have at least the facilities and features set out in Annex 1 and which are published by the Commission in accordance with paragraph 2 may indicate at their entrance that they are DPA.		
127.		3. Member States shall ensure that random checks are carried out on a regular basis to verify compliance of parking characteristics with the DPA criteria set out in Annex.		
128.		4. Member States shall investigate complaints of certified DPAs that are non-compliant with the criteria set out in Annex.		

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129.		5. Member States shall encourage the creation of Dedicated Parking areas in line with the provisions set out in point (c) of Article 39(2) of the Regulation (EU) No 1315/2013.		
130.		The Commission shall, by 31 December 2020 at the latest, present a report to the European Parliament and the Council on the availability of suitable rest facilities for drivers and secured parking facilities. This report shall be accompanied by the draft regulation establishing standards and procedures for certification of DPA referred to in paragraph 4 of this Article. This report shall be updated annually on the basis of information gathered by the		
		Commission under paragraph 5 and contain a list of proposed measures to increase the number and quality of suitable rest facilities for drivers and secured		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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		parking facilities."		
131. 132.	(6) in Article 9, paragraph 1 is	Amendment 388 Article 1- paragraph 1- point 6 Regulation (EC) No 561/2006 Article 9 - paragraph 1	(5) in Article 9, paragraph 1 is	
	replaced by the following:		replaced by the following:	
133.	"9. By way of derogation from Article 8, where a driver accompanies a vehicle which is transported by ferry or train, and takes a regular daily rest period or reduced weekly rest period, that period may be interrupted not more than twice by other activities not exceeding one hour in total. During that regular daily rest or reduced weekly rest period the driver shall have access to a bunk or couchette at their disposal.";	1. By way of derogation from Article 8, where a driver accompanies a vehicle which is transported by ferry or train, and takes a regular daily rest period or reduced weekly rest period, that period may be interrupted not more than twice by other activities not exceeding one hour in total. During that regular daily rest or reduced weekly rest period the driver shall have access to a <i>sleeper cabin</i> , bunk or couchette at their disposal.	"1. By way of derogation from Article 8, where a driver accompanies a vehicle which is transported by ferry or train, and takes a regular daily rest period or [] weekly rest period, that period may be interrupted not more than twice by other activities not exceeding one hour in total. During that regular daily rest or [] weekly rest period the driver shall have access to a bunk or couchette at their disposal.";	
134.			(5a) Article 11 shall read as follows:	

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135.			"A Member State may provide for longer minimum breaks and rest periods or shorter maximum driving times than those laid down in Articles 6 to 9 in the case of carriage by road undertaken wholly within its territory. In so doing, Member States shall take account of relevant collective or other agreements between the social partners. Nevertheless, this Regulation shall remain applicable to drivers engaged in international transport operations.	
136.			A Member State may under the same conditions provide that a driver engaged exclusively in carriage by road undertaken wholly within its territory shall in any two consecutive weeks take at least:	
137.			 two regular weekly rest periods, or 	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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138.			- one regular weekly rest period and one reduced weekly rest period of at least 24 hours, whereby the reduction shall be compensated by an equivalent period of rest taken en bloc before the end of the third week following the week in question."	
139.		Amendment 389 Article 1- paragraph 1- point 6a (new) Regulation (EC) No 561/2006 Article 8 - paragraph 1a (new)		
140.		(6a) in Article 9, the following paragraph is inserted:		
141.		"1a. The derogation in paragraph 1 may be extended to regular weekly rests when the ferry journey is 12 hours or more in duration. During that weekly rest period the driver shall have access to a sleeper cabin."		

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142.		Amendment 390		
		Article 1- paragraph1- point 6a		
		(new)		
		Regulation (EC) No 561/2006		
		Article 10 - paragraph 1		
143.		(6a) in Article 10, paragraph 1 is replaced by the following		
144.	1. A transport undertaking shall not give drivers it employs or who are put at its disposal any payment, even in the form of a bonus or wage supplement, related to distances travelled and/or the amount of goods carried if that payment is of such a kind as to endanger road safety and/or encourages infringement of this Regulation.	"1. A transport undertaking shall not give drivers it employs or who are put at its disposal any extra payment, even in the form of a bonus or wage supplement, related to distances travelled, <i>the speed of delivery</i> and/or the amount of goods carried if that payment [] encourages infringement of this Regulation."		
145.	(7) in Article 12, the following second paragraph is added:		(6) [] Article 12 is replaced by the following []:	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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146.		Amendment 391 Article 1- paragraph1- point 7		
		Regulation (EC) No 561/2006		
		Article 12 - paragraph 2		
147.			"Provided that road safety is not thereby jeopardised and to enable the vehicle to reach a suitable stopping place, the driver may depart from Articles 6 to 9 to the extent necessary to ensure the safety of persons, of the vehicle or its load.	
148.	"Provided that road safety is not thereby jeopardised, the driver may depart from Article 8(2) and the second subparagraph of Article 8(6) to be able to reach a suitable accommodation as referred to in Article 8(8a) to take a daily or weekly rest there. Such a departure shall not result in exceeding daily or weekly driving times or shortening daily or weekly rest periods. The driver shall indicate	Provided that road safety is not thereby jeopardised, the driver may depart exceptionally from Article [] 6(1) and (2) after a rest of 30 minutes, so as to be able to reach [] within two hours the employer's operational centre where the driver is normally based and where the driver's regular weekly rest shall begin. The driver shall indicate the reason for such departure manually on the []	Provided that road safety is not thereby jeopardised, the driver may, in exceptional circumstances, also depart from Article 6(1) and (2) and Article 8(2) [] by exceeding the daily and weekly driving time by up to one hour in order to reach the employer's operational centre for taking a weekly rest. The driver shall indicate the reason for such departure manually on the record sheet of the recording	
	the reason for such departure	printout from the recording	equipment or on a printout from the	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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	manually on the record sheet of the	equipment []. This period of up	recording equipment or in the duty	
	recording equipment or on a	to two hours shall be compensated	roster, at the latest on arrival at the	
	printout from the recording	by an equivalent period of rest	destination or the suitable []	
	equipment or in the duty roster, at	taken en bloc with any rest period,	stopping place.";	
	the latest on arrival at the suitable	by the end of the third week		
	accommodation.	following the week in question		
149.		Amendment 392		
		Article 1- paragraph 1- point 7a		
		(new)		
		Regulation (EC) No 561/2006		
		Article 13 - paragraph 1 - point d		
150.		(7a) In Article 13(1), point (d) is replaced by the following:		
151.	(d) vehicles or combinations of	"(d) vehicles or combinations of		
	vehicles with a maximum	vehicles with a maximum		
	permissible mass not exceeding 7,5	permissible mass not exceeding 7,5		
	tonnes used by universal service	tonnes used by universal service		
	providers as defined in Article	providers as defined in Article 2		
	2(13) of Directive 97/67/EC of the	(13) of Directive 97/67/EC of the		
	European Parliament and of the	European Parliament and of the		
	Council of 15 December 1997 on	Council of 15 December 1997 on		
	common rules for the development	common rules for the development		
	of the internal market of	of the internal market of		
	Community postal services and the	Community postal services and the		

		COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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		improvement of quality of service	improvement of quality of service		
		to deliver items as part of the	to deliver items as [] part of		
		universal service.	postal items as defined in Article		
			2(6) of Directive 97/67/EC."		
1	52.		Amendment 393		
			Article 1- paragraph1- point 7b		
			(new)		
			Regulation (EC) No 561/2006		
			Article 13 - paragraph 1 - point e		
1	53.		(7b) In Article 13(1), point (e) is	(7) Article 13 (1) is amended as	
			replaced by the following	follows:	
				(a) point (e) is replaced by the following:	
1	54.	(e) vehicles operating exclusively	"(e) vehicles operating exclusively	"(e) vehicles operating	
		on islands not exceeding 2 300	on islands or regions isolated from	exclusively on islands or isolated	
		square kilometres in area which are	the rest of the national territory	regions from the rest of the	
		not linked to the rest of the national	not exceeding 2 300 square	national territory not exceeding	
		territory by a bridge, ford or tunnel	kilometres in area which are not	2.300 square kilometres in area	
		open for use by motor vehicles;	[] <i>connected</i> to the rest of the	which are not linked to the rest of	
		open for use by motor vehicles;	[] <i>connected</i> to the rest of the national territory by a bridge, ford	which are not linked to the rest of the national territory by a bridge,	
		open for use by motor vehicles;			
		open for use by motor vehicles;	national territory by a bridge, ford	the national territory by a bridge,	
		open for use by motor vehicles;	national territory by a bridge, ford or tunnel open for use by motor	the national territory by a bridge, ford or tunnel open for use by	
		open for use by motor vehicles;	national territory by a bridge, ford or tunnel open for use by motor vehicles, <i>and which do not border</i>	the national territory by a bridge, ford or tunnel open for use by motor vehicles, nor are they	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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155.		Amendment 394 Article 1- paragraph1- point 7c (new) Regulation (EC) No 561/2006 Article 13 - paragraph 1 - point pa (new)		
156.		(7c) in Article 13(1), the following point is added:	(b) the following point (q) is added:	
157.		"(pa) vehicles or combinations of vehicles with a maximum permissible mass not exceeding 44 tonnes employed by a construction undertaking up to a 100 km radius from the base of the undertaking, and on condition that driving the vehicles does not constitute the driver's main activity;"	"(q)vehicles used for the delivery of ready-mixed concrete.";	

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158.		Amendment 395 Article 1- paragraph 1- point 8		
		Regulation (EC) No 561/2006 Article 14 - paragraph 2		
159.	(8) in Article 14, paragraph 2 is replaced by the following:		(8) in Article 14, paragraph 2 is replaced by the following:	
160.	"2. In urgent cases Member States may grant, under exceptional circumstances, a temporary exception for a period not exceeding 30 days, which shall be duly justified and notified immediately to the Commission.";	2. In urgent cases Member States may grant, under exceptional circumstances, a temporary exception for a period not exceeding 30 days, which shall be duly justified and notified immediately to the Commission. This information shall be published on a dedicated public website maintained by the Commission in all EU languages.	"2. In urgent cases Member States may grant, under exceptional circumstances, a temporary exception for a period not exceeding 30 days, which shall be duly justified and notified immediately to the Commission.";	

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161.		Amendment 396		
		Article 1- paragraph 1- point 9		
		Regulation (EC) No 561/2006		
		Article 15		
162.	(9) Article 15 is replaced by the		(9) Article 15 is replaced by the	
	following:		following:	
163.	"Article 15		"Article 15	
164.	Member States shall ensure that	Member States shall ensure that	Member States shall ensure that	
	drivers of vehicles referred to in	drivers of vehicles referred to in	drivers of vehicles referred to in	
	Article 3(a) are governed by	Article 3(a) are governed by	Article 3(a) are governed by	
	national rules which provide	national rules which provide	national rules which provide	
	adequate protection in terms of	adequate protection in terms of	adequate protection in terms of	
	permitted driving times and	permitted driving times and	permitted driving times and	
	mandatory breaks and rest periods.	mandatory breaks and rest periods.	mandatory breaks and rest periods.	
	Member States shall inform the	[] It is in the interests of drivers'	Member States shall inform the	
	Commission about the relevant	working conditions, as well as	Commission about the relevant	
	national rules applicable to such	road safety and enforcement that	national rules applicable to such	
	drivers.";	Member States provide parking	drivers.";	
		and rest areas, free from snow and		
		ice in the wintertime, especially in		
		the outermost and/or peripheral		
		regions of the European Union.		

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165.			(9a) Article 16, paragraph 3, subparagraph (a) is replaced by the following:	
166.	[Existing text:] (a) include all the particulars specified in paragraph 2 for a minimum period covering the previous 28 days; these particulars must be updated on regular intervals, the duration of which may not exceed one month;		"(a) include all the particulars specified in paragraph 2 for a minimum period covering the day of control and the previous 56 [] days; these particulars must be updated on regular intervals, the duration of which may not exceed one month;"	
167.		Amendment 397 Article 1- paragraph 1- point 9a (new) Regulation (EC) No 561/2006 Article 17 - paragraph 3a (new)		
168.		(9a) In Article 17, the following paragraph is inserted:		
169.		"3a. The report shall include an evaluation of the use of autonomous driving systems in the Member States and the possibility for the driver to record the period during which an autonomous		

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		driving system is activated and		
		shall be accompanied, if		
		appropriate, by a legislative		
		proposal to amend this Regulation,		
		including the necessary		
		requirements for the driver to		
		record those data in the smart		
		tachograph."		
170.		Amendment 398		
		Article 1- paragraph 1- point 10		
		Regulation (EC) No 561/2006		
		Article 19 - paragraph 1		
171.	(10) in Article 19, paragraph 1 is		(10) in Article 19, paragraph 1 is	
	replaced by the following:		replaced by the following:	
172.	"1. Member States shall lay	1. Member States shall lay	"1. Member States shall lay	
	down rules on penalties applicable	down rules on penalties applicable	down rules on penalties applicable	
	to infringements of this Regulation	to infringements of this Regulation	to infringements of this Regulation	
	and Regulation (EU) No 165/2014	and Regulation (EU) No 165/2014	and Regulation (EU) No 165/2014	
	and shall take all measures	and shall take all measures	and shall take all measures	
	necessary to ensure that they are	necessary to ensure that they are	necessary to ensure that they are	
	implemented. Those penalties shall	implemented. Those penalties shall	implemented. Those penalties shall	
	be effective, proportionate to their	be effective <i>and</i> proportionate to	be effective, proportionate to their	
	gravity as determined in accordance	[] <i>the</i> gravity [] <i>of the</i>	gravity as determined in accordance	
	with Annex III to Directive	infringements, as indicated in	with Annex III to Directive	
	2006/22/EC of the European	Annex III to Directive 2006/22/EC	2006/22/EC of the European	

C	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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P	Parliament and of the Council,	of the European Parliament and of	Parliament and of the Council ⁶ ,	
di	issuasive and non-discriminatory.	the Council12, dissuasive and non-	dissuasive and non-discriminatory.	
N	No infringement of this Regulation	discriminatory. No infringement of	No infringement of this Regulation	
aı	nd Regulation (EU) No 165/2014	this Regulation and <i>of</i> Regulation	and Regulation (EU) No 165/2014	
sł	hall be subjected to more than one	(EU) No 165/2014 shall be []	shall be subjected to more than one	
pe	enalty or procedure. The Member	subject to more than one penalty or	penalty or procedure. The Member	
S	tates shall notify the Commission	procedure. The Member States	States shall notify the Commission	
0	f those measures and the rules on	shall [], by the date specified in	of those measures and the rules on	
pe	enalties by the date specified in	the second subparagraph of Article	penalties by the date specified in	
th	ne second subparagraph of Article	29, [] notify the Commission of	the second subparagraph of Article	
29	9. They shall notify without delay	those rules and measures, along	29. They shall notify without delay	
aı	ny subsequent amendments	with the method and criteria	any subsequent amendments	
th	hereto. The Commission shall	chosen at national level for	thereto. The Commission shall	
ir	nform Member States	assessing their proportionality.	inform Member States	
ac	ccordingly.";	[] The Member States shall	accordingly.";	1
		notify without delay any		1
		subsequent amendment []		<u> </u>
		affecting them. The Commission		I
		shall inform Member States [] of		1
		those rules and measures, and of		I
		any amendments thereto. This		
		information shall be published on		
		a dedicated public website		
		maintained by the Commission in		
		all EU languages, containing		
		detailed information on such		

	• • ' ' '	European Parliament/ Plenary report P8 TA-PROV(2019)0340*	Council/General Approach, doc. 15084/18	
0277		penalties applicable in EU Member States. Directive 2006/22/EC of the European Parliament and 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	doc. 15084/18 Directive 2006/22/EC of the European Parliament and 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).	88/599/EEC (OJ L 102, 11.4.2006, p. 35).	

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173.	(11) Article 22 is amended as		(11) Article 22 is amended as	
	follows:		follows:	
174.	(a) paragraph 1 is replaced		(a) paragraph 1 is replaced	
	by the following:		by the following:	
175.	"1. Member States shall work in close cooperation and provide each other with mutual assistance without undue delay in order to facilitate the consistent application of this Regulation and its effective enforcement, in line with the requirements set out in Article 8 of Directive 2006/22/EC.";		"1. Member States shall work in close cooperation and provide each other with mutual assistance without undue delay in order to facilitate the consistent application of this Regulation and its effective enforcement, in line with the requirements set out in Article 8 of Directive 2006/22/EC.";	
176.	(b) in paragraph 2, the following point (c) is added:		(b) in paragraph 2, the following point (c) is added:	
177.	"(c) other specific information, including the risk rating of the undertaking, liable to have consequences for compliance with the provisions of this Regulation.";		"(c) other specific information, including the risk rating of the undertaking, liable to have consequences for compliance with the provisions of this Regulation.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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178.	(c) the following paragraphs 3a and 3b are inserted:		(c) the following paragraphs 3a and 3b are inserted:	
179.	"3a. For the purpose of the exchange of information within the framework of this Regulation, Member States shall use the bodies for intracommunity liaison designated pursuant to Article 7 of Directive 2006/22/EC.		"3a. For the purpose of the exchange of information within the framework of this Regulation, Member States shall use the bodies for intracommunity liaison designated pursuant to Article 7 of Directive 2006/22/EC.	
180.	3b. Mutual administrative cooperation and assistance shall be provided free of charge.";		3b. Mutual administrative cooperation and assistance shall be provided free of charge.";	
181.			(11a) in Article 24, the following paragraph is inserted:	
182.			"2a. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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183.		Amendment 399 Article 1- paragraph1- point 12 Regulation (EC) No 561/2006 Article 25 - paragraph 2	(12): A :: 1 25	
184.	(12) in Article 25, paragraph 2 is replaced by the following:		(12) in Article 25, paragraph 2 is replaced by the following:	
185.	"2. In the cases referred to in paragraph 1 the Commission shall adopt implementing acts setting out common approaches in accordance with the advisory procedure referred to in Article 24(2)."	2. In the cases referred to in paragraph 1 the Commission shall adopt implementing acts setting out common approaches <i>for the implementation of this Regulation</i> , in accordance with the advisory procedure referred to in Article 24(2).	"2. In the cases referred to in point (b) of paragraph 1 the Commission shall adopt implementing acts setting out common approaches in accordance with the [] examination procedure referred to in Article 24(2a).";	
186.		Amendment 400 Article 1- paragraph 1- point 12a (new) Regulation (EC) No 561/2006 Annex (new)		
187.		(12a) The following Annex is added:		
188.		"Minimum requirements for the parking areas		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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189.		Part A: Service facilities		
190.		1) Toilets with water taps, clean, in working condition and checked regularly:		
191.		- up to 10 places, at least one toilet block with four toilets;		
192.		- from 10 up to 25 places, at least one toilet block with eight toilets;		
193.		- from 25 up to 50 places, at least two toilet blocks with 10 toilets each;		
194.		- from 50 up to 75 places, at least two toilet blocks with 15 toilets each;		
195.		- from 75 up to 125 places, at least four toilet blocks with 15 toilets each;		
196.		- over 125 places, at least six toilet blocks with 15 toilets each.		

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197.		2) Showers clean, in working condition and checked regularly:		
198.		- up to 10 places, at least one shower block with two showers;		
199.		- from 25 up to 50 places, at least two shower blocks with five showers each;		
200.		- from 50 up to 75 places, at least two shower blocks with 10 showers each;		
201.		- from 75 up to 125 places, at least four shower blocks with 12 showers each;		
202.		- over 125 places, at least six shower blocks with 15 showers each.		
203.		3) Adequate access to drinking water;		
204.		4) Suitable cooking facilities, snack-bar or restaurant;		

	COM proposal, COM(2017) 0277 final	European Parliament/ Plenary report P8 TA-PROV(2019)0340*	Council/General Approach, doc. 15084/18	
205.	0211 IIIai	5) Shop present with variety of food, beverages etc. at the site or nearby;	400. 13004/10	
206.		6) Waste bins available in adequate amount and capacity;		
207.		7) Shelter against rain or sun near parking area;		
208.		8) Contingency plan/ management available/ emergency contacts known to the staff;		
209.		9) Picnic tables with benches or alternatives available in reasonable amount;		
210.		10) Dedicated Wi-Fi service;		
211.		11) Cashless reservation, payment and invoice system;		
212.		12) Indication system of slot availability both at the location and online;		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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213.		13) The facilities are gender friendly.		
214.		Part B: Security features		
215.		1) A continuous separation of the parking area and its surroundings, such as fences or alternative barriers, which prevents casual entry and intentional unlawful entry or delays the entry;		
216.		2) Only users of the truck parking area and truck parking area staff are to be given access to the parking;		
217.		3) Digital recording (at least 25fps) in place. The system records either continuously or in motion detection mode;		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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218.		4) CCTV system that has the possibility to cover the whole fence ensuring that all activities near or at the fence can be clearly recorded (CCTV recording view);		
219.		5) Site surveillance by patrols or otherwise;		
220.		6) Each crime incident shall be reported to the truck parking area staff and the police. If possible the vehicle has to be kept stationary pending instructions from police;		
221.		7) Lighted driving and pedestrian lanes at all times;		
222.		8) Pedestrian safety in the dedicated parking areas;		
223.		9) Parking area surveillance through appropriate and proportionate security checks;		
224.		10) Clearly indicated phone number(s) of emergency services."		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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225.	Article 2		Article 2	
226.	Regulation (EU) No 165/2014 is amended as follows:		Regulation (EU) No 165/2014 is amended as follows:	
227.		Amendment 401 Article 2- paragraph 1 - point 1 (new) Regulation (EC) No 165/2014 Article 1 - paragraph 1		
228.		(-1) Article 1, paragraph 1 is replaced by the following:	(-1) In Article 1, the first subparagraph of paragraph 1 is replaced by the following:	
229.	1. This Regulation sets out obligations and requirements in relation to the construction, installation, use, testing and control of tachographs used in road transport, in order to verify compliance with Regulation (EC) No 561/2006, Directive 2002/15/EC of the European Parliament and of the Council ⁷ and Council Directive 92/6/EEC ⁸ .	obligations and requirements in relation to the construction, installation, use, testing and control of tachographs used in road transport, in order to verify compliance with Regulation (EC) No 561/2006, Directive 2002/15/EC of the European Parliament and of the Council ⁷ and Council Directive 92/6/EEC ⁸ , <i>Regulation (EC) No</i>	"1. This Regulation sets out obligations and requirements in relation to the construction, installation, use, testing and control of tachographs used in road transport, in order to verify compliance with Regulation (EC) No 561/2006, Directive 2002/15/EC of the European Parliament and of the Council 7 and Council Directive 92/6/EEC8, Council Directive 92/106/EEC9,	

(COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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8	Directive 2002/15/EC of the European Parliament and of the Council of 11 March 2002 on the organisation of the working time of persons performing mobile road transport activities (OJ L 80, 23.3.2002, p. 35).	1072/2009, Council Directive 92/106/EEC8a, Directive 96/71/EC and Directive 2014/67/EU as far as the posting of workers in road transport is concerned, and with the Directive laying down specific rules with respect to Directive 96/71/EC and Directive 2014/67/EU for posting drivers in road transport." 7 Directive 2002/15/EC of the European Parliament and of the Council of 11 March 2002 on the organisation of the working time of persons performing mobile road transport activities (OJ L 80, 23.3.2002, p. 35). 8 Council Directive 92/6/EEC of 10 February 1992 on the installation and use of speed limitation devices for certain categories of motor vehicles	Regulation (EC) No 1072/2009, Regulation (EC) No 1073/2009, Directive 96/71 and Directive 2014/67/EU as far as posting of workers in road transport is concerned, and with the Directive xxx/xxx/EU laying down specific rules with respect to Directive 96/71/EC and Directive 2014/67/EU for posting drivers in road transport.*" * Note: References to rules on posting of workers to be aligned with the final compromise on those files. 7 Directive 2002/15/EC of the European Parliament and of the Council of 11 March 2002 on the organisation of the working time of persons performing mobile road transport activities (OJ L 80, 23.3.2002, p. 35).	

COM proposal, COM(2017)	Eur	opean Parliament/ Plenary	Co	uncil/General Approach,	
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		in the Community (OJ L 57,	8	Council Directive 92/6/EEC of	
		2.3.1992, p. 27).		10 February 1992 on the	
	8 <i>a</i>	Council Directive		installation and use of speed	
		92/106/EEC of 7 December		limitation devices for certain	
		1992 on the establishment of		categories of motor vehicles in	
		common rules for certain		the Community (OJ L 57,	
		types of combined transport		2.3.1992, p. 27).	
		of goods between Member	9	Council Directive	
		States (OJ L 368,		92/106/EEC of 7 December	
		17.12.1992, p. 38).		1992 on the establishment of	
				common rules for certain	
				types of combined transport	
				of goods between Member	
				States, OJ L 368, 17.12.1992,	
				p. 38.	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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230.		Amendment 402		
		Article 2- paragraph 1- point -1a		
		(new)		
		Regulation (EC) No 165/2014		
		Article 2 - paragraph 2 - point ha		
		(new)		
231.		(-1a) In Article 2(2), the following		
		point is inserted:		
232.		"(ha) 'smart tachograph' means a		
		digital tachograph using a		
		positioning service based on a		
		satellite navigation system		
		automatically determining its		
		position in accordance with this		
		Regulation;"		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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233.		Amendment 403 Article 2- paragraph 1- point -1b (new) Regulation (EC) No 165/2014 Article 3 - paragraph 4		
234.		(-1b) In Article 3, paragraph 4 is replaced by the following:	(-1a) In Article 3, paragraph 4 is replaced by the following:	
235.	4. 15 years after newly registered vehicles are required to have a tachograph as provided in Articles 8, 9 and 10, vehicles operating in a Member State other than their Member State of registration shall be fitted with such a tachograph	"4. No later than1 [OJ: 3 years after the entry into force of this amending Regulation], the following vehicles shall be fitted with a smart tachograph: Assuming the entry into force of the road package in 2019, the Commission's implementing act for smart tachograph version 2 by 2019/2020 (see Art. 11 below), applying thereafter a staggered approach to retrofitting.	"4. No later than four years after the end of the year of entry into force* of detailed provisions referred to in the second sentence of the first paragraph of Article 11 which contain specifications for the recording of border-crossing and additional activities, all vehicles operating in a Member State other than their Member State of registration which are fitted with a tachograph not complying with the specifications in those detailed provisions, shall be fitted with a smart	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,
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			tachograph as provided in Articles 8, 9 and 10 of this Regulation.";
			end of 2024.]
236.		(a) vehicles operating in a Member State other than their Member State of registration which are fitted with an analogue tachograph,	
237.		(b) vehicles operating in a Member State other than their Member State of registration which are fitted with a digital tachograph complying with the specifications in Annex IB to Council Regulation (EEC) No 3821/85 applicable until 30 September 2011; or	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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238.		(c) vehicles operating in a Member State other than their Member State of registration which are fitted with a digital tachograph complying with the specifications in Annex IB to Council Regulation (EEC) No 3821/85 applicable from 1 October 2011."		
239.		Amendment 404 Article 2- paragraph 1- point -1c (new) Regulation (EC) No 165/2014 Article 3 - paragraph 4a (new)		
240.		(-1c) In Article 3, the following paragraph is inserted:		
241.		"4a. By [OJ: 4 years after the entry into force of this amending Regulation], vehicles operating in a Member State other than their Member State of registration which are fitted with a digital tachograph complying with Annex IB to Council Regulation (EEC) No 3821/85 applicable from 1		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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		October 2012 shall be fitted with a		
		smart tachograph."		
242.		Amendment 405		
		Article 2- paragraph1- point -1d		
		(new)		
		Regulation (EC) No 165/2014		
		Article 3 - paragraph 4b (new)		
243.		(-1d) In Article 3, the following paragraph is inserted:		
244.				_
244.		"4b. By [OJ: 5 years after the		
		entry into force of this amending		
		Regulation], vehicles operating in		
		a Member State other than their		
		Member State of registration		
		which are fitted with a smart		
		tachograph complying with Annex		
		IC to Commission Implementing		
		Regulation (EU) 2016/7991 shall		
		be fitted with a smart tachograph."		
		Commission Implementing		
		Regulation (EU) 2016/799		
		of 18 March 2016		
		implementing Regulation		
		(EU) No 165/2014 of the		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
		European Parliament and of		
		the Council laying down the		
		requirements for the		
		construction, testing,		
		installation, operation and		
		repair of tachographs and		
		their components (OJ L 139,		
		26.5.2016, p. 1.)		
245.		Amendment 406		
		Article 2- paragraph1- point -1e		
		(new)		
		Regulation (EC) No 165/2014		
		Article 4 - paragraph 2 - indent 3a		
		(new)		
246.		(-1e) In Article 4(2), the following		
		indent is inserted:		
247.		"- have enough memory		
		capacity to store all of the		
		data required under this		
		Regulation;";		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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248.		Amendment 407 Article 2- paragraph1- point -1f		
249.		(-1f) in Article 7, paragraph 1 is	(-1b) Article 7 is replaced by the	
250.		replaced by the following:	following: "Article 7 Data protection	
251.	1. Member States shall ensure that the processing of personal data in the context of this Regulation is carried out solely for the purpose of verifying compliance with this Regulation and with Regulation (EC) No 561/2006, in accordance with Directives 95/46/EC and 2002/58/EC and under the supervision of the supervisory authority of the Member State referred to in Article 28 of Directive 95/46/EC.	"1. Member States shall ensure that the processing of personal data in the context of this Regulation is carried out solely for the purpose of verifying compliance with this Regulation and with Regulation (EC) No 561/2006, Directive 2002/15/EC, Council Directive 92/6/EEC, Council Directive 92/106/EEC, Regulation (EC) No 1072/2009, Directive 96/71/EC and Directive 2014/67/EU as far as posting of workers in road transport is concerned, and with the Directive laying down specific rules with respect to Directive 96/71/EC and Directive	1. Member States shall ensure that the processing of personal data in the context of this Regulation is carried out solely for the purpose of verifying compliance with this Regulation and with Regulation (EC) No 561/2006, Directive 2002/15/EC, Council Directive 92/6/EEC, Council Directive 92/6/EEC, Council Directive 92/106/EEC, Regulation (EC) No 1072/2009, Regulation (EC) No 1073/2009, Directive 96/71 and Directive 2014/67/EU as far as posting of workers in	

COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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	2014/67/EU for posting drivers in	road transport is concerned,	
	road transport, in accordance with	and with the Directive	
	[] Regulation (EU) 2016/679	xxx/xxx/EU laying down	
	and Directive 2002/58/EC and	specific rules with respect to	
	under the supervision of the	Directive 96/71/EC and	
	supervisory authority of the	Directive 2014/67/EU for	
	Member State referred to in Article	posting drivers in road	
	[] 51 of Regulation (EU) No	transport, in accordance	
	2016/679."	with Regulation (EU) No	
		2016/679 and Directive	
		2002/58/EC and under the	
		supervision of the supervisory	
		authority of the Member State	
		referred to in Article 51 of	
		Regulation (EU) No	
		2016/679.	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,
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252.		Amendment 408 Article 2- paragraph1- point -1g	
253.		(-1g) In Article 7, the introductory	
		part of paragraph 2 is replaced by the following:	
254.	2. Member States shall, in particular, ensure that personal data are protected against uses other than those strictly linked to this Regulation and Regulation (EC) No 561/2006, in accordance with paragraph 1, in relation to:	"2. Member States shall, in particular, ensure that personal data are protected against uses other than those strictly linked to this Regulation and Regulation (EC) 561/2006, Directive 2002/15/EC, Council Directive 92/6/EEC, Council Directive 92/106/EEC, Regulation (EC) No 1072/2009, Directive 96/71/EC and Directive 2014/67/EU as far as posting of workers in road transport is concerned, and with the Directive laying down	2. Member States shall, in particular, ensure that personal data are protected against uses other than those strictly linked to the legal acts referred to in paragraph 1, in relation to:

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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		specific rules with respect to		
		Directive 96/71/EC and		
		Directive 2014/67/EU for		
		posting drivers in road		
		<i>transport</i> , in accordance with		
		paragraph 1, in relation to:"		
255.	- the use of a global navigation		- the use of a global navigation	
	satellite system (GNSS) for the		satellite system (GNSS) for the	
	recording of location data as		recording of location data as	
	referred to in Article 8,		referred to in Article 8,	
	- the use of remote		- the use of remote	
	communication for control		communication for control	
	purposes as referred to in		purposes as referred to in	
	Article 9,		Article 9,	
	- the use of tachographs with an		- the use of tachographs with an	
	interface as referred to in		interface as referred to in	
	Article 10,		Article 10,	
	- the electronic exchange of		- the electronic exchange of	
	information on driver cards as		information on driver cards as	
	referred to in Article 31, and in		referred to in Article 31, and in	
	particular any cross-border		particular any cross-border	
	exchanges of such data with		exchanges of such data with	
	third countries,		third countries,	
	- the keeping of records by		- the keeping of records by	
	transport undertakings as		transport undertakings as	
	referred to in Article 33.		referred to in Article 33.	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,
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256.	3. Digital tachographs shall be		3. Digital tachographs shall be
	designed in such a way as to		designed in such a way as to
	ensure privacy. Only data		ensure privacy. Only data
	necessary for the purposes of		necessary for the purposes
	this Regulation shall be		referred to in paragraph 1
	processed.		shall be processed.
257.	4. Owners of vehicles, transport		4. Owners of vehicles, transport
	undertakings and any other		undertakings and any other
	entity concerned shall comply,		entity concerned shall comply,
	where applicable, with the		where applicable, with the
	relevant provisions on the		relevant provisions on the
	protection of personal data.		protection of personal data.";
258.	(1) in Article 8(1), the second		(1) []Article 8(1) [] is []
	indent is replaced by the		amended as follows:
	following:		
259.			(a) the first subparagraph []
			is replaced by the following:
			"In order to facilitate the
			verification of compliance with the
			relevant legislation, the position of
			the vehicle shall be recorded
			automatically at the following
			points, or at the closest point to
			such places where the satellite
			signal is available:

	COM proposal, COM(2017) 0277 final	European Parliament/ Plenary report P8_TA-PROV(2019)0340*	Council/General Approach, doc. 15084/18	
260.	- the starting place of the daily working period;		- the starting place of the daily working period;	
261.			- every time the vehicle crosses the border of a Member State;	
262.			- every time the vehicle performs loading or unloading activities;	
263.		Amendment 409 Article 2- paragraph 1- point 1 Regulation (EC) No 165/2014 Article 8 - paragraph 1 - subparagraph 1 - indent 2		
264.	"- every three hours of accumulated driving time and every time the vehicle crosses the border;";	 every three hours of accumulated driving time and every time the vehicle crosses the border of a Member State; 	- every three hours of accumulated driving time []; and	
265.	- the ending place of the daily working period.		- the ending place of the daily working period.	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
266.		Amendment 410 Article 2- paragraph 1- point 1 Regulation (EC) No 165/2014 Article 8 - paragraph 1 - subparagraph 1 - indent 2a (new)		
267.		 every time the vehicle performs loading or unloading activities; 	[Note: see third indent of the GA]	
268.		Amendment 411 Article 2- paragraph 1- point 1a (new) Regulation (EC) No 165/2014 Article 8 - paragraph 1 - subparagraph 1a (new)		
269.		(1a) in Article 8(1), the following subparagraph is inserted:		
270.		In order to facilitate the verification of compliance by control authorities, the smart tachograph shall also record, if the vehicle has been employed for the carriage of goods or passengers, as required by Regulation (EC) No 561/2006.		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
271. 272.		Amendment 412 Article 2- paragraph 1- point 1b		
273.		subparagraph is added: "Vehicles registered for the first time from [24 months after the entry into force of this amending Regulation] shall be fitted with a tachograph in accordance with the second indent of the first subparagraph of Article 8(1) and the second subparagraph of Article 8(1) of this Regulation.",	However, the recording of the border-crossing and additional activities referred to in the second and third indent of the first subparagraph shall concern vehicles registered in a Member State ¹⁰ for the first time after two years* after the entry into force of the detailed provisions referred to in the second sentence of the first paragraph of Article 11, without prejudice to the obligation to retrofit certain vehicles later in accordance with Article 3(4)." * NOTE: expected as being no	

	COM proposal, COM(2017) 0277 final	European Parliament/ Plenary report P8 TA-PROV(2019)0340*	Council/General Approach, doc. 15084/18	
			later than June 2022. NOTE: other provisions of this Regulation, which contain a similar reference to a vehicle registration date, will be aligned with this addition of precision ("in a Member State").	
274.		Amendment 413/rev Article 2- paragraph 1- point 1c (new) Regulation (EC) No 165/2014 Article 9 - paragraph 2		
275.		(1c) in Article 9, paragraph 2 is replaced by the following:	(1a) Article 9 is amended as follows:	
276.			(a) The first sentence of paragraph 2 is amended as follows:	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
277.	2. 15 years after newly registered	"2. [] By [OJ: 1 year after	"[] Four years after the entry	
	vehicles are required to have a	entry into force of this	into force of detailed provisions	
	tachograph as provided for in this	Regulation], Member States shall	referred to in the second sentence	
	Article and in Articles 8 and 10,	equip their control authorities to an	of paragraph 1 of Article 11	
	Member States shall equip their	appropriate extent with remote	which contain specifications for	
	control authorities to an appropriate	early detection equipment	the recording of border-crossing	
	extent with remote early detection	necessary to permit the data	and additional activities referred	
	equipment necessary to permit the	communication referred to in this	to in the second and third indent	
	data communication referred to in	Article, taking into account their	of Article 8(1), Member States	
	this Article, taking into account	specific enforcement requirements	shall equip their control authorities	
	their specific enforcement	and strategies. Until that time,	to an appropriate extent with	
	requirements and strategies. Until	Member States may decide whether	remote early detection equipment	
	that time, Member States may	to equip their control authorities	necessary to permit the data	
	decide whether to equip their	with such remote early detection	communication referred to in this	
	control authorities with such remote	equipment."	Article, taking into account their	
	early detection equipment.		specific enforcement requirements	
			and strategies.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
278. 279. 280.			'	
	ensure data integrity and authentication of the recording and control equipment. Access to the data communicated shall be restricted to control authorities authorised to check infringements of Regulation (EC) No 561/2006 and of this Regulation and to workshops in so far as it is necessary to verify the correct functioning of the tachograph.	ensure data integrity and authentication of the recording and control equipment. Access to the data communicated shall be restricted to control authorities authorised to check infringements of [] the Union legal acts set out in Article 7(1) and of this Regulation and to workshops in so far as it is necessary to verify the correct functioning of the tachograph."	ensure data integrity and authentication of the recording and control equipment. Access to the data communicated shall be restricted to control authorities authorised to check infringements of legal acts referred to in Article 7 (1), and of this Regulation and to workshops in so far as it is necessary to verify the correct functioning of the tachograph.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
281.			(c) In Paragraph 4 the following indent is added:	
282.			"- exceeding maximum driving time.";	
283.			(1aa) In Article 10 the following paragraph is added:	
284.			"2. The tachographs of vehicles registered for the first time in a Member State two years* after the entry into force of detailed provisions referred to in the second sentence of paragraph 1 of Article 11 which contain specifications for the recording of border-crossing and additional activities referred to in the second and third indent of Article 8(1), shall be equipped with the interface referred to in paragraph 1."; *[NOTE: expected as being no later than June 2022.]	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
285.		Amendment 415		
		Article 2 - paragraph 1- point 1e		
		Regulation (EC) No 165/2014		
		Article 11 - paragraph 1		
286.		(1e) in Article 11, paragraph 1 is	(1ab) In Article 11, the following	
		replaced by the following	sentence is inserted after the first	
			sentence of the first paragraph:	
287.	In order to ensure that smart	"In order to ensure that smart		
	tachographs comply with the	tachographs comply with the		
	principles and requirements set out	principles and requirements set out		
	in this Regulation, the Commission	in this Regulation, the Commission		
	shall, by means of implementing	shall, by means of implementing		
	acts, adopt detailed provisions	acts, adopt detailed provisions		
	necessary for the uniform	necessary for the uniform		
	application of Articles 8, 9 and 10,	application of Articles 8, 9 and 10,		
	excluding any provisions which	excluding any provisions which		
	would provide for the recording of	would provide for the recording of		
	additional data by the tachograph.	additional data by the tachograph.		
	Those implementing acts shall be	By [OJ: 12 months after the	"The Commission shall bring	
	adopted in accordance with the	entry into force of this amending	into force the implementing acts	
	examination procedure referred to	Regulation], the Commission shall	providing the detailed provisions	
	in Article 42(3).	adopt implementing acts laying	for the uniform application of the	
		down detailed rules for recording	obligation to record and store	
		any border crossing of the vehicle	data relating to any border	
		referred to in the second indent of	crossing of the vehicle and	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
		the first subparagraph of Article	additional activities referred to in	
		8(1) and in the second	the second and third indent of	
		subparagraph of Article 8(1).	Article 8(1), by [OJ: 12 months	
		Those implementing acts shall be	after the entry into force of this	
		adopted in accordance with the	amending Regulation].";	
		examination procedure referred to		
		in Article 42(3)."		
288.			(1ac) In Article 22, paragraph 5,	
			the two last subparagraphs shall	
			be replaced by the following:	
200			1 0	
289.			"The seals removed or broken	
			shall be replaced by an approved	
			fitter or a workshop without	
			undue delay and at the latest	
			within seven days of their	
			removal. When the seals have	
			been removed or broken for	
			control purposes, they may be	
			replaced by a control officer	
			equipped with a sealing	
			equipment and unique special	
			mark without undue delay	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18
290.			When a control officer removes a
			seal, the control card shall be
			inserted in the tachograph from
			the moment of the removal of the
			seal until the inspection is
			finished, including in case of
			placement of a new seal. The
			control officer shall issue a
			written statement containing at
			least the following information:
291.			- vehicle identification
			number;
			- name of the officer;
			- control authority and
			Member State;
			- number of the control card;
			- number of the removed seal;
			- date and time of seal
			removal;
			- number of the new seal, in
			case the control officer has
			placed a new seal.

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
292.			Before replacing the seals, a	
			check and calibration of the	
			tachograph shall be performed	
			by an approved workshop,	
			except where a seal has been	
			removed or broken for control	
			purposes and replaced by a	
			control officer.";	
293.			(1ad) In Article 26, the following	
			paragraph is added:	
294.			"(7a)The competent authority of	
			the issuing Member State may	
			require a driver to replace the	
			driver card by a new one if this is	
			necessary to comply with the	
			relevant technical	
			specifications.";	
295.			(1b) in Article 34, the first	
			paragraph is replaced by the	
			following:	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
296.	[Existing text:] 1. Drivers shall use		"1. Drivers shall use records sheets	
	record sheets or driver cards every		or driver cards every day on which	
	day on which they are driving,		they are driving, starting from the	
	starting from the moment they take		moment they take over the vehicle.	
	over the vehicle. The record sheet		The record sheet or driver card	
	or driver card shall not be		shall not be withdrawn before the	
	withdrawn before the end of the		end of the daily working period	
	daily working period unless its		unless its withdrawal is otherwise	
	withdrawal is otherwise authorised.		authorised or is necessary to enter	
	No record sheet or driver card may		the symbol after having crossed a	
	be used to cover a period longer		border. No record sheet or driver	
	than that for which it is intended.		card may be used to cover a period	
			longer than that for which it is	
			intended.";	
297.			(1c) in Article 34(6), the	
			following point (f) is added:	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
298.			"(f) the symbols of the countries	
			in which the daily working	
			period started and finished. The	
			driver shall also enter the symbol	
			of the country that the driver	
			enters after crossing a border of	
			a Member State at the beginning	
			of the driver's first stop in that	
			Member State. That first stop	
			shall be made at the nearest	
			stopping place at or after the	
			border. Where the crossing of the	
			border of a Member State takes	
			place on a ferry or train, the	
			driver shall enter the symbol of	
			the country at the port or station	
			of arrival.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
299.		Amendment 416		
		Article 2- paragraph1- point 1f (new)		
		Regulation (EC) No 165/2014		
		Article 34 - paragraph 5 - point b -		
		point (iv)		
300.		(1f) in Article 34(5), point b, point		
		iv is replaced by the following:		
		is replaced by the following.		
301.	(iv) under the sign : breaks	"(iv) under the sign : breaks,		
	or rest.	rest, annual leave or sick leave,		
		under the sign "ferry/train": In		
		addition to the sign : the rest		
		period spending on a ferry or train		
		as required by Article 9 of		
		Regulation (EC) 561/2006."		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
302.		Amendment 417 Article 2- paragraph 1- point 2 Regulation (EC) No 165/2014 Article 34 - paragraph 7 - subparagraph 1		
303.	(2) in Article 34(7), the first subparagraph is replaced by the following:		(2) in Article 34(7), the first subparagraph is replaced by the following:	
304.	"7. The driver shall enter in the digital tachograph the symbols of the countries in which the daily working period started and finished as well as where and when the driver has crossed a border in the vehicle on arrival at the suitable stopping place.	7. Where the tachograph is not able to automatically record the border crossing, the driver shall at the first possible and available stopping place enter [] the symbols of the countries in which the daily working period started and finished as well as where and when the driver has crossed a border[]. The country's code after crossing a border into a new country shall be entered under the heading BEGIN on the tachograph. Member States may require drivers of vehicles engaged	"7. The driver shall enter in the digital tachograph the symbols of the countries in which the daily working period started and finished []. One year after the entry into force of detailed provisions referred to in the second sentence of paragraph 1 of Article 11 which contain specifications allowing to enter and store border crossing data, the driver shall also enter the symbol of the country that the driver enters after crossing a border of a Member State at the beginning of the driver's	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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		in transport operations inside	first stop in that Member	
		their territory to add more	State. That first stop shall be	
		detailed geographic	made at the nearest stopping	
		specifications to the country	place at or after the border.	
		symbol, provided that those	Where the crossing of the	
		Member States have notified	border of a Member State	
		those detailed geographic	takes place on a ferry or	
		specifications to the	train, the driver shall enter	
		Commission before 1 April	the symbol of the country at	
		1998."	the port or station of arrival.	
305.	Member States may require		Member States may require	
	drivers of vehicles engaged in		drivers of vehicles engaged in	
	transport operations inside		transport operations inside	
	their territory to add more		their territory to add more	
	detailed geographic		detailed geographic	
	specifications to the country		specifications to the country	
	symbol, provided that those		symbol, provided that those	
	Member States have notified		Member States have notified	
	those detailed geographic		those detailed geographic	
	specifications to the		specifications to the	
	Commission before 1 April		Commission before 1 April	
	1998.".		1998.";	

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
306.		Amendment 418		
		Article 2- paragraph 1- point 2a		
		(new)		
		Regulation (EC) No 165/2014		
		Article 34 - paragraph 7 a (new)		
307.		(2a) in Article 34, the following		
		paragraph is added:		
308.		"7a. Drivers shall be provided		
		with training on how to		
		correctly use a tachograph		
		in order to achieve full use		
		of the equipment. The driver		
		must not be responsible for		
		the cost of their training,		
		which should be provided by		
		their employer.";		

	CON	M proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277	7 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
309.			Amendment 419		
			Article 2- paragraph 1- point 2b		
			(new)		
			Regulation (EC) No 165/2014		
			Article 34 - paragraph 7b (new)		
310.			(2b) In Article 34, the following		
			paragraph is added:		
311.			"7b. The maximum amount of		
			control authorities should be		
			trained on how to correctly		
			read and monitor a		
			tachograph."		
312.				(3) Article 36 is amended as	
				follows:	
313.			Amendment 420		
			Article 2- paragraph 1- point 2c		
			(new)		
			Regulation (EC) No 165/2014		
			Article 36 - paragraph 1 - point i		
314.			(2c) in Article 36(1), point (i) is	(a) paragraph 1(i) is replaced by	
			replaced by the following:	the following:	
315.	(i)	the record sheets for the	"(i) the record sheets for the	"(i) the record sheets for the	
		current day and those used by	current day and those used by	current day and [] the	
		the driver in the previous 28	the driver in the previous	preceding 56 days,";	
		days,	[] 56 days,"		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
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316.		Amendment 421		
		Article 2- paragraph 1- point 2d		
		(new)		
		Regulation (EC) No 165/2014		
		Article 36 - paragraph 1 - point iii		
317.		(2d) in Article 36(1), point (iii) is	(b) paragraph 1(iii) is replaced	
		replaced by the following:	by the following:	
318.	(iii) any manual records and	"(iii) any manual records and	"(iii) any manual records and	
	printouts made during the	printouts made during the	printouts made during the	
	current day and the previous	current day and the previous	current day and the []	
	28 days as required under this	[] 56 days as required	preceding 56 days.";	
	Regulation and Regulation	under this Regulation and		
	(EC) No 561/2006.	Regulation (EC) No		
		561/2006."		

	COM proposal, COM(2017)	European Parliament/ Plenary	Council/General Approach,	
	0277 final	report P8_TA-PROV(2019)0340*	doc. 15084/18	
319.		Amendment 422		
		Article 2- paragraph 1- point 2e		
		(new)		
		Regulation (EC) No 165/2014		
		Article 36 - paragraph 2 - point ii		
320.		(2e) in Article 36(2), point (ii) is	(c) paragraph 2(ii) is replaced	
		replaced by the following:	by the following:	
321.	(ii) any manual records and printouts made during the current day and the previous 28 days as required under this Regulation and Regulation (EC) No 561/2006,	"(ii) any manual records and printouts made during the current day and the previous [] 56 days as required under this Regulation and Regulation (EC) No 561/2006,"	"(ii) any manual records and printouts made during the current day and the [] preceding 56 days.";	
322.	Article 3		Article 3	
323.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.		This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	

	COM proposal, COM(2017) 0277 final	European Parliament/ Plenary report P8 TA-PROV(2019)0340*	Council/General Approach, doc. 15084/18	
324.	This Regulation shall be binding in its entirety and directly applicable in all Member States.		This Regulation shall be binding in its entirety and directly applicable in all Member States.	
325.			Articles 1(9a) and 2(3) shall apply from 31.12.2024. Until that date Article 16, paragraph 3, subparagraph (a) of Regulation (EC) No 561/2006 and Article 36, paragraphs 1(i), 1(ii) and 2(ii) of Regulation (EU) 165/2014 shall apply in their wording prior to the amendments introduced by this Regulation.	