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WORKING DOCUMENT

From:	General Secretariat of the Council
To:	Delegations
No. prev. doc.:	9181/19
No. Cion doc.:	9060/1/18 REV 1 + ADD 1
Subject:	Proposal for a Regulation of the European Parliament and of the Council on electronic freight transport information
	- Four column document

In view of the Intermodal Transport Working Party on 8 July, delegations will find attached the annexes of the above-mentioned proposal as presented in the first draft of the four-column document.

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Proposal for a Regulation of the European Parliament and of the Council on electronic freight transport information

		СОМ г	oroposal, C	COM(2018)	0279 fina	1/2		European Parliament/ Plenary report P8_TA- PROV(2019)0139	General approach doc. ST 9181/19	Compromise proposal by the Presidency / remarks	
EU Legislation Information item	Council Regulation No. 11 concerning the abolition of discrimination in transport rates and conditions OJ 052 (16.08.1960, p. 1121–1126)	Directive 92/106/EEC on the establishment of common rules for certain types of combined transport of goods between Member States OJ L 368 (17.12.1992, p. 38–42)	[Proposal COM(2017) 648 final - 2017/0290 (COD) amending Directive 92/106/EEC]	Regulation (EC) No 1072/2009 on common rules for access to the international road haulage market OJ L 300/72 (14.11.2009, p. 72-87)	[Proposal COM(2017) 0281 final - 2017/0123 (COD) amending Regulation (EC) No 1071/2009 and Regulation (EC) No 1072/2009]	Commission Implementing Regulation (EU) 2015/1998 laying down detailed measures for the implementation of the common basic standards on aviation security OJ L 299/1 (14.11.2015, p. 1-142)	Directive 2008/68/EC on the inland transport of dangerous goods OJ L 260, (30.9.2008, p. 13–59) References to ADR, RID, ADN¹	Regulation (EC) No 1013/2006 on shipments of waste (OJ L 190, 12.7.2006, p. 1-98)		ANNEX I REGULATORY INFORMATION FALLING UNDER THE SCOPE OF THIS REGULATION PART A - Regulatory information requirements referred to in article 1(2)b List of delegated and implementing acts referred to in article 1(2)b: 1) Commission Implementing Regulation (EU) 2015/1998 laying down detailed measures for the implementation of the common basic standards on aviation	C
Name and address of the consignor	Article 6.1	Article 3 (reference to Article 6 of Council Regulation No 11)									
Nature and weight of the goods	Article 6.1	Article 3 (reference to Article 6 of Council Regulation No 11)								security: Annex 6.3.2.6 (a), (b), (c), (d), (e), (f) and (g).	
Place and date of acceptance of the goods for transport	Article 6.1	Article 3 (reference to Article 6 of Council Regulation No 11)									
Place at which the goods are to be delivered	Article 6.1	Article 3 (reference to Article 6 of Council Regulation No 11)									
Route to be taken, or distance to be travelled, if these factors justify a rate	Article 6.1	Article 3 (reference to Article 6 of Council Regulation No									

References to ADR, RID and ADN must be understood within the meaning of Article 2(1), 2(2) and 2(3) of Directive 2008/68/EC. The numbers referred to are those of the respective Annexes to ADR, RID and ADN.

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ANNEX TREE.2.A EN

	1		 T	ī	T	
different from that normally aplicable	11)					
Frontier crossing points, where appropriate Article 6.1	Article 3 (reference to Article 6 of Council Regulation No 11 of 27 June 1960)					
Rail loading and unloading stations	Article 3					
Inland waterway loading and unloading ports	Article 3					
Maritime loading and unloading ports	Article 3					
Stamp affixed by the rail or port authorities in the railway stations or inland waterway or sea ports concerned when that part of the journey carried out by rail or inland waterway or by sea has been completed	Article 3					
[Name, address, contact details and signature of the shipper]		[Article 3.2(a) (replacing article 3 Council Directive 92/106/EEC)]				
[Place and date where combined transport operations begins in the Union]		[Article 3.2(b) (replacing article 3 Council Directive 92/106/EEC)]				
[Name, address and contact details of the consignee]		[Article 3.2(c) (replacing article 3 Council Directive 92/106/EEC)]				
[Place and date where combined transport operations ends		[Article 3.2(d) (replacing article 3 Council				

in the Union]	Directive 92/106/EEC)]			
[Distance as the crow flies between the place where the combined transport operation begins and the place where the combined transport operations ends in the Union]	[Article 3.2(e) (replacing article 3 Council Directive 92/106/EEC)]			
[A description, signed by the shipper, of the combined transport operation routing including at least the following details for each leg, including for each mode of transport which constitutes the non-road leg, of the operation within the Union: (i) leg order (i.e. first leg, non-road leg or final leg); (ii) name, address and contact details of the carrier; (iii) mode of transport and its order in the operation.]	[Article 3.2(f) (replacing article 3 Council Directive 92/106/EEC)]			
[Identification of the intermodal load unit transported]	[Article 3.2(g) (replacing article 3 Council Directive 92/106/EEC)]			
[For the initial road transport leg: (i) the place of transhipment to the non-road leg; (ii) the distance of the initial road transport leg as the crow flies between the place of shipment and the first transhipment terminal;	[Article 3.2(h) (replacing article 3 Council Directive 92/106/EEC)]			

(iii) if the initial						
road leg is						
completed, a						
signature of the						
carrier confirming						
tarrier commining						
that the transport						
operation of the						
road leg has been						
carried out]						
[For the final	[Article 3.2(i)					
road transport	(replacing					
leg:	article 3					
(i) the place	Council					
where the goods	Directive					
where the goods						
are taken [over]	92/106/EEC)]					
from the non-						
road leg (rail,						
inland waterways						
or maritime	1					
transport);	1					
(ii) the distance	1					
(ii) the distance	1					
of the final road	1					
transport leg as	1					
the crow flies	1					
between the	1					
place of	1					
transhipment and	1					
the place where	1					
the place where						
the combined						
transport						
operation ends in						
the Union);]						
[For the non-road	[Article 3.2(j)					
	[Article 3.2(J)	l	1			
	/ 1 .					
leg:	(replacing					
(i) if the non-road	article 3					
(i) if the non-road leg is completed,	article 3 Council					
(i) if the non-road leg is completed,	article 3 Council Directive					
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(i) if the non-road leg is completed, a signature of the carrier (or	article 3 Council					
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(i) if the non-road leg is completed, a signature of the carrier (or carriers in the case of two or more non-road operations on the non-road leg) confirming that the transport operation on the non-road leg has been carried out;	article 3 Council Directive					
(i) if the non-road leg is completed, a signature of the carrier (or carriers in the case of two or more non-road operations on the non-road leg) confirming that the transport operation on the non-road leg has been carried out; (ii) when	article 3 Council Directive					
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Name, address and signature of the sender		Article 8.3(a)	[Article 8.3(a) (no changes		
Name, address		Article 8.3(b)	proposed)] [Article		
and signature of the haulier			8.3(b) (no changes proposed)]		
The name and address of the consignee as well		Article 8.3(c)	[Article 8.3(c) (no changes		
as his signature and the date of delivery once the goods have been delivered			proposed)]		
The place and date of taking		Article 8.3(d)	[Article 8.3(d) (no		
over the goods and the place designated for			changes proposed)]		
delivery		1 L 0.2()	fa .: 1		
The description in common use of the nature of the		Article 8.3(e)	[Article 8.3(e) (no changes		
goods and the method of packing, and, in			proposed)]		
the case of dangerous goods, their generally					
recognised description, as well as the					
number of packages and their special					
marks and numbers					
The gross mass of the goods or their		Article 8.3(f)	[Article 8.3(f) (no		
quantity otherwise expressed			changes proposed)]		
The number plates of the		Article 8.3(g)	[Article 8.3(g) (no		
motor vehicle and trailer			changes proposed)]		
Unique alphanumeric				Annex 6.3.2.6(a)	
identifier of the regulated agend as received from					
the appropriate authority					
A unique identifier of the consignment,				Annex 6.3.2.6(b)	
such as the number of the					

_	,			
(house or master) air waybill				
The content of the consignment (**)	Annex 6.3.2.6(c)		
The security	Annex 6.3.2.6(d	1)		
status of the consignment, stating: - 'SPX', meaning secure for				
passenger, all- cargo and all-mail aircraft, or - 'SCO', meaning secure for all-				
cargo and all-mail aircraft only, or - 'SHR', meaning secure for passenger, all-				
cargo and all-mail aircraft in accordance with high risk				
requirements The reason that	Annex 6.3.2.6(e	2)		
the security status was issued, stating: - 'KC', meaning				
received from known consignor, or - 'AC', meaning				
received from account consignor, or - 'RA', meaning selected by a				
regulated agent, or - The means or				
method of screening used, or - The grounds for				
exempting the consignment from screening				
The name of the person who issued the	Annex 6.3.2.6(f)		
security status, or an equivalent identification,				
and the date and time of issue				
The unique identifier received from the	Annex 6.3.2.6(g	(;)		
appropriate authority, of any regulated agend who has accepted				

the security status given to a consignment by another regulated agent		
General information required in the transport document	5.4.1.1.1	
General information required for carriage in tank vessels	5.4.1.1.2 – ADN only	
Specific information required to be included for certain types of dangerous goods, or certain means of containment, or in case of a transport chain including different modes of transport, according to special provisions in Chapter 5.4 of the respective Annexes to ADR, RID and ADN	5.4.1.1.3 to 5.4.1.1.21 – ADR and RID 5.4.1.1.3 to 5.4.1.1.22 – ADN	
Additional and special information required for certain classess of dangerous goods	5.4.1.2	
Non Dangerous Goods	5.4.1.5	
Container packing certificate	5.4.2	
Instructions in writing	5.4.3	
Information contained in the notification document for shipments of waste that are subject to the procedure of prior written notification and consent pursuant to Article 4 of Regulation (EC) No 1013/2006	Annex IA	

	Information contained in the movement document for shipments of waste that are subject to the procedure of prior written notification and consent pursuant to Article 4 of Regulation (EC) No 1013/2006						Annex IB			
	Information contained in the document accompanying the shipments of waste that are subject to the general information requirements of Article 18 of Regulation (EC) No 1013/2006						Annex VII			
2.									PART B - Member States' law	С
3.									The relevant Member States' national law requiring the provision of information identical, in whole or in part, to the information specified in point a) and b) of Article 1(2) are listed below.	
4.	Member State	es' law							[Member State]	
5.									1) Legal act: [provision]	
6.	The table below lists the relevant Member States' national legislation dealing with matters governed by Title VI of Part Three of the Treaty and requiring the provision of information identical, in whole or in part, to the information specified in point A of this Annex.									
7.	[Member State]									
8.	Legislation			[Legislation reference]	[Legislation reference]	[]	[Legislation reference])			

Information item as specified in the respective legal act article] Article reference Article reference	_			_	1		I
L-1							
[Information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item [Information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as specified in the respective legal act articles] [Article information item as speci							
Information item Information		Information item					
Legislation		[Information item as specified in the respective legal act article]	[Article	[Article		[Article	
Information item as specified in the respective legal act article			reference]	reference]		reference]	
Importation Information Item Item Information Item		[]	[]	[]	[]	[]	
Legislation		[Information item as specified in the respective legal act article]	[Article	[Article	[]	[Article	
Legislation			reference]	reference]		reference]	
Information item Information		[Member State]		1			
Information item [Information item Information item Information item as specified in the respective legal act article] IArticle IARTIC	0.	Legislation	[Legislation	[Legislation	[]	[Legislation	
Information item as specified in the respective legal act article [Article reference] [Article reference] [Information item as specified in the respective legal act article] [Information item as specified in the respective legal act article] [Article reference] [Information item as specified in the respective legal act article] [Article reference] [Artic		Legislation		reference]		reference])	
Information item as specified in the respective legal act article [Article reference] [Article reference] [Information item as specified in the respective legal act article] [Information item as specified in the respective legal act article] [Article reference] [Information item as specified in the respective legal act article] [Article reference] [Artic							
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ANNEX II REQUIREMENTS RELATING TO NOTIFIED BODIES 1. For the purposes of notification, a conformity assessment body shall meet the requirements laid down in paragraphs 2 to 11. 2. A conformity assessment body shall be established under national law of a Member State and have legal personality. 3. A conformity assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service provider it assesses. ANNEX II REQUIREMENTS RELATING TO CONFORMITY ASSESSMENT BODIES 2. A conformity assessment body shall be established under national law of a Member State and have legal personality. 3. A conformity assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service provider it assesses.		[]	[]	[]	[]	[]	
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have legal personality. 3. A conformity assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service provider it assesses. 3. A conformity assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service	13.	2. A conformity assessment body shall be est	er State and	2. A conformity assessment body shall be			
assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service provider it assesses. 3. A conformity assessment body shall be a third-party body independent of the organisation or the eFTI platform or platform service or the eFTI platform or platform service							 established under national law of a Member
or the eFTI platform or platform service	14.			y independe	nt of the orga	nisation or the	
		eFTI platform or platform service provider it	assesses.				third-party body independent of the organisatio

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15.	A body belonging to a business association or professional federation representing undertakings involved in the design, manufacturing, provision, assembly, use or maintenance of eFTI platform or platform service provider which it assesses may, on condition that its independence and the absence of any conflict of interest are demonstrated, be considered such a body.	A body belonging to a business association or professional federation representing undertakings involved in the design, manufacturing, provision, assembly, use or maintenance of eFTI platform or platform service provider which it assesses may, on condition that its independence and the absence of any conflict of interest are demonstrated, be considered such a body.
16.	4. A conformity assessment body, its top level management and the personnel responsible for carrying out the conformity assessment tasks shall not be the designer, manufacturer, supplier, installer, purchaser, owner, user or maintainer of the eFTI platform or platform service provider which they assess, nor the representative of any of those parties.	A conformity assessment body, its top level management and the personnel responsible for carrying out the conformity assessment tasks shall not be the designer, manufacturer, supplier, installer, purchaser, owner, user or maintainer of the eFTI platform or platform service provider which they assess, nor the representative of any of those parties.
17.	A conformity assessment body, its top level management and the personnel responsible for carrying out the conformity assessment tasks shall not be directly involved in the design, manufacture or construction, the marketing, installation, use or maintenance of that eFTI platform or platform service provider, or represent the parties engaged in those activities. They shall not engage in any activity that may conflict with their independence of judgement or integrity in relation to conformity assessment activities for which they are notified. This shall in particular apply to consultancy services.	A conformity assessment body, its top level management and the personnel responsible for carrying out the conformity assessment tasks shall not be directly involved in the design, manufacture or construction, the marketing, installation, use or maintenance of that eFTI platform or platform service provider, or represent the parties engaged in those activities. They shall not engage in any activity that may conflict with their independence of judgement or integrity in relation to conformity assessment activities for which they are notified. This shall in particular apply to consultancy services.
18.	Conformity assessment bodies shall ensure that the activities of their subsidiaries or subcontractors do not affect the confidentiality, objectivity or impartiality of their conformity assessment activities.	Conformity assessment bodies shall ensure that the activities of their subsidiaries or subcontractors do not affect the confidentiality, objectivity or impartiality of their conformity assessment activities.
19.	5. Conformity assessment bodies and their personnel shall carry out the conformity assessment activities with the highest degree of professional integrity and the requisite technical competence in the specific field and shall be free from all pressures and inducements, particularly financial, which might influence their judgement or the results of their conformity assessment activities, especially as regards persons or groups of persons with an interest in the results of those activities.	Conformity assessment bodies and their personnel shall carry out the conformity assessment activities with the highest degree of professional integrity and the requisite technical competence in the specific field and shall be free from all pressures and inducements, particularly financial, which might influence their judgement or the results of their conformity assessment activities, especially as regards persons or groups of persons with an interest in the results of those activities.

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20.	6. A conformity assessment body shall be capable of carrying out all the conformity assessment tasks assigned to it by Articles 12 and 13 in relation to which it has been notified, whether those tasks are carried out by the conformity assessment body itself or on its behalf and under its responsibility.	A conformity assessment body shall be capable of carrying out all the conformity assessment tasks assigned to it by Articles 12 and 13 in relation to which it has been notified 11 and 12, whether those tasks are carried out by the conformity assessment body itself or on its behalf and under its responsibility.	A
21.	At all times and for each certification procedure in relation to which it has been notified, a conformity assessment body shall have at its disposal the necessary:	At all times and for each certification procedure in relation to which it has been notified, aA conformity assessment body shall have at its disposal the necessary:	A
22.	(a) personnel with technical knowledge and sufficient and appropriate experience to perform the conformity assessment tasks;	(a) personnel with technical knowledge and sufficient and appropriate experience to perform the conformity assessment tasks;	
23.	(b) descriptions of procedures in accordance with which conformity assessment is carried out, ensuring the transparency and the ability of reproduction of those procedures. It shall have appropriate policies and procedures in place that distinguish between tasks it carries out as a notified body and other activities;	(b) descriptions of procedures in accordance with which conformity assessment is carried out, ensuring the transparency and the ability of reproduction of those procedures. It shall have appropriate policies and procedures in place that distinguish between tasks it carries out as a notified body and other activities;	A
24.	(c) procedures for the performance of activities which take due account of the size of an undertaking, the sector in which it operates, its structure and the degree of complexity of the technology in question.	(c) procedures for the performance of activities which take due account of the size of an undertaking, the sector in which it operates, its structure and the degree of complexity of the technology in question.	
25.	A conformity assessment body shall have the means necessary to perform the technical and administrative tasks connected with the conformity assessment activities in an appropriate manner.	A conformity assessment body shall have the means necessary to perform the technical and administrative tasks connected with the conformity assessment activities in an appropriate manner.	
26.	7. The personnel responsible for carrying out conformity assessment tasks shall have the following:	7. The personnel responsible for carrying out conformity assessment tasks shall have the following:	
27.	(a) sound technical and vocational training covering all the conformity assessment activities in relation to which the conformity assessment body has been notified;	(a) sound technical and vocational training covering all the conformity assessment activities in relation to which the conformity assessment body has been notified;	A
28.	(b) satisfactory knowledge of the requirements of the assessments they carry out and adequate authority to carry out those assessments;	(b) satisfactory knowledge of the requirements of the assessments they carry out and adequate authority to carry out those assessments;	

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29.	(c) appropriate knowledge and understanding of the requirements set out in Article 9;	(c) appropriate knowledge and understanding of the requirements set out in Article 9;	
30.	(d) the ability to draw up compliance certificates, records and reports demonstrating that assessments have been carried out.	(d) the ability to draw up compliance certificates, records and reports demonstrating that assessments have been carried out.	
31.	8. The impartiality of the conformity assessment bodies, their top level management and of the personnel responsible for carrying out the conformity assessment tasks shall be guaranteed.	8. The impartiality of the conformity assessment bodies, their top level management and of the personnel responsible for carrying out the conformity assessment tasks shall be guaranteed.	
32.	The remuneration of the top level management and personnel responsible for carrying out the conformity assessment tasks of a conformity assessment body shall not depend on the number of assessments carried out or on the results of those assessments.	The remuneration of the top level management and personnel responsible for carrying out the conformity assessment tasks of a conformity assessment body shall not depend on the number of assessments carried out or on the results of those assessments.	
33.	9. Conformity assessment bodies shall take out liability insurance unless liability is assumed by the State in accordance with national law, or the Member State itself is directly responsible for the conformity assessment.	9. Conformity assessment bodies shall take out liability insurance unless liability is assumed by the State in accordance with national law, or the Member State itself is directly responsible for the conformity assessment.	
34.	10. The personnel of a conformity assessment body shall observe professional secrecy with regard to all information obtained in carrying out their tasks under Articles 12 and 13 or any provision of national law giving effect to them, except in relation to the competent authorities of the Member State in which its activities are carried out. Proprietary rights shall be protected.	10. The personnel of a conformity assessment body shall observe professional secrecy with regard to all information obtained in carrying out their tasks under Articles 1211 and 1312 or any provision of national law giving effect to them, except in relation to the competent authorities of the Member State in which its activities are carried out. Proprietary rights shall be protected.	
35.	11. Conformity assessment bodies shall participate in, or ensure that their personnel responsible for carrying out the conformity assessment tasks are informed of, the relevant standardisation activities and relevant regulatory activities.		

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