STATUTORY INSTRUMENTS

1996 No. 3013

ROAD TRAFFIC

The Motor Vehicles (Approval) Regulations 1996

Made - - - - 2nd December 1996

Laid before Parliament 9th December 1996

Coming into force - 1st July 1997

The Secretary of State for Transport, in exercise of the powers conferred by sections 54, 61,63 and 66 of the Road Traffic Act 1988(1) and of all other powers enabling him in that behalf, and after consultation with representative organisations in accordance with section 195(2) of that Act, hereby makes the following Regulations:

PART I

GENERAL

Citation and Commencement

1. These Regulations may be cited as the Motor Vehicles (Approval) Regulations 1996 and shall come into force on 1st July 1997.

Interpretation

2.—(1) In these Regulations—

"the 1982 Regulations" means the Motor Vehicles (Type Approval for Goods Vehicles) (Great Britain) Regulations 1982(2);

"the 1984 Regulations" means the Motor Vehicles (Type Approval) (Great Britain) Regulations 1984(3);

"the 1988 Act" means the Road Traffic Act 1988;

^{(1) 1988} c. 52; section 61 was amended by the Road Traffic Act 1991 (c. 40), Schedule 8 and section 63 was amended by S.I. 1992/3107. Section 66 was amended by the Vehicle Excise and Registration Act 1994 (c. 22), Schedule 3, paragraph 24(4) and by S.I. 1992/3107.

⁽²⁾ S.I. 1982/1271; relevant amending instruments are S.I. 1987/1508, 1988/1523, 1989/1579, 1991/1021, 1992125, 1342 and 3084, 199312200, 199511323.

⁽³⁾ S.I. 1984/981; relevant amending instruments are S.I. 1984/1761, 1987/1509, 1988/1522, 1989/1580, 1991/1022, 1992/1341, 2161 and 2908, 1993/2201, 1995/1322.

"the 1989 Regulations" means the Road Vehicles Lighting Regulations 1989(4);

"approval requirements", in relation to a vehicle, means the requirements prescribed by section 54 of the 1988 Act as they apply to that vehicle (see also regulation 4(4) and 6(4));

"axle weight", "gross weight", "kerbside weight", "maximum gross weight" and "maximum permitted axle weight" have the meanings given in regulation 3(2) of the Construction and Use Regulations;

"the Construction and Use Regulations" means the Road Vehicles (Construction and Use) Regulations 1986(5);

"kg" means kilograms;

"kph" means kilometres per hour;

"mm" means millimetres;

"motor ambulance" means a motor vehicle which is specially designed and constructed (and not merely adapted) for carrying, as equipment permanently fixed to the vehicle, equipment used for medical, dental or other health purposes and is used primarily for the carriage of persons suffering from illness, injury or disability;

"motor caravan" means a motor vehicle which is constructed or adapted for the carriage of passengers and their effects and which contains, as permanently installed equipment, the facilities which are reasonably necessary for enabling the vehicle to provide mobile living accommodation for its users;

"mph" means miles per hour;

"relevant goods vehicle" has the meaning given in regulation 5(2);

"relevant passenger vehicle" has the meaning given in regulation 3(3);

"transitional provision vehicle" has the meaning given in Schedule 6 to these Regulations; and

"wheel" has the meaning given in regulation 3(2) of the Construction and Use Regulations.

- (2) A reference in any provision in these Regulations to a prescribed fee is a reference to the fee (if any) for the time being prescribed for the purposes of that provision in regulations made under section 61 of the 1988 Act.
- (3) Paragraphs (7) and (8) of regulation 3 of the Construction and Use Regulations (determination of the numbers of wheels and axles of a vehicle) shall apply for the purposes of these Regulations (other than item 16 of Schedule 2) as they apply for the purposes of the Construction and Use Regulations (other than regulations 26 and 27).
 - (4) Schedule 5 to these Regulations—
 - (a) interprets expressions relating to Community instruments and ECE Regulations (including references to complying with provisions of such instruments); and
 - (b) sets out details of the Community instruments and ECE Regulations referred to in these Regulations.
- (5) Without prejudice to section 17 of the Interpretation Act 1978(6) and subject to context, a reference in these Regulations to any enactment comprised in subordinate legislation (within the meaning of that Act) is a reference to that enactment as from time to time amended or re-enacted with or without modification.
 - (6) In these Regulations, unless the context otherwise requires—

⁽⁴⁾ S.I. 1989/1796; relevant amending instrument is S.I. 1994/2280.

⁽⁵⁾ S.I. 1986/1078; relevant amending instruments are S.I. 1987/676 and 1333, 1988/1178, 1989/1478, 1990/2212, 1992/2016, 3088 and 3285, 1994/3270.

^{(6) 1978} c. 30.

- (a) any reference to a numbered regulation, is a reference to the regulation bearing that number in these Regulations; and
- (b) any reference to a numbered or lettered paragraph is a reference to the paragraph bearing that number or letter in the regulation or Schedule in which the reference occurs.

PART II

PASSENGER VEHICLES

Application of Part II

- 3.—(1) This Part of these Regulations applies to every motor vehicle which—
 - (a) is a vehicle to which the 1984 Regulations apply or to which those Regulations would apply but for regulation 3(2)(a), (b), (e) or (j)) of those Regulations;
 - (b) meets the requirements of paragraph 1,2 or 3 of Schedule 1 to these Regulations; and
 - (c) is not a motor ambulance or a motor caravan.
- (2) This Part of these Regulations also applies to every motor vehicle which—
 - (a) is a motor ambulance or a motor caravan;
 - (b) has four or more wheels; and
 - (c) is a vehicle to which the 1984 Regulations apply.
- (3) In these Regulations, "relevant passenger vehicle" means a vehicle to which this Part of these Regulations apply.

Approval requirements relating to relevant passenger vehicles

- **4.**—(1) Subject to the following provisions of this regulation, the requirements set out in column 3 of the Table in Schedule 2 to these Regulations are hereby prescribed under section 54 of the 1988 Act as requirements as to the design, construction, equipment and marking of relevant passenger vehicles so far as they are not prescribed under regulation 4 of the 1984 Regulations.
- (2) The requirements set out in column 3 of the Table in Schedule 2 have effect subject to the exceptions and modifications set out in column 5 of that Table.
 - An entry in column 4 of an item in the Table shall have effect for the purposes of interpreting or otherwise supplementing the entries in that item and for convenience expressions that are defined in that column are printed in bold type in the Table.
- (3) Where a provision of any Community instrument or ECE Regulation is applied by Schedule 2, that provision as so applied shall (except in so far as the contrary intention appears and subject to context) have effect in relation to a vehicle that is not a vehicle of category Ml as it has effect in relation to a vehicle of category Ml; and for the purposes of this paragraph "vehicle of category Ml" has the same meaning as in Directive 70/156/EEC as last amended by Directive 92/53/EEC.
- (4) A relevant passenger vehicle shall be regarded as complying with all the requirements prescribed under section 54 of the 1988 Act that are applicable to it if at least one of the following three conditions are satisfied in relation to each subject matter mentioned in column 2 of the Table in Schedule 2 to these Regulations.
 - (5) The three conditions are—
 - (a) that the requirements set out in column 3 of the Table in relation to the subject matter are not applicable to the vehicle;

- (b) that the requirements set out in column 3 of the Table in relation to the subject matter are applicable to the vehicle and the vehicle complies with those requirements;
- (c) that requirements applicable to the vehicle are prescribed by regulation 4 of the 1984 Regulations in relation to the subject matter and the vehicle complies with those requirements.
- (6) For the purposes of paragraph (5), the requirements prescribed by regulation 4 of the 1984 Regulations in relation to the subject matter mentioned in item 6 of column 2 of the Table in Schedule 2 to these Regulations (lamps, reflectors and devices) shall be regarded as the requirements prescribed in relation to—
 - (a) installation of lighting and signalling equipment;
 - (b) direction indicators;
 - (c) headlamps and filament lamps;
 - (d) side, rear and stop lamps;
 - (e) rear reflectors; and
 - (f) rear fog lamps.
- (7) For the purposes of paragraph (5), regulation 4(1A) of the 1984 Regulations shall have effect as if—
 - (a) for sub-paragraph (a), there were substituted—
 - "(a) an entry in column (6) of Part I of Schedule 1 shall not apply to the vehicle if the vehicle was manufactured before the date specified or having effect as if specified in that entry;"; and
 - (b) the words after sub-paragraph (b) were omitted.
- (8) If a relevant passenger vehicle complies with all the requirements prescribed by regulation 4 of the 1984 Regulations (disregarding paragraph (7) above) that are applicable to it, the requirements prescribed by this regulation shall not apply to it.

PART III

GOODS VEHICLES

Application of Part III

- **5.**—(1) This Part of these Regulations applies to every motor vehicle which—
 - (a) is a vehicle to which the 1982 Regulations apply or to which those Regulations would apply but for regulation 3(2)(q) or (r) of those Regulations;
 - (b) has a maximum gross weight not exceeding 3.5 tonnes; and
 - (c) meets the requirements of paragraph 1,2 or 3 of Schedule 1 to these Regulations.
- (2) In these Regulations, "relevant goods vehicle" means a goods vehicle to which this Part of these Regulations apply.

Approval requirements relating to relevant goods vehicles

6.—(1) Subject to the following provisions of this regulation, the requirements set out in column 3 of the Table in Schedule 3 to these Regulations are hereby prescribed under section 54 of the 1988 Act as requirements as to the design, construction, equipment and marking of relevant goods vehicles so far as they are not prescribed under regulation 4 of the 1982 Regulations.

(2) The requirements set out in column 3 of the Table in Schedule 3 have effect subject to the exceptions and modifications set out in column 5 of that Table.

An entry in column 4 of an item in the Table shall have effect for the purposes of interpretating or otherwise supplementing the entries in that item and for convenience expressions that are defined in that column are printed in bold type in the Table.

- (3) Where a provision of any Community instrument or ECE Regulation is applied by Schedule 3, that provision as so applied shall have effect in relation to a vehicle that is not a vehicle of category Nl as it has effect in relation to a vehicle of category Nl; and for the purposes of this paragraph "vehicle of category Nl" has the same meaning of Directive 70/156/EEC as last amended by Directive 92/53/EEC.
- (4) A relevant goods vehicle shall be regarded as complying with all the requirements prescribed under section 54 of the 1988 Act that are applicable to it if at least one of the following three conditions are satisfied in relation to each subject matter mentioned in column 2 of the Table in Schedule 3 to these Regulations.
 - (5) The three conditions are—
 - (a) that the requirements set out in column (3) of the Table in relation to the subject matter are not applicable to the vehicle;
 - (b) that the requirements set out in column (3) of the Table in relation to the subject matter are applicable to the vehicle and the vehicle complies with those requirements;
 - (c) that requirements applicable to the vehicle are prescribed by regulation 4 of the 1982 Regulations in relation to the subject matter and the vehicle complies with those requirements.
- (6) For the purposes of paragraph (5), regulation 4(2A) of the 1982 Regulations shall have effect as if—
 - (a) for sub-paragraph (a), there were substituted—
 - "(a) an entry in column (6) of Part I of Schedule I shall not apply to the vehicle if the vehicle was manufactured before the date specified or having effect as if specified in that entry;"; and
 - (b) the words after sub-paragraph (b) were omitted.
- (7) If a relevant passenger vehicle complies with all the requirements prescribed by regulation 4 of the 1982 Regulations (disregarding paragraph (6) above) that are applicable to it, the requirements prescribed by this regulation shall not apply to it.

PART IV

MISCELLANEOUS

Application for Minister's approval certificate

- 7.—(1) An application for the issue for a Minister's approval certificate on the basis that the vehicle complies with the approval requirements by virtue of these Regulations shall be made to the Secretary of State.
 - (2) The application shall be in a form which—
 - (a) has been approved by the Secretary of State; and
 - (b) has been duly completed so as to furnish all the information required by that form.
 - (3) The application shall be accompanied by—

- (a) the documents mentioned in the form as being required in connection with the application; and
- (b) the prescribed fee.
- (4) As soon as reasonably practicable after he receives the application, the Secretary of State shall send to the applicant a notice stating the time when and the place where an examination for the purpose of the application is to be carried out.
- (5) The Secretary of State may by notice to the applicant alter the time when or the place where the examination is to be carried out, but he shall not alter the time to an earlier time without the consent of the applicant.
- (6) Where an application ("the original application") is made in accordance with the paragraphs (1) to (3) is refused other than by virtue of regulation 11 or on the grounds that the vehicle is neither a relevant passenger vehicle nor a relevant goods vehicle, a further application by the same applicant in respect of the vehicle shall be regarded as having been made in accordance with and pursuant to those paragraphs if—
 - (a) it is made (orally or in writing) to the Secretary of State during the period of three months beginning with the date on which the original application was refused; and
 - (b) at the time that he makes the further application, the applicant requests an examination to be carried out for the purpose of the further application—
 - (i) at the place where the examination took place for the purposes of the original application, and
 - (ii) during that period of three months.
- (7) Paragraphs (4) and (5) shall not apply to an application made in accordance with paragraph (6). In the case of such an application—
 - (a) the Secretary of State shall inform the applicant in such manner as he thinks fit of the time when and the place where the examination is to take place;
 - (b) the Secretary of State may alter the time when or the place where the examination is to be carried out, but he shall not alter the time to an earlier time without the consent of the applicant;
 - (c) if the Secretary of State so alters the time or place, he shall inform the applicant in such manner as he thinks fit of the time when and the place where the examination is to be carried out: and
 - (d) the applicant shall pay the prescribed fee to the Secretary of State before the examination is carried out.
- (8) Paragraphs (4) to (7) shall not apply to an application for the issue of a Minister's approval certificate under section 58(4) of the 1988 Act.

Assignment of vehicle identification numbers

- **8.**—(1) This regulation applies where it appears to the Secretary of State when he gives notice under regulation 7(4) that the vehicle to which the application relates does not have a vehicle identification number which—
 - (a) complies with paragraph 3.1 .l of the Annex to Directive 76/l 14/EEC or that Directive as last amended by Directive 78/507/EEC;
 - (b) has been previously assigned to the vehicle under this regulation; or
 - (c) does not fall within sub-paragraph (a) or (b), but is adequate for the purpose of enabling the vehicle to be identified.
 - (2) In such a case—

- (a) he shall assign a vehicle identification number to the vehicle; and
- (b) the number shall be specified in the notice.
- (3) Where an application is made under regulation 7 for the issue of a Minister's approval certificate under section 58(4) of the 1988 Act—
 - (a) paragraph (1) shall have the effect as if the words "when" to "regulation 7(4)" were omitted, and
 - (b) paragraph (2) shall have effect as if sub-paragraph (b) were omitted.

Criteria for determining design weights

- **9.** For the purposes of section 54(2) of the 1988 Act, where an application is made pursuant to regulation 7, the criteria for determining, as design weights, the axle weights and gross weights which in the opinion of the Secretary of State should not be exceeded in the case of a vehicle to which these Regulations apply are as follows—
 - (a) the design of the vehicle, its construction and equipment and the stresses to which it is likely to be subject when used on a road;
 - (b) any information which is available about the weight which a vehicle of that type was designed by the manufacturer to carry when used on a road; and
 - (c) any information obtained from an examination of a vehicle of that type or a similar type with a view to ascertaining whether at the time of the examination, it complied with any requirement prescribed under section 54 of the 1988 Act and applicable to it.

Appeals

- **10.**—(1) An appeal under section 60 of the 1988 Act by a person aggrieved by a determination made on behalf of the Secretary of State pursuant to an application under regulation 7 shall be made by notice in a form which—
 - (a) has been approved by the Secretary of State; and
 - (b) has been duly completed so as to furnish all information which is required by that form.
 - (2) The notice of appeal shall be accompanied by the prescribed fee.
- (3) The prescribed time within which an appeal against such a determination may be made is 14 days beginning with the date of the determination.
- (4) As soon as reasonably practicable after the date of the receipt of the notice of appeal the Secretary of State shall send to the appellant a notice stating the time when and the place where the re-examination for the purpose of determining the issues raised on the appeal is to be carried out.
- (5) The Secretary of State may by notice to the applicant alter the time when or the place where the re-examination is to be carried out, but he shall not alter the time to an earlier time without the consent of the applicant.

Refusal of application or appeal without an examination or a complete examination

11.—(1) In this regulation—

"examiner", in relation to an examination, means the person appointed by the Secretary of State to conduct the examination;

"examination", in relation to an application, means an examination for the purposes of the application.

- (2) This regulation applies to an appeal under regulation 10 as it applies to an application under regulation 7 for the issue of a Minister's approval certificate under section 58(1) of the 1988 Act as if references to the application were references to the appeal.
- (3) The Secretary of State may refuse an application under regulation 7 for the issue of a Minister's approval certificate under section 58(1) of the 1988 Act even though an examination has not been carried out if—
 - (a) the vehicle is not submitted for examination at the time and place fixed under these Regulations for the examination;
 - (b) the fee in respect of the examinations is not paid at or before the time fixed under these Regulations for the examination;
 - (c) the examiner is not able, with the facilities and apparatus available to him at the place at which the examination would otherwise be carried out, to complete the examination without the vehicle being driven or the engine run and the vehicle is not when submitted for examination, either for want of fuel or oil or for any other reason, fit to be driven or for the engine to be run to such extent as may be necessary for the purposes of carrying out the examination;
 - (d) at the time that the vehicle is submitted for the examination, the vehicle or any part of or any equipment of the vehicle is so dirty or dangerous as to make it unreasonable for the examination to be carried out;
 - (e) any things which are on the vehicle when it is submitted for the examination, and are not part of its equipment or accessories, are required by the examiner to be removed from the vehicle or to be secured in such a manner as he may think necessary and those things are not removed or secured accordingly;
 - (f) when the vehicle is submitted for the examination, a proper examination cannot be carried out as a consequence of any door, tailgate, boot lid, engine cover, fuel cap or other device designed to be capable of being readily opened, being locked or otherwise fixed so that it cannot readily be opened;
 - (g) when the vehicle is submitted for the examination, its condition is such that, in the opinion of the examiner, a proper examination of the vehicle would involve a danger of—
 - (i) injury to any person, or
 - (ii) damage to the vehicle or any other property;
 - (h) when the vehicle is submitted for the examination, there is not permanently fixed to the chassis or main structure of the vehicle in a conspicuous and easily accessible position so as to be readily legible, a vehicle identification number that—
 - (i) complies with paragraph 3.1.1 of Annex to Directive 76/l 114/EEC or that Directive as last amended by Directive 78/570/EEC;
 - (ii) has been assigned to the vehicle under regulation 8; or
 - (iii) does not fall within sub-paragraph (i) or (ii), but appears to the Secretary of State to be adequate for the purpose of enabling the vehicle to be identified; or
 - (j) the person who is the driver of the vehicle at the time it is submitted for the examination is requested to remain in it or its vicinity throughout the examination, to drive it, to operate its controls or to remove or refit its panels and he declines to do so.
- (4) Nothing in this regulation shall affect the power of the Secretary of State to refuse an application which he would have were this regulation to be omitted.

Form of certificate

- 12.—(1) Subject to paragraph (2), a Minister's approval certificate issued under section 58(1) of the 1988 Act shall be in the form set out in Schedule 4 to these Regulations or in a form to the like effect where the certificate is issued on the basis that the vehicle complies with the approved requirements by virtue of these Regulations.
 - (2) There shall be inserted in the box under the words "Type Code"—
 - (a) the letter "V" if the certificate is being issued on the basis that the vehicle meets the requirements of paragraph 1 of Schedule 1 to these Regulations;
 - (b) the letter "P" if the certificate is being issued on the basis that the vehicle meets the requirements of paragraph 2 of Schedule 1 to these Regulations;
 - (c) the letter "A" if the certificate is being issued on the basis that the vehicle meets the requirements of paragraph 3 of Schedule 1 to these Regulations;
 - (d) the letter "M" if the certificate is being issued on the basis that the vehicle is a motor ambulance or a motor caravan,

but any letter or letters inserted pursuant to sub-paragraph (a) to (d) may be followed by a zero and then by any letters or numbers that the Secretary of State thinks fit to insert.

(3) Paragraphs (1) and (2) shall apply to a Minister's approval certificate issued under section 58(4) of the 1988 Act as they apply to such a certificate issued under section 58(1) of that Act as if for the words "section 58(1)" in the form set out in Schedule 4 to these Regulations there were substituted the words "section 58(4)".

Notices

13. Without prejudice to regulation 7(7)(a), every notice under these Regulations shall be in writing and may be given by post.

Obligatory certificates

- **14.**—(1) Subject to paragraph (2) below, this regulation applies to all relevant goods vehicles and relevant passenger vehicles.
 - (2) This regulation does not apply—
 - (a) to any motor ambulance or a motor caravan;
 - (b) to any vehicle that meets the requirements of paragraph 2 of Schedule 1 to these Regulations and is a vehicle to which section 47 of the 1988 Act(7) applies; or
 - (c) to any registered vehicle.
- (3) The day appointed for the purposes of section 63(1) of the Road Traffic Act 1988 in relation to every vehicle—
 - (a) to which this regulation applies; but
- (b) which is not of a class for which a day has previously been appointed for those purposes, is 1st July 1997.
- (4) Without prejudice to any other regulations having effect by virtue of section 63(1) of the 1988 Act, all vehicles to which this regulation applies are vehicles of a prescribed class for the purposes of that section.

⁽⁷⁾ Section 47 was amended by the Finance Act 1994 (c. 9), Schedule 2, paragraph 25 and by the Vehicle Excise and Registration Act 1994 (c. 22), Schedule 3, paragraph 24(2).

- (5) The type approval requirements prescribed for the purposes of section 63(1) of the 1988 Act, in relation to every vehicle to which this regulation applies, are the approval requirements.
- (6) Section 63(1) of the 1988 Act shall not apply to the use of a relevant passenger vehicle or a relevant goods vehicle—
 - (a) for the purpose of submitting it (by previous arrangement for a specified time on a specified date) before it is registered for an examination pursuant to an application under these Regulations;
 - (b) for the purpose of bringing it away, before it is registered, from such an examination;
 - (c) by an authorised person for the purpose of—
 - (i) taking it to, or bringing it away from, a place where a part of such an examination is to be, or has been, carried out, or
 - (ii) carrying out a part of such an examination, or
 - (iii) warming up its engine in preparation for such an examination, before it is registered;
 - (d) where an application under regulation 7 is refused following such an examination, for the purpose of—
 - (i) delivering it (by previous arrangement for a specified time on a specified date) at a place where relevant work is to be done on it, or
 - (ii) bringing it away from a place where relevant work has been done on it, before it is registered.
 - (7) In this regulation—

"authorised person" means an examiner appointed under section 66A of the 1988 Act or a person carrying out such an examination under the direction of such an examiner;

"registered" means registered under the Vehicle Excise and Regulation Act 1994;

"relevant work" means work done or to be done to remedy the defects on the ground of which the application was refused (including work to alter the vehicle in some aspect of design, construction, equipment or marking on account of which the certificate was refused).

Licences not be issued for vehicles unless appropriate certificates are in force

15. Where application is made for a licence under the Vehicle Excise and Registration Act 1994 for a vehicle to which regulation 14 applies, the licence shall not be granted unless on the first application after the day appointed by regulations made by virtue of the 1988 Act, for a licence for that vehicle, there is produced evidence that there is or are one or more certificates in force for the vehicle under sections 54 to 58 of the 1988 Act from which it appears that the vehicle complies with the approval requirements.

Signed by authority of the Secretary of State for Transport

John Bowis
Parliamentary Under Secretary of State,
Department of Transport

2nd December 1996

SCHEDULE 1

Regulations 3(1), 5(1), 12(2)

APPLICATION OF REGULATIONS-SUPPLEMENTAL PROVISIONS

Vehicles entering into service in very low numbers

- 1.—(1) A vehicle meets the requirements of this paragraph at a particular time if—
 - (a) since the 31st December immediately preceding that time less than 50 relevant Minister's approval certificates have been issued with respect to vehicles of the relevant class;
 - (b) since the 31st December immediately preceding the beginning of the five year period less than 100 relevant Minister's approval certificates have been issued with respect to vehicles of the relevant class; and
 - (c) no certificate of a kind specified in sub-paragraph (2) is in force with respect to a vehicle of the relevant class or the vehicle in question.
- (2) The certificates referred to in sub-paragraph (1)(c) are—
 - (a) a certificate of conformity;
 - (b) a Minister's approval certificate in a form prescribed by regulation 14 of the 1982 Regulations or regulation 9 of the 1984 Regulations; or
 - (c) an EC certificate of conformity.
- (3) Notwithstanding anything in sub-paragraph (1), for the purposes of these Regulations, a vehicle shall be deemed to meet the requirements of this paragraph if a Minister's approval certificate has been issued with respect to it in a form prescribed by regulation 12 and that certificate contains the letter "V" pursuant to paragraph (2)(a) of that regulation.
- (4) For the purposes of this paragraph, a vehicle is a vehicle of the relevant class if it is not the vehicle in question, but is a vehicle—
 - (a) of the same model; and
 - (b) manufactured by the same manufacturer;

as the vehicle in question.

- (5) For the purposes of this paragraph only, two or more vehicles manufactured by different bodies corporate shall be regarded as having been manufactured by the same manufacturer if at the date when the last of those vehicles was manufactured the bodies were inter-connected within the meaning given by section 137(5) of the Fair Trading Act 1973(8).
 - (6) In this paragraph—

"relevant Minister's approval certificate" means a Minister's approval certificate in a form prescribed by regulation 12 and containing the letter "V" pursuant to paragraph (2)(a); and

"the five year period", in relation to any particular time, is the five year period ending at that time.

Vehicles imported by individuals for their or their dependants' personal use

- 2.—(1) A vehicle meets the requirements of this paragraph at a particular time if—
 - (a) the vehicle has been purchased outside the United Kingdom for the personal use of the individual importing it or of his dependants,

^{(8) 1973} c. 41. Section 137(5) was amended by the Resale Prices Act 1976 (c. 53), Schedule 3 and by the Companies Consolidation (Consequential Provisions) Act 1985 (c. 9), Schedule 2.

- (b) the vehicle has been so used by that individual or his dependants on roads outside the United Kingdom before it is imported,
- (c) the vehicle is intended solely for such personal use in the United Kingdom, and
- (d) the individual importing the vehicle intends to remain in the United Kingdom for not less than twelve months from the time when application is made for a first licence for the vehicle under the Vehicle Excise and Registration Act 1994.
- (2) Notwithstanding anything in sub-paragraph (1), for the purposes of these Regulations, a vehicle shall be deemed to meet the requirements of this paragraph if a Minister's approval certificate has been issued with respect to it in a form prescribed by regulation 12 and that certificate contains the letter "I" pursuant to paragraph (2)(b) of that regulation.

Vehicles constructed for the personal use of the constructor etc.

- 3.—(1) A vehicle meets the requirements of this paragraph if—
 - (a) the vehicle was constructed or assembled for the personal use of a relevant individual; and
 - (b) the construction or assembly or a substantial part of the construction or assembly was carried out by-
 - (i) the individual referred to in paragraph (a),
 - (ii) one or more relevant individuals acting on his behalf and under his direction, or
 - (iii) the individual referred to in paragraph (a) and one or more relevant individuals acting on his behalf and under his direction.
- (2) For the purposes of this paragraph, a reference to a relevant individual, in relation to a motor vehicle, is a reference to an individual who did not, at any time during the period when the construction or assembly of the vehicle was being carried out, carry on a business in the course of which motor vehicles are normally constructed or assembled.

SCHEDULE 2 Regulation 4 APPROVAL REQUIREMENTS FOR RELEVANT PASSENGER VEHICLES

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
1	Doors, their latches and hinges	provided on the vehicle for the entry and exit of occupants, shall be so designed as to allow easy	"longitudinal plane" has the meaning given in regulation 3(2) of the Construction and Use	Paragraph 3 shall not apply to doors which do not give direct access to a seat designed for normal use while a vehicle is travelling on a road. This includes any door, for which the longitudinal plane passing through the

required if safety-bolt with audible warm device is provi as specified paragraph 2 below. 2. Where hinges are us the hinges sibe fitted at front edge of door. Howe they may be fir at the top or redge if either— (a) a devise is fitted aution close the dat lead to the	Definitions and	Exemptions and
from open accidentally. However, latch in an intermed position is required if safety-bolt with audible warn device is provi as specified paragraph 2 below. 2. Where hinges are us the hinges sibe fitted at front edge of door. Howe they may be first at the top or redge if either— (a) a devise is fitted at significant to the dat lead to the second content of the second con	supplementary provisions	modifications
hinges are us the hinges si be fitted at front edge of door. Howe they may be fi at the top or re edge if either— (a) a dev is fitt whic autor close the d at lea	ing ate not a an ing	extreme inboard projecting point of the door is more than 300 mm distant from the longitudinal plane passing through the nearest edge of such a seat.
is fitt whice autor close the d at lea to the	nall the the ver, ted ear	
latch posit if it i unlat wher the vehic is movi in the forw direc	ed n natically s poor st e mediate ed fon s ched	
or (b) a safet	<i>1</i> _	

bolt is

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		fitted to	1	
		prevent		
		such		
		unlatchin	ıg	
		together with an		
		audible		
		warning		
		device		
		which		
		activates		
		if the		
		vehicle		
		is		
		driven		
		without		
		the bolt in		
		place.		
		•		
		3. On hinged		
		doors, the latch and striker		
		and striker assembly shall		
		be capable of		
		withstanding any		
		load which is		
		likely to be		
		applied in normal		
		driving (i.e.		
		excluding crash		
		impacts) in both		
		the intermediate		
		and fully latched positions.		
		However, if a		
		safety-bolt with an		
		audible warning		
		device is provided		
		as specified in		
		paragraph 2(b)		
		above, the		
		requirement need		
		be met only with the bolt in place.		
2	Radio-	1. The vehicle		This item shall
	interference	shall comply		not apply to
	suppression	with the design,		vehicles propelle

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		fitting requirements of paragraph 6.1 of Annex 1 to Directive 72/245/ EEC as last amended by Directive 89/491/ EEC, or of paragraph 6.1 of ECE Regulation 10.01.		a spark ignition engine.
		2. The suppression equipment components shall comply with the marking requirements of paragraph 4 of Annex 1 to Directive 72/245/EEC as last amended by Directive 89/491/EEC, or of paragraph 4 of ECE Regulation 10.01.		Paragraph 2 shall not apply to suppression equipment fitted to vehicles which meet the requirements of either paragraph 2 or paragraph 3 of Schedule 1 to these Regulations.
3	Protective Steering	1. No part of the steering control surface directed towards the driver which can be contacted by a sphere of 165 mm in diameter shall present any roughness or sharp edges with a radius of curvature of less than 2.5 mm. 2. The steering control shall be designed, constructed and	"steering control" has the same meaning as in Directive 74/297/	This item shall not apply to— (a) vehicles, the steering control of which has been specially constructed for the use of a person suffering from some physical defect or disability; (b) vehicles in which the centre of

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		fitted so as not to embody components or accessories, including the horn control and other assemblies, capable of catching in the driver's clothing or jewellery in normal driving movements. 3. The steering control and column assembly as fitted to the vehicle or the steering control itself shall offer a degree of protection to the driver in the event of a frontal impact by absorbing energy. This requirement shall be treated as met if either— (a) the vehicle complies with the requirem of paragrap 5.2 of Annex I of Directive 74/297IE or (b) the	provisions ents h	the steering control is in the forward quarter of the total length of the vehicle, including any bumpers and overriders; and (c) motor ambulances or motor caravans (in each case) having a maximum gross weight of not less than 1500 kg. Paragraph 3 shall not apply to transitional provision vehicles which have been constructed from a kit which— (a) included a chassis, or a body; and (b) was sold by retail before 1st January 1998.
		steering control complies with the		

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

1	2	3	4	3	
Item Subject matte		Requirement	Definitions and supplementary provisions	Exemptions and modifications	
		requirement of paragraph 5.2, 5.4.3, 5.4.4 and 5.4.5 of Directive 74/297/ EEC as last amended by Directive 91/662/ EEC.	ents		
		shall comply with the requirements of paragraph 5.1 of Annex I of Directive 74/297/ EEC.			
4	Exhaust emissions	1. The vehicle shall not emit any avoidable smoke or avoidable visible vapour. 2. When the engine by which it is propelled is running without load at a normal idling speed, the carbon monoxide content of the exhaust emissions from the engine shall not exceed— (a) if the vehicle has an effective date before 1st	For the purposes of this item— "effective date" means the date of manufacture of the vehicle, except that in the case of a vehicle which for the time being meets the requirements of paragraph 3 of Schedule 1 to these Regulations, it shall mean the	Paragraphs 2, 3 and 4 shall not apply to— (a) vehicles propelled otherwise than by a spark ignition engine; (b) vehicles having an effective date before 1st August 1975; and (c) vehicles having an effective date before 1st August 1975; and (c) vehicles having an effective date before 1st August 1987 and propelled by a rotary	

1	2	3		4	5
Item	Subject matter	Require		Definitions and supplementary provisions	Exemptions and modifications
		(b)	August 1986, 4.5%; or if the vehicle has an effective date on or after 1st August 1986 and is not a vehicle to	Ist January immediately preceding the date of manufacture of the engine by which it is propelled, if that date is earlier; "a normal idling speed" means in the case of a vehicle of a	piston engine. Paragraphs 3 and 4(b) shall not apply to vehicles fuelled by natural gas. Paragraph 4(c) shall not apply to vehicles or fuelled by liquid petroleum gas or natural gas. Paragraphs 2(a)
			which sub- paragraph or (d) below applies, 3.5%;	description mentioned in the Annex to the emissions publication,	and (b) and 3 shall not apply to vehicles propelled by a 2-stroke engine. Paragraphs 2(c)
		(c)	if the vehicle is of a description mentioned in the Annex to the emissions publication	maximum limits shown against that description	and (d) and 4 shall not apply to transitional provision vehicles which have been constructed from a kit which— (a) included a chassis or a body; and
			and is either— (i) a passe car having an	in columns 2(b) and 2(c) engerrespectively of that ng Annex; "the etive emissions publication" is the publication entitled "In-service	(b) was sold by retail before 1st January 1998.

1	2	3	4		5
Item	Subject matter	Requireme	sup	initions and plementary visions	Exemptions and modifications
		(d) in votation of the control of th	1992; or (ii) any other vehicle having four or more wheels and an effective date on or after 1st August 1994, he relevant percentage; or	Emissions Standards for Road Vehicles" (IS O-9526457- O-X) published by the Department of Transport; "passenger"	ncted d e gers ;

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and	Exemptions and
	~		supplementary	modifications
			provisions	
		of the total	(d) has	
		exhaust emissions	four or	
		from the engine	more	
		by volume.	wheels;	
		2 If the engine	"the	
		3. If the engine by which the	relevant	
		by which the vehicle is	percentage"	
		propelled is run	means in	
		without load at a	the case	
		rotational speed of	percentage	
		2000 revolutions	shown	
		per minute, the	against that	
		hydrocarbon	description	
		content of the	of vehicle	
		exhaust emission	in column	
		from the engine	2(a) of that	
		shall not exceed	Annex;	
		0.12% if the	"rotary	
		vehicle either—	piston	
			engine"	
		(a) has not	means an	
		more	engine in	
		than three	which the	
		wheels;	torque is	
		or of a	provided	
		vehicle	by means	
		of a	of one or	
		description	more rotary pistons and	
		mentione	, F	
		in	not by any reciprocating	
			piston; and	
		(b) is a	any rotary	
		vehicle	piston	
		to which	engine shall	
			1 1 1	
		paragrapl 2(a) or	to be a	
		(b) the	four-stroke	
		Annex	engine;	
		to the	"a fast	
		emission		
		publication	1,,	
		the	means—	
		applies;	(a) in the	
			case	
		4. If the	of a	
		vehicle is one to	vehicle	
		which paragraph	of a	
		2(c) or (d) applies	descript	ion

1	2	3		4	·	5
Item	Subject matter	sup		supplement	Definitions and Exemptions upplementary modification	
		and the	engine I	provisions	mention	ned
		by which			in the	icu
		propelled			Annex	
		without			to the	
		a fast	idling		emissio	ns
		speed—	J]	publica	tion,
		(a)	the	8	a	
			carbon	1	rotation	al
			monoxide		speed	
			content		betweer	1
			of the		the	
			exhaust		minimu	m
			emissions		and	
			from		maximu limits	ım
			the		shown	
			engine		against	
			shall		that	
			not		descript	ion
			exceed		of	1011
			0.3% of		vehicle	
			the total exhaust		in	
			emissions	(columns	5
			from	-	3(e)	
			the	ä	and (f)	
			engine	1	respecti	vely
			by		of that	
			volume;	4	Annex;	
		(b)			or	
			hydrocarbo		in any	
			content	`	other	
			of the		case, a	o1
			exhaust		rotation speed	aı
			emissions		speeu of	
			from		betweer	1
			the		2500	<u>-</u>
			engine		and	
			shall		3000	
			not	1	revoluti	ons
			exceed	1	per	
			0.02%		minute;	
			of the		ambda	
			total	value'		
			exhaust emissions	means		
			from	ratio b		
			the	mass,		
			engine	to peti		
			CIIGIIIC	vapou	r ın	

1	2	3		4	5
Item	Subject matter	Requiren	nent	Definitions an supplementar	
			1.	provisions	
			by waluma:	the mixt	
			volume; and	entering combust	
				chamber	
		(c)	the	divided	
			lambda	14.7; and	
			value	"the	u
			shall be	relevant	
			between	limits"	
			the relevant	mean—	
			limits.		the
			mmts.	cas	se
				of	a
					hicle
				of	
					scription
					entioned
					the
					nnex
					the nissions
					blication,
				the	
					nimum
				and	
					ıximum
				lin	nits
				sho	own
				aga	ainst
				tha	
					scription
				of	
					hicle
				in	•
					lumns
				3(0	
				and 3(d	
					spectively
					that
					mex;
				or	- •,
					any
				oth	
				cas	
				0.9	
				and	
				1.0	12

I Item	2 Subject matter	3 Requirement	4 Definitions and supplementary provisions	5 Exemptions and modifications
5	Smoke emissions	If the vehicle has an effective date on or after 1 August 1979, when the engine by which it is propelled is subject to the free- acceleration test, the coefficient of absorption of the exhaust emissions from the engine immediately after leaving the exhaust shall not exceed— (a) if the engine of the vehicle is turbo- charged, 3.0 per metre, or (b) in any other case, 2.5 per metre.	For the purposes of this item— "effective date" has the same meaning as in item 4; "free acceleration" has the same meaning as in Annex II to Directive 77/143/ EEC as last amended by Directive 92/55/EEC; and . "coefficient of absorption" shall be construed in accordance with paragraph 3.5 of Annex VII to Directive 72/306.	This item shall not apply to vehicles propelled otherwise than by a compression ignition engine.
6	Lamps, reflectors and devices	The construction and equipment of the vehicle shall be such that its use on a road would not constitute a contravention or a failure to comply with— (a) regulations 1 12, 13, 14, 15, 16, 17 or 19 of the 1989	first used there were substituted	This item so far as it requires any lamp (not being a filament lamp), reflector or device to bear a particular standard mark (or one of two or more standard marks) shall not apply if it is fitted to a vehicle which either meets the requirements of paragraph 2 of

standard

1	2	3		4		5		
Item	Subject matter	Req	nuirement	supp	initions and plementary visions		mptio lificat	ns and ions
			Regulations;	For t	he purposes	Sche	edule	1 to
			or	of th	is item—	these	e Regi	ulations
		(b)	regulation 18		"coefficient			nsitional
			of those		of luminous	1		vehicle
			Regulations		intensity"		ch has	
			except in		has the			d from
			so far as it		same		whic	
			requires a		meaning	(i)		ıded a
			vehicle to		as in ECE	···		; and
			be fitted		Regulation	(ii)		sold by
			with a dim-		3.01;			l before
			dip device		"standard			nuary
			or running		mark"			3 and—
		(a)	lamp; or		means		(a)	in the
		(c)	regulation 18 or 20 of		a mark which when			case of a
			those		applied			lamp
			Regulations		to a lamp,			or
			except		reflector			device,
			in so far		or device			it
			that either		indicates			meets
			regulation		compliance			the
			prevents		with the			requiremen
			any		requirements			as to
			direction		of a			intensity;
			indicator		particular			and
			fitted to		instrument;		(b)	in the
			a vehicle		and a			case
			from		reference			of a
			bearing any		to the			reflector,
			mark which		instrument			it
			would be		to which			meets
			permitted if		a standard			the
			the vehicle		mark relates			requiremen
			were one		shall be			as to
			described		construed			coefficient
			by		accordingly.			of
			paragraph					luminous
			5(b) of				C /1	intensity,
			Schedule 7;				of th	
			Part I (e.g. a					ument
			solo motor					hich the
			bicycle).					dard lv (or
								k (or
								e case
								be one
							of th	iose

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

marks) relates.

This item so far as it requires compliance with regulation 14 of the 1989 Regulations (filament lamps) shall not apply to a lamp if, by virtue of the above paragraph, it could comply with this item without bearing any standard mark.

This item so far as it requires the headlamp (including a filament lamp fitted to a headlamp) fitted to a vehicle to bear a particular standard mark (or one of two or more standard marks) shall not apply to headlamps that—

(a) are fitted to a vehicle which either meets the requirements of paragraph 2 of Schedule 1 to these Regulations or in a transitional provision

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
				vehicle which has been constructed from a kit which— (i) included a body; and (ii) was sold by retail before 1 January 1998; and (b) emit sufficient light to illuminate the road in front of the vehicle on both main and dipped beam.
7	Rear-view mirrors		or outer edge" has the meaning given by regulation 3 of the Road Vehicles Lighting Regulations 1989; "longitudina plane" has the meaning	ambulance or motor caravan, as if— (a) for "70 al mm" in the first place where it occurs,

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		and	Construction	200 mm;
		vibration	and Use	and
		requirem	ents; Regulations;	(b) for "70
		or	"transverse	mm" in
		(b) if the	plane"	the second
		vehicle	means a	place it
		is left	vertical	occurs,
		hand	plane	there were
		drive,	normal to a	substituted
		the	longitudinal	"109 mm"
		dimension	n, plane;	
		rear	"transverse	The requirements
		view,	eye plane"	of paragraph
		and	means the	2 shall not
		vibration	vertical	apply to motor
		requirem	ents. ^{plane}	ambulances
			passing	or motor
		2. It shall also	through	caravans (in each
		be fitted with	the line	case) having a
		at least one interior mirror	shown as	maximum gross
			such in the	weight exceeding
			Appendix	3500 kg.
		the adjustment, dimension, rear	to this	At:
		view and	Schedule.	An exterior
		vibration		mirror fitted to a
		requirements	plane a",	motor ambulance or motor caravan
		unless no interior		shall be treated as
		mirror could		complying with
		provide any view	plane c"	the requirements
		to the rear.	mean the	(including
			vertical	marking
		3. If no interior	planes "a",	requirements)
		mirror is fitted or if no interior	"b" and	of Annex II
		mirror meets	"c" in the	to Directive
		the rear view	Appendix	71/127/EEC as
		requirements, a	to this	last amended
		nearside exterior	Schedule;	by Directive
		mirror shall be	"floor	88/321/EEC or
		fitted which	marking	of Part I of ECE
		meets—	A", "floor	Regulation 46.01
			marking B"	of the instruments
		(a) if the	and "floor	there mentioned
		vehicle	marking	for a Class II
		is right	C" mean	mirror
		hand	the lines	
		drive	shown as	Paragraph 4(b)
		or has a	such in the	(iii) shall not
		central	Annendiy	annly_

central

Appendix

apply—

1	2	3		4		5	
Item	Subject matter	Require		Definitio supplem provisio	entary		mptions and difications
		4. Eac view mir to the vere either—	driving position, the dimension rear view, and vibration requirement dimension rear view, and vibration rear view, and vibration rear view, and vibration requirement of the requirement of the requirement of Annex II to Directive 71/127/	nt, Ap to t Schant, Ap to t Schant, ap to t schant. (a)	entary ns his his his his hedule. he A", he B" he "pole mean vertical es jecting wards m the hizontal face bor) at the sitions he pendix his he he hight in the case of pole A, the highest point of the reflecti surface of the offside exterio mirror; in the case of	Exempoor (a) (b)	-
			as last amended by Directive 88/321/ BEG or of Part I of ECE		pole B, the highest point of the reflecti surface of the interior	ng	

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
Item		Regulat 46.01 for a Class I mirror in the case of an interior mirror or a Class III mirror in the case of an exterior mirror; or (b) comply with the followir requirer (i) th eco of th re su sh be er w a pr ho (ii) al	Definitions and supplementary provisions ion mirror and (c) in the case of pole C, the highes point of the reflect surface of the nearsic exterior mirror. "The adjustment requirements" In order to meet the adjustment ingrequirements, an inemisterior mirror e shall be capable legof being adjusted by the driver when in his flective be capable of the adjustment included by the driver when in this driving adjusted by the driver when in his driving the driver when the	Exemptions and modifications ting
		er w a pr ho (ii) al pa of th ex su of th	notestiments, an ither terior mirror must— rotedive be capable of being adjusted by the driver when in his driving position, the door being closed; or (b) be so	

1	2	3	4		5
Item	Subject matter	Requirement		itions and ementary	Exemptions and modifications
			provis	-	, and the second
				out of	
			contactable		
				t can be	
				eturned to	
				ts former	
				osition	
				vithout	
				need of	
				djustment.	
			by	1 11	
				or shall	
			sphere rega		
			of as mee		
			165 require		
				ragraph (a)	
			dianabtove	wnether or	
			and not—	t	
			()	t can neet those	
				equirements	
				only with he window	
			exterior in		
				lriver's	
			,	loor being	
			-	pen; or	
				he mirror	
			1 ()	s capable	
				of being	
				ocked in	
			diameter, p		
				rom the	
				outside of	
				he vehicle.	
			radius		
			of "The a	lim ausian	
			curvature require	umension om onts ^y	
			of require	emenis	
			not In orde	er for	
			less an exte	erior	
			lllällmirror	to meet	
			2.5 the din	nension	
			Tilliare di lite	ements the	
			Withdimens	sions of the	
			the reflecti	ing surface	
				l- 4l4	
			of 1	1	
			or an orth	logonai	
			of an orth	tion onto a	

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary	Exemptions and modifications
			provisions	.
			or vertical surface	
			receaseommodates a	
			less vertical line with	
			thana length of 70 mm	
			12 and a rectangle	
			mmwith vertical sides	
			wide f 40 mm and	
			if horizontal sides	
			thesef 70 mm.	
			are blun he dyrder for	
		(111	exterior mirror to meet	
			shalfhe dimension	
			be requirements, the	
			capable capable	
			of reflecting surface	
			rotating to be such that inwards	
			inwards	
			towardjection onto a	
			the vertical surface	
			vehicle	
			when citation with	
			a vertical sides	
			force of 40 mm and of horizontal sides	
			01	
			10	
			kg	
			is "The rear view	
			appliequirements" (see horizhentalppendix to	
			at this Schedule)	
			the	
			extreme der for a	
			outenirror to meet	
			edgehe rear view	
			in requirements, it	
			a must be such that	
			longituelinhe vehicle	
			plane positioned	
			from that its	
			bothlongitudinal axis	
			the is parallel to the	
			frontongitudinal	
			and planes a, b	
			the and c , with the reardriver seated	
			Thein his normal	
			mem ms normai	

1	2	3	4		5
Item	Subject matter	Requirement	Def	initions and	Exemptions and
	v	-		plementary	modifications
				visions	J
				ght driving	
				tion such that	
				eyes lie in	
				ransverse	
			lie eye		
			withind		
				or correctly	
				sted, he shall	
				ble to see in	
				mirror—.	
			surfact	in the case	
			at	of an offside	
			which	exterior	
			the	mirror with	
			mirror	the offside	
			is	extreme	
			attached	outer	
			to	edge of	
			the	the vehicle	
			vehicle	positioned	
			bodywoi	kso that it is	
			-	tangential	
				to the	
				longitudinal	
				plane a,	
				the whole	
				of floor	
				marking A	
				and pole A;	
				and	
			(b)	in the	
			(0)	case of an	
				interior	
				mirror, with	
				the central	
				longitudinal	
				axis of the	
				vehicle	
				positioned	
				so that it	
				lies on the	
				longitudinal	
				plane b,	
				the whole	
				of floor	
				marking B	
				and pole B;	
				- ′	

or

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and	Exemptions and
			supplementary	modifications
			provisions	
			(c) in the	
			case of a	
			nearside	
			exterior	
			mirror, wit	1
			the offside	
			extreme	
			outer	
			edge of	
			the vehicle	
			positioned	
			so that it is	
			tangential	
			to the	
			longitudin	al
			plane c,	
			the whole	
			of floor	
			marking (
			and pole C	•

"The vibration requirements"

In order to comply with the vibration requirement, a mirror shall be fixed to the vehicle in such a way that under normal driving conditions, it neither moves so as to change the field of vision, nor vibrates to an extent which would cause the driver to misinterpret the nature of the image received.

Anti-theft devices

1. The vehicle shall be fitted with some form of anti-theft device,

This item shall not apply to vehicles specially constructed

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		that is to say, a mechanical, electrical or electronic immobiliser or a combination of these, (in addition to any key operated switch normally used to start the engine) that prevents the vehicle being driven or moved under its own power.	provisions	(and not merely adapted) for the use of a person suffering from some physical defect or disability.
		2. No antitheft device shall operate on the braking system. 3. If any antitheft device is, or incorporates, any mechanical device that acts upon a system that affects the control of the vehicle (e.g. the steering control)		
		(a) it shall not be possible to start the engine in the normal way until every such mechanic device has been	eal	

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		(b) it shall not be possible to activate any such mechan device while the engine is running and (c) the action of activating any such mechan device shall be distinct and separate from that of stopping the engine.	ical , ical	
9	Seat belts	1. Every adult belt fitted to the vehicle, not being a harness belt of a passive belt shall comply with the requirements of paragraph (7) of regulation 47 of Construction and Use Regulations	g "disabled person's belt", "lap belt" and seat belt" have the same meanings	This item shall not apply to an adult belt fitted to a vehicle if the belt provides a level of safety equivalent to that provided by an adult belt which complies with the requirements of

Use Regulations

to the extent (if any) that it would

apply were the

said paragraph (7)

as in

Vehicles

requirements of

apply to the belt

regulation 47 this item as they

of the Road would otherwise

(Construction but disregarding

2	3	4	5
Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
	in regulation (c)(i) of the Construct and Use Regulation or (b) meet the requirement referred to in regulation (c)(iii) of those	and Use) Regulations; "adult belt" means a seat belt for an adult not being a disabled person's belt; "harness belt" means an 147(4 adult belt which is a harness belt comprising a lap ons; belt and shoulder straps; "passive belt" means an adult belt n 47(4 comprised in a passive belt system.	paragraph 2(b) and 3(b).
	vehicle is fitted with one or more harness belts, every such belt shall— (a) bear a mark as described in regulation (c)(ii) of the	n 47(4)	
		to apply to all motor vehicles. 2. If the vehicle is fitted with one or more passive belts, every such belt shall— (a) bear a mark as described in regulation (c)(i) of the Construct and Use Regulation or (b) meet the requirem referred to in regulation (c)(iii) of those Regulation (c)(iii) with one or more harness belts, every such belt shall— (a) bear a mark as described in regulation (c)(iii)	Subject matter Requirement Supplementary provisions to apply to all motor vehicles. 2. If the vehicle is fitted with one or more passive belts, every such belt shall— (a) bear a mark as described in means an regulation 47(4 hdult belt (c)(i) which is a of the Construction and Use a Regulations; belt; means a seat belt for an adult not being a disabled person's belt; "harness belt" which is a harness belt comprising a lap belt and or shoulder (b) meet straps; the requirements referred to in adult belt regulation 47(4 yomprised (c)(iii) in a passive belt system. Regulations. 3. If the vehicle is fitted with one or more harness belts, every such belt shall— (a) bear a mark as described in regulation 47(4) (c)(ii) of the

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		(b) meet the requirem referred to in regulatio (c)(iv) of those Regulation	n 47(4)	
10	Seat belt anchorages	shall comply with the requirements of paragraph 4.3 of Annex I to Directive 76/1 15/ EEC. 2. Without prejudice to paragraph 1, the vehicle shall be fitted with an anchorage in every position required to hold securely every adult belt or any part of an adult belt fitted to the vehicle. 3. Every anchorage intended for an adult belt shall comply with the requirements of paragraphs 4.2,	"disabled person's belt", "forward-facing seat" and "seat belt" have the same meanings as in regulation 47 of the Road Vehicles (Construction and Use) Regulations; "adult belt", "harness belt" and "passive belt" have the same meanings as in item 9. For the purposes of this item, Annex I to	Paragraph 3 shall not apply to anchorages which are so located that, when used with an adult belt of a type for which they are intended to be used, they provide a level of safety equivalent to that provided by anchorages that meet the arequirements of that paragraph when used with an adult belt of a type for which they are intended.

I Item	2 Subject matter	3 Requirement	4 Definitions and supplementary provisions	5 Exemptions and modifications
			shall comply with the following requirements."	
11	Installation of seat belts		For the purposes of this item— "child restraint", "disabled person's belt", "forward-facing seat", "lap belt", "seat belt", "specified passenger's seat", and "three-point belt" have the same meanings as in regulation 47 of the Road Vehicles (Construction and Use) Regulations; "adult belt", "harness belt" and "passive belt" have the same meanings as in item 9. "effective date" means— (a) in the case of a vehicle which meets the	The requirements of paragraphs 1, 2 and 3 shall not apply in relation to a seat fitted to a vehicle which has been specially designed and constructed, or specially adapted for the use of a person suffering from some physical defect or disability if the vehicle is fitted with a disabled person's belt for that seat. Paragraph 2 shall have effect in relation to motor ambulances and motor caravans as if for "1st April 1987" there were substituted "1st October 1988". Paragraph 3 shall have effect in relation to motor ambulances and motor caravans as if— (a) for "1st April 1987" there were substituted "1st April 1997"; and (b) there were ments added at the end

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	
		4. Every adult	parag	graph the words
		belt and every	3 of	"intended
		disabled person's	Scheo	dule 1 for use
		belt fitted to the	to	while the
		vehicle shall be	these	vehicle is
		properly secured	Regu	lations—travelling
		to anchorages	(i)	if on a road".
		provided for it		the
		and installed so		vehicle
		that it can		does
		be used properly		not
		to restrain an		have
		occupant (e.g. in		a
		the case of a lap		separate
		belt by passing		chassis,
		over the pelvic		the
		region and in		date
		the case of a		of
		harness belt, a		manufacture
		passive belt or		of
		a three-point belt		the
		by also restraining		integral
		the upper torso		chassis-
		and not being		body,
		liable to slip	(**)	or
		off the shoulder).	(ii)	if
		Also, there shall		the
		be no sharp		vehicle
		edges liable to		has
		cause abrasion or		a
		damage to the belts in normal		separate
		use. In the case		chassis, the
		of every lap belt,		date
		passive belt and		of
		three point belt,		manufacture
		provision shall be		of
		made for their safe		the
		and convenient		body
		storage.		or
		2001450.		the
				chassis,
				whichever
				is
				the
				earlier;
				or
			(b) in the	

case

Subject matter	Requirement	Definitions and supplementary provisions of any other vehicle the date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case where	acture
		of any other vehicle the date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	acture
		other vehicle the date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	acture
		vehicle the date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	acture
		the date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	acture
		date of manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	ecture ;
		manufa of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	ecture ;
		of the vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	···
		vehicle "appropriate belt", in relation to a seat in a vehicle, means— (a) in a case	
		belt", in relation to a seat in a vehicle, means— (a) in a case	
		relation to a seat in a vehicle, means— (a) in a case	
		a seat in a vehicle, means— (a) in a case	
		a vehicle, means— (a) in a case	
		means— (a) in a case	
		(a) in a case	
		case	
		the	
		windse	reen
		is	10011
		located	
		as	
		mentio	ned
		in	
		paragra	aph
			/
			ed
			-
		Directi	ve
		90/628	
		EEC,	
		a	
		harnes	SS
		belt,	
			e
			as mentio in paragra 3.1.7 of Annex 1 to Directi 77/541 EEC as last amendo by Directi 90/628 EEC, a harnes

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
			belt,; and (b) in any other case, a harne belt, a passiv belt or a three-point belt.	sss e
12	Brakes	shall comply with the requirement of paragraphs 2 and 2.2 of Annel of Directive 71/320/EEC alast amended be Directive 85/64/EEC; but in the application of the	device", ex "control", ex "transmission as "service braking", ex "secondary braking" at and ex "parking braking", have the same meanings as in 71/320/ EEC as last amended by Directive 85/647/ EEC; "anti-lock device"— (a) except in relation to a vehicle having and not more than	2.2.4 to 2.2.8 of the Annex; and (c) in the case of vehicles equipped with anti- lock devices, Appendix n 2 to the Annex;

1	2	3		4		5	
Item	Subject matter	Require	nent		-	Ехе	emptions and difications
			which	provisio	wheels.	(a)	for "60%"
			is fitted		has	(4)	and "30%"
			with a		the		there were
			braking		same		substituted
			device		meanin	g	"50%"
			having		as in	5	and "25%"
			a split-		71/320/	/	respectively
			circuit		EEC		and
			transmiss	ion	as last	(b)	for "50 kg"
			which	-0	amende		there were
			enables		by		substituted
			braking		Directiv	ve	"40 kg", if
			of not		88/194/		a manual
			less		EEC;		control is
			than		and		used to
			one	(b)			apply the
			wheel	(0)	relation		secondary
			on each		to a		braking.
			side		vehicle		or anning.
			of the		having		
			vehicle,		not		
			in the		more		
			event of		than		
			failure		three		
			in a part		wheels.		
			of the		has		
			transmiss	ion	the		
			of the	1011	same		
			service		meanin	σ	
			braking;		as in	5	
		()	_		Append	liv	
		(c)	paragraph		2 to	11/1	
			2.2.1.5.1		the		
			shall		Annex		
			have		of		
			effect		Directiv	ve	
			as if for		93/14/	• •	
			the last		EEC;		
			sentence	"hı	ake		
			there		iciency"		
			were		ans		
			substituted	1	ximum		
			the		al brake		
			words	for			
			"This				
			condition		pressed as ercentage		
			must be met by		the		

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary	Exemptions and modifications
		automatic	provisions gross	
		means."	weight;	
			"maximum	
		2. If the	total brake	
		vehicle is	force"	
		equipped with an anti-lock device	means	
		it shall comply	the total	
		with paragraph	braking	
		2.2.1.23 of	force when	
		71/320/EEC as	the brakes	
		last amended by	are fully	
		Directive 88/194/	applied;	
		EEC.	"total	
		3. The vehicle	braking force"	
		shall comply with	means the	
		the requirements	total of the	
		of paragraphs	braking	
		2.2.1.11.1 and	forces	
		2.2.1.11.2 of	transmitted	
		Directive 71/320/	by the tyres	
		EEC as last	to the road	
		amended by	surface	
		91/422/EEC.	when the	
		4. The	brakes are	
		secondary	applied;	
		braking and	"servo-	
		service braking	assistance"	
		shall have the	means an	
		same control.	energy	
		5. The brake	supply which	
		efficiency shall be	supplements	
		not less than—	the	
			muscular	
		(a) 60% for the	energy of	
		service	the driver;	
		braking;	"lateral	
		<u>.</u>	brake	
		(b) 30%	distribution",	
		for the	in relation	
		secondary braking	to all axic,	
		braking in the	means	
		case	the ratio	
		when	(expressed	
		the	as a	
		servo-	percentage)	
		assistance	of the	

assistance

l Item	2 Subject matter	3 Requirement	4 Definitions and supplementary	5 Exemptions and modifications
		provided for the service braking (if any) fails and a force of 50 kg is applied to the control; and (c) 18% for the parking braking. 6. The lateral brake distribution for the service braking shall— (a) in relation to each axle; and (b) for all values of total braking force and vehicle speed, be not less than 70%. 7. The longitudinal brake distribution for the service braking shall, for all values of total braking force, vehicle speed and adjustment	lower to the higher of the braking forces transmitted by the tyres to the road surface for two wheels, on opposite sides of the vehicle on the same axle; "longitudinal brake distribution" means the ratio of the braking forces transmitted by the tyres to the road surface through the front and rear wheels respectively when the vehicle is in running order and being braked on a level surface; "in running order" means— (a) with all fluids (such as oils and engine coolant)	

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		settings (if any), be greater than the ratio of the vertical forces transmitted to the road through the front and rear wheels respectively when the vehicle is in running order and being braked on a level surface. 8. The capacity of the braking device to absorb and dissipate energy shall be sufficient to ensure that all the required aspects of braking performance can be maintained under all normal operating conditions of the vehicle, including long hill descents, taking account of the vehicle's speed capability, weight and weight distribution.	necessar for the vehicle to be driven, the fuel tanks full, a spare wheel and a tool-kit; (b) carryin a driver weighi 68 kg; but (c) not otherw carryin any load or passen;	g ng ise
13	Noise and Silencers	shall be fitted with an exhaust system including a silencer such that the exhaust	the rotational speed at which	Paragraph 1 shall not apply to vehicles propelled otherwise than by an internal combustion engine.

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		(a) the		

vehicle is held

stationary

on a

level

surface such

that

there is an

unobstructed

area

not less

than 3

metres

wide all

around

the

vehicle;

and

(b) the

engine

by

which

the

vehicle

is

propelled

run at a

constant

rotational

speed

of 3500

revolutions

per

minute

or 3/4

S if S

is less

than

4500

revolutions

per

minute,

the noise measured at 0.5 metres from the

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		exhaust outlet at 45 degrees to the axis of the outlet pipe in a horizontal plane, shall not exceed 101db(A).		
14	Glass in windscreens and other windows outside	The windows of the vehicle shall be fitted with glazing which complies with the requirements of regulations 31 and 32 of the Construction and Use Regulations to the extent (if any) that they apply to the vehicle. However, side screens may be constructed of safety glazing.	of regula and (10) of the Constrand Use Regulathe date o	sesglazing which complies with the tion (2014) ments set out in column 3 of this item. ruction ations, fracture e t

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary	Exemptions and modifications
			provisions	
			(b) for all	
			other	
			purpose the	es,
			date of	•
			manufa	
			"side-	icture,
			screen"	
			means an	
			item of	
			glazing	
			wholly	
			or partly	
			on either	
			side of the	
			driver's seat	
			that does	
			not slide	
			or move relative to	
			the vehicle	
			or any of	
			its parts	
			(including	
			glazing) in	
			a manner	
			likely	
			to cause	
			abrasion to	
			any glazing	
			surface; and	
			"safety	
			glazing" has	
			the same meaning	
			as in	
			regulation 32	2
			of the	
			Construction	ı
			and Use	
			Regulations.	
.5	Seats and their	1. Every seat		This item does
-	anchorages	and seat back		not apply to seat
	<i>O</i>	adjustment and		not intended for
		displacement		normal use while
		system provided		the vehicle is
		shall incorporate		travelling on a
		a locking system		road (including

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		which operates automatically in all positions provided for normal use and all seats, including those which can be tipped forward or have fold-down backs, shall lock automatically in their normal upright position. 2. The unlocking controls for displacement systems which facilitate access by passengers shall be placed on the outside of the seat close to the door. They shall be easily accessible, even to the occupant of the seat immediately behind the seat concerned if such a seat is designated as suitable for an adult. 3. Seats shall be constructed and firmly attached to the vehicle such that they and their anchorages comply with the design, construction and fitting		seats exempt from Directive 74/408/EEC as last amended by Directive 81/577/EEC). Paragraph 2 shall not apply to a transitional provision vehicle constructed from a kit which- systems (a) included a chassis or a body; and (b) was sold by retail before 1 January 1998.
		requirements of paragraph 6.2 to Annex I of		

2	3	4	5
Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
	Directive 74/408/ EEC.		
Tyres	(not being a retreaded tyre) fitted the vehicle shall bear an approval mark in accordance with the requirements of Directive 92/23/EEC or ECE Regulation 30. 2. Every retreaded tyre fitted to the vehicle shall bear a mark in accordance with paragraph 6 of BS AU 144e-1988 or a corresponding standard and the indication given by the mark must not be false in a material particular. 3. Each tyre fitted to the vehicle shall bear marks that were moulded on to or into the tyre at the time that it was manufactured which provide the following service (a) nominal size; (b) construct type	of this item— "BS AU 144e-1988" has the same meaning as in the Motor Vehicles Tyres (Safety) Regulations 1994(9); "corresponding standard" shall be construed in accordance with regulation 13 of the Motor Vehicles Tyres (Safety) Regulations 1994 as it applies to BS 144e-1988; and "relevant vehicle" means a vehicle that meets the requirements of paragraph 2 of Schedule 1 to these	Paragraph 1 shall not apply to a tyre fitted to a relevant vehicle, if the tyre provides a level of safety equivalent to a tyre that meets the requirements of that paragraph. Paragraph 2 nghall not apply to a tyre fitted to a relevant vehicle, if the tyre provides a level of safety equivalent to that provided by a tyre that complies with the requirements of that paragraph so far as it relates to BS AU 144e-1988. Paragraph 3 shall not apply to— (a) a tyre fitted to a relevant vehicle; or (b) a tyre fitted to a vehicle having a maximum design speed greater than 240 km/h, if the tyre
		Directive 74/408/EEC. Tyres 1. Every tyre (not being a retreaded tyre) fitted the vehicle shall bear an approval mark in accordance with the requirements of Directive 92/23/EEC or ECE Regulation 30. 2. Every retreaded tyre fitted to the vehicle shall bear a mark in accordance with paragraph 6 of BS AU 144e-1988 or a corresponding standard and the indication given by the mark must not be false in a material particular. 3. Each tyre fitted to the vehicle shall bear marks that were moulded on to or into the tyre at the time that it was manufactured which provide the following service (a) nominal size; (b) construct	Directive 74/408/ EEC. Tyres 1. Every tyre For the purposes (not being a of this item—retreaded tyre) fitted the vehicle shall bear an approval mark in accordance with the requirements of Directive 92/23/EEC or ECE Regulation 30. 2. Every retreaded tyre fitted to the vehicle shall bear a mark in accordance with paragraph 6 of BS AU 144e-1988 or a corresponding standard and the indication given by the mark must not be false in a material particular. 3. Each tyre fitted to the vehicles hall bear marks that were moulded on to or into the tyre at the time that it was manufactured which provide the following service (a) nominal size; (b) construction type Tyres 1. Every tyre For the purposes of this item—retreaded fixing in the Motor Vehicles and approval mark in accordance with paragraph 6 of BS AU 144e-1988 or a corresponding standard and the indication given by the mark must not be false in a material particular. 3. Each tyre fitted to the vehicles hall bear marks that were moulded on to or into the tyre at the time that it was manufactured which provide the following service (a) nominal size; (b) construction type

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		radial ply);	•	is specially designed fo
		(c) load capacity; and		vehicles of the type in question.
		(d) speed capability informati		
		4. Each tyre fitted to the vehicle shall be of a nominal size appropriate to the wheel to which it is fitted.		
		5. Tyres on the same axle shall be of the same nominal size and of the same construction type. If radial tyres are fitted to the front axle, they shall also be fitted to the rear and if biasbelted tyres are fitted to the front axle, radial or bias-belted tyres shall be fitted to the rear.		
		6. Each wheel on each axle shall be equipped with a tyre which has a load capacity such that, when the axle is loaded to its maximum permitted axle weight, the weight		

transmitted to the road surface by that tyre does not

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		exceed that load capacity.		
		7. The speed capability of all tyres fitted shall be not less than the maximum design speed of the vehicle.		
17	Interior fittings		line of the maniki as defined in paragra 2.5 and append 1 of	(b) was sold by retail before 1st January 1998. cethis item shall not apply to any area inside a nmotor caravan or a motor ambulance which is not inside the aphead impact zone for any designated inseating position. Paragraph 5 shall not apply to—vea) any floormounted hand-brake control if ed in the fully released we position,
		and mounted that	the	15 111 1110

		2			
1	2	3	4	5	
Item	Subject matter	Requirement	Definitions		mptions and
			supplemen	tary moa	lifications
			provisions		
		they would either		manikin	specified
		retract into the		positioned	zone; or
		surface of the		in the (b)	any hand-
		panel or become		rearmost	brake
		detached from the		designated	control
		panel when a		seating	mounted on
		horizontal force of		position;	or under the
		40 kg is applied to		is	instrument
		them.	` '	above	panel, if in
				the	the fully
		3. The lower		horizontal	released
		edge of the		plane	position,
		instrument panel		passing	there is no
		shall be rounded		through	possibility
		to a radius of		the	of the
		curvature of not		-	
		less than 19mm,		point 150mm	occupants of the
		or if it is covered			or the vehicle
		with non-rigid		above	
		material, not less		the	contacting it
		than 5mm.		lowest	in the event
				part of	of a frontal
		4. The		the top	impact.
		rearward and		of the	
		upward-facing			graph 7
		parts of seat			not apply
		frames behind		cushionsto pa	
		which there is			a non-rigid
		a designated	(-)		erial and
		seating position,		outside the h	
		shall be both			onvertible
		covered with non-			cles. For
		rigid material		defined open	ing roofs,
		and have a radius		•	equirements
		of curvature of not		paragraphall	
		less than 5 mm.			s, including
		5. The			ces for
		handbrake control			ing, closing
		in the fully			adjusting the
		released position			with the
		and the gear-		Annex roof	
		lever control in		I to posit	tion.
		any forward gear		Directive	
		position shall not		74/60/	
		_		EEC	
		have any radius		as last	
		of curvature of		amended	
		less than 3.2 mm		by	
		on surfaces which		Directive	
		can be contacted			

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

by a sphere of 165 mm diameter.

6. Shelves and other similar items shall be so constructed that their supports have no protruding edges and that all parts facing into the vehicle present surface not less than 25 mm high with edges rounded to a radius of curvature of not less than 3.2 mm. This surface shall also be covered non-rigid with material.

7. On that part the inner of surface of the roof which is situated above or forward of the occupants and can be contacted by sphere of 165 mm diameter, the width projecting parts made of rigid material, shall not be less than the length of their projection from the surface and their edges shall have a radius of curvature of not less than 5 mm. Roof sticks or ribs made of rigid material with the 78/632/ EEC;

"head impact zone" has the same meaning as in Directive 74/60/EEC; "sharp edge" means an edge of rigid material having a radius of curvature of less than 2.5 mm, except in the case of projections of less than 3.2 mm from the panel. In this case, the minimum radius of curvature shall not apply provided that the height of the projection is not more than half its width and its edges are blunted; "rigid material" means a material which has a hardness of

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		exception of the header rail of the glazed surfaces and door frames, shall not project downwards by more than 19 mm.	no less than 50 shore A; "non-rigid material" means a material which has a hardness of less than 50 shore A; "designated seating position" means a position where there is a seat designed for normal use while the vehicle is travelling on the road.	
18	External projections	1. The vehicle shall not be fitted with any mascot, emblem or other ornamental object unless it complies with the requirements of regulation 53 of the Construction and Use Regulations. 2. There shall be no other feature on the external surface of the vehicle likely to increase the risk or seriousness of injury to any person who could come into contact with the vehicle. Without prejudice to the generality	For the purposes of this item— "external surface" of the vehicle means the outward facing surface at any height from the floor line up to a height of 2 metres from the horizontal surface on which the vehicle is standing. "floor line" has the same meaning as	Paragraphs 2 to 10 shall not apply to transitional provision vehicles constructed from a kit which— (a) included a chassis or a body, and (b) was sold by retail before 1st January 1988. The second sentence of paragraph 2 shall not apply to— (a) parts which protrude by less than 5.0 mm but by not less than 1.5 mm, if the outward

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		of the foregoing, the radius of curvature of all hard parts protruding from this external surface which can be contacted by a sphere of 100 mm diameter, shall be not less than 2.5 mm. 3. Headlamp visors and rims shall not project more than 30 mm beyond the lens surface. 4. The ends of bumpers shall be turned inwards or recessed or	in Directive 74/483/ EEC. "hard parts" means those made of a material of hardness exceeding 60 shore A. "vehicle body plan- form" means the area resulting from a vertical projection of the complete body onto a horizontal	facing angles of such parts are blunted and any parts which protrude by less than 1 mm; (b) grilles such as air intakes, having gaps of not more than 40 mm but more than 25 mm, if they have radii of curvature of not less than 1 mm; and those
		integrated within the bodywork. 5. Handles, hinges, push buttons and fuel tank filler caps shall not project more than 40 mm from the external surface unless they cannot under any circumstance project beyond the extreme outer edge of the vehicle, in which case they may project by up to 50 mm from the external surface. All handles shall be enclosed in a protective surround or be recessed, unless	surface; and, for the purposes of this definition— "complete body" means all parts of the bodywork and chassis, including any separate wheel- guards, but does not include running gear, such as wheels, axles, suspension, brakes and steering. "extreme outer edge"	having gaps of not more than 25 mm but more than 10 mm, if they have radii o curvature of not less than 0.5 mm; and those having gaps of not more than 10 mm if they are blunted; (c) windscreen, head lamp and rear window wiper blades and supports, provided that they are blunted;

any circumstances project beyond the extreme outer edge of the vehicle. 6. The open ends of door handles which rotate parallel to the plane of the door shall be turned back towards the plane of the door. Such open ends shall be directed rearwards unless the handles cannot under any circumstances project beyond the extreme outer edge of the vehicle and at	eels, if re are pointed sharp tures
they cannot in any circumstances project beyond the extreme outer edge of the vehicle. 6. The open ends of door handles which rotate parallel to the plane of the door shall be turned back towards the plane of the door. Such open ends shall be directed rearwards unless the handles cannot under any circumstances project beyond the extreme outer edge of the vehicle and at	eels, if re are pointed sharp tures ich jects vond the eernal ne of the eel rim, wing s are ed and re are no jections vond
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ends of door handles which rotate parallel to the plane of the door shall be turned back towards the plane of the door. Such open ends shall be directed rearwards unless the handles cannot under any circumstances project beyond the extreme outer edge of the vehicle and at	yond the ernal ne of the eel rim, wing s are ed and re are no jections yond
ends of door handles which rotate parallel to the plane of the door shall be turned back towards the plane of the door. Such open ends shall be directed rearwards unless the handles cannot under any circumstances project beyond the extreme outer edge of the vehicle and at modified pla so as to which disregard no the modified pla so as to which disregard no the under projection of handles, the hinges, push buttons, fuel bey tank filler the caps and windows.	ernal ne of the eel rim, wing s are ed and re are no ejections yond
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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		recessed into the vehicle bodywor or (c) the gap measure laterally between the open end of the handle and the vehicle body is no more than 2 mm when the handle is in its normal position with the door latched. 7. The open ends of handles which pivot outwards in any direction shall face either rearwards or downwards, unless they have an independent mechanism and cannot project more than 15 mm from the external surface should the	provisions rk,	their edges which are capable of being directed outwards have a radius of curvature of not less than 1 mm; and Paragraph 8 shall not apply to windows of motor ambulances or motor caravans which are located-return (a) to the rear of the driver's seat; and (b) in the case of a motor ambulance, in the medical working area; or (c) in the case of a motor caravan, in the living area.
		return mechanism fail.		

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		8. Windows		
		which open		
		outwards from the		
		external surface		

- which open outwards from the external surface of the vehicle shall have no forward facing exposed edge and shall not project beyond the extreme outer edge of the vehicle.
- 9. No jacking bracket shall project by more than 10 mm beyond the vertical projection of the floor line lying directly above it.
- 10. No exhaust pipe shall project by more than 10 mm beyond the vertical projection of the floor line lying directly above it, unless it terminates in a rounded edge having a radius of curvature of no less than 2.5 mm.

Speedometers

19

- 1. The vehicle shall be fitted with a speedometer capable of indicating speed in mph at all speeds mph. up the maximum design speed of the vehicle.
- 2. For all true speeds up to the maximum

This item shall not apply to vehicles having a maximum design speed of less than 2.5

59

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		design speed of the vehicle, the true speed shall not exceed the indicated speed.	•	
		3. For all true speeds of between 25 mph and 70 mph (or the maximum design speed if lower), the difference between the indicated speed and the true speed shall not exceed—		
		V/10 + 6.25 mph	ı	
		where		
		Vthe true speed of the vehicle in mph.		
20	Wiper and washer system	1. The vehicle shall be fitted with one or more wipers which, when switched on, operate automatically to clear the windscreen of water so that the driver has an adequate view of the road ahead, both directly in front of the vehicle and in front of both sides of the vehicle, in wet weather.		This item shall not apply to vehicles not equipped with a windscreen through which the driver must look to obtain an adequate view of the road ahead, both directly in front of the vehicle and in front of both sides of the vehicle, from all normal seating positions.
		2. The wiper or wipers shall have at least one operating		

at

frequency

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

which it or they shall operate continuously at no less than 45 cycles per minute.

- 3. The wiper blade or blades shall return automatically to position of rest which shall outside the driver's normal field of view and shall be capable of being displaced from this position on the windscreen allow to for windscreen cleaning.
- 4. The vehicle shall be fitted with a windscreen washer system capable of cleaning, in conjunction with the wiper or wipers, the area of windscreen swept by the wiper or wipers.
- **5.** When this system is actuated with the nozzles plugged, it shall be capable of withstanding the pressures produced.
- **6.** The capacity of the liquid reservoir for this system

1	2	3	4	5
I Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		shall not be less than 1 litre.		
21	Defrosting and demisting system	1. The vehicle shall be equipped with a system for removing frost and ice from the glazed surfaces of the windscreen. This system shall be effective enough to ensure that the driver has an adequate view of the road ahead, both directly in front of the vehicle and in front of both sides of the vehicle, in cold weather.		This item shall not apply to vehicles not equipped with a windscreen through which the driver must look to obtain an adequate view of the road ahead, both directly in front of the vehicle and in front of both sides of the vehicle, from all normal seating positions.
		2. The vehicle shall be equipped with a system for removing mist from the interior glazed surface of the windscreen. This system shall be effective enough to ensure that the driver has an adequate view of the road ahead, both directly in front of the vehicle and in front of both sides of the vehicle, in wet and humid weather.		
22	Fuel input	The vehicle shall be fitted with a fuel tank so constructed that		This item shall not apply to vehicles to which paragraph 2(c) or

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		it cannot readily be filled from a petrol pump delivery nozzle which has an external diameter of not less than 23.6 mm without the aid of a device (such as a funnel) not fitted to the vehicle.		(d) in column 3 of item 4 (exhaust emissions) do not apply.
23	Design weights	1. The maximum gross weight of the vehicle shall be no less than the sum of the kerbside weight, and— (a) in the case of a vehicle other than a motor ambulant or motor caravan, 75 kg for each seat (b) in the case of a motor ambulant or a motor ambulant or a motor caravan, 85 kg for each seat and 10 kg for each metre of the		

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		total		

total length of the vehicle.

2. For all vehicles—

- (a) the sum of the maximum permitted axle weights must not be less than the maximum gross weight of the vehicle;
- (b) when the vehicle is loaded to its maximum gross weight by placing weight of 68 kg in each seat and by distributing the remaining weight evenly in the areas designed to

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		accomiluggag (all in accord with paragra 2 of the Appent to Directi 92/21/EEC as last amend by Directi 95/480 the axl weight of each axle shall not exceed the maxim permit axle weight	ance aph e dix e ed (ve (X)), e in	
		(c) when the vehicle is loaded to its maxim gross weight and, at the same time, its rear axle is loaded to its maxim	um	

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		permitted	1	
		axle		
		weight,		
		the		
		front		
		axle		
		weight		
		shall		
		not be		
		less		
		than		
		30%		
		of the maximun	_	
			П	
		gross weight.		
24	General vehicle	1. All aspects		
	construction	of the design and		
		construction of the		
		vehicle and its		
		equipment which		
		are not covered		
		by other subject		
		matters in this		
		Schedule, shall be		
		such that no		
		danger is caused		
		or likely to be		

2. In

caused to

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vehicle or on a

person

road.

any

the

particular, under all normal conditions likely to be encountered while the vehicle is being driven on a road, including when the vehicle is loaded to its maximum gross weight and the axle weight of any one axle equals its maximum

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

permitted weightaxle

- (a) it shall be possible to control the vehicle safely, taking account of the vehicle's speed and acceleration capabilities;
- (b) it shall at all times be possible for the driver, while controlling the vehicle, to have a full view of the road and traffic ahead of the vehicle;
- (c) the clearance between any of the following parts of the vehicle, namely

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		the	*	
		tyres,		
		wheels	,	
		other	~	
		rotating compo		
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		engine		
		power		
		Oľ brokina	7	
		braking movea		
		parts	oic .	
		of the		
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		mechai	nism	
		and		
		fixed		
		parts shall b	2	
		sufficie		
		to	Jiit	
		ensure		
		no		
		risk of		
		fouling		
		and the wheels		
		and		
		wheel-		
		fixings		
		shall b	e	
		compa	tible;	
		(d) the		
		vehicle		
		structu		
		(chassi	S	
		or integra	1	
		integra	.1	

chassisbody), shall be so designed and

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		construct as to withstar the forces and vibratio to which it is likely to be subject; (e) all entries and exits provide for the vehicle occupar (other than doors) shall be so designe as to allow easy and safe	cted nd n t d d	
		use; (f) ail aperture covers (other than doors) includin tail gates, boot and bonnet lids, shall be capable of being securely	ng	

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		latched in the fully closed positio	1	
		(g) the steerin suspen axles and wheels shall be so design construand fitted as to withstathe forces and vibrati to which they ar likely to be subject	g, sion, ed, acted and	
		(h) the fue system including the fue tank, shall be so design construent and fitted as to withstate the forces, vibrating and corrosi	ed, ncted	

environment

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Item	Subject matter	Requireme	ent	Definitions and supplementary provisions	Exemptions and modifications
		to	0	provisions	
			vhich it		
			s likely		
			o be		
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			t shall		
			lso be		
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			eakage		
			of fuel;		
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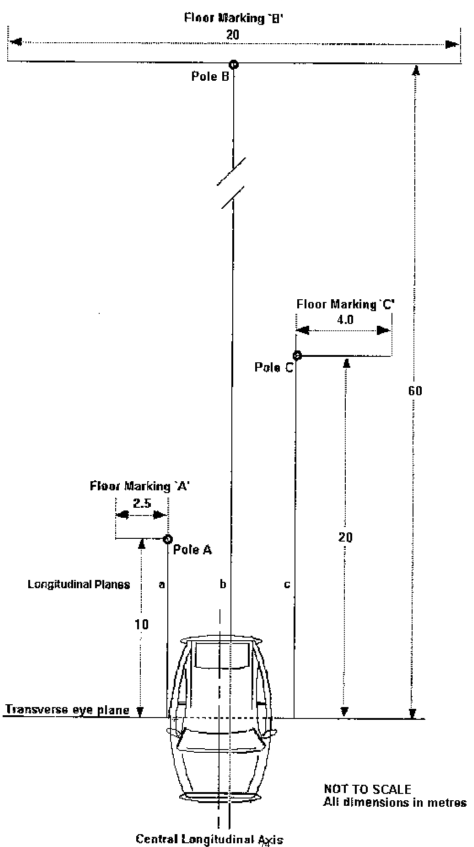
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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications		
		the				
		battery				
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		and				
		wires,				
		shall b secure				
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		attachments of				
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		compo	nents			
		shall				
		be so				
		constru	ıcted			

and

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Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		fitted		
		as to minimise		
		the		
		risk of		
		corrosion and fire.	l	

APPENDIX TO SCHEDULE 2 (Item 7, Rear-view Mirrors)



SCHEDULE 3 Regulation 6
APPROVAL REQUIREMENTS FOR RELEVANT GOODS VEHICLES

Item Subject matter Requirement supplementary provisions 1 Exhaust emissions 1. The sorticle shall not emit any avoidable smoke or avoidable visible vapour. 2. When the engine by which it is propelled is running without load at a normal idling speed, the carbon monoxide content of the exhaust emissions from the engine shall not exceed— (a) if paragraph of the date of a spark manufacture ignition of the engine shall not exceed— (a) if paragraph of the date of a spark manufacture ignition of the engine shall not exceed— (b) vehicle servettie before which lst for the August time 1975; being and meets "effective the date" requirements of the date of the date of a spark manufacture ignition of the engine shall not exceed— (a) if paragraph of the date of a spark manufacture ignition of the engine shall not exceed— (a) if paragraph of the date of a spark manufacture ignition of the engine shall not exceed— (b) vehicle before which lst ime 1975; being and meets "effective the date" requirements of the date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicle before which lst in an of a date of a spark manufacture ignition of the engine; vehicl
emissions vehicle shall not emit any this item— not apply to—avoidable "effective (a) vehicles smoke or date" propelled avoidable means otherwise visible vapour. the than by date of a spark manufacture ignition of the engine by which it is propelled is running without load at a normal idling speed, the carbon monoxide content of the exhaust emissions from the engine shall not exceed— (a) if paragraph of the smoke or date" vehicle shall purposes of 3 and 4 shall not apply to—avoidable welfictive (a) vehicles effective (a) vehicles a spark manufacture ignition of the engine; vehicle, (b) vehicles except having that in an the case effective of a date vehicle before which lst for the August time 1975; being and meets "effective the date" requirements of the date" requirements of the date vehicle Schedule I having to these an
effective it shall date date mean the before before 1st of 1st 1st January August August immediately 1987 and 1986, preceding propelled 4.5%; the by a or date of rotary (b) if manufacture piston the of the engine vehicle engine has by which Paragraphs

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				provisions	=		
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			on	date is	fuell	ed by	
			or	earlier;	natu	ral gas.	
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		(c)		speed		graphs	
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			the	descrip	otion(a)	included	
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			publica	ation, vehicle	;	or a	
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			four	column		and	
			or	2(b)	(p)	was sold	
			more	and 2(c		by retail	
			wheels	respect	ively	before	
			and	of that	_	1st	
			an	Annex	,	January	
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tem	Subject	Requirement	Definitions	Exemptions
	matter	•	and	and
			supplementary	modifications
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		the	Emissions	
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		of the total	Vehicles" O-952645	
		exhaust	O-932643 O-X)) / -
		emissions	published	
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		engine by	"the	,
		which the	relevant	
		vehicle is	percentag	e"
		propelled is	means	
		run without		
		load at a		
		rotational	vehicle	
		speed of 2000	of a	
		revolutions per	-	
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		content of the exhaust		
		emission from	emissions	
		the engine	publicati	
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Item	Subject	Requirem	ent Def	ìnitions	Exemptions
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			sup	plementary	, modifications
				visions	,
			(b)	the	
			applies.	torque is	
				provided	
		4. If	the	by	
		vehicle	is	means	
		one to w		of one	
		paragraph		or more	
		applies	and	rotary	
		the engine which it		pistons	
		propelled	is is	and not	
			hout	by any	
		run wit load at a		reciproca	ting
				piston;	
		idling spec		and any	
		(a) t		rotary	
			carbon	piston	
			monoxide	engine	
			content	shall be	
			of	deemed	
			the	to be a	
			exhaust	four-	
			emissions	stroke	
			from	engine;	
			the .	"a fast	
			engine	idling	
			shall	speed"	
			not	means—	
			exceed	(a) in	
			0.3%	the	
			of the	case	2
			the	of	
			total exhaust	a	
			emissions	veh	icle
			from	of	
			the	a	:-4:
			engine		cription
			oy	mer in	ntioned
			volume;		
				the	a a v
		(b) t		Anr	ICA
			nydrocarbo	on to	
			content		ssions
			of		
			he	-	lication,
			exhaust	a	tional
			emissions		
			from	spec	ea ween
		1	the	betv	WCCII

engine8

l Item	2 Subject	3 Requirement	4 Defi	initions	5 Exemptions	
	matter	riequii emem	and		and	
				olementai	ry modifications	
				isions	,	
		sha		the	2	
		not			nimum	
			eed	an		
		0.0	2%	ma	aximum	
		of		lin	nits	
		the		sh	own	
		tota	.1	ag	ainst	
			aust	tha		
			ssions		scription	
		froi	n	of		
		the			hicle	
		eng	ıne	in	1	
		by			lumns	
			ume;	3(
		and		an (f)		
		(c) the		(f)	spectively	
			ıbda	of		
		val		tha		
		sha	II		inex;	
		be		or		
			ween	(b) in		
		the	evant	an	V	
		lim			her	
		11111	115.		se,	
				a		
				ro	tational	
				sp	eed	
				of		
					tween	
					00	
				an		
					00	
					volutions	
				pe		
				"the	nute;	
				lambda		
				value"		
				means		
				the ratio	1	
				by mass		
				of air to		
				petrol		
				vapour		
				in the		
				mixture		
				entering		
			70	-2		

1	2	3	4	5
Item	Subject	Requirement	Definitions	Exemptions
	matter		and	and
				modifications
			provisions	
			the	
			combustic	
			chambers	
			divided	
			by 14.7;	
			and	
			"the	
			relevant limits"	
			mean in the	
			case of a	
			vehicle	
			of a	
			descriptio	n
			mentioned	
			in the	
			Annex	
			to the	
			emissions	
			publicatio	on,
			the	
			minimum	
			and .	
			maximum	1
			limits	
			shown	
			against	
			that	n
			descriptio of	111
			vehicle	
			in	
			columns	
			3(c) and	
			3(d)	
			respective	ely
			of that	
			Annex.	
	Smoke	If the vehicle	For the	This item
	emissions	has an	purposes of	shall not apply
	Ç11113310113	effective date	this item—	to vehicles
		on or after		e propelled
		1st August	date"	otherwise
		1979, when	has the	than by a
		the engine	same	compression

I Item	2 Subject matter	3 Requirement	4 Definitions and supplementary provisions	5 Exemptions and modifications
		is propelled is subject to the free-acceleration test, the coefficient of absorption of the exhaust emissions from the engine immediately after leaving the exhaust shall not exceed— (a) if the engine of the vehicle is turbo-charged, 3.0 per metre, or (b) in any other case, 2.5 per metre.	as in item 1; "free accelerati has the same meaning as in Annex II to Directive 77/143/ EEC as last amended by Directive 92/55/ EEC; and "co-efficient of absorption shall be construed in accordance with paragraph 3.5 of Annex VII to Directive 72/306.	n"
3	Noise and silencers	be fitted with an exhaust system including a silencer such that the	means the rotational speed at which maximum power is produced;	Paragraph 1 shall not apply to vehicles propelled otherwise than by an internal combustion engine.

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

without first passing through the silencer.

2. When—

(a) the
vehicle
is
held
stationary
on a
level
surface
such
that

there is an

area

unobstructed

not less than 3 metres wide all around

the vehicle; and

(b) the engine by which the vehicle is propelled

run at a constant rotational speed of 3500

revolutions

1	2	3	4	5
Item	Subject	Requirement	Definitions	Exemptions
	matter		and	and
			supplementary provisions	modifications
		per	provisions	
		minu	te	
		or		
		3/4		
		S if S is		
		less		
		than		
		4500		
			utions	
		per minu	te	
		the	ις,	
		noise		
		meas	ured	
		at		
		0.5 metre	20	
		from		
		the		
		exhai		
		outle	t	
		at 45 degre	200	
		to		
		the		
		axis		
		of		
		the outle	f	
		pipe	•	
		in a		
		horiz		
		plane shall	,	
		not		
		exce	ed	
		101d		
4	Radio-	1. The		This item
	interference	vehicle shall		shall not apply
	suppression	comply with		to vehicles
		the design,		propelled
		construction and fitting		otherwise than by a
		requirements		spark ignition
		of paragraph		engine.
		6.1 of Annex		

1	2	3	4	5	
Item	Subject matter	Requirement	Definitions and	Exemptions and modifications	
		1 to Directive 72/245/EEC as last amended by Directive 89/491/EEC, or of paragraph 6.1 of ECE Regulation 10.01. 2. The suppression equipment components shall comply with the marking requirements of paragraph 4 of Annex 1 to Directive 72/245/EEC as last amended by Directive 89/491/EEC, or of paragraph 4 of ECE Regulation 10.01.		Paragraph 2 shall not apply to suppression equipment fitted to vehicles which meet the requirements of either paragraph 2 or paragraph 3 of Schedule 1 to these Regulations.	
5	Brakes	comply with the requirements of paragraph 2.1 and 2.2 of Annex 1 of Directive 71/320/EEC as last amended by Directive 85/647/EC; but in the application of that Annex (as so amended) to this paragraph—	6. The lateral brake distribution for the service braking shall— (a) in relation to each axle; and (b) for all value of total braking	"braking device", "control", "transmiss "service braking", "secondar braking" and "parking braking", have the same meaning as in	not apply to vehicles having not more than sibnee wheels, if they comply with the yrequirements for motor- tricycles in the following provisions

1	2	3	4	5	
Item	Subject	Requirement	Definitions	Exemptions	
	matter	-	and	and	
			supplementary	modifications	
			provisions		
		(a) the	force	EEC	of the
		seco		as last	Annex;
		sent		` '	paragraphs
		of	speed,		2.2.4
		para	graph be not less	Directive	to 2.2.8
		2.2.	'- '' fh'an 70%	85/647/	of the
		shal	7. The	EEC;	Annex;
		not	longitudinal	"anti- lock (c)	and in the
			ct;brake	lock (c) device"—	case of
		and	distribution	(a) except	vehicles
		anu	for the service	in	equipped
		(b) para	graph the service 1.4braking shall,	relation	with
				to	anti-
		shal not	of total	a	lock
		have	hualring fausa	vehicle	devices,
		effe	et vehicle speed	having	Appendix
		in	and adjustment	not	2 to the
		relat	iosettings (if	more	Annex.
		to a	any), be	than	
		vehi	clegreater than	threeIn re	
		whic	ch the ratio of the	wheetlo, v	
		is	vertical forces	has havi	•
		fitte	d transmitted to	the mor	
		with	the road		e wheels,
		a	through the	mean pag a	
		bral	king and wheels		l have ct as if
		devi	cerear wheels	in effe 71/32 10 /r°	
			ngrespectively when the	EEC ther	
		a1:	1.1.1. 1. 1.		stituted
		split	litrunning order	last "40	
		tron	gandian being	amenadead	
		which	h braked on a	by cont	trol is used
		wiiii enah	oles level surface.	Directiva	
			ing 8. The	88/19 %c c	ondary
		of	capacity of	EEC;brak	king.
		not	the braking	and	
		less	device to	(b) in	
		than		relation	
		one	dissipate	to	
		whe	el energy shall	a	
		on	be sufficient	vehicle	
		each	to ensure that	having	
		side		not	
		of	aspects of	more than	
		the	braking	three	
				unee	

1	2	3	4	5
Item	Subject	Requirement	Definitions	Exemptions
	matter	-	and	and
			supplementary	modifications
			provisions	
		vehi	clegerformance	wheels,
		in	can be	has
		the	maintained	the
			it under all	same
		of	normal	meaning
		failu	reoperating	as
		in a	conditions of	in
		part	the vehicle,	Appendix
		of	including long	2
		the	hill descents,	to
			sntaksingn account	the
		of	of the vehicle's	Annex
		the	speed	of
		serv	ice apability,	Directive
			kingeight and	93/14/
		(c) nara	grapiight distribution	EEC;
		2.2	grapho 1.5distribution.	"brake
		shal		efficiency"
		have		means
		effec		maximum
		as if		total
		for		brake
		the		force
		last		expressed
		sent	ence	as a
		there		percentage
		were		of the
			tituted	maximum
		the	titutea	gross
		word	ds	weight;
		"Thi		"maximum
			lition	total
		mus		brake
		be	•	force"
		met		means
		by		the total
		-	matic	braking
		mea		force
				when the
		2. If the		brakes
		vehicle i		are fully
		equipped with		applied;
		an anti-locl		"total
		device it shal		braking
		comply with	1	force"
		paragraph		means
		2.2.1.23 o		the total
		71/320/EEC as	S	of the
				01 0110

1	2	3	4	5
tem	Subject	Requirem	ent Definitions	Exemptions
	matter	•	and	and
			supplementary	modifications
			provisions	•
		last ame	*	braking
		by Direc	ctive	forces
		88/194/EE	C.	transmitted
		2 The		by the
		3. The	ala al I	tyres to
			shall	the road
		1 2	with	surface
		the	4	when the
		requiremen		brakes
		of paragr		are
		2.2.1.11.1		applied;
		2.2.1.11.2	of	"servo-
		Directive		assistance"
		71/320/EE		means
		last ame		an
		5	422/	energy
		EEC.		supply
		4. The		which
		secondary	7	supplements
		braking	and	the
		service	una	muscular
		braking :	shall	energy
		have the s		of the
		control.	Julio	driver;
				"lateral
		5. The		brake
		brake		distribution",
		efficiency		in
		shall be		relation
		less than—	-	to an
		(a) 5	50%	axle,
			for	***
			the	the ratio
			service	(expressed
			braking;	as a
			_	percentage)
		(b) 2		of the
			for	lower
			the	to the
			secondary	higher
			braking	of the
			n	braking
			the	forces
			case	
			when	transmitted
			the	by the
			servo-	tyres
		1	assistance	and to
			orovided	the road

1	2	3	4		5
tem	Subject	Requirem	ent Defi	nitions	Exemptions
	matter	•	and		and
			supp	lementary	modifications
				isions	
			for		surface
			the		for two
			service		wheels,
			braking		on
		1	(if		opposite
			any)		sides
			fails		of the
		;	and		vehicle
		;	a		on the
			force		same
			of		axle;
			70		"longitudinal
			kg is		brake
			applied		distribution"
			to		means
			the		the ratio
			control;		of the
					braking
		(c)			forces
			for		transmitted
			the		by the
			parking		tyres to
			braking.		the road
					surface
					through
					the front
					and rear
					wheels
					respectively
					when the
					vehicle
					is in
					running
					order
					and
					being
					braked
					on a
					level
					surface;
					"in
					running
					order"
					means—
					(a) with
					all
					fluids

(such

I Item	2 Subject matter	3 Requirement	4 Definitions and supplementary provisions	5 Exemption and modificati	
					as oils and engine coolant) necessary for the vehicle to be driven, the fuel tanks full, a spare wheel and a tool- kit;
				(b) (c)	carrying a driver weighing 68 kg; but not
					otherwise carrying any load or passengers.
6	Fuel input	The vehicle shall be fitted with a fuel tank so constructed that it cannot readily be filled from a petrol pump delivery		This item shall not a to vehicles to which paragraph in column 3 of item 1 (exhaust emissions) does not a	pply 3 2(c)

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications
		1 1 1		

nozzle which has an external diameter of not less than 23.6 mm without the aid of a device (such as a funnel) not fitted to the vehicle.

7 General vehicle construction

1. All aspects of the design and construction of the vehicle and its equipment which are not covered other subject matters in this Schedule, shall be such that no danger is caused or likely to be caused to any person in the vehicle or on a road.

2. In particular, all under normal conditions likely to be encountered while the vehicle is being driven on a road, including when the vehicle is loaded to its maximum gross weight

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

and the axle weight of any one axle equals its maximum permitted axle weight—

- (a) it shall be possible to control the vehicle safely, taking account of the vehicle's speed and acceleration capabilities;
- (b) it shall at all times be possible for the driver, while controlling the vehicle, to have a full view of the road and traffic

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

ahead of the vehicle;

(c) the

clearance between

any

of the

following

parts of

the

vehicle,

namely

the

tyres,

wheels,

other

rotating components

associated

with

the

transmission

of

engine

power or

braking,

moveable

parts

of

the

steering

mechanism

and

fixed

parts

shall

be

sufficient

to

ensure

no

risk

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

of fouling and the wheels and wheelfixings shall be compatible;

(c) the vehicle structure (chassis or integral chassisbody), shall be so designed and constructed as to withstand the forces and vibration to which it is likely to be subject;

(d) all entries and exits provided for the vehicle occupants (other

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

than doors) shall be so designed as to allow easy and safe

(e) all

use.

aperture covers

(other

than

doors),

including

tail

gates,

boot

and

bonnet

lids,

shall

be

capable

of

being

securely

latched

in

the

fully

closed

position;

(f) the

steering,

suspension,

axles

and

wheels

shall

be

so

designed,

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

constructed and

anu Ette

fitted

as to withstand

the

forces

and

vibration

to

which

they

are

ai C

likely

to be

subject;

(g) the

fuel

system,

including

the

fuel

tank,

shall

be

so

designed,

constructed

and

fitted

as to

withstand

the

forces,

vibration

and

corrosive

environment

to

which

it is

likely

to be

subject.

Τt

shall

also

1	2	3	4	5
Item	Subject matter	Requirement	Definitions and supplementary provisions	Exemptions and modifications

be

so

fitted

as to

avoid

the

risk

of

damage,

such

as

abrasion,

due

to

fouling

of

other

parts

and

to

minimise

the

risk

of

fire

in

the

event

of

any

leakage

of

fuel.

The

fuel

tank

shall comply

with

regulation 39

of

the

Construction

and

Use

Regulations,

except

that

l Item	2 Subject matter	3 Requirement	4 Definitions and supplementary provisions	5 Exemptions and modifications
		it need not be made of metal		
		and wires shall be secure attach to the vehic In partice the maxin distar between the shall be the secure attach to the vehic the maxin distar between the shall between the shall be the s	m, ding ry, ical onents , ely ned le. cular, mum nce een nments	
		excep those conta within hollow comp shall be 300 mm and wires	ined n w onents,	

shall be

1	2	3	4	5
Item	Subject	Requirement	Definitions	Exemptions
	matter		and	and
			supplementary	modifications
			provisions	
		so		
		fitted		
		and	.4. 1	
		prote	cted	
		as to avoid	1	
		the	ı	
		risk		
		of		
		dama	ige	
		to		
		insul	ation,	
		such		
		as		
		abras	ion.	
		All		
			oonents	
		shall		
		be		
		SO const	ructed	
		and	iucicu	
		fitted		
		as to	-	
		minii	mise	
		the		
		risk		
		of		
		corro	sion	
		and		
		fire.		

SCHEDULE 4

Regulation 12

FORM OF MINISTER'S APPROVAL CERTIFICATE

notor vehicle of which the identificat	Serial Number:	
	ion/chassis number is:	
ng been examined under section 58 of		
ng been examined under section 58 of		
fied that on the date of the examination vant requirements prescribed under sec	n thereof the vehicle complie tion 54 of The Road Traffic	d with the
ie	Design Weights	
	Axle I	kg
lel	AxIe 2	kg
	Axle 3	kg
e Code	Gross Weight	kg
	Train Weight	kg
e (passenger/goods)	NOTE: In the case of a g the design weights shown a plated weights.	oods vehicle are also the
ed by Authority of the Secretary of State	Date of Issue	
	<u>, </u>	
ne in CAPITALS	Station Locati	on
Auther	atication Stamp	

SCHEDULE 5

Regulation 2(3)

COMMUNITY INSTRUMENTS AND ECE REGULATIONS

PART I

References to Community Instruments

- 1.—(1) The Directives referred to in these Regulations are set out in Part II of this Schedule; those marked with an asterisk are Commission Directives and the other Directives are Council Directives.
- (2) A reference in these Regulations to a Directive shown in column 2 of Part II of this Schedule as last amended by a Directive shown in column 3 against that Directive (for example, "Directive 76/I 1/EEC as last amended by Directive 90/629/EEC") shall be read as follows.
- (3) The reference shall be read as a reference to the Directive shown in column 2 as amended by the Directives shown in column 3 against that Directive down as far as (and including) the Directive referred to as the last amending Directive.
- **2.**—(1) For the purposes of these Regulations, where a vehicle does not comply with an item in Schedule 2 or 3 of these Regulations, it shall nevertheless be regarded as complying with that item if—
 - (a) that item contains a reference to a Directive ("the base Directive") not followed by the words "as last amended by"; and
 - (b) the vehicle would comply with that item were there substituted for that reference, a reference to the base Directive as last amended by a Directive shown against the base Directive in column 3 of Part II of this Schedule.
- (2) For the purposes of these Regulations, where a vehicle does not comply with an item in Schedule 2 or 3 of these Regulations, it shall nevertheless be regarded as complying with that item if—
 - (a) that item contains a reference to a Directive ("the base Directive") as last amended by another Directive ("the amending Directive"); and;
 - (b) the vehicle would comply with that item were there substituted for that reference, a reference to the base Directive as last amended by a Directive shown—
 - (i) against the base Directive, and
 - (ii) below the amending Directive in column 3 of Part II of this Schedule.

References to ECE Regulations

- **3.**—(1) A reference in these Regulations to an ECE Regulation followed by a number which is not itself followed by a full-stop and 2 digits (for example "ECE Regulation 30") shall be read as a reference to the ECE Regulation of that number which came into force on the date shown against that number in column (4) of Part III of this Schedule.
- (2) A reference in these Regulations to an ECE Regulation followed by a number which is itself followed by a full-stop and 2 digits (for example "ECE Regulation 30.01") shall be read as a reference to the ECE Regulation of that number with the amendments in force on the date shown against the number in column (4) of Part III of this Schedule.
- **4.**—(1) For the purposes of these Regulations, where a vehicle does not comply with an item in Schedule 2 or 3 of these Regulations, it shall nevertheless be regarded as complying with that item if—

- (a) that item contains a reference to an ECE Regulation ("the base Regulation") that is not followed by a full-stop and 2 digits; and
- (b) the vehicle would comply with that item were there substituted for that reference, a reference to an entry in column (3) of Part III of this Schedule shown against that Regulation.
- (2) For the purposes of these Regulations, where a vehicle does not comply with an item in Schedule 2 or 3 of these Regulations, it shall nevertheless be regarded as complying with that item if—
 - (a) that item contains a reference to an ECE Regulation ("the base Regulation") that is followed by a full-stop and 2 digits; and
 - (b) the vehicle would comply with that item were there substituted for that reference, a reference
 - (i) against that Regulation, and
 - (ii) below the entry in column (3) of Part III of this Schedule for that ECE Regulation and those 2 digits.
- **5.** In these Regulations, "ECE Regulation" means a Regulation annexed to the Agreement concerning the adoption of uniform conditions of approval for motor vehicle equipment and parts and reciprocal recognition thereof concluded at Geneva on 20th March 1958(10) as amended(11) to which the United Kingdom is a party(12).

PART II
REFERENCES TO COMMUNITY DIRECTIVES

(1)	(2)	(3)	(4)
Subject matter of Directive	Principal Directive	Amending Directive	Official Journal reference
Radio interference suppression	72/245/EEC	89/491/EEC*	L152, 6.7.72, p. 15
••			L238, 15.8.89, p. 43
Protective steering	74/297/EEC	91/662/EEC*	L165, 20.6.74, p. 16
			L366, 31.12.91, p. 1
Diesel smoke	72/306/EEC		L190, 20.8.72, p. 1
Roadworthiness	77/143/EEC	88/449/EEC	L47, 18.2.77, p. 47
		91/225/EEC	L222, 12.8.88, p. 10
		91/328/EEC	L103, 24.4.91, p. 3
		92/55/EEC	L178, 6.7.91, p. 29
			L225, 10.8.92, p. 68

⁽¹⁰⁾ Cmnd 2535.

⁽¹¹⁾ Cmnd 3562.

⁽¹²⁾ By an instrument of accession dated the 14th January 1963 deposited with the Secretary General of the United Nations on 15th January 1963.

(1)	(2)	(3)	(4)
Subject matter of Directive	Principal Directive	Amending Directive	Official Journal reference
Rear view mirrors	71/127/EEC	79/795/EEC*	L68, 22.3.71, p. 1
		85/205/EEC*	L239, 22.9.79, p. 1
		86/562/EEC*	L90, 29.3.85, p. 1
		88/321/EEC*	L327, 02.11.86, p. 49
			L147, 14.6.88, p. 77
Seat belt anchorages	76/115/EEC	81/575/EEC	L24, 30.1.76, p. 6
		82/318/EEC*	L209, 29.7.81, p. 30
		90/629/EEC*	L139, 19.5.82, p. 9
			L341, 6.12.90, p.14
Seat belt	77/541/EEC	81/576/EEC	L220, 29.8.77, p. 95
		82/319/EEC*	L209, 29.7.81, p. 32
		90/628/EEC*	L139, 19.5.82, p. 17
			L341, 6.12.90, p. 1
Braking	71/320/EEC	74/132/EEC*	L202, 6.9.71, p. 37
		75/524/EEC*	L74, 19.3.74, p. 7
		79/489/EEC*	L236, 8.9.75, p. 3
		88/194/EEC*	L128, 26.5.79, p. 12
		91/422/EEC*	L92, 9.4.88, p. 47
			L233, 22.9.91, p. 21
Braking of 2/3 wheeled vehicles	93/14/EEC		L121, 15.5.93, p. 1
Seat strength	74/408/EEC	81/577/EEC	L221, 12.8.74, p. 1
			L209, 29.7.81, p. 34
Tyres	92/23/EEC		L129, 14.5.92, p. 95
Interior fittings	74/60/EEC	78/632/EEC*	L38, 11.2.74, p. 2
			L206, 29.7.78, p. 26
Forward vision	77/649/EEC	81/643/EEC*	L267, 19.10.77, p. 1

(1)	(2)	(3)	(4)
Subject matter of Directive	Principal Directive	Amending Directive	Official Journal reference
		88/366/EEC*	L231, 15.8.81, p. 41
		90/630/EEC*	L181, 12.7.88, p. 40
			L341, 6.12.90, p. 20
External projections	74/483/EEC	79/488/EEC*	L266, 2.10.74, p. 4
			L128, 26.5.79, p. 1
Masses and dimensions	92/21/EEC	95/48/EC*	L129, 14.5.92, p. 1
			L233, 30.9.95, p. 73

PART III
REFERENCES TO ECE REGULATIONS

(1) Subject matter of Regulation	(2) ECE Regulation	(3) Amending Series	(4) Date
Radio interference suppression	10	10.01	17 Dec '68
			23 June '78
Rear reflectors	3	3.01	18 Aug '82
		3.02	11 July '85
Rear view mirrors	46	46.01	29 Sept '81
			5 Oct '87
Tyres	30	30.01	1 April '75
		30.02	10 Oct '77
			21 April '81

SCHEDULE 6

Regulation 2(1)

MEANING OF TRANSITIONAL PROVISION VEHICLE

- 1. In these Regulations, a vehicle is a "transitional provision vehicle" if—
 - (a) it meets the requirements of paragraph 3 of Schedule 1 to these Regulations;
 - (b) an application in respect of the vehicle has been made under regulation 7 for a Minister's approval certificate under section 58(1) of the 1988 Act before the 1st January 2000; and

- (c) one of the following requirements is for the time being satisfied with respect to it.
- 2. Those requirements are that—
 - (a) the application has either not been finally disposed of or has been granted (whether on appeal or otherwise);
 - (b) the application has been refused, the period of three months beginning with the date of the refusal has not expired and no further application has been made by the same applicant in respect of the vehicle;
 - (c) the application has been refused, a further application under regulation 7 has been made by the same applicant in respect of the vehicle within the period of three months beginning with the date of the refusal and that further application has either not been finally disposed of or has been granted (whether on appeal or otherwise).
- 3. For the purposes of this Schedule—
 - (a) a reference to an application being finally disposed of is a reference to the earliest date by which the time limit for appealing has expired and any appeal brought within that time has been determined, except that if the application is withdrawn or any appeal is abandoned the reference shall be construed as a reference to the date of the withdrawal or abandonment; and
 - (b) a reference to an appeal is a reference to an appeal under section 60 of the 1988 Act.

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations establish a statutory system for approving the construction of single vehicles before they enter into service. The Regulations apply to passenger cars, dual-purpose vehicles and light goods vehicles which are amateur-built or personally imported or which enter into service in Great Britain in very low numbers. The Regulations also apply to motor ambulances and motor caravans, but approval is optional for these and for some other vehicles.

Part II of the Regulations applies to "relevant passenger vehicles" as defined by regulation 3 and Schedule 1. Regulation 4 and Schedule 2 prescribe the approval requirements which such vehicles must meet in order that they may be issued with a Minister's approval certificate under section 58 of the Road Traffic Act 1988.

Part III applies to "relevant goods vehicles" as defined by regulation 5 and Schedule 1. Regulation 6 and Schedule 3 define the approval requirements which must be met by these vehicles in order to be the subject of a Minister's approval certificate.

Regulation 7 relates to applications to the Secretary of State for a Minister's approval certificate and regulation 8 provides for the assignment of vehicle identification numbers to vehicles which do not have a number which meets the requirements in regulation 8(1).

Regulation 9 specifies criteria for determining design weights. The procedure for appeals under section 60 by persons aggrieved by a determination made on behalf of the Secretary of State under an application under regulation 7 is governed by regulation 10. Provision is made in regulation 11 for an application or appeal to be refused without an examination of the vehicle to which the application relates in the circumstances specified in regulation 1 l(3).

The form of a Minister's approval certificate is prescribed by regulation 12 and Schedule 4. Regulation 13 requires notices under the Regulations to be given in writing and provides that they may be given by post.

Regulation 14 appoints 1st July 1997 (the coming into force date of the Regulations) as the date appointed for the purposes of section 63(1) of the Road Traffic Act 1988, on or after which it is an offence to use a vehicle of a relevant class without the appropriate certificates in force under sections 54 to 58 of that Act. Certificates are obligatory for all relevant goods vehicles and relevant passenger vehicles, except those specified in regulation 14(2). Regulation 15 further provides that licence under the Vehicle Excise and Registration Act 1994 is not to be granted in respect of a vehicle to which regulation 14 applies unless, in the first application after the appointed day, there is produced evidence that a certificate (or certificates) is in force for the vehicle under sections 54 to 58 of the 1988 Act from which it appears that the vehicle complies with the approval requirements.

Schedule 6 defines the expression "transitional provision vehicle" as used in the Regulations.

These Regulations have been notified to the European Commission pursuant to Directive 83/189/EEC of 28th March 1983 laying down a procedure for the provision of information in the field of technical standards and regulations (OJ 1983 L109, p. 9) as amended by Council Directive 88/182/EEC of 22nd March 1988 (OJ 1988 L81, p. 75) and European Parliament and Council Directive 94/10/EEC of 23 March 1994 (OJ 1994 L100, p. 30).