A. Transitional provisions for vehicles, vehicle systems and the installation of equipment and parts in new vehicles

V.1. As from the official date of entry into force of the XX series of amendments, no Contracting Party applying this Regulation shall refuse to grant or refuse to accept type approvals under this Regulation as amended by the XX series of amendments.

V.2. As from 1 September Date (b), Contracting Parties applying this Regulation shall not be obliged to accept type approvals to any **of the** preceding series of amendments, first issued after 1 September Date (b).

V.3. Until 1 September Date (c), Contracting Parties applying this Regulation shall accept type approvals to the **XX-1** series of amendments, first issued before 1 September Date (b).3

V.4. As from 1 September Date (c), Contracting Parties applying this Regulation shall not be obliged to accept type approvals issued to **any of** the preceding series of amendments to this Regulation.[[1]](#footnote-1), [[2]](#footnote-2), [[3]](#footnote-3)

V.5. Notwithstanding the transitional provisions above, Contracting Parties who start to apply this Regulation after the date of entry into force of the most recent series of amendments are not obliged to accept type approvals which were granted in accordance with any of the preceding series of amendments to this Regulation / are only obliged to accept type approval granted in accordance with the XX series of amendments.

V.6. Notwithstanding paragraph V.4, Contracting Parties applying this Regulation shall continue to accept type approvals of the equipment/parts issued according to the **XX-1** series of amendments to this Regulation.1

*(Note: V.6 is for special case 1-1 and comes in addition to V.4 when applicable*)

V.7. Notwithstanding paragraph V.4, Contracting Parties applying this Regulation shall continue to accept type approvals issued according to the **XX-1** series of amendments to this Regulation, for the vehicles/vehicle systems which are not affected by the changes introduced by the XX series of amendments.2

*(Note: V.7 is for special case 1-2 and comes in addition to V.4 when applicable.)*

V.8. Contracting Parties applying this Regulation shall continue to accept type approvals issued according to the **XX-1** series of amendments the preceding series of amendments to this Regulation first issued before Date (b).3

*(Note: V.8 is for special case 1-3 and would replace V.4 when applicable.)*

V.9. Contracting Parties applying this Regulation may grant type approvals according to any preceding series of amendments to this Regulation.

V.9bis. Contracting Parties applying this Regulation shall continue to grant extensions of existing approvals to any preceding series of amendments to this Regulation.

4 Interpretation of the term’’ series’’ as singular or plural in the phrase of ’’the preceding series of amendments’’ in each paragraph below is basic understanding of the case, but not limited to it.

1. Special case 1-1: V.6 can be used in addition to V.4 when requirements for the installation of equipment/parts are added to a UN Regulation but without modifying the requirements of, and the approval markings for these equipment/parts. [↑](#footnote-ref-1)
2. Special case 1-2: V.7 can be used in addition to V.4 when some vehicle categories/vehicle systems are not affected by the amendment. [↑](#footnote-ref-2)
3. Special case 1-3: V.8 replaces V.3 and V.4 in the case of indefinite acceptance of existing approvals previously granted according to the former series of amendments. [↑](#footnote-ref-3)