Proposal for Corrigendum 1 to Supplement 1 to UN Regulation No. 129 (Enhanced Child Restraint systems)

 Submitted by the expert from CLEPA

The text reproduced below was prepared by the expert from CLEPA to correct an omission in the Supplement 1 to R129. The modifications made are based on ECE/TRANS/WP.29/2016/106, paragraph 6.3.1.1, which are marked in bold for new or strikethrough for deleted characters.

Care has to be taken to also correct the omission in later Series of amendments to R129, the latest working documents being:

ECE/Trans/WP.29/GRSP /2017/44 Proposal for Supplement 7 to R129,

ECE/Trans/WP.29/GRSP /2017/43 Proposal for Supplement 4 to 01 series of amendments to R129

ECE/Trans/WP.29/GRSP /2017/42 Proposal for Supplement 3 to 02 series of amendments to R129

ECE/Trans/WP.29/GRSP /2017/41 Proposal for 03 series of amendments to R129.

 I. Proposal

*Paragraph 6.3.1.1.,* amend to read:

"6.3.1.1. The Enhanced Child Restraint System manufacturer shall declare in writing that the toxicity of materials used in the manufacture of restraint systems and accessible to the restrained child is in conformity with the relevant parts of EN 71-3:2013+A1:2014 (paragraph 4.2., Table 2, Category III for specific requirements and paragraph 7.3.3. for test methodology). Tests confirming the validity of the declaration may be carried out at the discretion of the Technical Service**. This paragraph is not applied to Non Integral ECRS with a stature range starting at 100 cm or above.**"

 II. Justification

The intention of document ECE/TRANS/WP.29/2016/106 was to change only the method of testing the toxicity, not the definition on which types of child seats the requirement needed to be applied. During the transition of the new toxicity testing method, the exception of this requirement was lost in the R129 amendment. The exception was correctly included in the R44 amendment ECE/TRANS/WP29/2016/101: “6.1.5. …This paragraph does not apply to restraint devices of groups II and III.”