

منظمة الطيران المدني الدولي

فريق خبراء البضائع الخطرة (DGP)

الاجتماع التاسع والعشرون

مونتریال، ۱۳ – ۲۰۲۳/۱۱/۱۷

ملف التقرير

لم تنظر لجنة الملاحة الجوية في المواد الواردة في هذا التقرير. وينبغي اعتبار الآراء الواردة فيه بمثابة مشورة من فريق خبراء لجنة الملاحة الجوية وليس على أنها تمثل آراء المنظمة. وبعد أن تقوم لجنة الملاحة الجوية بمراجعة هذا التقرير، سيصدر ملحق بهذا التقرير يتضمن الإجراءات التي تتخذها لجنة الملاحة الجوية في هذا الشأن.

الاجتماع التاسع والعشرون لفريق خبراء البضائع الخطرة (DGP) (٢٠٢٣)

كتاب إحالة

إلى: رئيس لجنة الملاحة الجوية

من: رئيس فريق خبراء البضائع الخطرة (DGP) (۲۰۲۳

أتشرف بتقديم تقرير الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة (DGP) الذي انعقد في مونتريال من ١٣ إلى ٢٠٢٣/١/١٧.

تون مولر رئيس فريق خبراء البضائع الخطرة

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11-1	البند رقم ۱۱: أعمال أخرى
A-1	Consolidated amendments to the Technical Instructions Appendix A to the report: recommended under Agenda Items 1, 2, 3 and 4
B-1	Consolidated amendments to the Supplement to the Technical Appendix B to the report:Instructions recommended under Agenda Item 1
C-1	Amendments to the <i>Emergency Response Guidance for Aircraft</i> Appendix C to the report:
	قائمة التوصيات*
1-5	 ١/١ — تعديل على وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284) مقترح إدخاله في طبعة ٢٠٢٦-٢٠٦ من أجل مواءمة هذه الوثيقة مع توصيات الأمم المتحدة بشأن نقل البضائع الخطرة.
1-7	٢/١ — تعديل الإضافة الملحقة بوثيقة التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284SU) مقترح إدخاله في طبعة ٢٠٢٥-٢٠٦ من أجل مواءمة هذه الوثيقة مع توصيات الأمم المتحدة بشأن نقل البضائع الخطرة

^{*} التوصيات الموسومة (ت. ق. ت. إ.) تتعلق بمقترحات لتعديل القواعد والتوصيات الدولية وإجراءات خدمات الملاحة الجوية أو تتصل بمادة إرشادية في أحد الملاحق.

2-1	١/٢ — تعديل تعريف جهاز وحدة التحميل (ULD) الوارد في الملحق الثامن عشر	ت. ق. ت. إ.
2-5	 ٢/٢ — تعديل على وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (9284)، مقترح إدخاله في طبعة ٢٠٢٥-٢٠٢٦ من أجل معالجة المخاطر المتعلقة تحديدا بالسلامة الجوية وأوجه التعارض المرصودة 	
2-7	٣/٢ — تعديل "إرشادات الطوارئ المرتبطة لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481)، مقترح إدخاله في طبعة ٢٠٢٥–٢٠٢، من أجل معالجة المخاطر المتعلقة تحديدا بالسلامة الجوية وأوجه التعارض المرصودة	
3-3	1/۳ — تعديل لوثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284) مقترح إدخاله في طبعة ٢٠٢٥-٢٠٢ من أجل تيسير النقل	
4-9	1/٤ — تعديل للأحكام الخاصة ببطاريات الليثيوم، مقترح إدخاله في طبعة ٢٠٢٥-٢٠٦ من وثيقة التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284)	
5-2	 ١/٥ — تعديل الملحق الثامن عشر لتوضيح مسؤوليات الدول بالنسبة للنقل الآمن للبضائع الخطرة بطريق الجو 	ت. ق. ت. إ.
9-2	 ١/٩ — تعديل إجراءات طاقم الطائرة الواردة في "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481) 	

فريق خبراء البضائع الخطرة (DGP)

الاجتماع التاسع والعشرون

مونتريال، ١٣ إلى ١/١١/١٣/٢٠٢

الخلفية التاريخية للاجتماع

١- مدة الاجتماع

1-1 افتتح السيد جنرونغ ليانغ، النائب الأول لرئيس لجنة الملاحة الجوية، الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة في مونتريال في الساعة العاشرة صباحاً من يوم ٢٠٢٣/١١/١٣. واختتم الاجتماع في يوم ٢٠٢٣/١١/١٧.

٧- الحضور

1-1 حضر الاجتماع أعضاء ومراقبون رشحتهم ٢١ دولة متعاقدة وست منظمات دولية، فضلا عن عدد من المستشارين وآخرين على النحو الوارد أدناه:

جهة الترشيح	المستشارون	الأعضاء
Australia		S. Bitossi
Brazil		L. Cascardo
Canada	D. Bolton	D. Sylvestre
China	Q. Yang L.A. Yiu Wing	P. Guo
France	T. Chrupek	P. Tatin
Germany		S. Weizenhoefer
Ghana		A. Oheneba-Asare
Italy	C. Carboni	P. Privitera
Japan	Y. Funai Y. Hara K. Nakano T. Okamoto A. Uchizawa	T.Tabata
Netherlands	E. Boon R. Dardenne T. Groffen H. Strijbosch K. Vermeersch	T. Muller

(ii) — الخلفية التاريخية للإجتماع

جهة الترشيح	المستشارون	الأعضاء
Qatar	M. Cowlishaw W. Herath	E. Gillett
Republic of Korea		S. Kang
Spain		M. A. de Castro
Turkey		G. Kiliç
United Arab Emirates	K. Al Hosani M. Ebrahim T. Howard A. Wagih	H. Almheiri
United Kingdom		M. Ranito
United States	M. Givens K. Ranck K. Leary	D. Pfund
International Air Transport Association (IATA)	P. Jala	D. Brennan
International Coordinating Council of Aerospace Industries Associations (ICCAIA)		D. Ferguson
International Federation of Air Line Pilots' Associations (IFALPA)	M. Phaneuf D. Schlichting	S. Schwartz
		المستشارون
Dangerous Goods Advisory Council (DGAC)		A. Altemos G. Leach
		المراقبون
Denmark		J. Wiren Bengtsson
Finland		S. Hakola
Kazakhstan		D. Kanlybayev T. Orimbekov
Saudi Arabia		I. Alsayer
European Aviation Safety Agency (EASA)		L. Calleja Barcena
Global Express Association (GEA)		A. McCulloch T. Rogers
North Atlantic Treaty Organization (NATO)		E. Remy C. Litus-Koza

٣- المسؤولون والأمانة العامة

- ۱-۳ انتخب الاجتماع السيد تون مولر (هولندا) رئيسا له والسيد ليوناردو كاسكاردو (البرازيل) نائباً للرئيس.
- ٢-٣
 وتولت مهام الأمانة العامة للاجتماع السيدة لين ماكغويغن، المسؤولة الفنية في قسم سلامة البضائع، وساعدها
 في ذلك السيد فيرجيليو أليغربا المسؤول الفنّي المساعد في القسم ذاته.

٤- جدول أعمال الإجتماع

- ٤-١ أقرت لجنة الملاحة الجوبة في ٢٠٢٣/٥/٤ جدول أعمال الاجتماع الوارد أدناه:
- البند رقم ۱: المواءمة بين أحكام الإيكاو المتعلقة بالبضائع الخطرة وتوصيات الأمم المتحدة بشأن نقل البضائع الخطرة (المرجع: REC-A-DGS-2025).
- 1-1: إعداد ما يلزم من اقتراحات لتعديل الملحق الثامن عشر "النقل الآمن للبضائع الخطرة بطريق الجو"
- -٢: إعداد ما يلزم من اقتراحات لتعديل وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الحو" (Doc 9284) لإدخالها في طبعة ٢٠٢٥-٢٠٢ من الوثيقة
- ١-٣: إعداد ما يلزم من اقتراحات لتعديل وثيقة "الإضافة للتعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284SU) لإدخالها في طبعة ٢٠٢٦-٢٠٦ من الوثيقة
 - البند رقم ٢: إدارة المخاطر المتعلقة بالسلامة الجوبة وتحديد أوجه التعارض (المرجع: REC-A-DGS-2025)
- 1-1: إعداد ما يلزم من اقتراحات لتعديل الملحق الثامن عشر "النقل الآمن للبضائع الخطرة بطريق الجو"
- ٢-٢: إعداد ما يلزم من اقتراحات لتعديل وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284) لإدخالها في طبعة ٢٠٢٥-٢٠٢ من الوثيقة
- ٢-٣: إعداد ما يلزم من اقتراحات لتعديل وثيقة "الإضافة للتعليمات الفنية للنقل الأمن للبضائع الخطرة بطريق الجو" (Doc 9284SU) لإدخالها في طبعة ٢٠٢٦-٢٠٦ من الوثيقة
- ٢-٤: إعداد ما يلزم من اقتراحات لتعديل وثيقة "إرشادات التعامل مع حالات الطوارئ المرتبطة بحوادث الطائرات الناتجة عن السلع الخطرة" (Doc 9481) لإدخالها في طبعة ٢٠٢٦-٢٠٢٠ من الوثيقة
 - البند رقم ٣: تسهيل النقل الآمن للبضائع الخطرة عن طريق الجو (المرجع: REC-A-DGS-2025)
- البند رقم ٤: إدارة مخاطر السلامة الناجمة عن نقل بطاريات الليثيوم جواً (المرجع: بطاقة الأعمال رقم DGP.003.04)

البند رقم ٥: توضيح مسؤوليات الدول عن المراقبة وفقاً للملحق الثامن عشر (المرجع: بطاقة الأعمال رقم DGP.005.04).

البند رقم ٦: أحكام البضائع الخطرة لدعم عمليات الطائرات الموجهة عن بعد (المرجع: بطاقة الأعمال رقم DGP.007.01)

البند رقم ٧: استعراض أحكام الملحق السادس ذات الصلة بالبضائع الخطرة (المرجع: REC-A-DGS- 2025)

البند رقم ٨: تتسيق أمن الطيران/البضائع الخطرة (المرجع: REC-A-DGS-2025)

البند رقم 9: التنسيق مع أفرقة الخبراء الأخرى

9-1: فربق خبراء عمليات الطيران (FLTOPSP)

9-Y: فريق خبراء صلاحية الطائرات للطيران (AIRP)

٩-٣: فريق خبراء إدارة السلامة (SMP)

9-3: فريق خبراء نُظم الطائرات الموجهة عن بُعد (RPASP)

٩-٥: أي أفرقة خبراء أخرى

البند رقم ١٠: المواءمة بين إرشادات فريق خبراء البضائع الخطرة، للمساعدة على تحضير التعليمات الغنية والوثائق الداعمة، وبين الأحكام المنقحة بشأن البضائع الخطرة

البند رقم ١١: الأعمال الأخرى

ه - ترتيبات العمل

١-٥ عقد فريق خبراء البضائع الخطرة اجتماعه في شكل هيئة واحدة، وشكّل أفرقة خاصة للصياغة حسب الحاجة. وأُجريت المناقشات في الاجتماع الرئيسي باللغات العربية والصينية والإنجليزية والفرنسية والروسية والإسبانية. وقُدمت بعض ورقات العمل باللغة الإنجليزية فقط. وصدر الجزء السردي من التقرير باللغات العربية والصينية والإنجليزية والفرنسية والروسية والإسبانية. وصدرت التعديلات على التعليمات الفنية للنقل الآمن للبضائع الخطرة عن طريق الجو والإضافة الملحقة بها (Doc) باللغات الصينية والإنجليزية والفرنسية والروسية والإسبانية.

٦- الملاحظات الافتتاحية من جانب رئيس لجنة الملاحة الجوبة

1-1 سيداتي سادتي، صباح الخير. اسمي جنرونغ ليانغ، النائب الأول لرئيس لجنة الملاحة الجوية. وإنه لمن دواعي سروري أن أرحب بكم في مونتريال وفي مقر الإيكاو الرئيسي لحضور الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة.

7-7 لقد انعقد الاجتماع الأخير للجنة البضائع الخطرة افتراضيا بسبب جائحة فيروس كورونا في نوفمبر ٢٠٢١. ويسعدنا جدا استقبالكم مرة أخرى في المقر الرئيسي ونشعر أيضا بالامتنان للجهود التي بذلتموها للتقدم بنجاح في عملكم افتراضيا خلال الاجتماع الثامن والعشرين لفريق الخبراء. وقد استعرضت اللجنة تقرير الاجتماع الثامن والعشرين لفريق الخبراء وأوصت المجلس بالموافقة على التعديلات المقترحة على التعليمات الفنية والإضافة المرفقة بها. وأدرجت هذه التعديلات في

طبعة ٢٠٢٣-٢٠٤ للوثائق. ووافق المجلس أيضا على إضافة تُرفق بطبعة ٢٠٢٠-٢٠٢ للتعليمات الفنية في مارس من هذا العام، بناء على توصيتكم بالسماح للركاب وأفراد الطاقم بحمل الأجهزة التي تعمل ببطاريات الليثيوم الصغيرة النشطة في الأمتعة المسجلة. ونشكركم على جهودكم المتفانية للتأكد من أن التعليمات الفنية توفر الآلية التي تسمح بنقل البضائع الخطرة عن طريق الجو بأمان، مع مراعاة الجوانب العملية في العالم الحقيقي.

٣-٦ ووافقت اللجنة على عدد من التغييرات في عضوية فريق الخبراء منذ الاجتماع الثامن والعشرين، بما في ذلك إضافة خمسة أعضاء حدد:

- السيدة ناتاليا خيمينا لورو، مرشحة من الأرجنتين؛
 - السيدة أليس أوهينيبا أساري، مرشحة من غانا؛
 - السيد نيراج كومار، مرشح من الهند؛
 - الدكتور غوجيم كيليش، مرشح من تركيا؛
- ومؤخراً، السيد جيم فينلايسون، مرشح من نيوزبلندا.

ووافقت اللجنة أيضا على ترشيحات لأشخاص يحلون محل الأعضاء المنتهية مدتهم وهم السيد ماساومي أرايا، والسيدة جاكي حنافين، والسيدة كارا روزيكا (التي حلت محل السيدة حنافين) والسيدة سارة كامبربيرش. وقد حل محلهم السيد تسوتومو تاباتا الذي رشحته النابان، والسيد ماريو رانيتو الذي رشحته المملكة المتحدة، والسيد دانييل سيلفستر الذي رشحته كندا. وقد أسفرت هذه التغييرات في العضوية عن تشكيل فريق الخبراء من خمسة وعشرين عضوا رشحتهم اثنتان وعشرون دولة وثلاث منظمات دولية.

7-3 وأنني على يقين من أن النقطة التي أوشك على توضيحها قد تطرق لها كل رئيس من رؤساء لجنة الملاحة الجوية في افتتاح اجتماعات فريق الخبراء من قبل. فهي نقطة مهمة تستحق التكرار. أرجو أن تتذكروا أنكم تشاركون بصفتكم وخبرتكم الشخصية وأنكم لا تعملون كممثلين لمن رشحكم. ولذلك ينبغي للأعضاء أن يعبروا عن آرائهم المهنية وليس عن السياسات أو وجهات النظر الراسخة لدولة أو منظمة دولية. ولقد نقلت هذه العبارة مباشرة من "توجيهات لجنة الملاحة الجوية لأفرقة الخبراء". وينبغي أن يكون جميع الأعضاء قد حصلوا على نسخة من هذه الوثيقة عند الموافقة على عضويتهم. فهي وثيقة مهمة ينبغي قراءتها من وقت لآخر لتحديث معرفتكم بالتوجيهات والإرشادات العامة الموضوعة لتسيير أعمال فرق الخبراء. ويمكن أن تتخذ الأمانة الترتيبات اللازمة لتزويدكم بنسخة منها إذا فقدتم نسختكم.

7-0 واللجنة ممتنة للغاية لإسهامات كل عضو من الأعضاء المنتهية مدتهم وترحب بالأعضاء الجدد. ونُقدر عمل جميع الأعضاء تقديرا كبيرا، ولكن أود بصفة خاصة أن أشكر كل رئيس من رؤساء مجموعات العمل المتخصصة لديكم. وشكر خاص للسيد حمد المهيري والسيد أحمد وجيه لقيادة العمل بشأن توضيح مسؤوليات الدول في الملحق الثامن عشر؛ وللسيد دواين بفوند والسيد كيفن ليري لقيادتهما للأعمال الخاصة بتقييم مخاطر السلامة المتعلقة ببطاريات الليثيوم؛ وللسيد ديف برينان لقيادته العمل على مواءمة التعليمات الفنية ووثائق البضائع الخطرة المرتبطة بها مع لائحة الأمم المتحدة النموذجية. وإنني على ثقة من أن عملكم هذا سوف يسهل إلى حد كبير مداولات فريق الخبراء هذا الأسبوع. وتتطلع اللجنة إلى الاستماع إلى توصيات فريق الخبراء بشأن هذه المسائل. وأتوجه بالشكر الخاص أيضا للسيد تون مولر، الذي انتُخب رئيسا للاجتماع الثامن والعشرين لفريق الخبراء. وأعلم أنه أدى دورا هاما لضمان تداول فريق خبراء البضائع الخطرة لجميع نقاط المناقشة بطريقة منظمة وشاملة بهدف التوصل إلى توافق في الآراء. واللجنة واثقة من أنكم سوف تحافظون على المعايير العالية التي أظهرتموها في الاجتماعات السابقة.

7-7 وأود أيضا أن أذكر المائدة المستديرة الثانية لرؤساء فريق الخبراء التي انعقدت في الأول من سبتمبر من هذا العام. وناقش الاجتماع أساليب عمل فريق الخبراء واستراتيجيته ومواضيعه. وقامت مجموعة مصغرة غير رسمية من لجنة الملاحة الجوية بتحليل نتائج الاجتماع واقترحت إجراءات لمعالجة المسائل المتعلقة بتقرير فريق الخبراء، والموافقة على بطاقة العمل، والتنسيق بين أفرقة الخبراء. وقد وافقت اللجنة على إضافة البنود اللازمة إلى الأعمال المقبلة لمجموعة العمل الشاملة المعنية بالمسائل الإجرائية. وترى اللجنة أيضا أنه من الضروري تحسين مستوى المشاركة بين مجموعة دراسة الخطة العالمية للملاحة الجوية وأفرقة الخبراء الأخرى. وأنني على ثقة بأن رئيسكم لن يتردد في الاتصال بالأمانة العامة أو بي شخصيا إذا احتجتم إلى أي مساعدة في عملكم.

٦-٧ وأنني أتطلع مع أعضاء لجنة الملاحة الجوية إلى الاستماع إليكم بشأن إنجازاتكم خلال جلسة إحاطة في نهاية اجتماع فريق الخبراء.

٨-٦
 وبهذا، لم يبق لي سوى أن أعلن افتتاح الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة وأتمنى لكم كل النجاح في عملكم وإقامة سعيدة في مونتريال.

البند رقِم ١: المواءمة بين أحكام الإيكاو المتعلقة بالبضائع الخطرة وبين توصيات الأمم المتحدة بشأن نقل البضائع النظرة (Ref: REC-A-DGS-2025)

١-١: إعداد ما يلزم من اقتراحات لتعديل الملحق الثامن عشر - "النقل الآمن للبضائع الخطرة بطريق الجو"

لم يجد فريق الخبراء أي تعديلات ضرورية على الملحق الثامن عشر للحفاظ على التوافق مع توصيات الأمم المتحدة بشأن نقل البضائع الخطرة.

- البند رقم ١: المواءمة بين أحكام الإيكاو المتعلقة بالبضائع الخطرة وبين توصيات الأمم المتحدة بشأن نقل البضائع الخطرة (Ref: REC-A-DGS-2025)
- اجداد ما يلزم من اقتراحات لتعديل وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو"
 (Doc 9284) لإدراجها في طبعة ٢٠٢٥ ٢٠٢٦.

۱-۲-۱ مشاريع تعديلات التعليمات الفنية لتتوافق مع توصيات الأمم المتحدة

خلفية الموضوع

استعرض الاجتماع التعديلات المقترح إدخالها على التعليمات الفنية بناءً على القرارات التي اتخذتها لجنة خبراء الأمم المتحدة المعنية بنقل البضائع الخطرة وبالنظام المنسق عالميا لتصنيف المواد الكيميائية ووسمها (التي تسمى أدناه اختصاراً بـ "لجنة خبراء الأمم المتحدة" (UNCOE) في دورتها الحادية عشرة (جنيف، ٢٠٢/١٢/٩). وقد وضعت هذه التعديلات مجموعة العمل التابعة لفريق خبراء البضائع الخطرة بشأن التنسيق مع لوائح الأمم المتحدة وقامت باستعراضها المبدئي في اجتماعها المنعقد في عام ٢٠٢٣ (اجتماع عام ٢٠٢٣ المعقود بين ١٥ و ٢٠/٥/ ٢٠٢٣ في ربو دي جانيرو بالبرازيل) (انظر الفقرة ٤-١-٢-١ من تقرير الاجتماع الثالث والعشرين لمجموعة العمل). وواصلت مجموعة العمل المعنية بالمواءمة استعراضها بعد اجتماعها الثالث والعشرين وأوصت بإجراء تنقيحات إضافية. وبرد وصف هذه المناقشات في الاجتماع التاسع والعشرين نفريق خبراء البضائع الخطرة أدناه.

(DGP/29-WP/11) الجزء الأول (1-١-٢-١

1-1-1-1 تمت الموافقة على التعديلات المقترحة على الجزء الأول المقدمة إلى الاجتماع الثالث والعشرين لمجموعة العمل، رهناً بإدخال تعديل تحريري يحذف النص الزائد في استثناء جديد لتسجيل البيانات وأجهزة تتبع البضائع في الفقرة ١-١-٥-١ (ط) من الجزء الأول).

٢-١-٢-١ الجزء الثاني (الوثيقة DGP/29-WP/12 والإضافة المرفقة بها)

1-7-1-7-1 تمت الموافقة على التعديلات المقترحة على الجزء الثاني المقدمة إلى الاجتماع الثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة، رهناً بما يلى:

- تبسيط الملاحظات الواردة في الفقرة ٢-٩-٣ (ز) من الجزء الثاني التي توضح القصد من "إتاحة ملخص الاختبار" بالنسبة لبطاريات أيون الليثيوم؛ وفي الفقرة ٢-٩-٤ من الجزء الثاني بالنسبة لبطاريات أيون الصوديوم من خلال إزالة الإشارات غير الضرورية إلى "خلايا أو بطاريات الليثيوم أو المعدات المجهزة بخلايا أو بطاريات الميثيوم أو المعدات المجهزة بخلايا أو بطاريات أيونات الصوديوم أو المعدات المجهزة بخلايا أو بطاريات أيونات الصوديوم".
- (ب) استنساخ الملاحظة الواردة في الفقرة ٩-٣ (أ) من الجزء الثاني بشأن بطاريات الليثيوم والتي توضح أن البطاريات يجب أن تستوفي متطلبات الاختبار الواردة في الجزء الثالث من القسم الفرعي ٣٨-٣ من دليل الأمم المتحدة للاختبارات والمعايير حتى لو كانت الخلايا التي تتكون منها قد اجتازت الاختبار، وذلك في الأحكام الجديدة الخاصة ببطاريات أيونات الصوديوم الواردة في الفقرة ٩-٤ (أ) من الجزء الثاني.

- ج) تصحيح الأخطاء المطبعية الواردة في الجدول ٢-٧ لضمان التوافق مع اللوائح التنظيمية النموذجية الخاصة بالأمم المتحدة؛
- إضافة ملاحظة في الحاشية تحت الأمثلة الإرشادية للمواد المعدية المدرجة في الغئة (أ) تغيد بأن منظمة الصحة العالمية أعادت تسمية فيروس جدري القردة لتصبح "Mpox". وكانت هناك بعض المناقشات حول ما إذا كان ذلك ضروريا، نظرا لأن الطبعة الثالثة والعشرين المنقحة من اللوائح التنظيمية النموذجية الخاصة بالأمم المتحدة تشير فقط إلى جدري القردة. وخلص فريق الخبراء في النهاية إلى أنه كان من المفيد إضافة إشارة إلى Mpox لأن المصطلح سيصبح أكثر استخداما ولن يكون له أي تأثير سلبي نظرا لأنه مرادف لجدري القردة.

1-1-1 الجزء الثالث (DGP/29-WP/13 والإضافة المرفقة بها)

1-٢-١-٣-١ تمت الموافقة على التعديلات على الجزء الثالث المقدمة إلى الاجتماع الثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة، رهنا بإدراج التعديلات الإضافية التالية:

- أ) إجراء تنقيحات لإزالة أوجه عدم الاتساق فيما يتعلق بالإشارات إلى "أيون الليثيوم" و"معدن الليثيوم"
 و"أيون الصوديوم" و"البطاريات أو الخلايا"؛
- ب) تتقيح النص الخاص (أ) ٢١٤ لإضافة إشارة مفقودة إلى اسم الشحن الصحيح لرقم الأمم المتحدة 3171 UN.
- ناقش الاجتماع الثالث والعشرون لمجموعة عمل فريق خبراء البضائع الخطرة المسائل المحتملة المتعلقة بإصدار نص خاص جديد أضيف إلى الطبعة المنقحة الثالثة والعشرين للوائح التنظيمية النموذجية الخاصة بالأمم المتحدة (SP400) التي خُصصت لرقم الأمم المتحدة 3551 UN بطاريات أيونات الصوديوم، ورقم الأمم المتحدة 3552 UN بطاريات أيونات الصوديوم المثبتة في المعدات ورقم الأمم المتحدة 5552 UN بطاريات أيونات الصوديوم المعبأة مع المعدات. وجعل هذا النص خلايا وبطاريات أيونات الصوديوم غير خاضعة للتنظيم بشرط استيفاء معايير معينة. وكان أحد المعايير هو اشتراط أن تكون الخلية أو البطارية ذات دائرة قصيرة بحيث لا توجد طاقة كهربائية في الخلية أو البطارية. وأثار الاجتماع الثالث والعشرين لمجموعة العمل المسائل التالية:
- 1) بدا المعنى الضمني المتمثل في أن المخاطر منخفضة بما يكفي لجعل هذه البطاريات غير خاضعة للتنظيم متعارضا مع الحاجة إلى الشروط الأخرى الواردة في الحكم الخاص، بما في ذلك وضع علامة بطارية الليثيوم. ومن الممكن أن يؤدي وضع علامة بطارية الليثيوم إلى اضطرابات في عملية القبول، مما ينفي القصد من النص الخاص. وقدمت الأمانة ورقة عمل إلى الدورة الثالثة والستين للجنة الخبراء الفرعية المعنية بنقل البضائع الخطرة التابعة للأمم المتحدة (المشار إليها فيما بعد، على سبيل الإيجاز، باسم اللجنة الفرعية للأمم المتحدة) (جنيف، من التظيمية النموذجية للأمم المتحدة (SP400)؛
- ٢) يحصر النص الخاص نوع وكمية البضائع الخطرة الموجودة في كل خلية، بما في ذلك تلك التي تشكل أحد مكونات البطارية، في الأنواع والكميات المسموح بنقلها وفقا لأحكام الكمية المحدودة، بما في ذلك القيود الكمية المحددة في قائمة البضائع الخطرة. وتساءل الاجتماع الثالث والعشرون

لمجموعة العمل عن كيفية معرفة أي شخص بخلاف الشركة المصنعة للخلية أنواع وكميات البضائع الخطرة الموجودة فيها. وسيكون من الصعب تنفيذ القيود الكمية استنادا إلى أحكام الكمية المحدودة، لأنها أقل بالنسبة لوسيلة النقل الجوي مقارنة بوسائل النقل الأخرى.

واتفق فريق الخبراء على أنه لا ينبغي إدراج هذا النص الخاص في التعليمات الفنية. وخلص إلى أن النهج المحافظ هو أفضل وسيلة للمضي قدما، على الأقل حتى اكتساب المزيد من الخبرة وجمع المزيد من البيانات. وبمكن النظر في مسألة الاعفاء من التنظيم في المستقبل في حالة معالجة المسائل المحددة.

1-۲-۱ الجزء الرابع (DGP/29-WP/14 والاضافة المرفقة بها)

١-٢-١-١-١ تمت الموافقة على التعديلات المقترحة على الجزء الرابع المقدمة إلى الاجتماع الثالث والعشرين لمجموعة العمل، رهنا بإدراج التعديلات الإضافية التالية:

- أ) أُجري تتقيح لتعليمات التعبئة ٩٥٠ لتشمل إشارة إلى بطاريات الصوديوم المعدنية أو بطاريات سبائك الصوديوم لتتماشى مع التعديلات المماثلة لتعليمات التعبئة ٩٥٢؛
- ب) أُجريت تنقيحات تحريرية لإزالة أوجه التناقض بين تعبئة بطاريات كل من أيون الليثيوم ومعدن الليثيوم وأيونات الصوديوم الواردة في تعليمات التعبئة ٩٥٢ و ٩٦٦ إلى ٩٧٦ و ٩٧٦ إلى ٩٧٨؛
 - ج) أُجريت تتقيحات لضمان الاتساق بين النص الخاص (أ) ٢١٤ وتعليمات التعبئة ٩٥٢؛
- د) ناقش الاجتماع الثالث والعشرون لمجموعة العمل هيكل تعليمات التعبئة لبطاريات أيونات الصوديوم وما إذا كان ينبغي إدراجها في تعليمات التعبئة القائمة لبطاريات أيونات الليثيوم (تعليمات التعبئة ٩٦٥ و ٩٦٦ و ٩٦٠)، المدرجة في وثيقة تعليمات وإحدة جديدة للتعبئة تغطي رقم الأمم المتحدة 3551 UN بطاريات أيونات الصوديوم، ورقم الأمم المتحدة 2552 UN بطاريات أيونات الصوديوم المثبتة في المعدات ورقم الأمم المتحدة 3552 UN بطاريات أيونات الصوديوم المعبأة مع المعدات أو إدراجها في ثلاثة وثائق منفصلة جديدة لتعليمات التعبئة. وتم الاتفاق على إدراج الأحكام في ثلاثة وثائق منفصلة لتعليمات التعبئة من أجل الاتساق مع الطريقة التي اتبعت بالنسبة لبطاريات أيونات الليثيوم وبطاريات معدن الليثيوم.
- ه) واستُبدلت الإشارات إلى "علامة بطارية الليثيوم" و"علامة أيون الصوديوم" بعبارة "علامة البطارية" (انظر الفقرة ١-٢-١-٥ (ب)).
 - و) وأُجري تنقيح لتعليمات التعبئة ٨٦٩ لتشمل إشارة مفقودة إلى الغاليوم؛

0-1-۲-۱ الجزء الخامس (DGP/29-WP/15 والإضافة المرفقة بها)

١-٢-١-٥-١ تمت الموافقة على التعديلات المقترحة على الجزء الخامس التي عُرضت على الاجتماع الثالث والعشرين لمجموعة العمل، رهناً بإدخال التعديلين الإضافيين التاليين:

- أ) أجريت تنقيحات تحريرية لإزالة أوجه عدم الاتساق بين الإشارات إلى أيون الليثيوم ومعدن الليثيوم وأيون الصوديوم والبطاريات أو الخلايا؛
- ب) واستُبدلت الإشارات إلى "علامة بطارية أيون الليثيوم أو بطارية أيون الصوديوم" بعبارة "علامة البطارية". واعتبر الاجتماع أنه كلما طال الاسم أصبح معقدا وغير ضروري. وارتأى عدم إجراء أي تغييرات ما لم يتم

إجراء تغييرات على اللائحة التنظيمية النموذجية، لكنه خلص إلى أنه لن تكون هناك أي عواقب لإعادة تسميتها في التعليمات الفنية، حيث أنه ليس من الضروري الإشارة إلى الاسم في أي وثائق. وبالتالي فإن تعديل الاسم لن يكون له أي تأثير تنظيمي.

1-1-۲-۱ الجزء السادس (DGP/29-WP/16 والإضافة المرفقة بها)

1-۲-۱-۲-۱ تمت الموافقة على التعديلات المقترحة على الجزء السادس التي عُرضت على الاجتماع الثالث والعشرين لمجموعة العمل، رهناً بإجراء تنقيحات تحريرية لمراجع ISO لتتماشى مع اللائحة التنظيمية النموذجية للأمم المتحدة. وحُدد عدم اتساق بين النسخة الإنجليزية والنسخة الفرنسية في الملاحظة الواردة في الفقرة ٥-٢-١١-٢ من الجزء السادس حيث وردت في النسخة الإنجليزية عبارة "التي وُضعت عليها علامة وفقا ل..." بينما وردت في النسخة الفرنسية عبارة "التي وُضعت عليها علامة وفقا ل..." وقمت مواءمة النص الوارد في النسخة الفرنسية لورقة العمل DGP/29-WP/16 مع النسخة الإنجليزية منها. وسوف تُبلغ الأمانة اللجنة الفرعية للأمم المتحدة بعدم الاتساق الوارد في اللائحة التنظيمية النموذجية للأمم المتحدة.

١-٢-١ التعديلات على المرفق الثاني للتعليمات الفنية التي أعدها الاجتماع الثالث والعشرون لمجموعة عمل فريق خبراء البضائع الخطرة (DGP/29-WP/20)

۱-۲-۱-۷-۱ تمت الموافقة على التعديلات المقترحة على المرفق الثاني المقدمة إلى الاجتماع الثالث والعشرين لفريق خبراء البضائع الخطرة.

UN 3363 تعديل تحريري لتصحيح الحالات غير الكاملة من أسماء الشحن الصحيحة لرقم الأمم المتحدة $\Lambda-1-7-1$ (DGP/29-WP/34)

1-۲-۱-۸-۱ تمت الموافقة على تعديل تحريري لتصحيح الإشارات غير الكاملة ووضع أسماء الشحن الصحيحة لرقم الأمم المتحدة 363 UN . وخُصصت ثلاثة أسماء شحن صحيحة لرقم الأمم المتحدة 363 UN . وأُضيفت إحداها إلى الطبعة ٢٠٢١ المتحدة 17٠٢ للتعليمات الفنية (رقم الأمم المتحدة 3363 UN – البضائع الخطرة في المواد). وأضاف هذا التعديل اسم الشحن الصحيح إلى مرجعين من مراجع رقم الأمم المتحدة 3363 UN لم يكن موجودا فيهما، في الفقرة ٦-٠ من الجزء الثاني، وسِجلا مرجعيا لرقم الأمم المتحدة 363 UN لم يكن على على المقددة 363 UN في الجدول ١-٣ ("مكونات خلية الوقود").

١-٢-١ التوصية

١-٢-٢-١ في ضوء المناقشات المذكورة، أعدّ الاجتماع التوصية التالية:

التوصية ١/١ — تعديل على وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284) مقترح إدخاله في طبعة ٢٠٢٥-٢٠٢ من أجل مواءمة هذه الوثيقة مع توصيات الأمم المتحدة بشأن نقل البضائع الخطرة

أن تُدرج التعديلات المشار إليها في المرفق (أ) بالتقرير باعتبارها "تعديلات أدخلت للمواءمة مع الأمم المتحدة" في التعليمات الفنية.

- البند رقم ١: المواءمة بين أحكام الإيكاو المتعلقة بالبضائع الخطرة وتوصيات الأمم المتحدة بشأن نقل البضائع (Ref: REC-A-DGS-2025)
- ١-٣: إعداد ما يلزم من اقتراحات لتعديل وثيقة "إضافة التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284SU) لإدخالها في طبعة ٢٠٢٥-٢٠٢٥
 - ۱-۳-۱ التعديلات على الإضافة التي أعدها الاجتماعان الثاني والعشرون والثالث والعشرون لمجموعة عمل فريق خبراء البضائع الخطرة (ورقة العمل DGP/29-WP/19 والاضافة المرفقة بها)

1-۳-۱-۱ قامت مجموعة العمل المعنية بالمواءمة مع الأمم المتحدة التابعة لفريق خبراء البضائع الخطرة بوضع مشروع التعديلات للإضافة الملحقة بالتعليمات الفنية لتعكس القرارات التي اتخذتها لجنة خبراء الأمم المتحدة المعنية بنقل البضائع الخطرة وبالنظام المنسق عالميا لتصنيف المواد الكيميائية ووسمها (UNCOE). وفي بادئ الأمر، استُعرضت مخرجات مجموعة عمل المواءمة في الاجتماع الثالث والعشرين لمجموعة العمل (DGP-WG/23). وواصلت مجموعة العمل استعراضها بعد ذلك الاجتماع وأوصت بالتنقيحات الإضافية التالية:

- أ) تخصيص النصّين الخاصين (أ) ٣٣١ (النص على الموافقة على شحن بطاريات أيون الليثيوم وبطاريات أيون الليثيوم وبطاريات أيون الصوديوم بمستوى شحن أعلى على طائرات البضائع) و (أ) ٣٣٤ (معايير شحن بطاريات أيون الليثيوم وبطاريات أيون الصوديوم على طائرات الركاب من خلال الحصول على موافقة) لرقم الأمم المتحدة بطاريات أيونات الصوديوم وتعديلات الأحكام الخاصة لإدراج إشارات إلى خلايا أو بطاريات أيونات الصوديوم؛
- ب) إدراج إشارات إلى رقم الأمم المتحدة UN 3551 ورقم الأمم المتحدة UN 3552 بطاريات أيونات الصوديوم المثبتة في المعدات وبطاريات أيونات الصوديوم المعبأة مع المعدات في تعليمات التعبئة رقم 9٧٤ للخلايا والبطاريات التي يتجاوز وزنها ٣٥ كجم والتي يتم شحنها من خلال الحصول على موافقة؛

1-٣-١-٢ وقرر فريق الخبراء عدم إدراج في الجدول 1-3-3 إشارات إلى تعليمات التعبئة وإلى الحد الأقصى للكمية الصافية لكل عبوة فيما يتعلق برقم الأمم المتحدة 3553 UN - ملح الصوديوم ثلاثي فلورو لكل عبوة فيما يتعلق برقم الأمم المتحدة 3553 الأميتون الأنه لم يكن لديه معلومات كافية ليتمكن من تقديم إرشادات إلى الدول التي تنظر في منح إعفاءات للسماح بشحنها. ووضعت علامة على هذه المواد بوصفها مواد محظورة النقل على طائرات الركاب والبضائع.

١-٣-١ التوصية

١-٣-١-١ في ضوء المناقشات السابقة قام الاجتماع بوضع التوصية التالية:

التوصية ٢/١ — تعديل الإضافة الملحقة بوثيقة التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284SU) مقترح إدخاله في طبعة ٢٠١٥-٢٠٢ من أجل مواءمة هذه الوثيقة مع توصيات الأمم المتحدة بشأن نقل البضائع الخطرة

أن تُدرج التعديلات المشار إليها في المرفق (ب) بالتقرير باعتبارها "تعديلات أُدخلت للمواءمة مع الأمم المتحدة" في الإضافة الملحقة بالتعليمات الفنية.

البند رقم ٢: إدارة المخاطر التي تهدد السلامة الجوية، وتحديد أوجه التعارض (المرجع: 2025 REC A DGS) البند رقم ٢-١: إعداد ما يلزم من اقتراحات لتعديل الملحق الثامن عشر - "النقل الآمن للبضائع الخطرة بطريق الجو"

١-١-٢ تعديل تعريف جهاز وحدة التحميل

1-1-1-1 وافق الاجتماع على تعديل تعريف جهاز وحدة التحميل الوارد في كل من الملحق الثامن عشر والتعليمات الفنية والذي خُذفت بموجبه الإشارات إلى التكنولوجيا القديمة مثل "البرادات". وحذف التعديل أيضا الإشارة إلى "أي نوع من أنواع حاويات الشحن" حيث اعتبر الاجتماع أنها جعلت نطاق ما يعتبر جهازا لوحدة التحميل واسعا للغاية. وكان هناك تعريف منفصل "لحاوية الشحن" لا ينطبق إلا على نقل المواد المشعة المدرجة في الفقرة ٧-١-٣ من الجزء الثاني، وقد سببت الإشارة إلى المصطلح الوارد في تعريف أجهزة وحدات التحميل ارتباكا لدى الدول والصناعة.

Y-1-1-7 ونوقش التعديل لأول مرة في الاجتماع الثالث والعشرين لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة، إلى جانب نفس التعديل على التعليمات الفنية (انظر الفقرة ٤-٢-٢-٦ من تقرير الاجتماع). وطُرح أمام الاجتماع اقتراح تعديل لاحق على تعريف حاويات الشحن في التعليمات الفنية. وعلى الرغم من عدم وجود اعتراضات قوية في ذلك الوقت، أراد الأعضاء مزيدا من الوقت لجمع المعلومات حول الافتراضات المقدمة للتأكد من صحتها ولضمان ألا يكون للتعديل أي عواقب غير مقصودة. ووافق الاجتماع التاسع والعشرون لفريق خبراء البضائع الخطرة على تعديل الملحق الثامن عشر المقترح في الاجتماع الثالث والعشرين لمجموعة العمل، بشرط إزالة مصطلح "الطائرة" قبل "جهاز وحدة التحميل". واعتبر إدراج مصطلح "الطائرة" زائدا عن الحاجة استنادا إلى طريقة تعريفه وأن من شأنه أن يؤدي إلى حاجة غير ضرورية إلى تعديل كل إشارة إلى جهاز وحدة التحميل وحاويات الشحن في التحميل في الملحق الثامن عشر والتعليمات الفنية. ولن تُدرج التعديلات على تعريفات جهاز وحدة التحميل وحاويات الشحن في التعليمات الفنية حتى يتم اعتماد التعديل على الملحق الثامن عشر.

ت.ق.ت.إ. التوصية ١/٢ - تعديل تعريف جهاز وحدة التحميل (ULD) الوارد في الملحق الثامن عشر

أن تُلتمس تعليقات الدول على تعديل مقترح لتعريف "جهاز وحدة التحميل" الوارد في الملحق الثامن عشر على النحو الوارد في مرفق التقرير المتعلق بهذا البند من جدول الأعمال.

البند رقم ٢: إدارة المخاطر التي تهدد السلامة الجوية، وتحديد أوجه التعارض (المرجع (REC A DGS 2025

٢-٢: إعداد ما يلزم من اقتراحات لتعديل وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284)

1-7-۲ مشروع التعديلات على الجزء الثامن من التعليمات الفنية التي تم الاتفاق عليها في الاجتماع الثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة (ورقة العمل DGP/29-WP/18)

7-٢-١-١ استعرض الاجتماع التعديلات على التعليمات الفنية لتسهيل حمل الركاب والطاقم للبضائع الخطرة التي اتقى عليها في الاجتماعين الثاني والعشرين والثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة. وكان أحد هذه التعديلات عبارة عن تعديل تحريري لمعالجة عدم الاتساق بين تعريف البضائع، الذي يشير إلى "الأمتعة المفقودة"، والأحكام المتعلقة بالركاب التي لا تشير إلى هذا المصطلح على الإطلاق. ووافق الاجتماع على التعديل المفترح في الاجتماع الثاني والعشرين لمجموعة العمل لإدراج هذا المصطلح في الأحكام الخاصة بالركاب. وكان التعديل الثاني هو إضافة ملاحظة توضح أنه لا يوجد للوات – ساعة بالنسبة لبطارية (بطاريات) الليثيوم التي تظل مثبتة في أجهزة المساعدة على التنقل. ويتعلق التعديل الثالث بنص يُمكن الأجهزة التي تعمل ببطاريات الليثيوم الصغيرة والتي يحملها الركاب وطاقم الطائرة من أن تبقى نشطة. وأدرج هذا التعديل في طبعة ٢٠٢٣–٢٠٤ من خلال إضافة وافق عليه المجلس بناء على اقتراح من الاجتماع الثاني والعشرين لمجموعة العمل عدن المقصود عند وجودها في الأمتعة المسجلة، ليشمل الأجهزة المحمولة في المقصورة. ومع جميع الأجهزة من التلف والتنشيط غير المقصود عند وجودها في الأمتعة المسجلة، ليشمل الأجهزة المحمولة في الأثر على الدول والصناعة، لذلك قررت مجموعة العمل هذا الشرط الإضافي ولم تناقشه في اجتماعها الثاني والعشرين. ولم يُنظر في الأثر على الدول مزيدا من الاهتمام لهذا الأمر وانفقوا على إضافة شرط يحمي الأجهزة المحمولة في المقصورة التي تحتوي على بطاريات الليثيوم من التلف والتنشيط غير المقصود.

7-7-1-7 وأثناء العمل المتعلق بتوضيح مسؤوليات الرقابة التي نقع على عاتق الدول في الملحق الثامن عشر (انظر التقرير المتعلق بالبند من جدول الأعمال)، حُددت أوجه عدم الاتساق بين الإشارة إلى "البضائع الخطرة التي يحملها الركاب أو الطاقم" و"البضائع الخطرة التي يحملها الركاب والطاقم" في عنوان الجزء الثامن مقابل عنوان الفقرة 1-1 من الجزء الثامن وعنوان الجدول 1-1. ورأى الفريق أنه من الأنسب الإشارة إلى "الركاب وأفراد الطاقم" ووافق على تعديل عنوان الفقرة 1-1 من الجزء الثامن وعنوان الجدول 1-1 وفقا لذلك.

(DG/29-WP/22) احتفاظ الشاحن بالوثائق (T-۲-۲

٢-٢-٢-١ قد تكون المعلومات المستخدمة لتبرير فئات الخطر المخصصة لبضائع خطرة محددة يراد نقلها جواً مهمة للتحقيقات في الحوادث أو الوقائع ولكنها غالبا ما تكون غير متوفرة. وتتطلب التعليمات الفنية الاحتفاظ بوثائق معينة مثل وثائق نقل البضائع الخطرة، ولكن ليس الوثائق المتعلقة بالتصنيف. وفي الاجتماع الثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة، اقتُرح إجراء تعديل على الفصل التمهيدي لأحكام التصنيف في الجزء الثاني ليشترط أن يحتفظ الشاحن بالمعلومات أو الوثائق التي توضح أساس التصنيف المخصص البضائع الخطرة التي يريدون نقلها جوا. واقتُرح أيضا تعديل على أحكام الاحتفاظ

بمعلومات نقل البضائع الخطرة في الفقرة ٤-٤ من الجزء الخامس يقضي بإتاحتها للسلطة الوطنية المختصة عند الطلب (انظر الفقرة ٤-٢-٢-٣ من تقرير الاجتماع الثالث والعشرين لمجموعة العمل). وفي الاجتماع، كان هناك تعاطف مع هدف الاقتراح ولكن لم يكن هناك تأييد يُذكر لتعديل الجزء الثاني. وكانت هناك عدة اعتراضات على أنواع المعلومات المحددة التي يمكن استخدامها لتوضيح أساس التصنيف المقترح إدراجه كأمثلة في ملاحظة ضمن الفقرة ٠-٢ من الجزء الثاني، وخاصة الإشارة إلى أوراق بيانات السلامة. واقترح الأعضاء أن تلك الأوراق لم تكن مخصصة لأغراض النقل وأنها غير فعالة لأغراض التصنيف. وتمثلت شواغل أخرى في أن الشرط الصريح المتمثل في الاحتفاظ بالوثائق من شأنه أن يفرض عبئا لا داعي له على الشاحنين وأن الاقتراح ستكون له آثار متعددة الوسائط. ويعتقد البعض أن المواد الإرشادية ستكون طريقة أفضل لتحقيق الهدف المنشود.

٢-٢-٢-٢ وقُدّم تعديل منقح إلى الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة قصد تخفيف العبء على الشاحنين من خلال اشتراط إتاحة المعلومات التي يستخدمها الشاحن لتعيين تصنيف البضائع إلى السلطة الوطنية المختصة عند الطلب بدلا من اشتراط صريح بالاحتفاظ بالوثائق. ولم يعتبر مقدم الاقتراح أن المخاوف الأخرى التي أعرب عنها في الاجتماع الثالث والعشرين لمجموعة العمل لها ما يبررها. وأشار إلى أن المخاوف المتعلقة بالإشارة إلى ورقات بيانات السلامة لا أساس لها لأن التعديل أشار إليها ببساطة على سبيل المثال ولم يفرض أي شرط لاستخدامها. وأعرب عن اعتقاده أنها يمكن أن تكون مفيدة مشيرا إلى وجود قواعد قياسية لهيكلها ومحتواها. وقال إنه لا يعتقد أن المخاوف المتعلقة بالآثار المتعددة الوسائط لها ما يبررها، وذلك بسبب الالتزام الصريح للدول بموجب الملحق الثامن عشر بإجراء تحقيقات السلامة في حوادث ووقائع البضائع الخطرة والبضائع الخطرة غير المعلن عنها/المعلن عنها بشكل خاطئ. وأخيرا، أعرب عن عدم اعتقاده بأن المواد الإرشادية ستكون فعالة في تحقيق الهدف. ولذلك دعا فريق الخبراء للنظر في الاقتراح المنقح.

Y-Y-Y- ويعتبر البعض أن التعديل غير ضروري، ويخشى البعض الآخر من أنه قد يؤدي إلى قيام الدول بطلب معلومات بشكل غير معقول. وأشار الذين اعتبروا التعديل غير ضروري إلى أن الشاحن ملزم بتقديم الأدلة أثناء فحص الامتثال أو أثناء التحقيق. وبالتالي لم يعد هناك لزوم لإضافة ذلك الشرط. وأشار آخرون إلى الصعوبات التي يواجهونها في الحصول على المعلومات في دولهم ورأوا أن التعديل المقترح سيساعد. ولم تكن هناك أي اعتراضات على الاقتراح، لكن الكثيرين شعروا بضرورة وضع حد زمني للمدة التي يُتوقع من الشاحن أن يقدم فيها المعلومات. وتمت الموافقة على التعديل، رهنا بإضافة فترة زمنية مدتها ثلاثة أشهر قد يُطلب خلالها من الشاحن تقديم معلومات وبإجراء تعديل تحريري على الملاحظة.

٢-٢-٢-٤ وأثيرت خلال المناقشة نقطة لتُناقش في المستقبل فيما يتعلق بخطر التصنيف غير الصحيح عندما لا يكون الشاحن هو المصنع الأصلي. وقد زاد هذا الخطر في السنوات الأخيرة بسبب تعقيدات سلسلة التوريد. وقد لا يعرف الشاحن الشيء الكثير عن المخاطر المرتبطة بما يشحنه ما لم يكن هو المصنع الأصلي. وكثيرا ما يعتمد على ورقات بيانات سلامة المواد، التي لا يمكن الاعتماد عليها لأغراض التصنيف. ويتعين اتخاذ تدابير لتوضيح أن الشاحن مسؤول عن تصنيف البضائع بشكل صحيح، بغض النظر عن موقعها في سلسلة التوريد.

٣-٢-٢ شطب الشرط المتعلق بـ "زيادة التسخين إلى حد الخطر" من الأحكام الخاصة A123 و A123 و A123 (DGP/29-WP/27)

1-٣-٢- تقضي الأحكام الخاصة A67 و A123 و A199 و A190 بأن تُعدّ المواد المحددة المخصصة لها والتي تنطوي على احتمال ارتفاع خطير في الحرارة لمنع حدوث ماس كهربائي وتنشيطها غير المقصود. واتفق الاجتماع على حذف الإشارة إلى "احتمال حدوث ارتفاع خطير في الحرارة" لأن جميع البطاريات بحاجة إلى الحماية من الماس الكهربائي ومن التنشيط غير المقصود حتى لو لم تكن معرضة لاحتمال الارتفاع الخطير في الحرارة. ومن شأن حذفها أيضا أن يمنع الشاحنين من تفسير النص بشكل

خاطئ على أنه يعني أن المواد لا تخضع لأي جزء آخر من الأحكام الخاصة إذا لم تكن معرضة لاحتمال حدوث ارتفاع خطير في الحرارة. وذُكر أن بعض الشاحنين يفسرونها بهذه الطريقة. ونوقش الموضوع لأول مرة في الاجتماع الثالث والعشرين لمجموعة العمل (انظر الفقرة ٢-٢-١-١ من تقرير الاجتماع (ورقة العمل DGP/29-WP/3).

۲-۲-۲ الحدود القصوى للأسطوانات غير القابلة لإعادة التعبئة والتي تحوي غازات قابلة للاشتعال (DGP/29-WP/30)

1-2-1-1 أُدرج شرط أن تكون أوعية الضغط الغير قابلة لإعادة التعبئة ذات سعة مائية أقل من أو تساوي 1.٢٥ لترا عند ملئها بالغاز القابل للاشتعال في اللوائح التنظيمية النموذجية للأمم المتحدة ولكنه لم يُدرج في الشروط ذات الصلة بالأسطوانات غير القابلة لإعادة التعبئة والأوعية القرية المغلقة في الفقرة ١-١-١-٩ من الجزء الرابع من التعليمات الفنية. ووافق الاجتماع على إضافتها إلى التعليمات الفنية.

٢-٢- إضافة أبعاد الطرود التي تحتوي على مواد مشعّة (DGP/29 WP/36)

1-0-۲- وافق الاجتماع على تعديل يقضي بأن تُضاف أبعاد الطرود المحتوية على مواد مشعة إلى وثيقة نقل البضائع الخطرة. واعتبرها أعضاء فريق الخبراء إضافة مفيدة لأنها تسهل إجراءات التحميل. وهي بالفعل ممارسة صناعية، لذلك لن تضيف أي عبء لا داعى له على الصناعة.

7-۲-۲ إعادة تنظيم الإبلاغ عن البضائع الخطرة غير المعلن عنها أو المعلن عنها بشكل خاطئ (DGP/29-WP/37)

٢-٢-٢-١ اقتُرح إدخال تعديل تحريري على شروط الإبلاغ للتمييز بوضوح بين شروط الإبلاغ عن البضائع الخطرة غير المعلن عنها أو المعلن عنها بشكل خاطئ المكتشفة في البضائع أو البريد مقابل الإبلاغ عن تلك المكتشفة في أمتعة الركاب أو الطاقم أو التي يحملها الأشخاص. وفي حين يلزم الإبلاغ عن كليهما إلى الدولة التي حدث فيها الاكتشاف، يلزم أيضا الإبلاغ عن البضائع الخطرة غير المعلن عنها أو المعلن عنها بشكل خاطئ المكتشفة في البضائع أو البريد إلى دولة المشغّل. ومع ذلك، فقد أفيد بأن المشغلين وموظفي الدولة يسيئون تفسير هذه الشروط. وتمت الموافقة على التعديل، بشرط إجراء تعديل إضافي لحذف كلمة زائدة عن الحاجة.

۱-۸ اقتراح حذف المادة الخاصة (أ) 164 الواردة في الجدول ١-٨ (DGP/29-WP/40)

Y-Y-V-I وافق الاجتماع على حذف المادة الخاصة (أ) 164 من البنود المخصصة لها واستبدال نص المادة الخاصة بعبارة "غير مستخدم". وتنص المادة الخاصة على أن تكون المعدات والمركبات التي تعمل بالبطاريات مجهزة للنقل بطريقة تحمي البطارية من الماس الكهربائي وتمنع التنشيط غير المقصود للمعدات والمركبات. واعتبرت المادة الخاصة زائدة عن الحاجة بالنسبة لمعظم البنود المخصصة لها، لأن الشروط كانت واردة بالفعل إما في تعليمات التعبئة أو في مادة خاصة أخرى مخصصة لها. وكان الاستثناء الوحيد هو رقم الأمم المتحدة 3171 UN المعدات التعبئة عمل بالبطاريات والمركبات التعبئة المخصصة لها، وهي تعليمات التعبئة مركبات المعدات والمركبات من التنشيط غير المقصود. كما تم الاتفاق على اقتراح بإضافة هذا الشرط إلى تعليمات التعبئة.

٢-٢-٨ التوصية

٢-٢-٨ في ضوء المناقشات السابقة، أعد الاجتماع التوصية التالية:

التوصية ٢/٢ — تعديل على وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284)، مُقترح إدخاله في طبعة ٢٠٢٥-٢٠٢ من اجل معالجة المخاطر المتعلقة تحديدا بالسلامة الجوية وأوجه التعارض المرصودة

أن تُدرج التعديلات المشار إليها في المرفق (أ) بالتقرير باعتبارها "تعديلات لإدارة المخاطر المتعلقة بالسلامة الجوية" في التعليمات الفنية.

البند رقم ٢: إدارة المخاطر التي تهدد السلامة الجوية، وتحديد أوجه التعارض (المرجع (REC A DGS 2025

٣-٢: إعداد ما يلزم من اقتراحات لتعديل وثيقة "إضافة التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284SU) لإدخالها في طبعة ٢٠٢٦-٢٠٦

لم يجد فريق الخبراء أي تعديلات ضرورية على "الإضافة للتعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو" (Doc 9284SU) بموجب هذا البند الفرعي من جدول الأعمال.

البند رقم ٢: إدارة المخاطر التي تهدد السلامة الجوية، وتحديد أوجه التعارض (المرجع 2025 REC A DGS 2025) ٢-٤: إعداد ما يلزم من اقتراحات لتعديل وثيقة "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481) لإدخالها في طبعة ٢٠٢٥-٢٠٢

۱-٤-۲ التعديلات المُدخلة على رموز التصنيف في إرشادات التصدي للطوارئ التي أعدتها مجموعة العمل التابعة للفريق في اجتماع عام ٢٠٢٣ (DGP/29-WP/21)

1-3-1-1 استعرض الاجتماع تعديلات رموز التصنيف في إرشادات التعامل مع حالات للطوارئ المرتبطة بحوادث الطائرات الناتجة عن البضائع الخطرة (Doc 9481) والتي جاءت نتيجة للقرارات التي اتخذتها لجنة خبراء الأمم المتحدة المعنية بنقل البضائع الخطرة وبالنظام المنسق عالميا لتصنيف المواد الكيميائية ووسمها (UNCOE). وتم تحديد الحاجة إلى التمييز بين إدخال رقم الأمم المتحدة 1835 UN - محلول مائي من هيدروكسيد رباعي ميثيل الأمونيوم مع عدم وجود خطر فرعي ورقم الأمم المتحدة 1835 UN - محلول مائي من هيدروكسيد رباعي ميثيل الأمونيوم مع عدم وجود خطر ثانوي سام. وتمت الموافقة على التعديلات، رهنا بإجراء تنقيح للقيام بهذا التمييز.

٢-٤-٢ التوصية

٢-٤-٢ في ضوء المناقشة السابقة قام الاجتماع بإعداد التوصيات التالية:

التوصية ٣/٢ — تعديل "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481)، مقترح إدخاله في طبعة ٢٠٢٥ – ٢٠٢٦، من أجل معالجة المخاطر المتعلقة تحديدا بالسلامة الجوية وأوجه التعارض المرصودة

أن تعدل "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481) على النحو الموضح في المرفق (ج) بهذا التقرير.

APPENDIX TO THE REPORT ON AGENDA ITEM 2 (English only)

PROPOSED AMENDMENT TO ANNEX 18

INTERNATIONAL STANDARDS AND RECOMMENDED PRACTICES

CHAPTER 1. DEFINITIONS

. . .

Unit load device (ULD). Any type of freight container, A device for grouping and restraining cargo, mail and baggage for air transport. It is either an aircraft container, or a combination of an aircraft pallet with a and an aircraft pallet net, or aircraft pallet with a net over an igloo. An aircraft ULD is designed to be directly restrained by the aircraft cargo loading system.

Note <u>1</u>.— *An overpack is not included in this definition.*

Note 2.— A freight container for radioactive material is not included in this definition (see Part 2, paragraph 7.1.3 of the Technical Instructions).

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البند رقم ٣: تسهيل النقل الآمن للبضائع الخطرة عن طريق الجو (المرجع REC-A-DGS-2025)

1-۳ مشروع التعديلات على الجزء السابع من التعليمات الفنية التي اتَّفق عليها في الاجتماع الثالث والعشربن لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة (DGP/29-WP/17)

٣-١-١-١ استعرض الاجتماع تعديلا على التعليمات الفنية يهدف إلى تسهيل نقل أجهزة المساعدة على التنقل التي تعمل ببطاريات أيونات الليثيوم، اتُقق عليه في الاجتماع الثالث والعشرين لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة. وأضاف التعديل ملاحظة توضح أنه لا يوجد حد للوات – ساعة بالنسبة لبطارية (بطاريات) الليثيوم التي تظل مثبتة على أجهزة المساعدة على التعديل.

۲-۳ تمدید مفهوم "الاستخدام الحصري" لیشمل حاویات الطائرات (DGP/29-WP/35)

٣-٢-١ وافق الاجتماع على إضافة ملاحظة تحت تعريف "الاستخدام الحصري" لتوضيح أنه ليس من الضروري حصول حاويات الشحن الكبيرة على الموافقة وفقا للاتفاقية الدولية للحاويات الآمنة. وقد أُدخل التعديل لتسهيل نقل شحنات المواد المشعة ذات الاستخدام الحصري جوا. ويحصر تعريف "الاستخدام الحصري" النقل في مجرد استخدام طائرة أو حاوية شحن كبيرة. وعادة ما تكون حاوية شحن المواد المشعة عبارة عن حاوية شحن معتمدة ذات حجم كبير للنقل المتعدد الوسائل بحيث يتعذر حملها على معظم الطائرات. وقد أدت تكلفة استخدام الطائرة حصريا لنقل هذه المواد جوا إلى استحالة هذا الأمر عمليا.

٣-٢-٢ وأثيرت هذه المسألة لأول مرة في الاجتماع الثاني والعشرين لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة ولمعالجتها، اقتُرح تعديل يسمح باستخدام حاويات الطائرات. ولم تؤيد مجموعة العمل هذا التعديل لعدة أسباب، أحدها هو أن حاوية الطائرة قد لا تكون كافية لبعض المواد المشعة التي تحتوي على معدلات جرعات عالية جدا. ورأت مجموعة العمل أنه يلزم إجراء تعديل أكثر استهدافا، لكن الفريق خبراء البضائع الخطرة أكثر استهدافا، لكن الفريق لم يتمكن من تأييده لأنه قدم خيار عدم شحن كميات صغيرة جدا من النويدات الانشطارية في إطار الاستخدام الحصري، وهو ما انحرف عن لوائح الوكالة الدولية للطاقة الذرية وما هو مسموح به لدى استخدام وسائل نقل أخرى. ومع ذلك، تم الاعتراف خلال المناقشة بأن المشكلة الحقيقية هي الاعتقاد بضرورة اعتماد حاوية الشحن وفقا للاتفاقية الدولية للنقل الأمن للحاويات جوا، التي تشترط استخدام حاويات الشحن المتعددة الوسائط بحجم ٢٠ أو ٤٠ قدما. وفي حين أدرجت لائحة الأمم المتحدة النموذجية ذلك في تعريفها لحاويات الشحن، إلا أن التعليمات الفنية لم تفعل ذلك. ولم يكن هناك ما يمنع استخدام حاويات الشحن المبائلة بشكل مباشر أكثر. ولن يكون لها تأثير على لوائح الوكالة الاتفاقية لشحن حاويات الشحن المبائرة أو لوائح الأمم المتحدة النموذجية لأنها تخص النقل الجوي. ومع ذلك، سيتم إخطار الهيئتين بالتعديل. الدولية للطاقة الذرية أو لوائح الأمم المتحدة النموذجية لأنها تخص النقل الجوي. ومع ذلك، سيتم إخطار الهيئتين بالتعديل.

۳-۳ استثناءات البضائع الخطرة التي يحملها الركاب وطاقم الطائرة (DGP/29-WP/23)

٣-٣-١ نظر الاجتماع في اقتراح بإضافة البضائع الخطرة التي تُستثنى من التعليمات الفنية من خلال نص خاص يضاف إلى الأحكام الخاصة بالبضائع الخطرة التي يحملها الركاب وطاقم الطائرة الواردة في الجدول ٨-١. واقتُرح السماح للركاب وطاقم الطائرة بحمل هذه البضائع الخطرة بشرط ألا ينطبق الاستثناء على البضائع الخطرة المنقولة كبضائع فقط. ومع ذلك، مُنع

حملها في كثير من الأحيان لأنها غير مدرجة في الجدول -1. وحددت الملاحظة γ الواردة تحت الجدول γ أن الاستثناءات الموجودة في التعليمات الفنية لم تُستسخ في الجدول γ وأدرجت بندين محددين ينطبق عليهما ذلك. واقتُرح أن عدم إدراج الاستثناءات الأخرى أدى إلى رفض نقلها.

٣-٣-٦ ولم يُؤيَّد التعديل. ورأى الأعضاء أن إضافة هذه العناصر إلى الجدول ٨-١ يتعارض مع قرار فريق الخبراء بإبقاء الجدول بسيطا وأقل تحديدا. وقد كانت بعض البنود مدرجة في الجدول في الماضي، وقرر فريق الخبراء حذفها. وكان هناك تعاطف مع هذا القصد، ولكن الأعضاء رأوا أنه سيكون من الأنسب معالجة المسائل المثارة من خلال المواد الإرشادية أو في "المواد الإرشادية لفريق البضائع الخطرة للمساعدة في إعداد التعليمات الفنية والوثائق الداعمة".

٣-٣-٣ وتمت الموافقة على التعديل التحريري المتضمن في الاقتراح. ونقل التعديل الملاحظتين ١ و ٢ من من أسفل الفقرة ١-١-١ من الجزء الثامن. وأوردت الملاحظة ١ بعض البضائع الخطرة التي يمكن أن يحملها الركاب لدى استخدام وسائط نقل أخرى ولكن يُحظر حملها في النقل الجوي، وأبرزت الملاحظة ٢ أنه يمكن للدول أن تضع قيودا إضافية لصالح أمن الطيران. واعتبر فريق الخبراء أن الملاحظات تنطبق أكثر على الأحكام الواردة في الفقرة ١-١-١ من الجزء الثامن منها على الأحكام الواردة في الفقرة ١-١-١ من الجزء الثامن.

٣-٤ إزالة الإلزام بكتابة اسم الشاحن والمُرسَل إليه على الطرود المُعدّة وفقاً لتعليمات التعبئة رقم ٥٠٠ (DGP/29-WP/29)

٣-١٠ كان لابد من وضع العلامات التي تحدد اسم وعنوان الشاحن والمرسل إليه على الطرود المجهزة وفقاً لتعليمات التعبئة ، ٦٥، التي تم تخصيصها لرقم الأمم المتحدة 3373 UN – مادة بيولوجية، الفئة باء. وتزايد استخدام الرموز المقروءة آليا لتخزين البيانات، بما في ذلك معلومات العملاء والمرضى، وأصبحت ضرورية في الحالات التي كان لابد فيها من الحفاظ على سرية المريض. لذلك اقترح إجراء تعديل على تعليمات التعبئة ، ٦٥ ليسمح بتقديم اسم وعنوان الشاحن والمرسل إليه من خلال الرموز المقروءة آليا مثل الرمز الشريطي أو رمز الاستجابة السريعة. ورغم عدم وجود اعتراضات على الاقتراح، فقد لوحظ أن الحكم نفسه لم يقترح فيما يتعلق باشتراط تقديم اسم ورقم هاتف الشخص المسؤول في وثيقة مكتوبة أو على الطرد. ويبدو أن هذا غير متسق لأنه يمكن أن يؤثر أيضا على خصوصية المريض نظرا لأن الشخص المسؤول يمكن أن يكون هو نفسه الشاحن أو المرسل إليه. ومع ذلك، فقد أشير إلى أن الشخص المسؤول لا يكون عادة هو المريض. لذلك لم تعد سرية المريض مصدر قلق. كما تم التساؤل عما إذا كانت هناك حاجة إلى تقديم أي من المعلومات، نظرا لعدم وجود شرط مقابل في اللائحة النموذجية وبالنسبة للطرود التي تحتوي على ثلج جاف، يتعين توخي الحذر لضمان أن إزالة الشرط من تعليمات التعبئة ، ١٥ لا تقسر على على ثلج جاف خاضعة لجميع الشروط المعمول بها في التعليمات الفنية، بما في ذلك شرط وضع علامة على اسم وعنوان على الطرد. الشاحن والمرسل إليه على الطرد.

٣-٤-٣ وتمت الموافقة على التعديل.

٣-٥ توضيح الاستثناءات الخاصة بحمل الأجهزة الطبية والبطاريات للاستخدام الشخصي في الجدول ١-٨ (DGP/29-IP/6)

٣-٥-١ تحظر أحكام الركاب نقل البضائع الخطرة إلا إذا كان مسموحاً بها وفقا للجدول ٨-١ وإذا كانت للاستخدام الشخصي. وطُلب من الاجتماع النظر في استثناء الأخصائيين الطبيين الذين يحملون أجهزة طبية إلكترونية محمولة تحتوي على خلايا وبطاريات وبطاريات من معدن الليثيوم أو أيون الليثيوم وبطاريات احتياطية من شرط الاستخدام الشخصي عند الحاجة لرعاية المرضى الوشيكة. وفي بعض الأحيان، تكون هناك حاجة لإيصال الأجهزة الطبية المنقذة للحياة إلى المريض بشكل عاجل، ويكون حمل الراكب لها أمرا ضروريا لضمان عدم تعرض الجهاز للتلف أثناء نقل البضائع. وكان هناك قلق من أن مصطلح "الاستخدام الشخصي" قد لا يُفسَّر بشكل متسق فيما بين المشغلين، وقد لا يسمح بعض المشغلون بحمل المسافر لهذه الأجهزة. وقد يمنع إضافة الاستثناء حدوث ذلك.

٣-٥-٢ وبينما كان هناك تعاطف مع تلك النية، كانت هناك مخاوف من إساءة استخدام هذا الحكم وإمكانية نقل بضائع متعددة بواسطة ركاب فرديين لأغراض تجارية. وأن اشتراط أن تكون البضاعة للاستخدام الشخصي كان لمنع حدوث ذلك. وقد قُدم الطلب إلى فريق الخبراء ردا على واقعة محددة تتعلق بجهاز طبي كان لا بد من حمله يدويا. وكان بعض أعضاء فريق الخبراء مترددين في إنشاء لوائح دولية جديدة بناء على واقعة واحدة. وشدد آخرون على ضرورة أن يكون ما هو مسموح به مبنيا على أحكام الركاب المتعلقة بالسلامة وليس بناء على الاستخدام النهائي. ورأى الأعضاء أنه يمكن أن تعالج هذه المسألة من خلال موافقة المشغل، ولكن مقدم الورقة أشار إلى أن بعض المشغلين كانوا مترددين في مخالفة ما ورد في التعليمات خوفا من أن تنظر الدول إلى ذلك على أنه عدم امتثال.

٣-٥-٣ ولم يُقدم أي اقتراح رسمي. وكان أعضاء فريق الخبراء على استعداد لمناقشة هذه المسألة خلال فترة السنتين المقللة.

٣-٦ التوصية

١-٦-٣ في ضوء المناقشات السابقة، أعد الاجتماع التوصية التالية:

التوصية 1/۳ — تعديل وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284) مقترح إدخاله في طبعة ٢٠٢٥-٢٠٢ من أجل تسهيل النقل

أن تُدرج التعديلات المشار إليها في المرفق (أ) بتقرير الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة باعتبارها "تعديلات لتيسير النقل" في التعليمات الفنية.

البند رقم ٤: إدارة مخاطر السلامة الناجمة عن نقل بطاريات الليثيوم جواً (المرجع: بطاقة الأعمال رقم DGP.003.04)

1-1: النظر في التعديلات المقترحة أثناء المؤتمر الثامن والعشرين لفريق خبراء البضائع الخطرة فيما يخص اشتراطات خفض مستوى شحن بطاريات أيونات الليثيوم (DGP/29-WP/6)، وتقرير مجموعة عمل البضائع الخطرة المعنية بأجهزة تخزين الطاقة (DGP/29 WP/41)، وتقرير مجموعة عمل البضائع الخطرة المعنية بأجهزة تخزين الطاقة: تحليل (bow tie) (أي ربطة العنق) (DGP/29-IP/1)، تقرير مجموعة عمل البضائع الخطرة المعنية بأجهزة تخزين الطاقة: تحليل العملية النظرية للنظم (DGP/29-IP/2) وتقرير الاجتماعات الحضورية لمجموعة عمل البضائع الخطرة المعنية بأجهزة تخزين الطاقة المنعقدة في ٩ و ١٠/١١/١٧ وفي ١/١١/١٧ (DGP/29-IP/9)

3-1-1 تم النظر في اقتراح طُرح في الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة لتوسيع نطاق شرط حالي لرقم الأمم المتحدة UN 3480 - بطاريات أيونات الليثيوم المراد نقلها بمستوى شحن لا يتجاوز ٣٠ في المائة من سعتها المقدرة لتشمل رقم الأمم المتحدة UN 3481 - بطاريات أيونات الليثيوم معبأة مع معدات، ورقم الأمم المتحدة UN 3481 - بطاريات أيونات الليثيوم محتواة في معدات، ورقم الأمم المتحدة UN 3171 - بمركبات تعمل بالبطارية ورقم الأمم المتحدة الأمم المتحدة الحالي لمستوى الشحن، خاصة بالنسبة لبطاريات الليثيوم المعبأة مع بالبطارية. وفي حين كان هناك بعض التأييد لزيادة الحد الحالي لمستوى الشحن، خاصة بالنسبة لبطاريات الليثيوم المعبأة مع المعدات، لم يكن فريق الخبراء من التوصل إلى توافق في الآراء دون إجراء تقييم شامل لمخاطر السلامة أولاً. ومع ذلك، لم يكن خلك ممكنا خلال الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة بسبب ضيق الوقت. ونظرا لتعقيد المهمة، اتفق فريق الخبراء على أنه ينبغي أن تُجري مجموعة العمل المعنية بأجهزة تخزين الطاقة بخبراء إدارة السلامة في الإيكاو افتراضيا طوال فترة خلال التسيق مع الأمانة. واجتمعت مجموعة العمل المعنية بأجهزة تخزين الطاقة بخبراء إدارة السلامة في الإيكاو افتراضيا طوال فترة للمجموعة العمل التابعة لفريق خبراء البضائع الخطرة، وعُقدت الاجتماعات الثاني والعشرون والثالث والعشرون فريق خبراء البضائع الخطرة بالحضور الشخصي. وقُدمت نتائج أعمالها على النحو الموجز أدناه.

٤-١-٢ تقييم مخاطر السلامة

3-١-٢-١ ركز تقييم مجموعة العمل المعنية بأجهزة تخزين الطاقة التابعة لفريق خبراء البضائع الخطرة على بطاريات الليثيوم المعبأة والمحتواة في المعدات بسبب تدابير التخفيف المماثلة المطبقة بالفعل عليها. ونظر فريق الخبراء في تخفيض مستوى الشحن للمركبات بشكل منفصل (انظر الفقرة ٤-٢ من هذا التقرير).

تحليل bow tie (أي ربطة العنق)

3-1-7-7 أعدت مجموعة العمل رسوم بيانية bow tie كتصور للمخاطر (بطاريات الليثيوم المنقولة على متن الطائرات)، وفقدان السيطرة على الخطر (الفلتان الحراري)، والمتطلبات الحالية الواردة في التعليمات الفنية المصممة لمنع حدوث الفلتان الحراري، وتدابير للتخفيف من عواقب حدوث الفلتان الحراري. وترد الرسوم البيانية في المرفق (أ) لهذا البند من جدول الأعمال. وينبغي عرض الرسوم البيانية إلكترونيا حتى يمكن تكبيرها.

تحليل العمليات النظرية للنظم

3-١-٢-٣ حولت مجموعة العمل المعنية بأجهزة تخزين الطاقة تركيزها إلى تحليل مخاطر السلامة بعد استكمالها للرسوم البيانية. وأثبت النهج التقليدي لتقييم المخاطر على أساس الاحتمالية والشدة أنه ينطوي على صعوبات بسبب تعقيد نظام نقل بطاريات الليثيوم والبيانات المحدودة المتاحة. وقد جعل ذلك من المستحيل التنبؤ بالاحتمالية بأي مستوى مقبول من الدقة. ويفترض النهج التقليدي أيضا أن ملاحظات السلوك الماضي تسمح بالتنبؤ الدقيق بالسلوك المستقبلي. ومع ذلك، فإن الوتيرة السريعة للتغير التكنولوجي والوافدين الجدد إلى النظام ووتيرة تطور المشهد العام للوائح التنظيمية جعلت التنبؤ بالسلوك المستقبلي لا يمكن التعويل عليه. ولذلك أوصى خبراء إدارة السلامة من الأمانة العامة باتباع نهج بديل لتقييم المخاطر يُعرف باسم تحليل العمليات النظرية للنظم بقصد لتقييم سلامة النظم.

3-١-٢-٥ وساعد نهج تحليل العمليات النظرية للنظم في التغلب على العديد من القيود المفروضة على الأساليب التقليدية من خلال التركيز على منع الخسائر بدلا من الاحتمالية. وكانت الخسائر التي حددتها مجموعة العمل هي فقدان الطائرات، والخسائر في الأرواح أو الإصابات البشرية، وفقدان البضائع، وفقدان الثقة في منظومة النقل الجوي، وفقدان وسائل نقل بطاريات الليثيوم بشكل فعال. وكان تحديد الخسائر هو الخطوة الأولى من أربع خطوات في عملية تحليل العمليات النظرية للنظم. وكانت الخطوات التالية هي وضع نموذج للنظام الحالي لنقل بطاريات الليثيوم، وتحديد الخطوات غير الآمنة التي يمكن أن تؤدي إلى الخسارة، وتحديد سبب حدوث هذه الخطوات. وبمجرد أن انتهت مجموعة العمل من هذه العملية المكونة من أربع خطوات، حددت التدابير الاحترازية الحالية والمحتملة الجديدة وصنفت قوة كل منها على أنها "درجات الفعالية" من واحد إلى أربعة، مع كون أربعة هي الأكثر فعالية. وصنفت التدابير الاحترازية المصممة للقضاء على المخاطر أو تقليل المخاطر من خلال التصميم في مرتبة أعلى من تلك التي تقدم تحذيرات فقط أو تعتمد على الإجراءات والتدريب. وتتوفر تفاصيل تحليل العمليات النظرية للنظم الخاصة بمجموعة العمل، بما في ذلك قائمة التدابير الاحترازية ودرجات فعاليتها، في المرفق (ب) للتقرير بهذا البند من جدول الأعمال (باللغة الإنجليزية فقط).

البيانات

2-1-٢-٥ جرى استعراض موجز للبيانات التي جُمعت بين عامي ٢٠١٧ و٢٠٢ من قبل عضرون مشغلا جويا، معظمهم ("UL") Inc. ("UL") من خلال برنامجها الطوعي لوقائع الانفلات الحراري. وشارك في البرنامج اثنان وعشرون مشغلا جويا، معظمهم أمريكيون، من خلال تقديم البيانات للنظام طوعا. واستندت البيانات إلى ٢٠١٠ واقعة حرارية. وكشفت عن انخفاض في الوقائع المتعلقة ببطاريات أيونات الليثيوم غير المعبأة في معدات منذ عام ٢٠١٧. وكانت إحدى الفرضيات لذلك هي أن فرض حظر على نقل بطاريات الليثيوم على طائرات الركاب واشتراط أن يكون مستوى الشحن بالنسبة لرقم الأمم المتحدة 3480 UN – بطاريات أيونات الليثيوم المثبتة في معدات الليثيوم المحتواة في معدات فقد تراجعت إلى الحد الأدنى في الفترة ٢٠٢٠–٢٠١١ ولكنها عاودت الارتفاع منذ ذلك الحين. وارتفعت معدلات وقائع الشحن في عام ٢٠٢٢ على أساس الإيرادات – طن ميل ولكل عملية مغادرة بسبب زيادة الوقائع في الشحنات تحت رقم الأمم المتحدة UN 3481.

3-1-7-1 وجرى استعراض البيانات المتعلقة بحجم الشحنات تحت رقم الأمم المتحدة 480 UN 3090 و UN 3481 و UN 3480 و UN 3481 و UN 3480 و الإحصاء واستندت البيانات إلى الواردات والصادرات من وإلى الولايات المتحدة والتي استُخلصت من البيانات التجارية من مكتب الإحصاء الأمريكي. وحددت البيانات قيمة الشحنات ووزنها وعدد المنتجات التي تعبر الولايات المتحدة عن طريق الجو من أو إلى نقطة

أجنبية. ومن هذه البيانات، تشير التقديرات إلى أن عدد الشحنات الجوية تحت رقم الأمم المتحدة UN 3481 من وإلى الولايات المتحدة، باستثناء الشحنات المحلية، قد ارتفع من ١,٨٥٣,٠٠٠ إلى ٣,٠١٣,٠٠٠ شحنة بين عامي ٢٠١٥ و ٢٠٢٢.

تحليل التعليقات المتعلقة بتمديد حد مستوى الشحن ليشمل بطاريات أيونات الليثيوم المعبأة مع معدات والمحتواة فيها والتي طُرحت في الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة

3-1-٢-٧ تم تحليل التعليقات التي أثيرت في الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة بهدف توثيق الحقائق والمتغيرات الغير معروفة. ويرد التحليل التفصيلي في المرفق (ج) بالتقرير المتعلق بهذا البند من جدول الأعمال (باللغة الإنجليزية فقط).

٤-١-٤ نتائج تقييم مخاطر السلامة

3-1-٣-١ نظر فريق الخبراء فيما إذا كانت المخاطر المرتبطة بالنقل الجوي لبطاريات أيونات الليثيوم المعبأة مع معدات وبطاريات أيونات الليثيوم المحتواة في معدات قد تم تخفيفها بشكل كاف في ضوء جميع المعلومات المتاحة.

بطاربات أيونات الليثيوم المعبأة مع معدات

3-1-٣-٢ خلص فريق الخبراء إلى أن المخاطر المرتبطة ببطاريات أيونات الليثيوم المعبأة مع معدات والتي تستوفي متطلبات القسم الأول من تعليمات التعبئة ٦٦٦ لم تُخفف بشكل كاف. ولم تكن هناك حدود لسعة الطاقة في القسم الأول، لذلك خلص فريق الخبراء إلى أن اشتراط مستوى شحن لا يتعدى ٣٠ في المائة من السعة المقدرة للبطاريات التي يراد نقلها أمر له ما يبرره. وحدد القسم الثاني من تعليمات التعبئة ٦٦٦ سعة الطاقة لخلايا أيونات الليثيوم بمعدل ٢٠ وات – ساعة وبمعدل ١٠٠ وات – ساعة المقدرة النسبة لبطاريات أيونات الليثيوم. وقد أظهر الاختبار أن الخلايا والبطاريات التي تصل طاقتها إلى ٢٠٠ وات – ساعة تشكل خطرا ضئيلا. ولذلك خلص فريق الخبراء إلى أن المخاطر المرتبطة بالخلايا والبطاريات التي لا تتجاوز ٢٠٠ وات – ساعة قد خُففت بشكل مناسب، وأن اشتراط ألا يتجاوز مستوى شحن البطاريات المراد نقلها ٣٠ في المائة من سعتها المقدرة ضروري للخلايا والبطاريات التي تتجاوز طاقتها ٢٠٠ وات – ساعة.

3-1-٣-٣ ووافق فريق الخبراء على إضافة نص يسمح بشحن بطاريات أيونات الليثيوم المعبأة مع معدات بمعدلات شحن أعلى بموافقة دولة المنشأ ودولة المشغل بموجب الشروط المكتوبة التي وضعتها تلك السلطات. وتوقع البعض أن يكون هناك عدد كبير من طلبات الموافقة مما قد يكون له تأثير كبير على الدول. وقد يؤثر ذلك بدوره على سلسلة التوريد وتدفق البضائع. وأعربت الصناعة عن حاجتها إلى تسهيل العملية، حيث اقترحت أن موافقة المشغل ستكون كافية من خلال تقييم مخاطر السلامة الخاصة به. ومع ذلك، اتفق أعضاء فريق الخبراء على ضرورة وجود رقابة من دولة المشغل ودولة المنشأ، وعلى الرغم من تعاطفهم مع التحديات، إلا أنهم يريدون التأكد من أن طلبات الحصول على الموافقات لن تصبح ممارسة تجارية عادية لمجرد تلبية الاحتياجات التجارية. ويمكن للدول أيضا الحصول على معلومات قيمة من خلال عملية الموافقة. وكان هناك انقاق على أن الارشادات بشأن إصدار الموافقات لبطاريات الليثيوم على وجه التحديد ضرورية وأنه ينبغي إدراجها مع الارشادات العامة بشأن إصدار الموافقات والإعفاءات التي يجري وضعها لدعم تنفيذ التعديلات المقترحة على الملحق الثامن عشر (انظر المتعلق بالبند رقم ٥ من جدول الأعمال).

3-1-٣-٤ واتفق فريق الخبراء على أنه ينبغي توفير فترة انتقالية مدتها اثنا عشر شهرا قبل أن يصبح هذا النص إلزاميا لإتاحة الوقت للصناعة لتعديل عملياتها. وقد تم التشكيك في مدى الحاجة إلى ذلك، ولكن كان هناك إقرار بأن استعجال الصناعة لتغيير عملياتها قد يؤدي إلى مخاطر تتعلق بالسلامة. وفضل العديد من الأعضاء أن تكون الفترة الانتقالية أقصر على أساس أنه لم يتم النص على فترة انتقالية مدتها اثنا عشر شهرا على الرغم من وجود خطر السلامة لدى إدخال شرط

مستوى الشحن بالنسبة لرقم الأمم المتحدة 3480 UN - بطاريات أيونات الليثيوم. ومع ذلك، أشير إلى أن تغيير العمليات لتنفيذ مستويات شحن مخفضة للبطاريات المعبأة مع معدات كان أكثر تعقيدا، لأنها مسألة تنطوي على هيئات عديدة تتجاوز الشركة المصنعة للبطاريات أو الخلايا كما كان الحال بالنسبة لرقم الأمم المتحدة 3480 UN. وعلى الرغم من أن فترة الثلاثة أشهر كانت موحدة عندما وُضعت الفترات الانتقالية للنصوص الأخرى، إلا أن الغرض منها كان إجراء التغييرات في الوثائق والعلامات والملصقات. ويتطلب خفض مستوى الشحن تغييرات في عمليات التصنيع التي كانت أكثر تعقيدا.

3-۱-۳-٥ ورأى فريق الخبراء أن فهم السبب وراء الحاجة إلى خفض مستوى الشحن من شأنه أن يزيد من احتمال امتثال الشاحنين للاشتراط ونقلهم خلايا أو بطاريات الليثيوم بمستوى شحن أقل حتى من ثلاثين في المائة من سعتها المقدرة. ولذلك أضيف نص في ملاحظة يشير إلى الإرشادات بشأن تحديد السعة المقدرة ويشرح أن الخلايا والبطاريات التي تُنقل بمستوى شحن منخفض تكون أقل عرضة للانفلات الحراري. وأضيفت الملاحظة أيضا إلى الملاحظات الاخرى المدرجة تحت الاشتراطات الحالية لمستوى الشحن في القسمين I و IB من تعليمات التعبئة ٩٦٥.

3-1-٣-٦ وتم التوصل إلى موافقة فريق الخبراء على تعديل تعليمات التعبئة بالإجماع تقريبا. وأبدى أحد أعضاء فريق الخبراء عد تأييده للشرط الإلزامي بتخفيض مستوى الشحن. وقال إنه لا يعتقد أن هناك بيانات كافية لتبرير فرض شيء يكون له تأثير كبير على المجتمع. وأعرب عن اعتقاده بأن الفريق بحاجة إلى أن يبني قراره على مدى احتمال وقوع حدث ما، وهو أمر الذي لم يثبت فعلياً. وأعرب عن اعتقاده بأن التقدم التكنولوجي في السنوات الأخيرة أدى إلى تحسين السلامة التي يمكن ضمانها بشكل أكبر من خلال تدابير احترازية بديلة.

بطاربات أيونات الليثيوم المثبتة في معدات

٤-١-٣-٧ وافق فريق الخبراء على التوصية بأن لا يتجاوز مستوى شحن بطاريات أيونات الليثيوم المثبتة في معدات يُراد نقلها والتي تستوفي متطلبات القسم الأول أو القسم الثاني من تعليمات التعبئة ٣٠، ٩٦٧ في المائة من سعتها المقدرة. ووافق على إضافة نفس الملاحظة التي أُضيفت إلى تعليمات التعبئة ٩٦٥ و٩٦٦ والتي تشير إلى الارشادات بشأن تحديد السعة المقدرة مع توضيح أن الخلايا والبطاربات التي يتم شحنها بمستوبات شحن منخفضة تكون أقل عرضة للانفلات الحراري (انظر الفقرة ٤-١-٣-٥ أعلاه). وبعتقد بعض أعضاء الفريق أن نفس التدابير الاحترازية الإلزامية المتفق عليها بالنسبة لبطاريات أيون الليثيوم المعبأة مع معدات يجب أن تنطبق أيضا على بطاريات أيونات الليثيوم المحتواة في معدات. ولم يسع الأغلبية سوى تأييد المقترحة كتوصية، لأنها لم تعتبر أن المخاطر عالية بما يكفي لتبربر فرض شيء من شأنه أن يؤثر بشكل كبير على الصناعة وبعيق الشحن الجوى لمعدات معينة يجب شحنها بمستوى شحن كامل بما في ذلك الأجهزة الطبية المنقذة للحياة، والمعدات الكبيرة لتكنولوجيا المعلومات المثبتة فيها بطاريات أيونات الليثيوم، والمعدات العسكرية. ورأوا أن البطاريات المحتواة في معدات تشكل خطرا أقل من البطاريات المعبأة بمفردها بسبب الحماية التي توفرها المعدات وكثافات الطاقة الأقل. ولم يعتبروا أن البيانات المقدمة ذات صلة بالمسألة أو كافية لتبرير فرض اشتراط. ورأوا أن هذه الوقائع كانت إلى حد كبير بسبب شحنات غير ممتثلة. أما أحد الأعضاء المعارضين للشرط الإلزامي فقد أثار مخاوف بشأن وضع توصية، مشيرا إلى أن كلمة "ينبغي" تُفسر على أنها شرط في بعض اللغات. ولم ير آخرون أن هذه الحجة مبررة نظرا لأن الفعل "ينبغي" تم تحديده بوضوح في مقدمة الملحق الثامن عشر وجميع الملاحق الأخرى باعتباره الفعل المستخدم في منطوق التوصيات الدولية. واستند الذين أيدوا فرض الاشتراط في رأيهم إلى نتائج تحليل العمليات النظرية للنظم والحجج المقدمة في الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة. ورأوا أن البيانات كانت وثيقة الصلة بالمسألة وأن انتظار المزيد كان بمثابة نهج قائم على رد الفعل. فأي حريق ينشب في مقصورة الشحن بالطائرة يشكل خطرا، وتوجد أدلة موثقة على نشوب حرائق تنطوي على البطاريات المعبأة والمحتواة في المعدات التي اشتعلت فيها النيران على مستوى منظومة النقل الجوي. ويبقى من المستحيل تحديد احتمالية وقوع حدث ما بأي درجة من الدقة بالنظر إلى وجود الكثير من المتغيرات. ولهذا السبب تم اختيار نهج تحليل العمليات النظرية للنظم. ومع ذلك، رأوا أن هذه التوصية خطوة في الاتجاه الصحيح. وكان هناك تأييد بالإجماع لمواصلة تقييم المخاطر المرتبطة ببطاريات الليثيوم، ولتبادل المعلومات وتعديل قرارات فريق الخبراء بناء على معلومات جديدة.

التدابير الاحترازية الإضافية

3-١-٣-٨ نظر فريق الخبراء في تدابير احترازية محتملة تم تحديدها خلال عملية تحليل العمليات النظرية للنظم، بالإضافة إلى خفض مستوى الشحن (انظر الجدول ٦ في المرفق (ب) بالتقرير عن هذا البند من جدول الأعمال). واتُعق على تقديم العديد من هذه التدابير مشتملة على عنصر متعدد الوسائط إلى الاجتماع القادم للجنة الفرعية التابعة للأمم المتحدة، تليها اقتراحات رسمية لتعديل اللائحة التنظيمية النموذجية للأمم المتحدة في العام التالي إذا رأت اللجنة الفرعية ذلك مناسبا. وقد تتضمن بعض التدابير الاحترازية التسيق مع الاتحاد البريدي العالمي. ويمكن تحقيق ذلك من خلال عمل لجنة الاتصال المشتركة بين الإيكاو والاتحاد البريدي العالمي. وتنطوي تدابير أخرى على وضع إرشادات من قبل فريق الخبراء ليتم تضمينها في المواد لدعم تنفيذ التعديل على الملحق الثامن عشر.

٤-١-٣-٩ وبالإضافة إلى خفض مستوى الشحن، يتمثل أحد التدابير الذي يمكن أن يقدمه فريق الخبراء في طبعة ٢٠٢٥-٢٠٦٦ من التعليمات الفنية في إضافة شرط أن تكون الطرود المستثناة من اختبار الأمم المتحدة لأداء الطرود قادرة على تحمل اختبار الرصَّة (أي شحن بطاربات الليثيوم المعبأة مع معدات وفقا للقسم الثاني من تعليمات التعبئة ٩٦٦ و ٩٦٩ وبطاريات الليثيوم المحتواة في معدات وفقا للقسم الأول أو القسم الثاني من تعليمات التعبئة ٩٦٧ و ٩٧٠). ويهدف هذا التدبير إلى ضمان أن تكون العبوة قوية بما يكفي لمنع تلف الخلايا أو البطاريات الموجودة بداخلها. وقد نشأت الحاجة إلى ذلك بسبب واقعة اشتعال النيران في هواتف محمولة في ساحة وقوف الطائرات أثناء انتظار تحميلها على متن طائرة، والتي نوقشت في الاجتماع الثامن والعشرين لفريق الخبراء (انظر الفقرة ٤-٢ من تقرير الاجتماع الثامن والعشرين لفريق الخبراء). ولم يكن هناك أي دليل على عدم الامتثال، بما في ذلك بالنسبة لدليل الأمم المتحدة للاختبارات والمعايير، لاشتراطات اختبار نوع التصميم. وكانت الهواتف المحمولة مرصوصة على ارتفاع مترين تقريبا على منصة نقالة، ويُعتقد أنها قد تضررت تحت ضغط الطرود الأخرى المكدسة فوقها. وكان اشتراط اختبار الرصَّة بطول ثلاثة أمتار متسقا مع ما هو مطلوب بالنسبة للبضائع الخطرة المشحونة بكميات محدودة وفقا للفقرة ○ من الجزء الثالث من التعليمات. وعارض أحد الأعضاء إضافة هذا الشرط خوفا من أن يكون فريق الخبراء لم يدرس تأثير ذلك على الصناعة دراسةً وافيةً، ولكن ذلك يرجع إلى حد كبير إلى سوء تفسير كيفية تنفيذ هذا الشرط. وبتمثل الشرط في أن يكون الطرد قادرا على تحمل اختبار الرصَّة بارتفاع ثلاثة أمتار. واستُخدمت عبارة "القدرة على التحمل" في أحكام أخرى، بما في ذلك في تعليمات التعبئة ٦٥٠ المطبقة على رقم الأمم المتحدة 3363 UN – **المادة البيولوجية، الفئة (ب).** وأضيفت إلى تعليمات التعبئة ٦٥٠ ملاحظة توضح أنه يمكن إثبات القدرة عن طريق الاختبار أو التقييم أو الخبرة، وذلك استنادا إلى المناقشات المستفيضة التي أجرتها اللجنة الفرعية للأمم المتحدة لتوضيح أنه لا يوجد شرط لاختبار كل طرد رهنا بأن يحدد الشاحن القدرة إما من خلال التقييم أو من خلال الخبرة. ووافق فريق الخبراء على إضافة شرط أن تكون الطرود قادرة على تحمل اختبار الرصَّة بارتفاع ثلاثة أمتار إلى القسمين الأول والثاني من تعليمات التعبئة ٩٦٧ و٩٧٠ والقسم الثاني من تعليمات التعبئة ٩٦٦ و٩٦٩. ويموجب هذا الشرط، أضيفت ملاحظة تفيد بإمكانية إثبات هذه القدرة عن طريق الاختبار أو التقييم أو الخبرة. وأضيفت الملاحظة ذاتها أيضا تحت الشرط الحالي الذي ينص على ضرورة تحمل الطرود اختبار الرصَّة بارتفاع ثلاثة أمتار في القسم IB من تعليمات التعبئة ٩٦٥ و٩٦٨.

٤-١-٤ الاستنتاج

3-1-3-1 أعرب فريق الخبراء عن تقديره لمقرر مجموعة العمل المعنية بأجهزة تخزين الطاقة التابعة لفريق خبراء البضائع الخطرة، ومستشاره وأعضاء مجموعة العمل. فقد كان العمل الذي قاما به واسع النطاق. وسهّل المناقشات في الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة وسوف يسهل بلا شك مناقشات فريق الخبراء في المستقبل.

٢-٤ خفض مستويات الشحن بالنسبة للمركبات التي تعمل ببطاريات أيونات الليثيوم (DGP/29-WP/26) الإضافة)،

3-۲-۱ وافق فريق الخبراء على إضافة بنود جديدة لرقم الأمم المتحدة 3556 UN - مركبات تعمل ببطاريات أيونات الليثيوم، ورقم الأمم المتحدة 578 UN - مركبة تعمل ببطاريات من فلز الليثيوم ورقم الأمم المتحدة 578 UN عملية المواءمة مع أحكام ببطاريات أيونات الصوديوم إلى الجدول ٣-١ مرفقة بتعليمات التعبئة ٩٥٢ المخصصة لها من خلال عملية المواءمة مع أحكام الأمم المتحدة في إطار البند ١ من جدول الأعمال. ووفرت البنود الجديدة القدرة على التمييز بين المركبات التي تعمل بأنواع مختلفة من البطاريات، وبالتالي القدرة على تطبيق تدابير أكثر تحديدا لتخفيف المخاطر. ولم تكن هناك حدود لقدرة الطاقة أو كتلة البطاريات المستخدمة لتشغيل المركبات. ويمكن أن تكون نتيجة واقعة الانفلات الحراري جسيمة إذا ما كانت البطارية مشحونة بنسبة ١٠٠ في المائة. لذلك اقترح إدخال تعديل على تعليمات التعبئة ٩٥٢ لمطالبة المركبات التي تتدرج ضمن تلك البنود بتغريغ البطارية إلى أقصى حد عملي مع السماح بأن يكون نطاق القيادة المتبقي أو سعة البطارية المتبقية بما لا يتجاوز خمسة وعشرين بالمائة من سعة البطارية. وستسمح القدرة المتبقية بتحريك السيارة بقوتها الخاصة لسهولة التحميل والتفريغ. واعتبرت نسبة خمسة وعشرون بالمائة لنطاق القيادة أو سعة البطارية على النحو الموضح على مقياس الوقود مكافئا لمستوى شحن تقريبي يتراوح بين وعشرون بالمائة بناء على معلومات من ممثلي شركات صناعة السيارات الكبيرة.

3-٢-٢ وطُرح اقتراح التعديل لأول مرة في الاجتماع الثالث والعشرين لمجموعة عمل فريق خبراء البضائع الخطرة، وإن ذلك فقط بالنسبة لرقم الأمم المتحدة 3556 UN، ولكن لم تتم الموافقة عليه بسبب المخاوف التي أعرب عنها بعض أعضاء فريق الخبراء (انظر الفقرة ٤-٤-١-١ من تقرير الاجتماع الثالث والعشرين لمجموعة العمل). ولم ير أعضاء فريق الخبراء هؤلاء أن هناك ما يبرر تنفيذ شرط خفض مستوى الشحن دون إجراء تقييم لمخاطر السلامة نظرا لأن الفريق لم يكن ليوافق على وضع حد لمستوى الشحن لرقم الأمم المتحدة 3481 UN - بطاريات أيونات الليثيوم المحتواة في معدات قبل إجراء التقييم. واعتبر أعضاء فريق الخبراء هؤلاء أن بطاريات الليثيوم التي تعمل بها المركبات الصغيرة تعادل البطاريات الممتواة في معدات. ورآى آخرون أنه توجد أدلة كافية على المخاطر التي تشكلها المركبات التي تعمل ببطاريات أيونات الليثيوم المشحونة بالكامل، بما في ذلك حريقين على الأقل لم يُمكن السيطرة عليهما على متن سفينتين وقد انطوى الحريقان على بطاريات أيونات الليثيوم المحتواة في معدات والتي في مركبات، وقد فقدت إحدى هاتين السفينتين في البحر. ومع ذلك، فإن التعامل مع بطاريات الليثيوم المحتواة في معدات والتي لا يتجاوز معدل وات – ساعة فيها ١٠٠ وات – ساعة يكون مختلفا عن تلك التي تتجاوز تلك النسبة لأن فريق الخبراء اعتبر أنها تشكل خطرا أقل. واستثنيت البطاريات ذات السعة الأصغر من معظم أحكام التعليمات الفنية. ويرى العديد من أعضاء فريق الخبراء أن هناك ما يبرر الاستثناء من خفض مستوى الشحن للمركبات التي تعمل بهذه البطاريات الأصغر.

3-۲-۳ وقُدم اقتراح منقح إلى الاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة بحيث يكون شرط خفض مستوى الشحن مطلوبا فقط للبطاريات التي يتجاوز معدل الوات – ساعة فيها ١٠٠ وات – ساعة. ويطبق التعديل المنقح هذا الشرط أيضا على رقم الأمم المتحدة 3558 UN – مركبة، تعمل ببطاريات من فلز الليثيوم ورقم الأمم المتحدة 3558 UN – مركبة، تعمل ببطاريات أيونات الصوديوم. وكان هناك تأييد عام للتعديل المنقح، على الرغم من أنه لم يتفق الجميع على أن يكون شرط نقل المركبات التي تعمل بالبطاريات التي لا تتجاوز سعتها ١٠٠ وات – ساعة مجرد توصية. وكان فريق الخبراء قد أيد بالفعل إصدار توصية بتخفيض مستوى الشحن لرقم الأمم المتحدة 3481 UN – بطاريات أيونات الليثيوم المحتواة في معدات، ولكن

يتمثل مبرر ذلك في الحاجة التي أعرب عنها لشحن معدات معينة مشحونة بالكامل، بما في ذلك الأجهزة الطبية المنقذة للحياة، ولكن لم يتم التعبير عن مثل هذه الحاجة بالنسبة للمركبات. وأشار المؤيدون إلى أن الاعتقاد بأن البطاريات المحتواة في معدات تشكل خطرا أقل من البطاريات المعبأة بمفردها كان أيضا جزءا من التبرير، وينطبق هذا أيضا على البطاريات المحتواة في مركبات. وأيدوا فرض شرط خفض مستوى الشحن للبطاريات الأكبر حجما المحتواة في مركبات ولكن ليس للبطاريات المحتواة في معدات لأنه لم يكن هناك حد لكتلة البطاريات في المركبات بينما كان هناك حد للبطاريات المثبتة في المعدات.

٤-٢-٤ ووافق فريق الخبراء على التعديل المقترح مع إضافة التنقيحات التالية:

- توفير خيار نقل المركبات بسعة بطارية محددة لا تتجاوز ٢٥ في المائة أو بمستوى شحن للبطارية أو البطاريات لا يتجاوز ٣٠ في المائة من سعتها المقدرة. وكانت سعة البطارية المحددة التي لا تتجاوز ٢٥ في المائة هي الطريقة الوحيدة في الاقتراح الأصلي لأنه كان يعتقد أنها طريقة أكثر عملية في التنفيذ، ولكن ذلك لم يكن الحال دائما. ولذلك خلص الفريق إلى أنه سيكون من المناسب طرح خيار آخر؛
- ب) تحديد أن الشرط المتعلق برقم الأمم المتحدة 3557 UN مركبة، تعمل ببطاريات من فلز الليثيوم ينطبق عندما تكون البطارية قابلة لإعادة الشحن؛
- ج) السماح بنقل المركبات التي تعمل بالبطاريات التي يتجاوز معدل وات ساعة فيها ١٠٠ وات ساعة بمستوى شحن أعلى بموافقة دولة المنشأ ودولة المشغل بموجب الشروط المكتوبة التي تحددها تلك السلطات؛
- د) السماح بفترة انتقالية مدتها اثنا عشر شهرا بما يتماشى مع ما تم الاتفاق عليه بشأن رقم الأمم المتحدة لسماح بفترة انتقالية مدتها الليثيوم المحتواة في معدات (انظر الفقرة ٤-١ من هذا التقرير).

٣-٤ تعديل تعليمات التعبئة ٢ ٩ ٩ بخصوص تصحيح خطأ في النشر (DGP/29-WP/32)

3-٣-١ جرت الموافقة على التعديل المقترح إدخاله على أحكام بطاريات الليثيوم الواردة في تعليمات التعبئة بخصوص المركبات أو المعدات التي تعمل بالبطاريات وذلك أثناء الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة لإزالة التناقض بالنسبة للدول المعنيّة بعمليّة الموافقة فيما يخص شحن أنواع البطاريات التي لم تخضع للاختبار في المركبات أو المعدات (انظر الفقرة ٤-١٢ من تقرير الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة). فبموجب تعليمات التعبئة الواردة في طبعة ٢٠٢١-٢٠٢٦ من التعليمات الفنيّة، يُشترط الحصول على موافقة الهيئة الوطنيّة المعنيّة في دولة المنشأ، بينما تنصّ المادة الخاصة (أ) 88 على الحصول على موافقة دولة المنشأ ودولة المشغّل. وقد وافق فريق خبراء البضائع الخطرة، في اجتماعه الثامن والعشرين، على تعديل تعليمات التعبئة لتتماشى مع المادة الخاصة (أ) 88. لكن لم يُحذف النص الأصلي من تعليمات التعبئة والصينية والانجليزية تعليمات التعبئة ما المحتماع على إجراء تعديل لتصحيح هذا الخطأ.

٤-٤ توضيح الاستثناءات الواردة في الجدول ١-٨ (DGP/29-WP/39)

3-3-1 أثارت مجموعة عمل فريق خبراء البضائع الخطرة في اجتماعها الثالث والعشرين احتمال سوء لتفسير الاستثناء الجديد في الجدول ٨-١ الذي يسمح للركاب وطاقم الطائرة بحمل أجهزة نشطة تحتوي على بطاريات لا يتجاوز محتوى الليثيوم فيها ٣٠٠ جرام بالنسبة لفلز الليثيوم ومعدل ٢٠٧ وات - ساعة بالنسبة لأيونات الليثيوم (انظر الفقرة ٤-٤-١-٦ من تقرير الاجتماع المذكور). وكان أحد التفسيرات هو أن هذه الحدود تنطبق على الجهاز وأفاد التفسير الآخر بأنها تنطبق على كل بطارية في الجهاز. واتفق معظم الأعضاء على أن الحدود تنطبق على الجهاز بأكمله وليس على الخلايا الفردية أو البطاريات الخاصة في الأجهزة النشطة. واقتُرح أن هناك حاجة إلى التوضيح في حال صح التفسير الأخير، نظرا لاحتمال وجود جهاز

نشط يحتوي على عدد غير محدود من البطاريات في أمتعة الراكب. والهدف من السماح للأجهزة بالبقاء نشطة هو تلبية الحاجة المحددة للركاب وطاقم الطائرة لحمل أجهزة تتبع نشطة تعمل ببطارية ليثيوم صغيرة في الأمتعة المسجلة. واستند فريق الخبراء في قراره بالسماح بالأجهزة النشطة إلى البيانات التي أظهرت نتائج منخفضة من الانفلات الحراري الذي يشمل البطارية التي لا تتجاوز الحدود المحددة، واستند التقييم إلى إجمالي سعة الطاقة.

3-3-7 واقتُرح وضع ملاحظة أسفل الحكم الوارد في الجدول N-1 لتوضيح أن الحدود تنطبق على الجهاز وليس بشكل فردي على كل بطارية مثبتة فيه. ومع ذلك، كان هناك قلق من أن يُغسر ذلك على أنه ينطبق على جميع الأجهزة، وليس فقط تلك التي تظل نشطة. وتنطبق الأحكام الأخرى الخاصة ببطاريات الليثيوم (بما في ذلك الأجهزة الإلكترونية المحمولة) الواردة في الجدول N-1 على كل بطارية في الجهاز عندما لا يكون الجهاز نشطا. ولم تكن هناك اعتراضات على إدخال تعديل منقح يتضمن التوضيح في النص الفعلي.

3-3-٣ يتعارض مع مبادئ التصنيف العامة المنصوص عليها في لوائح الأمم المتحدة النموذجية للنقل متعدد الوسائط، والتي ربطت تصنيف الوات – ساعة ومحتوى فلز الليثيوم بالخلية الفردية أو البطارية. وأشار العضو صاحب هذا الرأي إلى أن تقرير الاجتماع الثالث والعشرين لمجموعة العمل ذكر أن أعضاء فريق الخبراء قد اتفقوا على أن الحدود تنطبق على الجهاز بأكمله وليس على الخلايا الفردية أو البطاريات، بيد أن ذلك لم يكن موقفه. فهو لا يعارض التعديل نظرا لتأييد الأغلبية له، لكنه أراد توثيق هذا الموقف في التقرير.

٤-٤-٤ وتمت الموافقة على التعديل بصيغته المنقحة.

٥-٤ معلومات عن حالة المشاريع البحثية (وكالة السلامة الجوية التابعة للاتحاد الأوروبي) (DGP/29-WP/-IP/10)

3-0-1 عُرض على الاجتماع آخر المستجدات بشأن الأنشطة البحثية التي أجريت في وكالة السلامة الجوية التابعة للاتحاد الأوروبي على النحو الموجز أدناه:

- مخاطر الحريق الناجمة عن الأجهزة الإلكترونية المحمولة على متن الطائرات والتي تركز على البضائع. وشمل ذلك اختبارات تم إجراؤها بهدف تحسين معيار أداء حزمة بطاريات الليثيوم الصادر عن جمعية مهندسي المحركات واعتماده، وتقييم وتحديد التدابير الاحترازية الإضافية لمنع تسبب البطاريات في حريق خارجي للبضائع، ووضع إرشادات للمشغلين لإجراء تقييمات المخاطر بشأن نقل بطاريات الليثيوم بصفتها بضائع. ويمكن للجمهور الاطلاع على التقرير النهائي على الموقع الإلكتروني المدين المدي
- ب) النقل الجوي الآمن للأجهزة الإلكترونية المحمولة في الأمتعة المسجلة. وكان الهدف الرئيسي من هذا المشروع هو تقييم فعالية أنظمة إخماد حرائق البضائع للتعامل مع وقائع الانفلات الحراري الناتج عن الأجهزة التي تعمل بالبطاريات في الأمتعة المسجلة. وبدأ المشروع في سبتمبر ٢٠٢١ ومن المتوقع أن يكتمل خلال الربع الثاني من عام ٢٠٢٤. ويمكن للجمهور الاطلاع على المعلومات على الموقع الإلكتروني: https://www.easa.europa.eu/en/research-projects/fire-risks-caused-peds-board-aircraft

- ج) الأجهزة الإلكترونية المحمولة مخاطر الحريق/الدخان في المقصورة الناجمة عن بطاريات الليثيوم. وكان الهدف الرئيسي هو جعل استخدام الأجهزة الإلكترونية المحمولة على متن الطائرة أكثر أمانا. وقد بدأ المشروع في أغسطس ٢٠٢٢ ومن المتوقع أن يكتمل خلال الربع الثالث من عام ٢٠٢٥. ويمكن للجمهور الاطلاع على المعلومات على الموقع الإلكتروني: https://www.easa.europa.eu/en/research-projects/LOKI-
- د) الكشف عن بطاريات الليثيوم باستخدام معدات الكشف الأمني. وكان الهدف الرئيسي للمشروع هو تقييم جدوى استخدام معدات وعمليات الكشف الأمني بالمطارات لاكتشاف بطاريات الليثيوم في الأمتعة المسجلة. وبدأ المشروع في ديسمبر ٢٠٢٢ ومن المتوقع أن يكتمل خلال الربع الثاني من عام ٢٠٢٤. ويمكن للجمهور الاطلاع على المعلومات على الموقع الإلكتروني: https://www.easa.europa.eu/en/research-projects/detection-lithium-batteries-using-security-

3-0-7 وأشار أحد أعضاء فريق الخبراء إلى مشروع آخر تجريه وكالة السلامة الجوية التابعة للاتحاد الأوروبي بشأن تأثير التدابير الأمنية على السلامة. وكان الهدف الرئيسي هو فهم طبيعة ومدى الترابط بين السلامة والأمن لتقييم تأثير التدابير الأمنية على السلامة. ويمكن للجمهور الاطلاع على المعلومات على الموقع الإلكتروني: https://www.easa.europa.eu/en/research-projects/impact-security-measures-safety

٤-٥-٣ وأعرب فريق الخبراء عن تقديره للعرض وللبحث الذي تجريه وكالة السلامة الجوية التابعة للاتحاد الأوروبي.

٤-٦ التوصية

٤-٦-١ في ضوء المناقشات السابقة، أعد الاجتماع التوصية التالية:

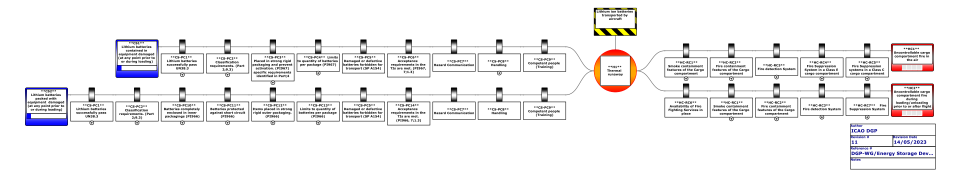
التوصية ٤/١ — تعديل الأحكام الخاصة ببطاريات الليثيوم، مُقترح إدخاله في طبعة ٢٠٢٥ - ٢٠٢٦ من وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة بطريق الجو (Doc 9284)"

أن تُدرج التعديلات المشار إليها في المرفق (أ) بالتقرير باعتبارها "تعديلات للأحكام الخاصة ببطاريات الليثيوم" في التعليمات الفنية.

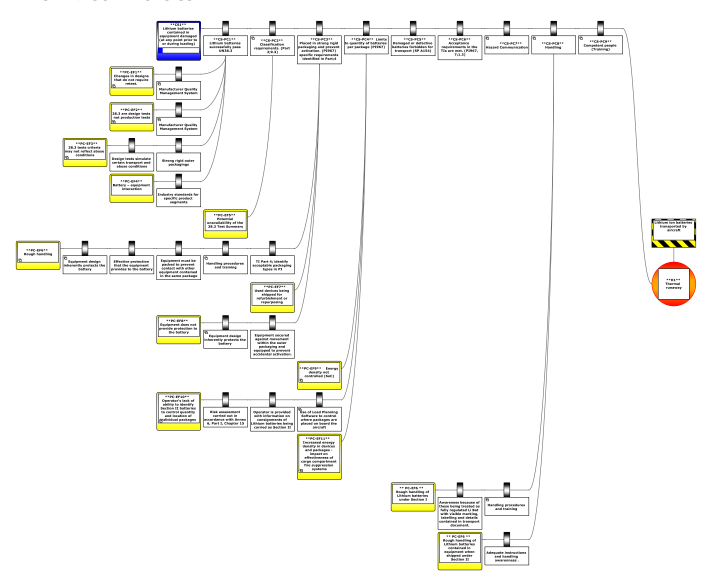
APPENDIX A TO THE REPORT ON AGENDA ITEM 4 (English only)

BOW TIE DIAGRAMS

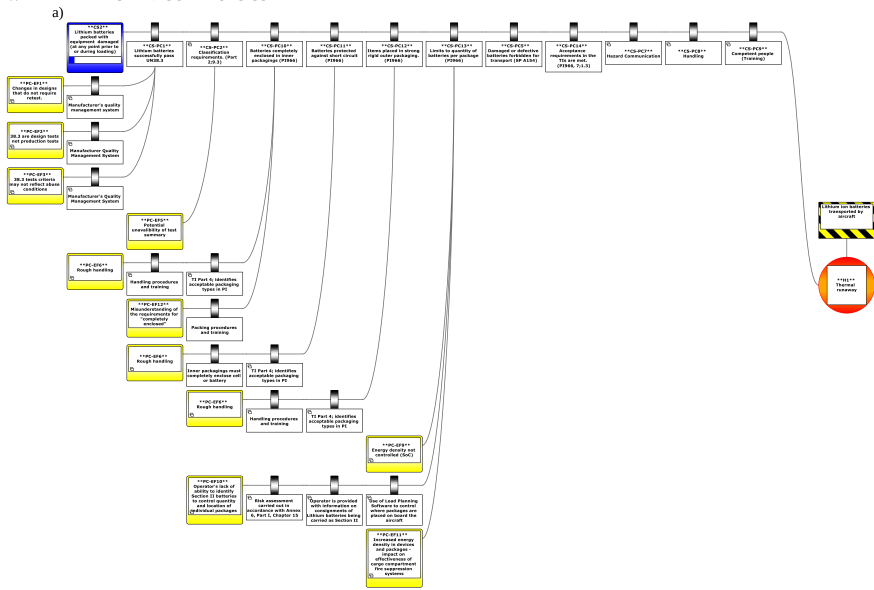
VIEW #1 — BOWTIE CS AND HC



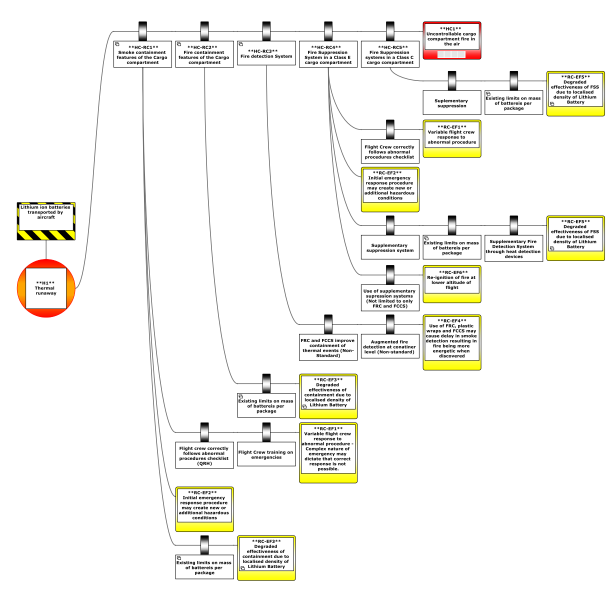
VIEW # 2 — THREATS AND CONTROLS CS1



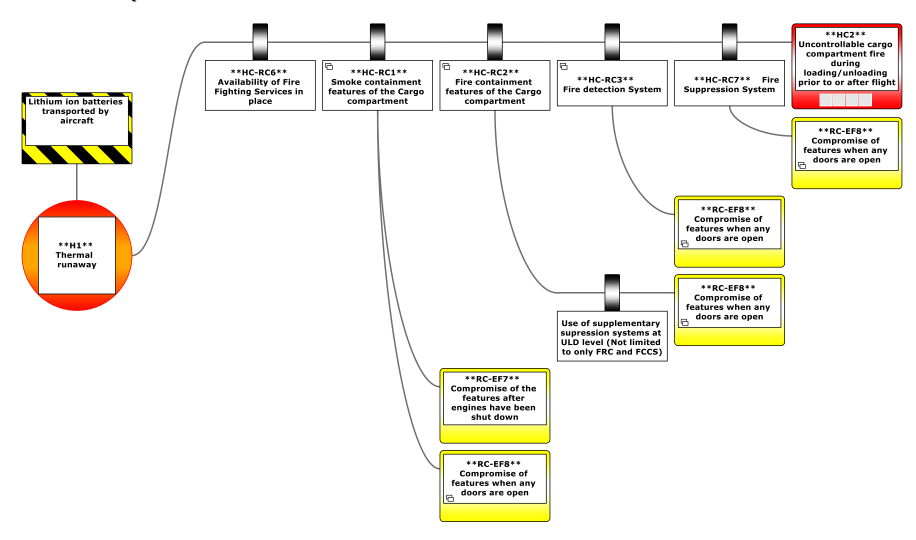
VIEW #2 – THREATS AND CONTROLS CS2



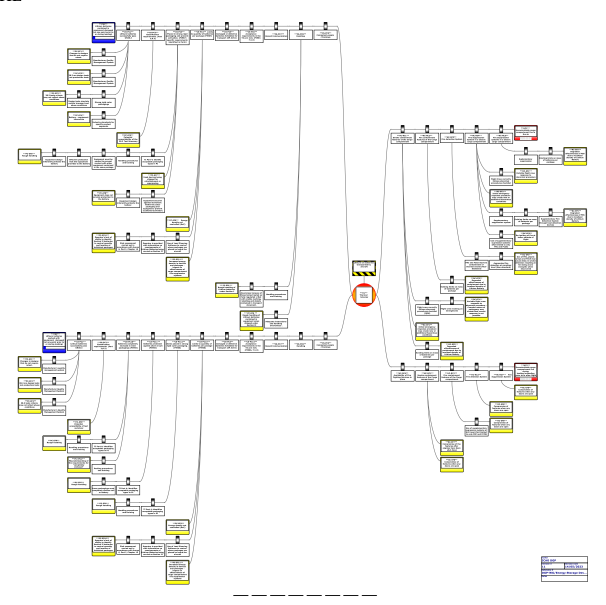
VIEW #3 – CONSEQUENCE HC1



VIEW #4 – CONSEQUENCE HC2



VIEW #5 – FULL BOWTIE



APPENDIX B TO THE REPORT ON AGENDA ITEM 4 (English only)

REPORT OF THE SYSTEMS THEORETIC PROCESS ANALYSIS OF LIHTIUM BATTERY TRANSPORT

1. **INTRODUCTION**

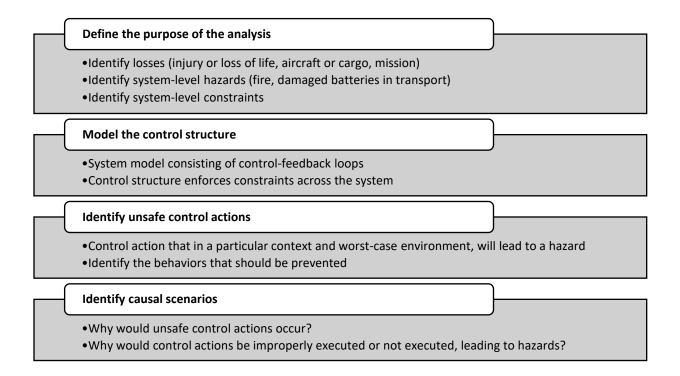
1.1 Overview and organization of the report

This report applies the systems theoretic process analysis (STPA) method to the air transport of lithium ion batteries packed with and contained in equipment. Section 2 explains the basic STPA method and introduces a means to rank the strength of potential mitigations. Sections 3, and 4 apply STPA to explore the safe carriage of lithium ion batteries and lithium ion battery powered equipment by air. Section 5 details analysis conclusions and potential future work. The attachment provides detailed tables that identify controller responsibilities, various unsafe control actions, causal scenarios and definitions of terms used in this report.

2. **METHODOLOGY**

2.1 **STPA**

The STPA method starts from a stakeholder prioritized list of system losses, followed by identifying high level hazards (system states) that can lead to those losses. Causal scenarios (including non-failures) that lead to hazards are considered. Identifying causal scenarios that do not involve failures but nevertheless result in hazardous conditions is an important feature of STPA and could encourage healthy scepticism of our knowledge of the system and promote decisions not only on what we know, but what we do not know. The basic STPA method involves (4) four steps.



Following completion of Step 4, mitigation measures can be identified and discussed in view of whether measure(s) prevent, reduce, or mitigate unsafe control actions (UCAs) or the occurrence of causal scenarios that lead to system hazards. In this case the strength of mitigation measures could be ranked based on a hierarchy where controls that prevent the occurrence of a UCA through system design are especially powerful, followed by controls that mitigate UCAs, followed by controls that increase detection of UCAs and controls involving additional procedures and training.

2.2 Mitigation effectiveness

The Technical Instructions identify the acceptability of lithium ion batteries and battery powered devices for transport by air and under what conditions. As such, the Technical Instructions include many requirements intended to prevent and mitigate these causal scenarios. As previously discussed, standard risk assessment methods and risk matrix are not well suited to examining lithium battery transport safety. Leveson, 2019 suggests using STPA and replacing hazards for failures and redefining likelihood based on the strength of potential controls. The relationship between individual failures and incidents is rarely obvious and it is nearly impossible to reliably assess the likelihood of future incidents based on previous experience. To overcome these obstacles the group utilized a mitigation order or precedence scale consistent with MIL-STD-882 and various other safety standards. Mitigations that design for minimum risk or eliminate the risk are ranked higher than those mitigations that provide only warnings or rely on procedures and training.

Table 1. Mitigation level order of precedence

Mitigation level	Mitigation description	Mitigation effectiveness score
Design for minimum risk	The causal factor can be eliminated through design to eliminate risks.	5
Reduction through design	If the identified risks cannot be eliminated, reduce it to an acceptable level through design selection e.g., safety design features or safety devices. The occurrence of the casual factor can then be reduced or controlled through system design (proactive)	4
Provide warning devices	When neither design nor safety devices can eliminate identified risks or reduce risk, devices shall be used to detect the condition and to produce an adequate warning signal. The causal factor can be detected and requires a response to mitigate (reactive).	3
Develop training and procedures	Where it is impractical to eliminate risks through system design, training and procedures are used. Causal factor can be mitigated through additional training and procedures (reactive)	2
None	No possible mitigation exists, or mitigation is never applied	1

Existing mitigations found in the Technical Instructions were identified and assigned a mitigation effectiveness score based on this ranking. Suggested mitigations to the scenarios generated by the STPA and mitigation effectiveness scores are presented later in this report.

Table 2. Existing mitigations

Description	Mitigation effectiveness score
UN 38.3 testing and quality management system	4
UN 38.3 test summary	3
Strong rigid outer packaging. Acceptable package types and performance qualities identified	4
Requirements to protect equipment against short circuits and damage	4
Package/overpack marks, labels, and documentation indicate the presence of lithium batteries in a consignment	3
Initial acceptance check	2
Inspection prior to loading	2
Handling procedures and personnel training	2

3. APPLYING STPA TO SUPPORT THE SAFE CARRIAGE OF LITHIUM BATTERIES BY AIR

3.1 Goals, requirements, and constraints

This analysis supports the evaluation of the continued safe and efficient air transport of lithium batteries packed with and contained in equipment. Consistent with the STPA technique, the ESD working group identified system level losses to prevent. Losses are defined here as anything of value to any stakeholder in the system.

Table 3. System level losses

Loss ID	Loss description
L1	Loss of aircraft
L2	Loss of human life or injury
L3	Loss of cargo
L4	Loss of confidence in the air transport system
L5	Loss of means to effectively transport lithium batteries (mission)

3.2 System-level hazards

Once system level losses are defined, system level hazards can be identified. Hazards are developed by linking losses to a set of conditions that combined with a worst-case environmental condition could lead to a loss. This does not necessarily guarantee that a hazard will always result in a loss. System level hazards here are restricted to those which can be controlled or managed by controllers within the system. The goal of the analysis is to eliminate or mitigate hazards that can lead to losses.

Table 4. System-level hazards

System hazard ID	Hazard description	Loss link
H1	Aircraft cargo compartment containing lithium batteries	L1-L5
	experiences a fire	
H2a	Aircraft cargo compartment contains damaged lithium	L3
	batteries	
H2b	Aircraft cargo compartment contains defective lithium	L3
	batteries	
H2c	Aircraft cargo compartment contains untested lithium	L4, L5
	batteries	
Н3	Aircraft cargo compartment contains non-compliant lithium	L4, L5
	battery consignments	

3.2 System-level safety constraints

System level safety constraints identify those conditions or behaviours that must be satisfied to eliminate hazards or minimize losses should a hazard occur. Each safety constraint is linked to a specific loss identified in [square brackets].

Table 5. System level constraints

System constraint ID	System constraint description
SC1	Fire in aircraft cargo compartment must be prevented [H1]
SC2	If fire in aircraft cargo compartment occurs, it must be detected, and
	appropriate measures taken to prevent loss [H1]
SC3	Damaged lithium batteries must not be transported by air [H2a]
SC4	If lithium batteries are damaged, they must be detected, and appropriate
	measures taken to prevent transport by air [H2a]
SC5	Defective lithium batteries must not be transported by air [H2b]
SC6	If lithium batteries are defective, they must be detected, and appropriate
	measures taken to prevent transport by air [H2b]
SC7	If lithium batteries are untested, they must be identified and approved for
	transport [H2c]
SC8	Shippers must only offer lithium batteries that comply with relevant
	requirements [H3]
SC9	If lithium batteries are not compliant with relevant requirements, they must
	be detected, and appropriate measures taken to prevent transport by air [H3]

3.3 Control structures

The group constructed a high-level hierarchical control structure and several detailed control structures of the lithium battery air transport system. The high-level control structure helps identify the various entities responsible for the safe carriage of lithium batteries in air transport. High level controllers include international organizations and national authorities responsible for the development and implementation of basic safety requirements. Lower-level controllers include shippers/packers and battery manufacturers responsible for preparing shipments and testing batteries and equipment. The high-level control structure and each detailed control structure is composed of feedback control loops. Each control structure contains the following elements:

- a) Controllers;
- b) Control actions;
- c) Feedback;
- d) Other inputs to and outputs from components (neither control nor feedback); and
- e) Controlled processes.

In this hierarchical control structure vertical placement is meaningful. The vertical placement of a control structure entity represents control from high-level controllers at the top to the lowest-level entities

(controlled processes) at the bottom. Each entity has control and authority over the entities immediately below it, and each entity is likewise subject to control and authority from the entities immediately above. Control and feedback processes are denoted by downward and upward arrows. Coordination between entities is denoted by two-way arrows and inputs are depicted as one-way horizontal arrows. Note that control does not guarantee obedience. The control and feedback flows in the control structure identified as downward and upward arrows respectively simply indicate that a control or feedback mechanism exists. Just because a controller sends a command, does not mean in practice that it is received or if received that it will be followed. Similarly, just because a feedback path is included in the control structure, does not mean that the feedback will always be sent and if sent that the feedback is accurate. The diagram below is a basic control structure that identifies the major entities responsible for developing and enforcing safety requirements for a consignment of lithium batteries and equipment. A more detailed control structure that includes additional entities including freight forwarders, standards development organizations, and other international entities is included in the attachment to this report.

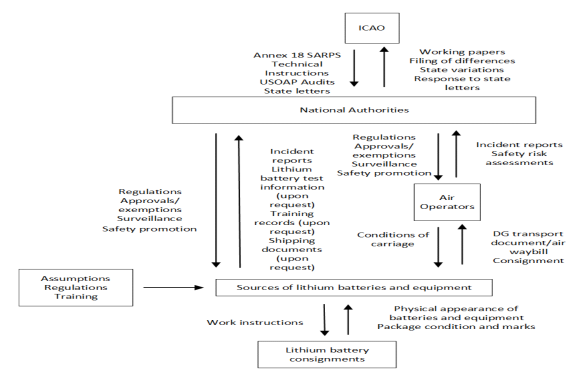


Figure 1. High level control structure

Detailed control structures

The group developed detailed control structures of various components of the high-level control structure that identify the relationships between various entities. Completing several detailed control structures around different parts of the control structure allows for a more complete analysis of the safety control actions designed to help the system enforce constraints and the feedback received. The figures below show detailed control-feedback loops for various controllers. These figures include inputs, decision making processes such as procedures or work instructions and beliefs/mental models of each of these controllers. These additions help identify and develop unsafe control actions and causal scenarios.

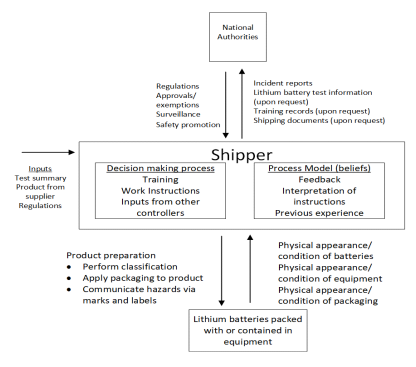


Figure 2. Control-feedback loop for a shipper

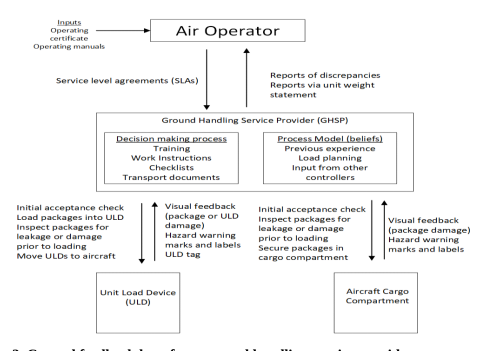


Figure 3. Control feedback loop for a ground handling service provider

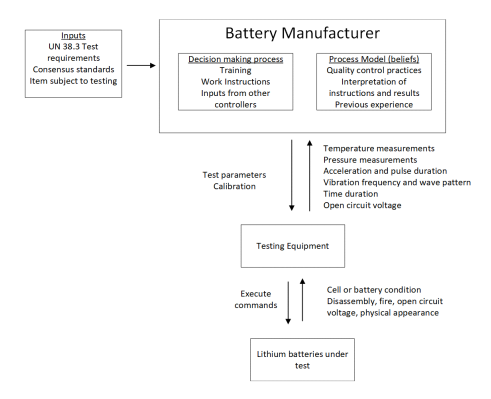


Figure 4. Control-feedback loop for a battery manufacturer

3.4 **Identifying unsafe control actions**

Each controller in the system has certain responsibilities depicted as downward facing arrows. These responsibilities enforce safety constraints to prevent system level hazards. In this context, an unsafe control action (UCA) is a control action that, in a particular context and worst-case environment, will lead to a system level hazard. STPA identifies four (4) ways that a control action may violate safety constraints:

- f) Providing the control action leads to a hazard.
- g) Not providing the control action leads to a hazard.
- h) Providing a potentially safe control action but too early, too late, or in the wrong order.
- i) The control action lasts too long or is stopped too soon (for continuous control actions, not discrete actions).

For example, a shipper does not apply appropriate marks, labels, or indicate the presence of lithium batteries in a consignment before offering for transport. [H3]

This action is unsafe because it can lead to H3: Aircraft cargo compartment contains non-compliant lithium battery consignments.

In another example, a shipper prepares a consignment of lithium batteries packed with equipment for transport without consulting applicable regulations [H1, H2, H3].

This action is unsafe because it could lead to [H1 - Aircraft cargo compartment containing lithium batteries experiences a fire], [H2a - Aircraft cargo compartment contains damaged lithium batteries], and [H3 - Aircraft cargo compartment contains non-compliant lithium batteries]. While the shipper utilizes packaging, since the shipper does not consult the applicable requirements, the packaging may not be sufficient for transport, or the contents not properly prepared and may become damaged. In a particular set of worst-case conditions, this damage could lead to a fire in the aircraft cargo compartment. Section 5.4 contains tables that identify unsafe control actions for various controllers including shippers, ground handling service providers, and battery manufacturers.

3.5 Identifying causal scenarios associated with unsafe control actions

Once unsafe control actions were compiled, the group identified the causal factors that lead to the unsafe control actions, which in turn led to hazards and by extension, to losses. Working backwards from the UCAs, this produces a list of contextualized scenarios that help explain why an unsafe control action occurred. Generally, causal scenarios explain how incorrect or inadequate feedback, information exchange, and other factors contribute to losses. The scenarios also explain how control actions when provided might not be received or improperly executed. Section 5.5 contains a table listing the various causal scenarios connected to unsafe control actions.

In the previous example of a shipper who does not apply appropriate marks, labels, or indicate the presence of lithium batteries in a consignment before offering for transport [H3] a causal scenario leading to this unsafe action follows.

Scenario: The shipper does apply not apply appropriate marks, labels or indicate the presence of lithium batteries in or with equipment prior to offering a package for transport [H3]. The shipper typically does not offer dangerous goods for transport and did not recognize that lithium batteries and battery powered equipment are regulated as dangerous goods. As a result, since there are no identifying marks, these non-compliant packages are undetected by the operator and loaded onto the aircraft.

4. RISK EVALUATION

4.1 Identifying mitigations to causal scenarios

The energy storage device working group identified UCAs and causal scenarios involving various controllers in the air transport system. The group identified battery manufacturers, shippers, and ground handling service providers as those controllers whose actions most directly led to hazards and losses. Following an analysis of the system using STPA, the working group developed a list of recommended mitigations or new requirements and applied a mitigation effectiveness score.

Table 6. List of potential additional requirements scored against the mitigation order of precedence and recommended action

Causal scenario ID	Causal scenario description	Recommended mitigation description	Mitigation effectiveness score	Recommended action
	Manufacturers do not conduct UN38.3 tests.	National authorities conduct inspections and surveillance on battery/equipment manufacturers to identify flawed assumptions in the battery testing and equipment environment and conditions that violate assumptions about usage conditions.	3	Add guidance to the new manual under development to support implementation of Annex 18
		Develop detailed requirements to identify acceptable design changes.	2	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Reduce the state of charge for rechargeable batteries.	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
CS 1.1A	Invalid UN 38.3 test results	Require competent authority approval of laboratories conducting UN38.3 testing.	2	 Submit informal paper to the Sixty-third session of the UN Sub-Committee (27 November to 06 December 2023) seeking support for a requirement in the UN Model Regulations Submit formal proposal to Sixty-fourth session of the UN Sub-Committee if above supported
		Reduce the state of charge for rechargeable batteries.	4	Mandatory requirement for packed with equipment Recommendation for

Causal scenario ID	Causal scenario description	Recommended mitigation description	Mitigation effectiveness score	Recommended action contained in equipment
CS 1.2	Manufacturers do not develop and adhere to a quality management system.	Develop detailed requirements for quality assessments including third-party verification.	2	 Submit informal paper to the Sixty-third session of the UN Sub-Committee (27 November to 06 December 2023) seeking support for the development of detailed requirements for inclusion in the UN Model Regulations Submit formal proposal to Sixty-fourth session of the UN Sub-Committee if above supported
		Develop safety features for battery powered equipment	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Reduce the state of charge for rechargeable batteries.	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
CS 1.3	Shipper does not utilize lithium battery test summary information to make a classification decision.	Require shippers to produce lithium battery test summaries as a condition for carriage	2	No action recommended. Considered problematic and the effectiveness of this would be low

Causal scenario ID	Causal scenario description	Recommended mitigation description	Mitigation effectiveness score	Recommended action
CS 2.1 Shipper does not protect the battery from short circuits or damage prior to placement of	Increase awareness of shipping and transport requirements	2	Add safety promotion guidance in the new manual under development to support implementation of Annex 18	
	the battery in the package with equipment.	Require training for all shippers	2	No action proposed. Training is already required for batteries and equipment in accordance with Section I of the lithium battery packing instructions. It is considered infeasible to require it with those shipped in accordance with Section II due to the potential for every person in the world to be a shipper of these.
		Reduce the state of charge for rechargeable batteries	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
		Design equipment to protect installed batteries	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Require more robust packaging	3	Consider adding requirement for packages to be capable of withstanding a 3 m stack test
CS 2.2	Shipper/packer does not secure equipment within the outer packaging when	Increase awareness of shipping and transport requirements	2	Add safety promotion guidance in the new manual under development to support implementation of Annex 18
	offering for transport	Require training for all shippers	2	No action proposed. Training is already required for batteries and equipment in accordance with

Causal	Causal scenario		Mitigation	
scenario ID	description	Recommended mitigation description	effectiveness score	Recommended action
				Section I of the lithium battery packing instructions. It is considered infeasible to require it with those shipped in accordance with Section II due to the potential for every person in the world to be a shipper of these.
		Reduce the state of charge for rechargeable batteries	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
		Design equipment to protect installed batteries	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
CS 3.1	CS 3.1 Shipper/ packer selects a package of insufficient strength leading to damage of	Increase awareness of shipping and transport requirements	2	Add safety promotion guidance in the new manual under development to support implementation of Annex 18
the contents during handling.	Require training for all shippers	2	No action proposed. Training is already required for batteries and equipment in accordance with Section I of the lithium battery packing instructions. It is considered infeasible to require it with those shipped in accordance with Section II due to the potential for every person in the world to be a shipper of these.	
		Reduce the state of charge for rechargeable batteries	4	Mandatory requirement for packed with equipment

Causal scenario ID	Causal scenario description	Recommended mitigation description	Mitigation effectiveness score	Recommended action
				Recommendation for contained in equipment
		Design equipment to protect installed batteries	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Require more robust packaging	3	Consider adding requirement for packages to be capable of withstanding a 3 m stack test
CS 3.2	Ground handling service provider damages packages during handling	Require quarantine or inspection of all packages subject to suspected damage	3	Add a recommendation for operators to establish procedures to follow when damage is suspected or after dropping packages with lithium batteries. Potentially for multimodal as well.
		Reduce the state of charge for rechargeable batteries	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
		Design equipment to protect installed batteries	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Review training and procedures for package handlers	2	If handling procedures are added to the Technical Instructions, training would naturally follow.
		Require more robust packaging	3	Consider adding requirement for packages to be capable of withstanding a 3 m stack test

Causal	Causal scenario		Mitigation	
scenario ID	description	Recommended mitigation description	effectiveness score	Recommended action
CS 4.1	Shipper does not apply appropriate marks, labels, or indicate the	Eliminate provisions that allow consignments to be transported without identifying marks and documentation	3	No action proposed.
	presence of lithium batteries in a consignment.	Require training for all shippers	2	No action proposed. Training is already required for batteries and equipment in accordance with Section I of the lithium battery packing instructions. It is considered infeasible to require it with those shipped in accordance with Section II due to the potential for every person in the world to be a shipper of these.
		Reduce the state of charge for rechargeable batteries	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
		Design equipment to protect installed batteries	4	No action proposed. Requiring manufacturing requirements through transport regulations is complicated.
		Require more robust packaging	3	Consider adding requirement for packages to be capable of withstanding a 3 m stack test
		Require shipper to sign a declaration that package or consignment does not contain dangerous goods	2	 Require shippers to sign a declaration that package does not contain dangerous goods in an appropriate ICAO document (e.g. Annex 6 — Operation of Aircraft or Annex 9 — Facilitation) Require that operators not

Appendix B to the Report on Agenda Item 4

Causal scenario ID	Causal scenario description	Recommended mitigation description	Mitigation effectiveness score	Recommended action
				accept packages without signed declaration
4.2	Operator accepts a consolidation of multiple consignments of lithium batteries contained in equipment in a mail sack without marks, labels, and declaration.	Eliminate provisions that allow consignments to be transported without identifying marks and documentation	3	No action proposed. I can't remember justification for no action
		Require training for all mailers	2	No action proposed. It is considered infeasible to require it with those shipped in accordance with Section II due to the potential for every person in the world to be a shipper of these.
		Reduce the state of charge for rechargeable batteries	4	 Mandatory requirement for packed with equipment Recommendation for contained in equipment
		Institute requirements for mailers to indicate the presence of electronic equipment or items containing batteries or attest to the absence of electronic equipment containing lithium batteries.	2	 Require mailers to sign a declaration that package does not contain dangerous goods. Require postal operators to not accept packages without signed declaration

5. CONCLUSION

The Technical Instructions identify the conditions in which lithium ion batteries and battery powered devices can be accepted for transport by air. These conditions identified as requirements and packing instructions are intended to ensure that the safety of dangerous goods in air transport is assured. Effectiveness of requirements can be inferred by a reduction of incidents from a specific cause, but little can be said about overall system safety other than incidents continue to occur. Compliance with safety requirements is verified using checklists, comparing a consignment with the package and documents provided by shippers, and a physical inspection. However, damaged, or improperly packaged lithium batteries and equipment are not readily identifiable through a physical inspection. Shipments that do not have visible marks or labels or shipping documents that identify the consignment as dangerous goods, are not subject to additional checks required for dangerous goods. The DGP-WG/Energy Storage Devices identified several themes throughout its analysis.

- a) The supply chain for lithium ion batteries and devices is fragmented and has many interactions amongst supply chain participants that introduce the possibility of safety issues.
- b) The dangerous goods air transport system is based on trust whereby downstream supply chain participants e.g. operators rely on information provided by entities further up the chain e.g. battery and equipment manufacturers, and shippers. However, these entities (battery or equipment manufacturer, shipper, freight forwarder, operator and the civil aviation authority) are often disconnected.
- c) A shipment prepared for transport may pass through multiple intermediaries such as freight forwarders and logistics agents who may not actually see a consignment. As such compliance with requirements is often assured only through the provision of suitable documentation and inspections immediately prior to loading.
- d) Checklists (for Section I shipments) and an external inspection of packages are the primary methods for operators to determine whether a package conforms to the regulations. However, acceptance checklists can only verify that the quantity is within limits, the packaging is undamaged, and the marks and labels accord with the dangerous goods transport document, and the external inspection of Section II shipments may be cursory.
- e) Civil aviation authorities obtain most of their information on safety performance through incident reports and inspections.
- f) While the ICAO can add requirements to the Technical Instructions national authorities are responsible for oversight. Manufacturers, shippers, and operators are responsible for complying with the provisions of the regulations. Collaborative work with all supply chain participants, will be necessary to ensure requirements are met.
- g) Additional requirements should be targeted at maximizing safety throughout the supply chain and work with supply chain participants to develop a means to ensure requirements are met.

5.1 Future work

The working group on energy storage devices developed detailed control structures and unsafe control actions for battery manufacturers, shippers, and ground handling service providers. Additional work could focus on the exploring the relationships between the original shipper, intermediaries including freight forwarders, indirect air carriers and the operator. These entities do not move cargo but instead contract with an operator and may assume the role of the shipper. The relationship between mailers, designated postal operators, national competent authorities and operators is another aspect of the control structure identified but not investigated in this report. The control structure depicting battery testing could be revisited to further identify specific inputs and feedback to derive detailed UCAs and causal scenarios that lead to the presence of low-quality batteries. Processes that involve battery assembly and integration of batteries into equipment and equipment testing could also be explored to identify how batteries that otherwise comply with testing can create safety hazards.

ATTACHMENT

GLOSSARY OF TERMS

This report utilizes various terms used in normal parlance that denote a specific meaning within the context of this report. The following table defines many of these terms, derived or adapted from the STPA handbook.

Causal factor	A causal factor is an element that contributes to unsafe control actions and eventually system-level hazards.		
Causal scenario	A causal scenario describes the contributing factors that cause unsafe control actions, why they could happen and how these causal factors lead to system-level hazards.		
Control algorithm	The control algorithm represents the controller's decision-making process—it determines the control actions to provide.		
Control action	A control action is the bringing about of an alteration in the system's state through activation of a device or implementation of a procedure with the intent of regulating or guiding the operation of a human being, machine, apparatus, or system.		
Controller	The controller provides control actions on the system and gets feedback to determine the impact of the control actions. The controller enforces constraints on the behaviour of the system.		
Feedback	Feedback includes evaluative or corrective information about an action, event, or process that is transmitted to the original or controlling source.		
Loss	A loss involves something of value to stakeholders. Losses may include a loss of human life or human injury, property damage, environmental pollution, loss of mission, loss of reputation, loss or leak of sensitive information, or any other loss that is unacceptable to the stakeholders.		
Process model	Process models represent the controller's internal beliefs used to make decisions. Process models may include beliefs about the process being controlled or other relevant aspects of the system or the environment.		
System-level	A constraint specifies system conditions or behaviours that need to be satisfied to		
constraint	prevent hazards (and ultimately prevent losses).		
System-level hazard	A hazard is a system state or set of conditions that, together with a particular set of worst-case environmental conditions, will lead to a loss.		
Unsafe control action	An Unsafe Control Action (UCA) is a control action that, in a particular context and worst-case environment, will lead to a hazard.		

SYSTEM-LEVEL LOSS TABLE

The below table shows system level losses identified by the DGP-WG/Energy Storage Devices.

Loss ID	Loss description
L1	Loss of aircraft
L2	Loss of human life or injury
L3	Loss of cargo
L4	Loss of confidence in the air transport system
L5	Loss of means to effectively transport lithium batteries (mission)

SYSTEM-LEVEL HAZARD TABLE

The below table shows system level hazards identified by the DGP-WG/Energy Storage Devices. System-level hazards are linked to specific losses.

System hazard ID	Hazard description	Loss link
H1	*	
H2a	Aircraft cargo compartment contains damaged lithium batteries	L3
H2b	Aircraft cargo compartment contains defective lithium batteries	L3
H2c	Aircraft cargo compartment contains untested lithium batteries	L4, L5
Н3	Aircraft cargo compartment contains non-compliant lithium battery consignments	L4, L5

SYSTEM RESPONSIBILITIES

The responsibilities involve providing control actions and receiving feedback, thus creating the control-feedback loops of the <u>high-level control structure</u>.

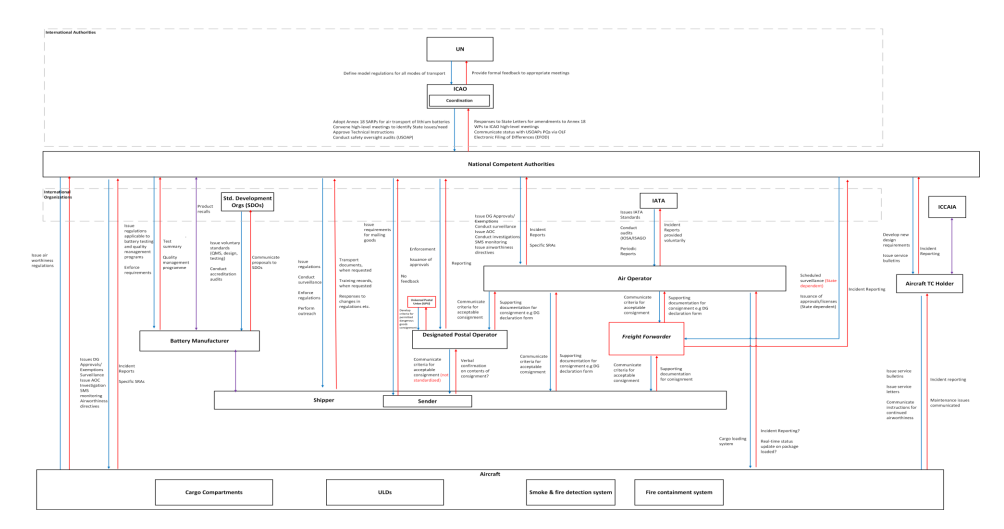
The controller and their responsibilities are identified in the context of the mission (i.e., continued safe and efficient air transport of lithium batteries packed with and contained in equipment).

System responsibilities	System responsibilities			
Controller	Description			
International Civil Aviation Organization (ICAO)	 Defines international Standards and Recommended Practices (SARPs), the Technical Instructions, and guidance material aimed at industry for the safe transport of dangerous goods by air Establishes responsibilities for States Conducts audits through its Universal Safety Oversight Audit Program (USOPA) on States for compliance with ICAO SARPs (Annex 6, Annex 18) 			
National competent authorities (NCA)	 Promulgate regulations for the safe transport of dangerous goods by air Promulgate regulations for required aircraft features e.g handheld fire extinguishers, fire suppression systems Conduct inspections and surveillance of air operators and other entities that offer dangerous goods for transport by air Enforce regulations on regulated entities (e.g air operators, shipper, freight forwarders, designated postal operators (DPOs), ground handling service providers (GHSPs), packaging manufacturer) where non-compliance with Technical Instructions is identified Issue air operator certificates (AOCs) Issue specific approval for operator to carry dangerous goods as cargo Approve policies, procedures and training developed by DPO Grant approvals or exemptions for the transport of dangerous goods incl. lithium batteries Investigate occurrences Ensure operator conducts safety risk assessments of cargo compartment safety 			
Battery manufacturer or distributor	 Produces and distributes batteries that have passed all applicable UN 38.3 tests Implements a quality management programme for the manufacture of lithium cells and batteries Makes available UN 38.3 test summary 			

System responsibilities	
Controller	Description
Shipper/consignor/packer	 Ensure that employees tasked with preparing shipments are competent to perform the tasks Classify lithium batteries and products with lithium content based in accordance with the Technical Instructions Pack, mark, and label packages in accordance with the Technical Instructions prior to shipment Complete dangerous goods transport document describing dangerous goods offered for transport in accordance with Part 5;4 of the Technical Instructions or provide appropriate information to be included on the air waybill, as applicable
Airline operations	 Document policies and procedures for the acceptance and handling of dangerous goods Ensure that employees tasked with accepting and handling dangerous goods are competent to perform the task Develop and implement effective controls to prevent the introduction of dangerous goods not in accordance with the Technical Instructions Chapter 7;6.1 Conduct acceptance checks when triggered (with specific exceptions with respect to lithium batteries) Perform safety risk assessment on cargo compartment safety Review safety risk assessment based on change to operation and incidents that indicate risk mitigations may not be adequate (Doc 10102, guidance) Report dangerous goods incidents to the NCA in accordance with the Technical Instructions Develop and implement a process for investigation of reported incidents and identification and verification of appropriate corrective actions
Cargo compartment	Contain packages (different classes exist that meet certain regulatory standards concerning accessibility, a means to exclude hazardous quantities of smoke or extinguishing agent, smoke a fire detection, and a means to extinguish or control a fire)
Ground handling service provider (operator and/or 3rd party)	 Documents policies and procedures for the handling of dangerous goods Ensures that employees tasked with handling dangerous goods are competent to perform the task Loads/unloads packages into cargo compartment Secures packages in cargo compartment Secures packages in unit load device
Unit load devices (ULDs)	Contain packages in a single consolidation to provide protection or convenience of handling. Examples include any type of freight container, aircraft container, or aircraft pallet with a net. Some ULDs also have fire-resistant capabilities — no regulatory requirement for fire resistance.

CONTROL STRUCTURE

A high-level hierarchical control structure of the lithium battery air transport system was developed to identify and analyse the various entities responsible for the safe carriage of lithium batteries in air transport. High level controllers include international organizations and national authorities responsible for the development and implementation of basic safety requirements. Lower-level controllers include shippers/packers and battery manufacturers responsible for preparing shipments and testing batteries and equipment. This control structure includes additional entities not covered in this analysis including freight forwarders, standards development organizations and other international organizations.



UNSAFE CONTROL ACTIONS

The STPA specifies four ways a control action can be unsafe (represented in the columns below). Highlighted unsafe control actions are also reflected in causal scenarios:

	a	Control action provided too	Control action stopped too
		· ·	soon or applied too long
	1		Battery manufacturer
battery with the wrong input	subject lithium batteries to UN 38.3 tests [H2c, H3]	before subsequent changes are	completes UN 38.3 tests in incorrect sequence [H2c, H3]
information [H2c, H3]		•	
		H3]	
Battery manufacturer provides	Battery manufacturer does not	Battery manufacturer provides	Battery manufacturer provides
test summary for a battery different than that tested [H2c, H3]	make available test summary information [H2c, H3]	test summary information after subsequent shipper has offered the battery for transport [H3]	out of date test summary information [H3]
N/A	Battery manufacturer does not develop and adhere to a quality management system while producing batteries [H2b, H3]	Battery manufacturer quality management programme applied after design defects are discovered [H2b, H3]	Battery manufacturer continues to apply the same quality management programme without updating to account for changes in design or inputs [H2b, H3]
N/A	Shipper does not classify product prior to offering for transport [H3]	Shipper classifies product after offering for transport [H3]	N/A
	Battery manufacturer provides test summary for a battery different than that tested [H2c, H3]	Battery manufacturer completes UN 38.3 tests on battery with the wrong input information [H2c, H3] Battery manufacturer provides test summary for a battery different than that tested [H2c, H3] N/A Battery manufacturer does not make available test summary information [H2c, H3] Battery manufacturer does not make available test summary information [H2c, H3] Battery manufacturer does not make available test summary information [H2c, H3] N/A Battery manufacturer does not make available test summary information [H2c, H3] Shipper does not classify product prior to offering for	Control action providedControl action not providedearly/too lateBattery manufacturer completes UN 38.3 tests on battery with the wrong input information [H2c, H3]Battery manufacturer does not subject lithium batteries to UN 38.3 tests [H2c, H3]Battery manufacturer completes UN 38.3 tests before subsequent changes are made to battery design [H2c, H3]Battery manufacturer provides test summary for a battery different than that tested [H2c, H3]Battery manufacturer does not make available test summary information [H2c, H3]Battery manufacturer provides test summary information after subsequent shipper has offered the battery for transport [H3]N/ABattery manufacturer does not develop and adhere to a quality management system while producing batteries [H2b, H3]Battery manufacturer quality management programme applied after design defects are discovered [H2b, H3]N/AShipper does not classify product prior to offering forShipper classifies product after offering for transport

Control Action	Control action provided	Control action not provided	Control action provided too early/too late	Control action stopped too soon or applied too long
Shipper Apply packaging Adhere to inner packaging and the maximum quantity per package limits. Select appropriate types of packaging according to the packing instructions. Apply closures to inner and outer packagings as appropriate. Secure packages within an overpack when applicable.	Shipper applies packaging without consulting applicable requirements when offering for transport [H1, H2a, H2c, H3]	Shipper does not pack product in strong rigid outer packaging when offering for transport [H1, H2a, H3] Shipper does not secure equipment within the outer packaging when offering for transport [H1, H2a, H3] Shipper does not protect the battery from short circuits prior to placement of the battery in the package [H1, H2a, H3]	N/A	N/A
Shipper Communicate hazards via marks, labels, and documents Apply appropriate marks and labels as required by the Technical Instructions. Complete transport documents and sign declaration when applicable	Shipper applies marks and labels to communicate hazards however visibility by is obscured [H3]	Shipper applies marks and labels that do not reflect the contents of the package [H3] Shipper does not apply appropriate marks, labels, or indicate the presence of lithium batteries in a consignment before offering for transport [H3]	N/A	Shipper applies marks and labels without completing documentation when offering for transport [H3] Shipper completes documentation however does not apply marks and labels when offering for transport [H3]

			Control action provided too	Control action stopped too
Control Action	Control action provided	Control action not provided	early/too late	soon or applied too long
Ground Handling Service Provider/Operator	Ground handling service provider performs acceptance check using	Ground handling service provider does not perform acceptance check [H2a, H3]	Ground handling service provider performs acceptance check after packages are	Ground handling service provider performs acceptance check on some but not all
Perform acceptance check	checklist without inspecting the package for damage [H2a, H3] Ground handling service provider performs acceptance check without the means to verify the information on form [H3] Ground handling service provider performs acceptance check when it is not possible to validate all the information on checklist [H3]		loaded into ULD [H2a, H3]	incoming packages prior to loading into ULD [H2a, H3]
Ground Handling Service	N/A	Ground handling service	N/A	Ground handling service
Provider/Operator		provider does not inspect the		provider does not perform any
		package for leakage or		further inspections on package
Inspect package for		damage prior to loading into		once it has been subjected to
leakage/damage		ULD or aircraft cargo		initial acceptance check [H1,
		compartment [H1, H2a, H3]		H2a, H3]
Ground Handling Service	Ground handling service	Ground handling service	N/A	N/A
Provider/Operator	provider loads damaged	provider does not secure		
	packages into ULD or aircraft	packages against excessive		
Loads packages into unit load	cargo compartment [H1, H2a]	movement inside of ULD		
device or aircraft cargo	Ground handling service	[H1, H2a]		
compartment	provider places excessive	Ground handling service		
T 1 1 . 1	superimposed weight on	provider does not secure		
Loads unit load device into	packages [H1, H2a]	packages against excessive		
aircraft cargo compartment		movement inside of aircraft		
	Ground handling service	cargo compartment [H1, H2a]		
	provider places too many			
	packages placed into a ULD [H1, H2a]			

Control Action	Control action provided	Control action not provided	Control action provided too early/too late	Control action stopped too soon or applied too long
Cell/Battery Manufacturer Complete UN 38.3 Tests Subject lithium batteries to UN 38.3 design tests Part 2;9	Battery manufacturer completes UN 38.3 tests on battery with the wrong input information [H2c, H3]	Battery manufacturer does not subject lithium batteries to UN 38.3 tests [H2c, H3]	Battery manufacturer completes UN 38.3 tests before subsequent changes are made to battery design [H2c, H3]	Battery manufacturer completes UN 38.3 tests in incorrect sequence [H2c, H3]
Cell/Battery Manufacturer Provide Lithium Battery Test Summary Develop and make available a lithium battery test summary	Battery manufacturer provides test summary for a battery different than that tested [H2c, H3]	Battery manufacturer does not make available test summary information [H2c, H3]	Battery manufacturer provides test summary information after subsequent shipper has offered the battery for transport [H3]	Battery manufacturer provides out of date test summary information [H3]
Cell/Battery Manufacturer Manufacture under a quality management programme	N/A	Battery manufacturer does not develop and adhere to a quality management system while producing batteries [H2b, H3]	Battery manufacturer quality management programme applied after design defects are discovered [H2b, H3]	Battery manufacturer continues to apply the same quality management programme without updating to account for changes in design or inputs [H2b, H3]

Control Action	Control action provided	Control action not provided	Control action provided too early/too late	Control action stopped too soon or applied too long
Shipper Classify product The shipper must ensure the goods are not forbidden for transport by aircraft and ensure the goods are properly classified as required by the Technical instructions.	N/A	Shipper does not classify product prior to offering for transport [H3]	Shipper classifies product after offering for transport [H3]	N/A
Shipper Apply packaging Adhere to inner packaging and the maximum quantity per package limits. Select appropriate types of packaging according to the packing instructions. Apply closures to inner and outer packagings as appropriate. Secure packages within an overpack when applicable.	Shipper applies packaging without consulting applicable requirements when offering for transport [H1, H2a, H2c, H3]	Shipper does not pack product in strong rigid outer packaging when offering for transport [H1, H2a, H3] Shipper does not secure equipment within the outer packaging when offering for transport [H1, H2a, H3] Shipper does not protect the battery from short circuits prior to placement of the battery in the package [H1, H2a, H3]	N/A	N/A

Control Action	Control action provided	Control action not provided	Control action provided too early/too late	Control action stopped too soon or applied too long
Shipper Communicate hazards via marks, labels, and documents Apply appropriate marks and labels as required by the Technical Instructions. Complete transport documents and sign declaration when applicable	Shipper applies marks and labels to communicate hazards however visibility by is obscured [H3]	Shipper applies marks and labels that do not reflect the contents of the package [H3] Shipper does not apply appropriate marks, labels, or indicate the presence of lithium batteries in a consignment before offering for transport [H3]	N/A	Shipper applies marks and labels without completing documentation when offering for transport [H3] Shipper completes documentation however does not apply marks and labels when offering for transport [H3]

Control Astion	Control action muscided	Control option not massided	Control action provided too	Control action stopped too
Crownd Handling Sarvice	Control action provided — Ground handling	Crown d handling corrige	Ground handling service	Ground handling service
Ground Handling Service	_	Ground handling service		
Provider/Operator	service provider	provider does not perform	provider performs	provider performs acceptance
D. C to to to	performs acceptance	acceptance check [H2a, H3]	acceptance check after	check on some but not all
Perform acceptance check	check using checklist		packages are loaded into	incoming packages prior to
	without inspecting the		ULD [H2a, H3]	loading into ULD [H2a, H3]
	package for damage			
	[H2a, H3]			
	— Ground handling			
	service provider			
	performs acceptance			
	check without the			
	means to verify the			
	information on form			
	[H3]			
	— Ground handling			
	service provider			
	performs acceptance			
	check when it is not			
	possible to validate all			
	the information on			
	checklist [H3]			
Ground Handling Service	N/A	Ground handling service	N/A	Ground handling service
Provider/Operator		provider does not inspect		provider does not perform
		the package for leakage or		any further inspections on
Inspect package for		damage prior to loading into		package once it has been
leakage/damage		ULD or aircraft cargo		subjected to initial acceptance
		compartment [H1, H2a, H3]		check [H1, H2a, H3]

			Control action provided too	Control action stopped too
Control Action	Control action provided	Control action not provided	early/too late	soon or applied too long
Ground Handling Service	Ground handling service	Ground handling service	N/A	N/A
Provider/Operator	provider loads damaged	provider does not secure		
	packages into ULD or	packages against excessive		
Loads packages into unit	aircraft cargo compartment	movement inside of ULD		
load device or aircraft	[H1, H2a]	[H1, H2a]		
cargo compartment Loads unit load device into aircraft cargo compartment	Ground handling service provider places excessive superimposed weight on packages [H1, H2a] Ground handling service provider places too many packages placed into a ULD [H1, H2a]	Ground handling service provider does not secure packages against excessive movement inside of aircraft cargo compartment [H1, H2a]		

CAUSAL SCENARIOS TABLE

Causal scenarios are presented in the following tables as small stories that explain not only the contributing factors that cause unsafe control actions, why they could happen and resulting hazards.

CS ID	Unsafe control action	Causal scenario
1.1	Manufacturer does not subject lithium batteries to UN 38.3 testing and does not have a quality management system in place prior to offering for transport. [H2c, H3]	A manufacturer does not subject lithium batteries to UN 38.3 testing because they believed the product being manufactured was sufficiently similar to a tested design.
		Manufacturer creates a battery that is intended to mimic a brand name to a tested type (counterfeit)
		Battery assembler manufacturers batteries from tested cells but does not test the assembled battery
1.2	Manufacturer did not develop and adhere to a quality management system for battery manufacturing process while producing batteries. [H2b-H3]	QA process does not include ongoing surveillance and defects were not detected prior to distribution
		QA process not sufficient or non-existent introducing defects into battery products

CS ID	Unsafe control action	Causal scenario
1.3	Shipper does not utilize lithium battery test summary information to make a classification before offering a	The shipper did not obtain the test summary information.
	package containing lithium batteries for transport because	The manufacturer or distributor does not make available a lithium battery test
	leading to potentially non-compliant batteries loaded into an aircraft cargo compartment. [H3]	summary.
		Battery in the device is of an unknown origin.
		The shipper believes this information is unnecessary to make classification decisions. The shipper has sufficient information for shipping purposes based on a physical examination.
		The test summary does not match the product in the package.
		The shipper has a refurbished device containing a battery that is different than the original battery reflected in the available test summary.
		The devices contain batteries from a product different from that originally manufactured and used.
2.1	Shipper/packer does not protect the battery from short circuits prior to placement of the battery in the package with	The shipper assumes that the terminals are inherently protected.
	equipment because	The shipper utilizes a package that is too large for the contents and subsequent shifting of the contents damages the battery.
	As a result, terminals contact electrically conductive material in the same package generating excessive heat leading to a fire. [H1, H2a, H3]	Shipper/packer misunderstands, mis-interprets or is unaware of this requirement.
		Shipper/packer does not recognize the importance of short circuit protection.
		Shipper/packer assumes that battery is sufficiently protected from short circuits without additional action.
		Electrically conductive products are placed into the same package as a battery.

CS ID	Unsafe control action	Causal scenario
2.2	Shipper/packer does not secure equipment within the outer packaging when offering for transport because	The shipper/packer assumes that the package is sufficient to protect the equipment without additional securement
As a result, equipment is damaged due to shifting of the equipment or other contents in the in the same package overpack, or adjacent consignments. [H1, H2a, H3]		Shipper/packer misunderstands, mis-interprets or is unaware of this requirement or the presence of a lithium battery contained in the equipment
	overpack, of adjacent consignments. [111, 112a, 113]	Shipper/packer does not recognize the importance of protecting against damage
		Shipper/packer determines the equipment is sufficiently protected from damage without additional action
		Shipper/packer determines the equipment does not require an outer packaging
3.1	Shipper/packer selects a package of insufficient strength leading to damage of the contents during handling and	Shipper does not recognize the hazard associated with the product if damaged.
	damage not detected prior to loading into the aircraft cargo compartment leading. [H1, H2a, H3]	Shipper does not use sufficient cushioning material to protect batteries from damage from other items in the same package.
	As a result, package contents are damaged through stacking or other handling conditions typically encountered in	Shipper places an item in the package heavier than package capability.
	transportation immediately prior to or after loading into the aircraft cargo compartment.	Shipper does not understand the packing requirements of the Technical
		Instructions and selects a package of insufficient durability.

CS ID	Unsafe control action	Causal scenario
3.2	Ground handling service provider damages packages during handling leading to damage to contents prior to loading into	Packages crushed from overtightening of nets or pallet straps
	the aircraft cargo compartment leading. [H1, H2a]	Too many packages pushed through a mechanized sort system /chute at once
	As a result, package contents are damaged due to abuse conditions immediately prior to or after loading into the aircraft cargo compartment.	Forklift tines or handling vehicles crush packages containing batteries and equipment
		Penetration of packaged from external source such as forklift tines
		Package is dropped from a height greater than that capable of withstanding
		Packages consolidated improperly leading to excessive superimposed weight
		Packages inspected prior to consolidation but damaged during subsequent handling
4.1	The shipper does not apply appropriate marks, labels, or indicate the presence of lithium batteries in a consignment before offering for transport because	
	As a result, the shipper offered non-compliant batteries for transport leading to the possibility that misclassified batteries/equipment are loaded into an aircraft cargo compartment. [H3]	For lithium batteries contained in equipment (including button cells on circuit boards) (2 batteries/4 cells) up to 2 packages per consignment shippers need not apply marks, labels or identify to the operator.
		Regulations create an incentive to classify batteries as equipment or batteries packed with equipment.
		Changes in the physical appearance of batteries e.g., powerbanks leads to a shipper misclassify a battery as equipment.
		Shipper misclassifies certain a packaged batteries or a powerbank packed with an item of equipment as batteries packed with equipment.

CS ID	Unsafe control action	Causal scenario
4.2	Operator accepts a consolidation of multiple consignments of lithium batteries contained in equipment in a mail sack without marks, labels, and declaration. [H3] As a result, operators do not take actions or follow procedures specifically identified for handling dangerous goods.	Operators are not provided information regarding the true contents of a package or consignment.
		Operators do not observe or take special actions when consignments of batteries packed with or contained equipment display lithium battery marks but not hazard warning labels. Regulations are being applied in a manner beyond which they were intended.
		Changes in distribution system introduce potential for consolidation of many individual consignments. Each consignment is acceptable, but the consolidation of multiple packages in a mail sack is beyond the original intent of the Technical Instructions.
		Offerors are non-traditional dangerous goods personnel that only prepare lithium batteries/equipment.
		Regulations for shipping lithium batteries in the post do not support system constraints.

APPENDIX C TO THE REPORT ON AGENDA ITEM 4 (English only)

ANALYSIS OF DGP/28 COMMENTS

1. **INTRODUCTION**

- The working group on energy storage devices met virtually on 19 September 2023. During this meeting the working group agreed to submit to the DGP a working paper and two information papers that detail the results of its analysis on the transport of lithium batteries packed with and contained in equipment (See DGP/29-WP41, DGP/29-IP/1, and DGP/29-IP/2). The Secretariat explained that the proposals from DGP/28 that proposed state of charge limits for lithium ion batteries packed with equipment and contained in equipment would be resubmitted for consideration during DGP/29 (see DGP/29-WP/6). The working group recognized that those proposals were not fully mature and outstanding comments remained. Therefore, the working group decided to reconsider the DGP/28 comments (see DGP/28-WP/59; Section 4.3 and Appendix B) with the goal of resolving those comments where possible to provide the Panel the information necessary to make a fully informed decision.
- 1.2 The working group separated the DGP/28 comments into discrete themes and identified the available information that could be considered to address the comments. The working group also recognized that any potential amendments based on WGP/29-WP/6 would need to be further developed should the Panel agree to amendments to the Technical Instructions. The comment themes identified include:
 - 1) data;
 - 2) incident reports;
 - 3) economic impact and market feasibility;
 - 4) regulatory compliance liability for shipper other than the OEM;
 - 5) lower SOC could lead to cell degradation;
 - 6) provisions to facilitate transport of certain lifesaving/life-sustaining medical devices; and
 - 7) revisiting assumptions from what we have learned.

2. ANALYSIS

2.1 The panel over the last several years has reviewed extensive data involving lithium batteries and equipment including safety testing of various sizes, form factors and chemistries of lithium batteries forced into thermal runaway at various states of charge, effectiveness of aircraft fire suppression systems, trends in lithium ion battery energy density, and air transport volumes. This yields a clear summary

of certain identifiable trends and challenges to developing policies and actions the panel could take to support safe and efficient transport.

2.1.1 What we know

Safety impacts of reduced State of Charge (SOC) on the probability of a lithium-ion cell or battery to go into thermal runaway

- a) Batteries shipped at a reduced SOC are known to be less prone to thermal runaway as demonstrated through testing.
- b) The 30% SOC limit derived from testing of standard cells has been verified by multiple sources. It is recognized that the 30% limit might not be precise for all cell/battery designs; however, that limit is generally considered to be a practical safety limit to apply as a rule of general applicability.
- c) The limit is applied based on data from testing at cell/battery level, therefore this measurement of the likelihood of a cell/battery to go into thermal runaway is independent of package or equipment transport configuration. See: Report: Summary of FAA Studies Related to the Hazards Produced by Lithium Cells in Thermal Runaway in Aircraft Cargo Compartments www.fire.tc.faa.gov/pdf/TC-16-37.pdf

Safety impacts of reduced SOC on the severity of reaction or consequence of thermal runaway

- d) Lower states of charge are well known for reducing the severity of a thermal runaway event. Test data indicates that severity from thermal runaway of commonly transported cells at 30% SOC or less is significantly reduced as compared to cells at higher SOCs, and in many cases, thermal runaway is not likely to propagate to other cells.
- e) Package configurations, including density and proximity of cells impact the severity of an event. However, the ability to propagate to other cells is greatly reduced for cells under 30% SOC.

Increasing Energy of lithium ion batteries

- a) Heat released during thermal runaway is impacted by the total energy storage capacity of a cell. Said another way, energy released during thermal runaway increases with increased stored energy.
- a) U.S. Department of Energy information shows a trend of increasing energy density of lithium-ion batteries from 2008-2020. See <u>FOTW #1234</u>, April 18, 2022: Volumetric Energy Density of Lithium-ion Batteries Increased by More than Eight Times Between 2008 and 2020.
- b) The practical impacts of increasing energy density are that batteries in thermal runaway release heat faster making it less likely that the heat generated can be dissipated to the surrounding environment leading to increased consequences of thermal runaway. See: Journal of Electrochemical Society, <u>Investigating the Role of energy Density in</u>

<u>Thermal Runaway of Lithium-Ion Batteries with Accelerating Rate Calorimetry</u>. Also see: DGP-WG/22-IP/1

Increasing volume of shipments

- a) The panel reviewed information presented to DGP-WG/22 that represented U.S. Import-Export data for UN3480/UN3481/UN3090 transported by air from 2015-2021.
- b) The figures indicate a continued increase in air transport of UN3481. Increased transport increases exposure to risk within the air transport system. See: DGP-WG/22-ip/14

Aircraft cargo compartment capabilities

- a) Lithium batteries release hydrogen and other flammable gases at various stages of thermal runaway. Concentrations of these gases could exceed the ability of current fire suppression systems. See: <u>DGP-WG/22-IP/9</u>
- b) Lithium batteries, if subjected to thermal runaway, have the potential to generate a pressure pulse within the cargo compartment. This pulse could potentially lead to the displacement of pressure relief panels, thus permitting the fire suppressant (halon) to escape into other compartments within the aircraft. This, in turn, could compromise the overall effectiveness/capabilities of the aircraft's fire suppression system. See: www.fire.tc.faa.gov/pdf/TC-16-37.pdf

2.1.2 What we don't know

2.1.2.1 Exact transport volumes and configurations of lithium batteries in any shipment and whether equipment adequately protects batteries from thermal runaway, contains the effects of a battery that has gone into thermal runaway or provides an additional means to initiate thermal runaway. There are infinite equipment designs incorporating batteries and package configurations containing equipment with batteries and defining a configuration that would support higher states of charge without propagation is difficult to predict. Despite extensive review of incident reports, causes of thermal events involving lithium batteries can only be attributed to general causes.

2.2 **INCIDENT REPORTS**

2.2.1 What we know

- 2.2.1.1 Incidents involving lithium ion batteries contained in or packed with equipment continue to occur within the air transport system and are not limited to one industry sector or geographic region. Most incidents were identified during storage incidental to transport, prior to loading and after unloading. Incidents also occurred during subsequent ground transport after the package was transported by air. Recorded incidents are relatively minimal in total, especially in comparison to the volume of shipments. The primary source of incident figures presented was from the UL managed voluntary system titled "Thermal Runaway Incident Program" or TRIP.
 - a) One relevant trend detected by the TRIP information is that incident reports for UN3480 have trended down since 2016 when ICAO implemented the 30% SOC limit

for packaged batteries, while incidents reports for UN3481 have trended up during that same time. See: DGP-WG/22-IP/10

b) An 11 April 2021 incident brought to the Panel's attention that occurred on the apron at Hong Kong International Airport involving a pallet containing cellular phones illustrates the consequences of a thermal runaway event involving consumer electronic devices containing a single installed lithium ion battery. See: DGP/28-IP/2

2.2.2 What we don't know

2.2.2.1 The cause of most lithium ion battery failures within the transportation system. Failure could arise from many factors, including non-compliance with manufacturing quality control, design testing, improper packaging, or rough handling. Recognizing there are incidents in the air transport system, there is not a specified number of incidents that would define an acceptable number of incidents. Further, there is not a measurement that considers an acceptable number of incidents when compared to a known mitigation measure to reduce risk.

2.3 ECONOMIC IMPACT AND MARKET FEASIBILITY

2.3.1 What we know

2.3.1.1 Implementation of a 30% SOC on packaged batteries for transport by cargo air did not stop the transport of packaged lithium ion batteries. The reduction of SOC for transport has become an accepted practice and experience indicates that the overall impact of implementing this safety mitigation measure is not as negative as might have been perceived. Import/export data indicate the use of lithium ion battery technology continues to expand. Anecdotal evidence also indicates that large well known lithium battery and equipment manufacturers ship products at a reduced state of charge. This implementation would appear to confirm that the technology exists to manage battery SOC. Although an approval reference was included for instances where air transport was necessary at higher than 30% SOC, very few approval requests have been submitted. Experience with packaged lithium ion batteries appears to show the ability to apply technology and process procedures to manage a specific SOC.

2.3.2 What we don't know

2.3.2.1 Some industry sectors already implement a process in their production line to control the state of charge prior to packaging and shipping. We do not currently have sufficient information to determine whether this practice is commonplace. Representatives from some sectors of industry indicated that implementation of a reduced SOC would be difficult or could cause extreme economic impact. It is unclear if this industry concern is related to safety, consumer marketing or simply a preference. No specific economic impact data has been provided that might indicate negative impacts on manufacturing processes, production times, or business practices.

2.4 REGULATORY COMPLIANCE LIABILITY FOR SHIPPER OTHER THAN THE OEM

2.4.1 What we know

2.4.1.1 A reduced SOC for batteries packed on their own and not for batteries packed with or contained in equipment was a conscious decision of the panel. Based on experience from implementation

of a 30% SOC limit on packaged batteries, no significant hardship or inability to ship critical or time-sensitive cargo has been verified. Comments from DGP/28 indicate a recognition that establishing a 30% SOC was routine for some battery manufacturers but not for others in the supply chain. Therefore, there's evidence to conclude that the technology and procedures exist for equipment manufacturers to manage battery SOC as well. Any change to a cell or battery by someone other than the original battery manufacturer could lead to additional risk to the air transport system. The shipper could verify the SOC limit through contractual conditions with their supplier, documentation, or physical verification, as appropriate. This verification may not be within the current business practice of some equipment distributors; however, experience indicates this verification is possible through adaptation of existing business practices. The current dangerous goods system is dependent on a level of trust in order to provide for efficient transport. Verification of an SOC requirement would therefore be consistent with how other dangerous goods transport provisions are verified once offered into the air transport system.

2.4.2 What we don't know

- 2.4.2.1 The industries producing and distributing electronic equipment containing or packed with lithium ion batteries is vast and ever expanding. We don't know every equipment configuration, application of use, market demand, customer performance demands, or inventory management practices. There is no known source to obtain that volume and detail of information. Rules of general applicability applied in the Technical Instructions largely reflect OEM practices. Lithium batteries and equipment offered for transport by secondary suppliers, non-OEM shippers, and end users introduce additional uncertainties including:
 - a) The extent of secondary markets that may modify a battery in some way;
 - b) If or how equipment distributors modify equipment containing lithium ion batteries;
 - c) How the safety/stability of lithium ion batteries change with normal use or whether certain types of use, misuse or other actions impact the safety of equipment and the batteries that would render them unacceptable for transport;
 - d) What additional risk these uncertainties introduce.
- 2.4.2.2 Further, it is challenging predict what additional types or applications of equipment might need to arrive at destination at a higher than 30% SOC, it might be appropriate to consider provisions to allow for the transport of equipment as needed where the risks are adequately managed.

2.5 LOWER SOC COULD LEAD TO CELL DEGRADATION

2.5.1 What we know

2.5.1.1 Previous discussions indicate that manufacturers regularly ship lithium ion battery powered products below 100% charge to maintain optimal product quality. Some expressed concern that batteries shipped at a 30% charge could self-discharge while in transport and storage. It has been stated in the past that over-discharged (below 0 volts) lithium batteries can lead to cell degradation and the potential thermal runaway during subsequent recharging. Battery over-discharge protection circuits and battery management systems prevent this occurrence by cutting off activity when the voltage falls below predetermined limits. One recent study involving cells and batteries of different form factors, cathode chemistries, and capacities show minimal to no loss of voltage after nine months of storage within a package. This indicates that transport and storage or relatively long periods do not create over-discharge conditions. Further, the use of

air transport typically implies an urgency for delivery. See: Journal of Electrochemical Society, <u>Safety of Lithium-Ion Cells and Batteries at Different States-of-Charge</u>

2.5.2 What we don't know

2.5.2.1 We have no data to indicate if there are current lithium ion battery compositions or chemistries that would pose a safety concern when shipped at a reduced state of charge.

2.6 PROVISIONS TO FACILITATE TRANSPORT OF CERTAIN LIFESAVING/LIFE-SUSTAINING MEDICAL DEVICES

2.6.1 What we know

2.6.1.1 Some members expressed sympathy during DGP/28 for ensuring any amendments to the Technical Instructions do not negatively impact the ability to expeditiously deliver critical medical devices where needed. Most of the examples provided relate to implantable medical devices. Providing an exception for implantable medical devices could be considered based on the small size of the batteries. Such an exception could be included easily as the term implantable is self-limiting and would not require a definition that might lead to application to unintended articles. The way by which the Technical Instructions characterize the hazard potential for lithium ion batteries is to force the battery into thermal runaway. Data indicates a battery's application has nothing to do with the likelihood or severity of thermal runway.

2.6.2 What we don't know

2.6.2.1 It has been difficult to obtain comprehensive and reliable data on the types of medical devices or the need for these devices to be received at destination at higher than 30% SOC. We have no data to indicate that a battery's intended use either positively or negatively impacts the safety of the battery during air transport – particularly a battery exposed to an external fire.

2.7 REVISITING ASSUMPTIONS FROM WHAT WE HAVE LEARNED

- 2.7.1 The Technical Instructions regulate packaged lithium batteries differently than lithium batteries packed with or contained in equipment. For example, packing instructions 967 for lithium ion batteries contained in equipment offer additional flexibility on the packaging permitted and do not include a state of charge limit as compared to packing instruction 965 for packaged lithium ion batteries. This flexibility is based largely on the assumption that equipment protects the batteries from mechanical damage, limits the quantities of spare cells and batteries when packed with equipment, and a requirement to protect equipment from accidental activation to mitigate identified hazards. Additional justification for regulating batteries packed with and contained in equipment differently than packaged batteries seems to be based on the following additional assumptions:
 - a) The net mass of lithium ion cells or batteries is small compared to the net mass of equipment;
 - b) The batteries contained in equipment are effectively separated from each other reducing the likelihood of thermal runaway propagation; and

- c) The number of batteries per package is smaller compared to packaged battery shipments.
- 2.7.2 Recognizing these assumptions informed decisions of the Panel in the development of current requirements, the types of devices in use during that time were predominately notebook computers, cameras, and portable telephones. Batteries contained in those devices were primarily user replaceable, with hard outer casings containing cylindrical cells. More recently, the types of devices containing lithium batteries has evolved in include tablet computers, e-cigs, and outdoor power equipment. Batteries for consumer devices are now dominated by higher energy pouch cells with a flexible case permitting lighter, slimmer, more powerful devices. Also, the volume of shipments has increased dramatically, including large consignments of equipment containing batteries. This evolution warrants a review of the underlying assumptions to ensure they remain valid.

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البند رقم ٥: توضيح مسؤوليات الدول عن المراقبة وفقاً للملحق الثامن عشر (المرجع: بطاقة الأعمال رقم DGP.005.04)

۱-۰ التعديل المقترح إدخاله على الملحق الثامن عشر لتوضيح مسؤوليات الدول فيما يتعلق بالنقل الآمن للبضائع الخطرة جوا (DGP/29-WP/4)

0-1-1 استعرض الاجتماع مشروع تعديل على الملحق الثامن عشر أعدته مجموعة العمل التابعة لفريق خبراء البضائع الخطرة والمعنية بالملحق الثامن عشر (DGP-WG/Annex 18) ومجموعة العمل التابعة لفريق خبراء البضائع الخطرة السابقة والمعنية بإعداد التقارير (DGP WG/Reporting). وكان فريق الخبراء يعمل لعدة سنوات على إدخال تعديلات على الملحق الثامن عشر، بدءا بوضع أحكام تهدف إلى تحسين قدرة الدول على جمع وتحليل بيانات سلامة البضائع الخطرة وتبادل معلومات السلامة بحيث يمكن استخدامها عالمياً لتحديد الإجراءات اللازمة لتعزيز السلامة. وأكمل فريق الخبراء هذا العمل في عام ١٠١٩ من خلال إعداد فصل جديد بشأن أنظمة جمع بيانات السلامة ومعالجتها والمواد الإرشادية الداعمة لها (انظر التوصية ١/٥ من تقرير الاجتماع السابع والعشرين لفريق الخبراء (مونتريال، ١٦-١٩/٩/١٠). ومع ذلك، تم تعليق النتائج ريثما يُنجز العمل الإضافي بشأن توضيح مسؤوليات الدول فيما يتعلق بالنقل الآمن للبضائع الخطرة عن طريق الجو.

وكشف العمل الذي جرى بشأن جمع البيانات وتحليلها عن الافتقار إلى الوضوح والتفاصيل الكافية في الملحق 7-1-0 الثامن عشر لتحديد مسؤوليات الدول بشكل فعال فيما يتعلق بالنقل الآمن للبضائع الخطرة عن طريق الجو والعلاقة المتبادلة للمسؤوليات بين البضائع الخطرة وأنشطة الطيران الأخرى. وقد أعد الملحق الثامن عشر في الأصل في السبعينات وأوائل الثمانينات وكان الهدف منه توفير أحكام واسعة النطاق للنقل الآمن للبضائع الخطرة عن طريق الجو مع وضع متطلبات أكثر تفصيلا منصوص عليها في التعليمات الفنية. ومنذ ذلك الوقت، انصب معظم عمل الفريق على الحفاظ على التعليمات الفنية، والتي كانت موجهة إلى شركات الشحن والمشغلين الجويين، دون التركيز على الملحق الثامن عشر ومسؤوليات الدول. وكان التركيز على التعليمات الفنية ضروريا للاستخدام التشغيلي اليومي وكان فعالا في ضمان إمكانية نقل البضائع الخطرة بأمان عن طريق الجو، ولكن النمو في حجم الشحن الجوي والتغيرات في أنواع البضائع الخطرة التي يتم شحنها والتعقيد المتزايد لسلسلة التوريد في السنوات الأخيرة تتطلب وضع إطار عمل أكثر قوة واستباقية يمكن تطويعه لمواجهة مخاطر السلامة المتطورة. وأُجربت تعديلات على الأحكام الخاصة بالمشغل لمراعاة هذه التغييرات من خلال إدراج ملاحظة في الملحق الثامن عشر لتوضيح أن نطاق نظام إدارة السلامة الخاص بالمشغل يشمل نقل البضائع الخطرة وإدراج فصل جديد عن سلامة مقصورة الشحن في الجزء الأول - النقل الجوي التجاري الدولي - الطائرات والجزء الثالث - العمليات الدولية - طائرات الهليكوبتر من الملحق السادس -تشغيل الطائرات يُطلب فيه من المشغلين إجراء تقييم محدد لمخاطر السلامة عند نقل البنود في مقصورة الشحن. ومع ذلك، لم يتم فعل أي شيء لمعالجة التغييرات في نظام الشحن الجوي على مستوى الدولة. وكان الهدف من التعديل المقترح على الملحق الثامن عشر هو معالجة هذه المشكلة.

٥-١-٣ تعديل جوهري، لكن أعضاء فريق الخبراء اعتبروه ضروريا وأنه سوف يؤدي إلى تحسن كبير في كيفية إدارة الدول للنقل الآمن للبضائع الخطرة عن طريق الجو، ليؤدي في نهاية المطاف إلى نظام عالمي للشحن الجوي أكثر قوة وأمانا. ويرد في المرفق (أ) بالتقرير المتعلق بهذا البند من جدول الأعمال عرض عام لكل فصل من فصول اقتراح التعديل.

٥-١-٤ للدول فيما يتعلق بالنقل الآمن للبضائع الخطرة عن طريق الجو في الإضافة إلى التعليمات الفنية للنقل الآمن للبضائع الخطرة عن طريق الجو (Doc 9284SU). غير أن القصد من هذه الوثيقة هو استكمال المعلومات الأساسية الواردة في التعليمات الفنية أو شرحها بمزيد من التعمق، وكانت مسؤوليات الدول أوسع من ذلك بكثير. ولذلك أوصى فريق الخبراء بإدراج المواد الإرشادية في دليل جديد. ونظر الفريق فيما إذا كان ينبغي تقديم بعض المواد في مرفقات بالملحق، مع التسليم بأن ذلك يمكن أن يوفر رؤية أكبر للدول. لكنه خلص إلى أن الكثير من المواد كانت شديدة التفصيل بحيث لا يمكن إرفاقها، وأنه من الأفضل إدراجها كلها في مكان واحد، على الأقل كخطوة أولى. ويمكن اعتبار الإرشادات الرفيعة المستوى مناسبة لإدراجها في مرفق بالملحق بمجرد وصول النسخة المعدلة إلى مستوى النضج.

0-1-0 وأجري تنسيق غير رسمي مع الخبراء المعنيين في قطاعات الطيران الأخرى التي لها تأثير على البضائع الخطرة أثناء إعداد التعديل. وسوف يُجرى التنسيق الرسمي مع إدارة السلامة والعمليات وصلاحية الطئرات للطيران وأمن الطيران والتسهيلات والخبراء القانونيين بعد انعقاد الاجتماع التاسع والعشرين لفريق الخبراء. وأُبلغ فريق الخبراء بأنه لن يُحدد موعد الاستعراض الأولي للتعديل من قبل لجنة الملاحة الجوية حتى خريف عام ٢٠٢٤. وقد أتاح ذلك وقتا للفريق لكي يستعرض التعليقات الواردة من عملية التنسيق بشكل شامل. واتفق فريق الخبراء على الاجتماع افتراضيا عقب عملية التنسيق لصقل التعديلات بناء على التعليقات الواردة.

٥-٧ التوصية

٥-٢-١ في ضوء المناقشات السابقة، وضع الاجتماع التوصية التالية:

ت.ق.ت.إ. التوصية ١/٥ — تعديل الملحق الثامن عشر لتوضيح مسؤوليات الدول فيما يتعلق بالنقل الآمن للبضائع الخطرة جواً

أن يُعدل الملحق الثامن عشر على النحو المبين في المرفق (B) بالتقرير المتعلق بهذا البند من جدول الأعمال.

APPENDIX A TO THE REPORT ON AGENDA ITEM 5 (English only)

CHAPTER-BY-CHAPTER OVERVIEW OF THE PROPOSED AMENDMENT TO ANNEX 18

Foreword

The foreword was amended to better describe the relationship between Annex 18 and the Technical Instructions, the amendment process for the Technical Instructions, and available guidance material.

1. **CHAPTER 1 — DEFINITIONS**

- 1.1 New definitions for "supply chain", misdeclared dangerous goods, and undeclared dangerous goods were developed. The panel considered it necessary to define these terms, because they were referred to in proposed Standards and Recommended Practices (SARPs) aimed at mitigating risks associated with dangerous goods being shipped that did not comply with the Technical Instructions. "Misdeclared" and "Undeclared" were already referred to Chapter 12 of Annex 18 — Dangerous goods accident and incident reporting, and there had been on-going queries from States and industry on what was meant by the terms. The definition for "supply chain" included entities that offer, handle or transport dangerous goods in cargo or mail and entities that cause to offer, handle or transport dangerous goods in cargo or mail. "Cause to offer, handle or transport" was added to capture entities such as freight forwarders who may offer general cargo containing undeclared dangerous goods. How to regulate uncertificated entities not intending to perform dangerous goods functions, particularly with respect to training requirements, had been a topic of debate on the panel for many years. Most panel members believed there should be mandatory requirements in the Annex and the Technical Instructions for these entities, but some States did not have legal authority over entities not performing any functions described in the Annex or the Technical Instructions. However, they did have legal authority over entities once they did perform a function, regardless of whether they were knowingly or unknowingly doing so. "Cause to offer, handle or transport" was intended to capture this concept. It was based on terminology already used in some States' national legislation.
- 1.2 Definitions for cargo, civil aviation authority and remote-pilot-in-command, which were already defined in other ICAO documents, were added because they were referenced in the proposed new Annex 18.
- 1.3 Existing definitions for "cargo aircraft" and "passenger aircraft" were deleted, because they were considered unnecessary.
- 1.4 The definition for "dangerous goods accident" was modified to clarify that a dangerous goods accident is not restricted to an accident associated with the operation of an aircraft as was the case for an accident defined in accordance with Annex 13 Aircraft Accident and Incident Investigation. The amended definition aligned with text in the definition for dangerous goods incident.
- 1.5 Editorial amendments to the definition for "Dangerous goods incident" were developed to improve the readability of the definition.

- Amendments to the definitions for "dangerous goods" and "packaging" had been developed by DGP/26 and DGP/27, but were never adopted by Council, because the Air Navigation Commission (ANC) wanted them to be consolidated with more substantive amendments to Annex 18. The ANC had conducted a final review of the amendment to the definition for "dangerous goods" following State consultation (AN 209-02) and a preliminary review of the definition for "packaging" (AN 213-3). The definition for "packaging" had yet to be be sent for State consultation.
- 1.7 The definition for "unit load device" was updated to reflect modern technology.

2. **CHAPTER 2 — GENERAL**

- 2.1 The title of Chapter 2 was changed from "Applicability" to "General" to better reflect its content, some of which was unrelated to applicability. General principles currently contained in other chapters were moved to this chapter, and SARPs were rearranged into what the panel considered to be a more logical order. Some SARPs and notes that were specific to the operator were moved to the chapter on operator responsibilities (Chapter 6).
- 2.2 A new Standard was added requiring each Contracting State to have the safety of the aircraft, its occupants, ground personnel, the public and the environment as its primary objective. The panel considered this important, because there were entities beyond the aviation system that performed dangerous goods transport by air functions whose objective was not typically safety.
- 2.3 The applicability SARPs were broadened from "international operations of civil aircraft" and "domestic civil aircraft operations" to "international civil aviation" and "domestic civil aviation" to ensure entities beyond the air operator were captured.
- 2.4 Articles and substances for which Annex 18 was not applicable, i.e. those listed in 2.4.1 of the current Annex 18, were moved to the applicability section.
- 2.5 The existing Standard in 2.4.2 requiring articles and substances intended as replacements or removed for replacement for those excepted from Annex 18 in accordance with 2.4.1 to be transported in accordance with the Annex was moved to the chapter on operator responsibilities (Chapter 6), recognizing this was an operator responsibility. A note referring to the Standard in Chapter 6 was added to Chapter 2.
- 2.6 The panel considered the exception from the Annex for articles and substances carried by passengers and crew contained in 2.4.3 to be inappropriate given that they were not excepted from the Annex. They were forbidden unless specifically permitted in accordance with the Technical Instructions, and there were specific criteria for allowing them. The exception was therefore removed, and a new Standard was added under "Dangerous goods permitted for transport by air" related to passengers and crew in the "Limitation on the transport of dangerous goods by air" section (see paragraph 2.8 below).
- 2.7 The Standard making the Technical Instructions binding on a State was modified to refer to entities in the supply chain, passengers and crew members to make who needed to comply with them clear.
- 2.8 The panel considered the limitations on the transport of dangerous goods by air contained in Chapter 4 of existing Annex 18 to be part of the general principles and framework for States to regulate

dangerous goods. They were therefore moved to Chapter 2. A distinction was made between dangerous goods transported as cargo or mail and dangerous goods carried by passengers or crew members. The panel considered it necessary to do this, because the regulatory requirements for each was very different.

SARPs related to States notifying ICAO of difficulties encountered in the application of the Technical Instructions, the appropriate national authority for ensuring compliance with Annex 18, and variations from the Technical Instructions were moved to a new Chapter 3 — Provision of information to ICAO (see paragraph 3 below). The panel proposed deleting the recommendation for the State of the Operator to take necessary measures to ensure that ICAO was notified of operator variations. A very small number of operator variations were reported to ICAO, and updates to already reported variations were not always provided. Users of the Technical Instructions could therefore not depend on what was published. Operator variations were more reliably reported to industry and included in industry regulations.

3. CHAPTER 3 — PROVISION OF INFORMATION TO ICAO

- 3.1 A new chapter capturing all existing SARPs that required various types of information to be provided to ICAO was added. It included:
 - a) the recommendation for States to inform ICAO of difficulties encountered in the application of the Technical Instructions (2.2.2 of current Annex 18);
 - b) the requirement for each State to specify an appropriate authority within its administration responsible for ensuring compliance with Annex 18 (2.7 of current Annex 18); and
 - c) the requirement for States to notify ICAO of variations from the Technical Instructions (2.5.1 of current Annex 18).

4. CHAPTER 4 — STATE SAFETY MANAGEMENT RESPONSIBILITIES

- A new chapter on State safety management responsibilities specific to dangerous goods was developed. Having a common understanding of safety was a particular challenge for dangerous goods transport because of the number of entities involved, many existing outside the aviation system. The chapter was developed to make it clear that transporting dangerous goods was an integral part of the State safety programme (SSP) required by *Annex 19 Safety Management*. It was divided into four sections, each corresponding to one of the four components of an SSP. Standards and Recommended Practices (SARPs) were developed only when there was a need to elaborate on Annex 19 requirements to capture dangerous goods-specific responsibilities. Several notes to specific guidance that would be included in the new manual supporting States in implementing Annex 18 were added. An overview of the new chapter is provided below.
- 4.2 Several new and modified SARPs were included under State safety risk management:
 - d) A new SARP was added requiring each Contracting State to implement documented processes and procedures to ensure that individuals and organizations performing

activities related to the transport of dangerous goods met established requirements before being permitted to exercise the privileges of an exemption or an approval. The panel believed this new SARP, coupled with guidance material that would be included in the new manual (see paragraph 5.1.4 of this report), would lead to a safer and more effective exemption and approval system globally.

- e) SARPs related to investigating dangerous goods incidents, dangerous goods accidents, and occasions when undeclared or misdeclared dangerous goods were discovered in cargo or mail contained in current Chapter 12 of Annex 18 were captured in a section on dangerous goods safety investigations. The SARPs were expanded to include occasions when dangerous goods not permitted in passenger or crew baggage were discovered and other safety issues. The existing provisions included a recommended practice for investigating domestic occurrences. The proposed Standards did not distinguish between domestic or international occurrences.
- f) A recommendation for States to participate in cooperative efforts with other States concerning violations of dangerous goods regulations in current Chapter 11 of Annex 18 was moved to the safety risk management section. The panel considered cooperation of States when conducting safety investigations of an international nature to be critical for the resolution of dangerous goods safety issues. The recommendation was therefore upgraded to a Standard. The existing recommendation was supplemented with examples of what might be considered cooperative efforts. The panel proposed deleting these examples as it considered it more appropriate for them to be included in the new guidance document to support implementation of Annex 18.
- g) SARPs were added requiring States to include the supply chain in their hazard identification, safety risk assessment and safety risk management processes. Hazards throughout the supply chain could pose significant safety risks to aviation. Annex 6 obligated the operator to consider the supply chain in its safety risk management activities. Supply chains could impact multiple operators. It was therefore important for the State to identify and assess system-wide hazards.
- h) SARPs were added with the aim of ensuring dangerous goods not in compliance with the Technical Instructions were not transported in cargo or mail and dangerous goods not permitted to be carried by passengers or crew were not carried on board an aircraft as part of the State's safety risk management activities. Guidance on measures that could be taken to do this, including security screening, would be provided in the new guidance document to support implementation of Annex 18.
- i) SARPs related to surveillance were included in Chapter 11 of existing Annex 18. It required inspection, surveillance and enforcement procedures for all entities performing any dangerous goods function prescribed in a State's regulations. Requiring surveillance activities for all entities was impossible to implement given the vast numbers performing dangerous goods functions. Entities other than the operator and designated postal operator did not normally have a direct relationship with the State. Safety issues related to entities performing dangerous goods functions that were not subject to surveillance would be addressed through safety risk management activities. The Standard in Chapter 11 was therefore deleted. It was replaced with a note referring to guidance in the new document to support implementation of

- Annex 18. The guidance would be aimed at ensuring the State was aware how Annex 19 surveillance obligations applied to dangerous goods.
- j) SARPs related to State safety promotion were added to ensure activities extended beyond the aviation system. This was essential to the management of safety risks associated with the transport of dangerous goods, particularly the risk of noncompliance with dangerous goods regulations.

5. CHAPTER 5 — SAFETY OF THE SUPPLY CHAIN

A new chapter on the safety of the supply chain replaced four existing chapters dealing with preparing and offering dangerous goods for transport, i.e. Chapter 3 — Classification; Chapter 5 — Packing, Chapter 6 — Labelling and marking and Chapter 7 — Shipper's responsibilities. These four chapters pointed to the provisions of the Technical Instructions, and some provisions from the Technical Instructions were repeated in the Annex. The existing provisions did not directly state what was required of the State, and there did not appear to be any rationale for determining what should be repeated and what should simply be referred to. The new chapter clearly defined what was expected of the State, which was to ensure authorities were empowered to oversee and manage the safe transport of dangerous goods by air and the enforcement of regulations throughout the supply chain. It listed the functions for which regulations needed to be adopted and referred to applicable parts of the Technical Instructions where the detailed instructions were found. Terminology to capture entities not deliberately performing dangerous goods functions but nevertheless causing undeclared dangerous goods to enter the air transport system was added. The terminology was consistent with the language used in the new definition for the supply chain (see paragraph 1.1).

6. CHAPTER 6 — OPERATOR'S RESPONSIBILITIES

- The existing chapter on operator's responsibilities was expanded to summarize in more detail what was required by the Technical Instructions. The panel believed this would create greater visibility to States and make the State of the Operator better able to assess an operator's ability to perform dangerous goods functions through the air operator certification process and during surveillance activities. The amendments distinguished between operators with and without specific approval to transport dangerous goods as cargo. The amendments proposed included:
 - a) A new note was added at the beginning of the chapter specifying that the State was required to recognize an air operator certificate issued by another Contracting State as valid in accordance with the provisions for the surveillance of operations by a foreign operator in Parts I, III International Operations Helicopters and IV of Annex 6 (surveillance of a foreign operator). A simplified version of the note was included in existing Chapter 10 Training programmes. The existing note was added to remind States that training programmes were subject to the approval of the State of the Operator and that training programmes of foreign operators were not subject to the State's approval. The existing note simply referenced the applicable Standard in Annex 6. The existing note was modified to describe the Standard and moved to the operator chapter because it applied to more than training.

- b) A new section was added specifying that dangerous goods could not be transported as cargo unless specifically approved to do so by the State in accordance with the applicable provisions of Annex 6, that an operator holding a specific approval to carry dangerous goods as cargo issued by the State could only do so in accordance with the specific approval, and that operators authorized to carry radioactive material must implement and maintain a radiation protection programme as specified in the Technical Instructions.
- c) A new section was added specifying what information needed to be provided in the Operations Manual or other appropriate manual. It distinguished between responsibilities applicable to all operators and additional responsibilities applicable to operators with a specific approval to transport dangerous goods as cargo. It included detailed dangerous goods-related SARPs currently in Annex 6, Part I, Chapter 14 and Part III, Chapter 12. The panel identified errors in the dangerous goods provisions in Annex 6 which led it to recommend removing the details from Annex 6 while maintaining the distinction between operators with and without a specific approval to transport dangerous goods as cargo with high-level references to the relevant parts of Annex 18 for each type of operator (see the report on Agenda Item 7). This would eliminate redundancy and reduce the risk of future errors in the dangerous goods provisions in Annex 6.
- d) A new Standard was added requiring the operator to implement procedures aimed at preventing the introduction of undeclared and misdeclared dangerous goods into air transport.
- e) References to remote-pilot-in-command were added wherever pilot-in-command was referenced to align with Annex 6, Part IV.
- f) Operator responsibilities related to providing information that were in Chapter 9—Provision of information of existing Annex 18 were moved to this chapter with the goal of keeping all operator responsibilities in one location.

7. CHAPTER 7. DANGEROUS GOODS CARRIED BY PASSENGERS AND CREW

A new chapter devoted to passenger provisions was added. It focused on the need for States to adopt regulations prohibiting passengers and crew from carrying dangerous goods on board aircraft unless permitted in accordance with the Technical Instructions. It modified the existing Standard in Chapter 9 — Provision of information that required States to promulgate information to warn passengers of the types of dangerous goods forbidden to be carried to align with the more prescriptive requirement in the Technical Instructions that required airport operators to promulgate the information. It included a note referring to the similar requirement for the operator that was moved from Chapter 9 to Chapter 6 — Operator responsibilities.

8. CHAPTER 8. TRANSPORT OF DANGEROUS GOODS BY POST

A new chapter on the transport of dangerous goods by post was created to merge into one chapter the Standard for the civil aviation authority to approve the designated postal operator's dangerous goods training programme in existing 10.2.2 of Chapter 10 and the Standard in 11.4 of Chapter 11 for the civil aviation authority to approve the designated postal operator's procedures for controlling the introduction of dangerous goods in airmail. The new chapter distinguished between responsibilities applicable only to designated postal operators with a policy to allow dangerous goods in mail and those applicable to all designated postal operators. A new Standard was added to require the State's designated postal operators accepting mail in another State ensured procedures and training were in place in that State. The Standard was intended to address challenges with respect to extraterritorial offices of exchange (ETOEs) or any similar business entities that might emerge.

9. CHAPTER 9. TRAINING AND ASSESSMENT

- 9.1 The panel replicated many of the dangerous goods training provisions from the Technical Instructions into the chapter on training in the Annex to provide greater visibility to States and to ensure States would be consulted when amendments were proposed. The panel considered this important because of the State's obligation to approve the dangerous goods training programme of the operator and the designated postal operator. Additional amendments proposed included:
 - a) "Assessment" was added to the chapter title to reflect the critical role it played in ensuring personnel were competent to perform their dangerous goods functions.
 - b) A new Standard establishing for which entity a dangerous goods training programme was required was added. The entities requiring a dangerous goods training programme were established in the Technical Instructions, and the panel had extensive discussions over several years on whether training programmes could be required for entities not intending to handle dangerous goods shipped by air. Most panel members wanted to mandate training for such entities, but this was not feasible in States that did not have oversight authority over entities not performing functions described in the Annex or the Technical Instructions. However, if an entity performed a function described in Annex 18 or the Technical Instructions, they were required to have been trained in these States regardless of whether they knowingly or unknowingly performed them. The proposed Standard was intended to capture this concept by stating that training programmes were required by any entity that offered, handled or transported dangerous goods by air or caused to offer, handle, or transport dangerous goods by air.
 - c) The need for recurrent training and assessment within 24 months of previous training and assessment was one of the requirements moved from the Technical Instruction. Twenty-four months was established to reflect the fact that the regulations were modified at least once every two years through the biennial editions of the Technical Instructions. There were concerns that this could imply that training once every two years was sufficient to ensure competency was maintained. The provision was revised to focus on the need for supplemental training to ensure competency was maintained while still maintaining the minimum requirement for recurrent training and assessment within 24 months of previous training and assessment.

10. CHAPTER 10. DANGEROUS GOODS SAFETY INTELLIGENCE

- 10.1 Chapter 10 replaced reporting and investigation provisions in existing Chapter 12 of Annex 18. It was the output of work stemming from a request from the Air Navigation Commission (ANC) to develop a dangerous goods incident reporting system began following the Twenty-Third Meeting of the DGP and the First DGP Working Group of the Whole on Lithium Batteries Meeting (Montréal, 6 to 10 February 2012). The lithium battery working group had recommended that incidents involving lithium batteries be reported to ICAO for publishing on a publicly-accessible website. It was recognized that such information could be used as a tool for identifying causal factors and potential gaps in regulations. The ANC subsequently asked the Secretariat to consider developing a dangerous goods incident reporting system to extend beyond lithium batteries to all dangerous goods incidents and specified during its review of the DGP/25 Report that the system should be a management-oriented tool to identify gaps in regulations.
- The panel recognized the vast amount of data that could potentially be collected from a global reporting system, the need for extensive analysis to generate useful information to identify potential dangerous goods-related safety issues, and the substantial resources that would be needed to do so. It questioned whether development of an effective global system was feasible. The panel concluded that the best approach would be to focus on developing provisions and supporting guidance material that would enable development of effective systems within each State and adding a requirement for States to report to ICAO whenever they identified through their data analysis systems dangerous goods-related safety issues which might have an impact on global safety. The proposed amendments to Annex 18 supported this goal while aligning with Annexes 19 and 13. Terminology for reporting and compliance provisions were aligned with existing provisions in Annex 19, Chapter 5 by adding references to Annex 19 instead of repeating provisions already required by that Annex. Annex 19 provisions were expanded in cases where further clarity was needed or where entities other than operators needed to be addressed. The panel concluded that this approach would strengthen the link between dangerous goods and State safety management responsibilities.
- The panel completed the proposed amendment and supporting guidance material at its twenty-sixth and twenty-twenty-seventh meetings but recommended against seeking comments from Contracting States at that time in case further refinement was needed to align with the panel's larger task of clarifying State oversight responsibilities in Annex 18 (see DGP/26 Report on Agenda Item 6 and DGP/27 Report on Agenda Item 5). Accordingly, Chapter 10 has been refined since DGP/27 to ensure alignment with the over-all amendment proposal.

11. CHAPTER 11. DANGEROUS SECURITY PROVISIONS

11.1 Existing Chapter 13 was modified to include physical and cyber security of data provisions with respect to the processing of exemptions for the transport of high consequence dangerous goods and a requirement for security personnel to receive dangerous goods training.

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APPENDIX B TO THE REPORT ON AGENDA ITEM 5 (English only)

* PROPOSED AMENDMENT TO ANNEX 18 — THE SAFE TRANSPORT OF DANGEROUS GOODS BY AIR

* NOTES ON THE PRESENTATION OF THE PROPOSED AMENDMENT

*

The text of the amendment is arranged to show revisions as shown below:

Text to be deleted is shown in blue with a blue line through it. (strikeout text)

text to be deleted

New text to be inserted is shown in red with red underline (redline text)

new text to be inserted

Text to be deleted is shown in blue with a blue line through it (strikeout text) followed by the replacement text which is shown in red with red underline (redline text).

new text to replace existing text

Text moved from a different location is identified with a reference to the location it is moved from in a light-red shaded box immediately before the redline text in the new location.

text moved from a different location

Text that is moved to a different location is identified with a reference to the location it is moved to in a light-blue shaded box immediately before the strikeout text in the original location.

text moved to a different location

5.1 **FOREWORD**

Historical background

The provisions of Annex 18 govern the international transport of dangerous goods by air. The material in this Annex was They were developed by the Air Navigation Commission in response to a need expressed by Contracting States for an internationally agreed set of provisions governing the safe transport of dangerous goods by air. They were adopted by Council on 26 June 1981 and became applicable on 1 January 1984.

Relationship with the Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284)

Annex 18 specifies the broad Standards and Recommended Practices to be followed to enable dangerous goods to be carried safely. The broad provisions are amplified by the detailed specifications of the *Technical Instructions for the Safe Transport of Dangerous Goods by Air* (Doc 9284) (Technical Instructions). In order to assist in achieving compatibility with the regulations covering the transport of dangerous goods by other modes of transport, the The provisions of this Annex the Technical Instructions are based on the Recommendations of the on the transport of dangerous goods for all modes of transport developed by the United Nations Committee of Experts on the Transport of Dangerous Goods and the Regulations for the Safe Transport of Radioactive Materials of the International Atomic Energy Agency. The intent of using this common base by all modes of transport is to allow cargo to be transferred safely and smoothly between air, sea, rail, and road modes. Modifications from these recommendations are made in the Technical to address specific aviation needs while keeping in the mind the need to ensure modal compatibility.

Relationship with Status of the Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284)

The provisions of Annex 18 govern the international transport of dangerous goods by air. The broad provisions of this Annex are amplified by the detailed specifications of the *Technical Instructions for the Safe Transport of Dangerous Goods by Air* (Doc 9284). The detailed requirements of the Technical Instructions are considered binding on a State by virtue of 2.3.1.1 of this Annex unless it has notified a difference to this provision under Article 38 of the Convention.

Amendments to Annex 18 and the Technical Instructions

Annex 18 is intended to contain stable material requiring only minor amendments using the normal Annex amendment process. The Technical Instructions require more substantial and frequent amendments to keep up with day-to-day operational use. The significant growth and complexity in air cargo operations since Annex 18 was first adopted necessitates the implementation of the same proactive strategy to improve safety performance needed in other aviation sectors through the State safety programme (SSP). Provisions aimed at ensuring States integrate dangerous goods operations within their SSP were adopted by Council on ... 2025 through Amendment 13. The provisions provide clarity and sufficient detail to effectively outline States' responsibilities with respect to the safe transport of dangerous goods by air and the interrelationship of responsibilities between dangerous goods and other aviation

activities. In order that a comprehensive document may be available to States for implementation of the dangerous goods provisions prescribed by this Annex, an Attachment hereto describes the interrelationships between Annex 18 and other Annexes bearing on the safe transport of dangerous goods by air.

The Air Navigation established the Dangerous Goods Panel (DGP) and tasked it with maintaining the Technical Instructions. The DGP meets periodically to review comments received from States and interested international organizations, to consider any changed recommendations of the United Nations Committee or the IAEA, to address safety and facilitation issues specific to air transport and to prepare revised editions of the Technical Instructions. Amendments recommended by the DGP are published in panel meeting reports and made available on www.icao.int/safety/DangerousGoods.

Amendments recommended by the DGP are reviewed by the Air Navigation Commission and approved, issued and amended by the Council. Action taken by the Air Navigation Commission or the Council on the recommendations is published in the Supplement to DGP meeting reports and made available on www.icao.int/safety/DangerousGoods/.

A new edition of the Technical Instructions is published every two years. Amendments to the Technical Instructions during the specific period of applicability of an edition of the document may also be published if deemed necessary. Amendments during the specific period of applicability are made available on www.icao.int/safety/dangerous goods.

Guidance

Guidance to States on the implementation of Annex 18 is contained in *Oversight and Management of the Safe Transport of Dangerous Goods by Air Manual (Doc xxxxx)*.

The Technical Instructions are supported by the Supplement to the Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284). The Supplement contains guidance to assist States when considering authorizations to transport dangerous goods by air that the Technical Instructions forbid under normal circumstances through approvals or exemptions.

Action by Contracting States

Notification of differences. The attention of Contracting States is drawn to the obligation imposed by Article 38 of the Convention by which Contracting States are required to notify the Organization of any differences between their national regulations and practices and the International Standards contained in this Annex and any amendments thereto. Contracting States are invited to extend such notification to any differences from the Recommended Practices contained in this Annex, and any amendments thereto, when the notification of such differences is important for the safety of air navigation. Further, Contracting States are invited to keep the Organization currently informed of any differences which may subsequently occur, or of the withdrawal of any differences previously notified. A specific request for notification of differences will be sent to Contracting States immediately after the adoption of each amendment to this Annex.

The attention of States is also drawn to the provisions of Annex 15 related to the publication of differences between their national regulations and practices and the related ICAO Standards and Recommended Practices through the Aeronautical Information Service, in addition to the obligation of States under Article 38 of the Convention.

In the specific case of 2.2.1 of this Annex, it should be noted that States are expected to file a difference only if they are unable to accept the binding nature of the Technical Instructions. Variations from the detailed provisions of

the Technical Instructions are to be reported to ICAO for publication in that document as required by 2.5 of this Annex. Such detailed variations from the Technical Instructions will not be published with any other differences in a Supplement to this Annex and are not expected to be published under the provisions of Annex 15.

Promulgation of information. The establishment and withdrawal of any changes to facilities, services and procedures affecting aircraft operations provided in accordance with the Standards specified in this Annex should be notified and take effect in accordance with the provisions of Annex 15.

INTERNATIONAL STANDARDS AND RECOMMENDED PRACTICES

CHAPTER 1. DEFINITIONS

When the following terms are used in this Annex, they have the following meanings:

Approval. An authorization granted by an appropriate national authority for:

- a) the transport of dangerous goods forbidden on passenger and/or cargo aircraft where the Technical Instructions state that such goods may be carried with an approval; or
- b) other purposes as provided for in the Technical Instructions.

Note.— In the absence of a specific reference in the Technical Instructions allowing the granting of an approval, an exemption may be sought.

Cargo. Any property carried on an aircraft other than mail and accompanied or mishandled baggage.

<u>Note.— This definition differs from the definition of "cargo" given in Annex 9 — Facilitation.</u>

Origin:	Rationale:
DGP/29	The term is referred to in Annex 18. The definition is replicated from the Technical Instructions.

Cargo aircraft. Any aircraft, other than a passenger aircraft, which is carrying goods or property.

Origin:	Rationale:
DGP/29	The term is not referred to in Annex 18.

<u>Civil aviation authority</u> (CAA). The governmental entity or entities, however titled, that are directly responsible for the regulation of all aspects of civil air transport, technical (i.e. air navigation and aviation safety) and economic (i.e. the commercial aspects of air transport).

Origin:	Rationale:
DGP/29	The term is referred to in Annex 18. The definition is replicated from the <i>Safety Oversight Manual</i> (Doc 9734).

Consignment. One or more packages of dangerous goods accepted by an operator from one shipper at one time and at one address, receipted for in one lot and moving to one consignee at one destination address.

Crew member. A person assigned by an operator to duty on an aircraft during a flight duty period.

Dangerous goods. Articles or substances which are capable of posing a risk hazard to health, safety, property or the environment and which are shown in the list of dangerous goods in the Technical Instructions or which are classified according to those Instructions.

Origin:	Rationale:
DGP/26 AN Min. 207-5 AN Min. 209-2	Justification: The need was identified during work on harmonizing provisions of the Technical Instructions with the UN Recommendations on the Transport of Dangerous Goods for incorporation in the 2019-2020 Edition. The amendment corrected inaccurate use of the term "risk". The definition in the Technical Instructions already aligns with the UN Model Regulations. The ANC conducted a final review of the amendment following State consultation. It was pointed out, and recognized by the Commission, that the amendment proposal was administrative in nature and, as such, should be consolidated with other Annex 18 amendment proposals which could imply a later applicability date than the currently indicated 7 November 2019. (AN Min 209-2).

Dangerous goods accident. An occurrence associated with and related to the transport of dangerous goods by air, not necessarily occurring on board an aircraft, which results in fatal or serious injury to a person or major property or environmental damage.

Note.— A dangerous goods accident may also constitute an aircraft accident as defined in Annex 13— Aircraft Accident and Incident Investigation.

Origin:	Rationale:
DGP/26 and DGP/29	Clarification that a dangerous goods accident is not restricted to an accident associated with the operation of an aircraft. The wording aligns with text in the definition for dangerous goods incident. It is important to capture accidents not associated with the operation of an aircraft because they could indicate a safety deficiency that might have resulted in an aircraft accident if the dangerous goods had been loaded on the aircraft. (see DGP/26 Report and DGP/26-IP/6)

<u>Dangerous goods incident.</u> An occurrence, other than a dangerous goods accident, associated with and related to the transport of dangerous goods by air, not necessarily occurring on board an aircraft, which results in injury to where:

- a) a person, is injured;
- b) there is property or environmental damage;
- c) there is fire, breakage, spillage, leakage of fluidcontents or radiation or there is other evidence that the integrity of the packaging has not been maintained. Any; or
- <u>d)</u> <u>-occurrence relating to the transport of dangerous goods which seriously jeopardizes</u> the <u>safety of the</u> aircraft or its occupants is also deemed to constitute a <u>is jeopardized</u>.

<u>Note.— A</u> dangerous goods incident- <u>may also constitute an aircraft incident as defined in Annex 13 — Aircraft Accident and Incident Investigation.</u>

Origin:	Rationale:
DGP/26 and DGP/29	 Editorial amendments to improve readability (see DGP/26 Report and DGP/26-IP/6). "fluid" is replaced with "contents" to include solids. Note added to establish relationship between a dangerous goods incident and an aircraft incident under Annex 13. It is similar to the one added under "Dangerous goods accident".

Designated postal operator. Any governmental or non-governmental entity officially designated by a Universal Postal Union (UPU) member country to operate postal services and to fulfil the related obligations arising from the acts of the UPU Convention on its territory.

Exception. A provision in this Annex which excludes a specific item of dangerous goods from the requirements normally applicable to that item.

Exemption. An authorization, other than an approval, granted by an appropriate national authority providing relief from the provisions of the Technical Instructions.

Flight crew member. A licensed crew member charged with duties essential to the operation of an aircraft during a flight duty period.

<u>Misdeclared dangerous goods</u>. Dangerous goods offered for transport by air that are identified to not be in accordance with the information provided on the dangerous goods transport document or other documentation, when <u>applicable</u>.

Note.— Dangerous goods identified by the operator during the acceptance check as not being in compliance with the applicable provisions of the Technical Instructions are not included in this definition.

Origin:	Rationale:
DGP/29	The term is referred to in Annex 18.

Operator. A person, organization or enterprise engaged in or offering to engage in an aircraft operation.

Overpack. An enclosure used by a single shipper to contain one or more packages and to form one handling unit for convenience of handling and stowage.

Note.— A unit load device is not included in this definition.

Package. The complete product of the packing operation consisting of the packaging and its contents prepared for transport.

Packaging. Receptacles One or more receptacles and any other components or materials necessary for the receptacler to perform its their containment function and other safety functions.

Note.— For radioactive material, see Part 2, paragraph 7.2<u>1.3</u> of the Technical Instructions.

Origin:	Rationale:
DGP/27 AN Min. 213-3	Recommended by DGP/27 (Recommendation 1/1). Harmonizes the definition with the one contained in the UN Recommendations on the Transport of Dangerous Goods and corrects an out-of-date reference in the note. The definition is also contained in the Technical Instructions and already aligns with the UN Model Regulations. The Air Navigation Commission made a preliminary review of Recommendation 1/1 and, noting the amendment was editorial in nature, agreed that it should be referred for comments to Contracting States and appropriate international organizations, together with the Commission's own comments and proposals thereon, only as part of a more substantive amendment to Annex 18. (AN Min. 213-3)

Passenger aircraft. An aircraft that carries any person other than a crew member, an operator's employee in an official capacity, an authorized representative of an appropriate national authority or a person accompanying a consignment or other cargo.

Origin:	Rationale:
D CD (20	
DGP/29	The term is not referred to in Annex 18.

<u>Pilot-in-command.</u> The pilot designated by the operator, or in the case of general aviation, the owner, as being in command and charged with the safe conduct of a flight.

Remote pilot-in-command. The remote pilot designated by the operator as being in command and charged with the safe conduct of a flight.

Origin:	Rationale:
DGP/29	The term is referred to in Annex 18.

Safety management system (SMS). A systematic approach to managing safety, including the necessary organizational structures, accountabilities, policies and procedures.

Serious injury. An injury which is sustained by a person in an accident and which:

- a) requires hospitalization for more than 48 hours, commencing within seven days from the date the injury was received; or
- b) results in a fracture of any bone (except simple fractures of fingers, toes or nose); or
- c) involves lacerations which cause severe haemorrhage, nerve, muscle or tendon damage; or
- d) involves injury to any internal organ; or
- e) involves second or third degree burns, or any burns affecting more than 5 per cent of the body surface; or
- f) involves verified exposure to infectious substances or injurious radiation.

State of Destination. The State in the territory of which the consignment is finally to be unloaded from an aircraft.

State of Origin. The State in the territory of which the consignment is first to be loaded on an aircraft.

<u>State of the Operator.</u> The State in which the operator's principal place of business is located or, if there is no such place of business, the operator's permanent residence.

Supply chain. Includes any entity that:

- a) offers, handles or transports; or
- b) causes to offer, handle or transport;

dangerous goods in cargo or mail.

Origin:	Rationale:
DGP/29	Proposed amendment introduces new provisions for safety of the supply chain. The definition scopes the term.

<u>Technical Instructions.</u> The Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284), approved and issued periodically in accordance with the procedure established by the ICAO Council.

<u>Undeclared dangerous goods</u>. Dangerous goods offered for transport by air where there is no dangerous goods transport document or other documentation, when permitted, describing the contents as containing dangerous goods or the package is not marked to identify the contents as containing dangerous goods, as required by the <u>Technical Instructions</u>.

Origin:	Rationale:
DGP/29	The term is referred to in Annex 18.

UN number. The four-digit number assigned by the United Nations Committee of Experts on the Transport of Dangerous Goods and on the Globally Harmonized System of Classification and Labelling of Chemicals to identify an article or substance or a particular group of articles or substances.

Unit load device (ULD). Any type of freight container, A device for grouping and restraining cargo, mail and baggage for air transport. It is either an aircraft container, or a combination of an aircraft pallet with a net, or and an aircraft pallet with a net over an igloo. Any type of freight container, aircraft container, aircraft pallet with a net, or aircraft pallet with a net over an igloo. A ULD is designed to be directly restrained by the aircraft cargo loading system.

Note 1.— An overpack is not included in this definition.

Note 2.— A freight container for radioactive material is not included in this definition (see Part 2, paragraph 7.1.3 of the Technical Instructions).

Origin:	Rationale:
DGP/29 and DGP- WG/23	The definition has been in the Annex since its first edition. It is also contained in the Technical Instructions. The wording refers to older terminology and to articles that are no longer used. The amendment modernizes the terminology. The addition of Note 2 is made for the sake of alignment with the definition in the Technical Instructions. It was added to the Technical Instructions to differentiate a freight container for radioactive material from a ULD, because the former has specific characteristics that do not necessarily apply to a ULD. It was never made The amendment will ensure this concept is clear and ensure alignment between the two documents.

CHAPTER 2. APPLICABILITYGENERAL

2.1 Objectives

Each Contracting State shall have as a primary objective in the transport of dangerous goods by air the safety of the aircraft, its occupants, ground personnel, the general public and the environment.

Origin:	Rationale:
DGP/29	The safe transport of dangerous goods by air is dependent on the diligence of entities both within and outside the aviation system. The primary objective when using aviation to transport or carry dangerous goods for those outside the aviation system is not typically the safety of the aircraft and its occupants. It is therefore important to make this the primary objective when it comes to the safe transport of dangerous goods by air in addition to those entities that could be impacted by dangerous goods by other modes (i.e. ground personnel, the general public and the environment). This SARP is based on 2.1.1 of Annex 17—Security, another Annex that deals with entities outside the aviation system.

2.12.2 General a Applicability

2.1.12.2.1 The Standards and Recommended Practices of this Annex shall be applicable to—all international operations of civil—aircraft aviation.

Origin:	Rationale:
DGP/29	a) "General" is removed for the sake of consistency with other Annexes.b) Applying the Annex to aviation rather than to the operation of the aircraft is intended to ensure that entities other than the operator that contribute to the safe transport of dangerous goods are covered by this Annex.

The following is moved from 2.3:

Recommendation.—In the interests of safety and of minimizing interruptions to the international transport of dangerous goods, Each Contracting States should-also take the necessary measures to achieve compliance with apply the Standards and Recommended Practices contained in this Annex-and the Technical Instructions for to domestic civil-aircraft operations aviation.

Origin:	Rationale:
DGP/29	 a) The provision relates to the applicability of the Annex and the Technical Instructions to domestic civil aircraft operations. There is a current recommendation to take the necessary measures to achieve compliance with the Annex and the Technical Instructions to domestic transport, but it is currently located outside of the applicability section of Chapter 2 (2.3). It is therefore proposed to move the recommended practice under the international applicability SARP. b) "Each" is added before "Contracting State" for the sake of consistency.

- c) The current recommendation refers to the Annex and the Technical Instruction. Removing the reference to the Technical Instructions is proposed as it is considered redundant, given that Annex 18 makes the document binding on a State.
- d) It is proposed to replace "to achieve compliance" with "apply" for the sake of clarity and consistency.
- e) Text referring to "the interests of safety and minimizing interruptions to the international transport of dangerous goods" is considered more appropriate as guidance material. It is therefore proposed to remove it from the recommended practice and to elaborate on the concept in a new guidance document to support the implementation of Annex 18 (Oversight and Management of the Safe Transport of Dangerous Goods by Air Manual (Doc xxxxx).
- f) "to domestic aircraft operations" is replaced with "to domestic civil aviation" to align with the revision to the previous SARP for the same reason, i.e. to ensure that entities other than the operator that contribute to the safe transport of dangerous goods are covered.

The following is moved from 2.4.1:

2.4.12.2.2 Articles and substances which would otherwise be classed classified as dangerous goods but which are required to be aboard the aircraft in accordance with the pertinent airworthiness requirements and operating regulations, or for those specialized purposes identified in the Technical Instructions, shall be excepted from the provisions of this Annex.

The following is moved from 2.4.2:

<u>2.4.2 Note.</u> Where See Chapter 6 for the requirements applicable to the transport of articles and substances intended as replacements for those described in <u>2.4.1 2.2.3</u> or which have been removed for replacement are when carried on an aircraft, they shall be transported in accordance with the provisions of this Annex except as permitted in the Technical Instructions.

Origin:	Rationale:
DGP/29	 a) The provision in current 2.4.1 relates to the applicability of the Annex and the Technical Instructions, but it is currently located outside of the applicability section of Chapter 2. It is therefore proposed to move the Standard to this section, i.e. the applicability section. b) The current Standard in 2.4.2 requiring articles and substances classified as dangerous goods which are intended as replacements for those described in 2.4.1 and those removed for replacement to be transported in accordance with the Annex is proposed for deletion from this chapter because it is proposed to be captured in Chapter 6 — Operator Responsibilities. Chapter 6 is intended to outline the dangerous goods elements the State of the Operator needs to consider when authorizing an operator to conduct air transport operations. How an operator ensures that articles and substances classified as dangerous goods needing to be replaced or intended as replacements for those described in new 2.2.3 are transported safely is one of those elements. Addressing this in Chapter 6 instead of this chapter allows for a comprehensive list of elements to be considered. The note under 2.2.2 referring to the provision in Chapter 6 is proposed to emphasize that there are limits to the exception in 2.2.2.

The following is moved to new 2.4.2.1:

2.1.2 Where specifically provided for in the Technical Instructions, the States concerned may grant an approval provided that in such instances an overall level of safety in transport which is equivalent to the level of safety provided for in the Technical Instructions is achieved.

The following is moved to new 2.4.2.2:

- 2.1.3 In instances:
- a) of extreme urgency; or
- b) when other forms of transport are inappropriate; or
- c) when full compliance with the prescribed requirements is contrary to the public interest,

the States concerned may grant an exemption from the provisions of the Technical Instructions provided that in such instances every effort shall be made to achieve an overall level of safety in transport which is equivalent to the level of safety provided for in the Technical Instructions.

Origin:	Rationale:
DGP/29	It is proposed to move the approval and exemption provisions from the applicability section to the limitation on the transport of dangerous goods by air section because they are more associated with the latter than with applicability. Approvals and exemptions are already mentioned in that section, so keeping all the relevant SARPs together makes them more comprehensive.

2.1.4 For the State of Overflight, if none of the criteria for granting an exemption are relevant, an exemption may be granted based solely on whether it is believed that an equivalent level of safety in air transport has been achieved.

Origin:	Rationale:
DGP/29	The Standard in 2.1.4 is proposed for deletion as it is considered more appropriate to address its intent, which is not clear by the wording, in guidance material. The intent of the SARP is to address challenges faced by the State of Overflight when considering whether to grant an exemption when the criteria for granting it are not applicable to that State. The challenges faced by the State of overflight are transferred to applicants, who are often unable to acquire an exemption. Addressing the issue through guidance will allow for more comprehensive assistance to States on the subject.

Note 1 is moved to under 2.4.2.1 and Notes 2 and 3 are moved to under 2.4.2.2:

Note 1.— For the purpose of approvals, "States concerned" are the States of Origin and the Operator, unless otherwise specified in the Technical Instructions.

Note 2. For the purpose of exemptions, "States concerned" are the States of Origin, Operator, Transit, Overflight and Destination.

Note 3.— Guidance for the processing of exemptions, including examples of extreme urgency, may be found in the Supplement to the Technical Instructions (Part S 1, Chapter 1, 1.2 and 1.3).

Origin:	Rationale:
DGP/29	Note 1 is specific to approvals and Notes 2 and 3 are specific to the exemptions. It is proposed to move Note 1 under the provision for approvals (now 2.4.2.1) and Notes 2 and 3 under the provision for exemptions (now 2.4.2.2) to improve clarity.

Note 4. Refer to 4.3 for dangerous goods forbidden for transport by air under any circumstances.

Origin:	Rationale:
DGP/29	The note is necessary in the current Annex because the provisions for approvals and exemptions and the provisions for dangerous goods forbidden under any circumstance are in
	different sections of this chapter. This is no longer necessary, since all of these provisions are
	proposed for inclusion in the same location, i.e. the limitation on the transport of dangerous goods section.

Note 5 is moved to under the title of Chapter 6 (Operator's Responsibilities) as Note 4:

Note 5.— It is not intended that this Annex be interpreted as requiring an operator to transport a particular article or substance or as preventing an operator from adopting special requirements on the transport of a particular article or substance.

Origin:	Rationale:
DGP/29	The note is moved to Chapter 6: Operator responsibilities as Note 4. The note is currently
	under the provisions for approvals and exemptions, but its application goes beyond these.
	Moving the note to Chapter 6 makes the provisions for operators more comprehensive.

2.22.3 Detailed instructions

2.3.1 Dangerous Goods Technical Instructions

- <u>2.2.12.3.1.1</u> Each Contracting State shall take the necessary measures to <u>aimed at ensuring entities in the supply</u> chain, passengers, and crew members achieve compliance with the detailed provisions contained in the Technical Instructions.
- 2.3.1.2 Each Contracting State shall also take the necessary measures to achieve compliance with any amendment to the Technical Instructions which may be published during the specified period of applicability of an edition of the Technical Instructions.

Origin:	Rationale:
DGP/29	a) The addition of a new heading in 2.3 is proposed to describe the intent of the Technical Instructions.

- b) The current Standard could incorrectly be interpreted to imply that the State needs to comply with the detailed provisions contained in the Technical Instructions. It is the entities performing functions related to the transport of dangerous goods by air that need to achieve compliance. The proposed amendment makes who needs to comply with the Technical Instructions clear.
 - c) Current 2.2.1 contains two Standards. Editorial amendment to separate it into two.

The following is moved to 4.3:

2.2.2 **Recommendation.** Each Contracting State should inform ICAO of difficulties encountered in the application of the Technical Instructions and of any amendments which it would be desirable to make to them.

Origin:	Rationale:
DGP/29	It is proposed to move the requirement for States to inform ICAO of difficulties applying the Technical Instructions to a proposed new Chapter 3: Provision of information to ICAO. The new chapter is intended to contain all requirements related to providing ICAO with information in one place.

2.2.32.3.1.2 **Recommendation.**— Although an amendment to the Technical Instructions with an immediate applicability for reasons of safety may not yet have been implemented in a Contracting State, such State should, nevertheless, facilitate the movement of dangerous goods in its territory which are consigned from another Contracting State in accordance with that amendment, providing the goods comply in total with the revised requirements.

The following is moved from 2.6:

2.62.3.1.3 Surface transport Multimodal transport

<u>Recommendation.</u> <u>States Each Contracting State</u> should <u>make provisions take measures</u> to enable dangerous goods intended for air transport and prepared in accordance with the <u>ICAO</u> Technical Instructions to be accepted for <u>surface</u> transport <u>by other modes of transport</u> to or from aerodromes.

Origin:	Rationale:
DGP/29	 a) The amendment to the heading is proposed because multimodal transport is a common term in the dangerous goods world and makes the intent of the provision easier to understand. b) Editorial revisions are proposed for the sake of clarity and consistency. c) The references to "ICAO" is unnecessary as there is now a definition for "Technical Instructions". d) It is proposed to move the recommendation from its current location to this location so that all provisions related to the Technical Instructions are in one place.

2.4 Limitation on the transport of dangerous goods by air

The following is moved from 4.1:

4.12.4.1 Dangerous goods permitted for transport by air

2.4.1.1 Each Contracting State shall only permit_Tthe transport of dangerous goods as cargo or mail by air-shall be forbidden except as established in this Annex and the detailed specifications and procedures provided in provisions of the Technical Instructions.

Origin:	Rationale:
DGP/29	 a) Moved from Chapter 4 (Limitation on the transport of dangerous goods by air) to keep the general regulatory framework for transport of dangerous goods by air in one place. b) Editorial revisions to the Standard are proposed to improve clarity by aligning the wording with the header. c) "Each Contracting State" is added to reflect the fact that the SARP is directed at the State. d) The addition of a reference to cargo or mail is proposed to differentiate from passenger baggage in the next SARP (2.4.1.2). e) "specifications and procedures" is replaced with "provisions" for the sake of consistency with other parts of the Annex.

<u>2.4.1.2</u> Each Contracting State shall only permit the carriage of dangerous goods by passengers or crew members when specifically permitted in accordance with Part 8 of the Technical Instructions.

Origin:	Rationale:
DGP/29	 a) New Standard which replaces the exception from the Annex of specific articles and substances carried by passengers or crew members currently contained in 2.4.3 because dangerous goods carried by passengers and crew are not excepted from the Annex. They are forbidden unless specifically permitted in the Technical Instructions, and there are criteria for allowing them there. b) Having the provision here clarifies the distinction between dangerous goods carried as cargo and dangerous good carried by passengers and crew and the fact that they are both covered by the Annex

The following heading and Standard are moved from 4.2:

4.22.4.2 Dangerous goods forbidden for transport by air unless approved or exempted

The dangerous goods described hereunder shall be forbidden on aircraft unless exempted by the States concerned under the provisions of 2.1 or Each Contracting State shall not permit the transport of dangerous goods identified in the Technical Instructions as being forbidden for transport in normal circumstances unless the provisions of the Technical Instructions indicate they may be transported under an approval granted by the State of Origin: States concerned in accordance with 2.4.2.1 or an exemption granted by the States concerned in accordance with 2.4.2.2.

- a) dangerous goods that are identified in the Technical Instructions as being forbidden for transport in normal circumstances; and
 - b) infected live animals.

Origin:	Rationale:
DGP/29	 a) Moved from Chapter 4 (Limitation on the transport of dangerous goods by air) to keep the general regulatory framework for transport of dangerous goods by air in one place. b) The addition of "approved" in the heading is proposed because the SARP refers to both approvals and exemptions. c) "Each Contracting State shall not permit" added to reflect the fact that the SARP is directed at the State. d) Editorial amendments to clarify intent. e) The references to exemption and approval provisions have changed because it is proposed to move these provisions from the general applicability section this section. f) Reference to only State of Origin for an approval is inconsistent with what is currently in the general applicability section which includes the State of the Operator as part of the approval process. "States concerned" is explained under the specific provisions for approvals (2.4.2.1) and exemptions (2.4.2.2) below.
	g) Deleted "infected live animals" because this is covered by the Technical Instructions.

2.4.2.1 Approvals

The following Standard is moved from 2.1.2:

2.1.2 Where specifically provided for in the Technical Instructions, the States concerned may grant an approval provided that in such instances an overall level of safety in transport which is equivalent to the level of safety provided for in the Technical Instructions is achieved.

Origin:	Rationale:
DGP/29	a) Moved from the current general applicability section in 2.1.2 as it relates more to the limitation provisions than to applicability provisions.b) Addition of heading for the sake of clarity.

The following noted is moved from 2.1 (below 2.1.4):

Note—1.— For the purpose of approvals, "States concerned" are the States of Origin and the Operator, unless otherwise specified in the Technical Instructions.

Origin:	Rationale:
DGP/29	The note applies to the States concerned when issuing an approval. It is moved from under 2.1.4 (Note 1) so that it is directly below the approval provision.

2.4.2.2 Exemptions

The following Standard is moved from 2.1.3:

2.1.3 In instances:

- a) of extreme urgency; or
- b) when other forms of transport are inappropriate; or

when full compliance with the prescribed requirements is contrary to the public interest,

the States concerned may grant an exemption from the provisions of the Technical Instructions provided that in such instances every effort shall be made to achieve an overall level of safety in transport which is equivalent to the level of safety provided for in the Technical Instructions.

Origin:	Rationale:
DGP/29	a) Moved from the current general applicability section in 2.1.3 as it relates more to the limitation provisions than to applicability provisions.b) Addition of heading for the sake of clarity.

The following note is moved from 2.1 (below 2.1.4):

Note-21.— For the purpose of exemptions, "States concerned" are the States of Origin, Operator, Transit, Overflight and Destination.

Origin:	Rationale:
DGP/29	The note applies to the States concerned when issuing an exemption. It is moved from under 2.1.4 (Note 2) so that it is directly below the exemption provision.

The following note is moved from 2.1 (below 2.1.4):

Note 3.— Guidance for the processing of exemptions, including examples of extreme urgency, may be found in the Supplement to the Technical Instructions (Part S 1, Chapter 1, 1.2 and 1.3) Oversight and Management of the Safe Transport of Dangerous Goods by Air Manual (Doc xxxxx), Chapter yy.

Origin:	Rationale:
DGP/29	The guidance for processing of exemptions is currently contained in the Supplement to the Technical Instructions, but it is proposed to move all guidance specific to States from the Supplement to a new manual so that all guidance is consolidated in one place. The note is updated accordingly.

The following heading and Standard are moved from 4.3:

4.32.4.3 Dangerous goods forbidden for transport by air under any circumstances

Articles and substances that are specifically identified by name or by generic description in the Technical Instructions as being forbidden for transport by air under any circumstances shall not be carried on any aircraft.

2.4.3.1 Each Contracting State shall forbid any article or substance to be transported by air under any circumstance if, as presented for transport, it is liable to explode, dangerously react, produce a flame or dangerous evolution of heat or dangerous emission of toxic, corrosive or flammable gases or vapours under conditions normally encountered in transport.

2.4.3.2 Each Contracting State shall not grant approvals or exemptions for articles and substances identified in 2.4.3.1.

<u>Note.— Guidance on dangerous goods forbidden for transport under any circumstance is provided in</u> <u>Doc xxxx, Chapter yy.</u>

Origin:	Rationale:
DGP/29	 a) Moved from Chapter 4 (Limitation on the transport of dangerous goods by air) to keep the general regulatory framework for transport of dangerous goods by air in one place. b) The current SARP in 4.3 refers to articles or substances specifically identified by name or by generic description in the Technical Instructions as being forbidden for transport under and circumstance. The Technical Instructions make it clear that it is not possible to list all dangerous goods that should be forbidden under any circumstance. It is therefore proposed to include an explanation of what cannot be safely transported on an aircraft in the SARP and to include guidance for determining this in the new document referred to in the note. c) States should not grant approvals or exemptions to transport such articles or substances. New 2.4.3.2 makes this clear.

The following is moved to 2.2:

2.3 Domestic civil aircraft operations

Recommendation. In the interests of safety and of minimizing interruptions to the international transport of dangerous goods, Contracting States should also take the necessary measures to achieve compliance with the Annex and the Technical Instructions for domestic civil aircraft operations.

Origin:	Rationale:
DGP/29	The recommendation relates to the applicability of the Annex and the Technical Instructions to domestic civil aircraft operations. It is therefore proposed to move the recommended practice to the applicability section of this chapter (2.2.2).

The following is moved to 2.2.3:

2.4 Exceptions

2.4.1 Articles and substances which would otherwise be classed as dangerous goods but which are required to be aboard the aircraft in accordance with the pertinent airworthiness requirements and operating regulations, or for those specialized purposes identified in the Technical Instructions, shall be excepted from the provisions of this Annex.

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The following is moved to Chapter 6:

2.4.2 Where articles and substances intended as replacements for those described in 2.4.1 or which have been removed for replacement are carried on an aircraft, they shall be transported in accordance with the provisions of this Annex except as permitted in the Technical Instructions.

Origin:	Rationale:
DGP/29	This SARP is proposed to be captured in Chapter 6 — Operator Responsibilities. Chapter 6 is intended to outline the dangerous goods elements the State of the Operator needs to consider when authorizing an operator to conduct air transport operations. How an operator ensures that articles and substances classified as dangerous goods which are intended as replacements is one of those elements. Addressing this in Chapter 6 instead of this chapter allows for a comprehensive list of elements to be considered.

2.4.3 Specific articles and substances carried by passengers or crew members shall be excepted from the provisions of this Annex to the extent specified in the Technical Instructions.

Origin:	Rationale:
DGP/29	The exception for dangerous goods carried by passengers and crew is proposed for deletion because they are not excepted from the Annex. They are forbidden unless specifically permitted in the Technical Instructions, and there are criteria for allowing them there. A new SARP related to dangerous goods carried by passengers and crew is proposed for inclusion under Dangerous goods permitted for transport by air (see proposed 2.4.1) and a new chapter devoted to dangerous goods permitted for carriage by passengers and crew (Chapter 7).

The is moved to 3.2:

2.5 Notification of variations from the Technical Instructions

2.5.1 Where a Contracting State adopts different provisions from those specified in the Technical Instructions, it shall notify ICAO promptly of such State variations for publication in the Technical Instructions.

Note. Contracting States are expected to notify a difference to the provisions of 2.2.1 under Article 38 of the Convention only if they are unable to accept the binding nature of the Technical Instructions. Where States have adopted different provisions from those specified in the Technical Instructions, they are expected to be reported only under the provisions of 2.5.

Origin:	Rationale:
DGP/29	The requirement for States to inform ICAO of State variations is proposed to be moved to a new Chapter 3: Provision of information to ICAO. The new chapter is proposed so that all requirements related to providing ICAO with information is in one place.

2.5.2 Recommendation.— The State of the Operator should take the necessary measures to ensure that when an operator adopts more restrictive requirements than those specified in the Technical Instructions, the notification of such operator variations is made to ICAO for publication in the Technical Instructions.

Origin:	Rationale:
DGP/29	Few operator variations are reported to ICAO, and updates to already reported variations are not always provided. Users of the Technical Instructions cannot depend on these variations. Operator variations are more reliably reported to industry and included in industry regulations. It is therefore proposed that the recommendation be deleted.

The following is moved to 2.3.1.3:

2.6 Surface transport

Recommendation. States should make provisions to enable dangerous goods intended for air transport and prepared in accordance with the ICAO Technical Instructions to be accepted for surface transport to or from aerodromes.

The following is moved to Chapter 4.1:

2.7 National authority

Each Contracting State shall designate and specify to ICAO an appropriate authority within its administration to be responsible for ensuring compliance with this Annex.

Origin:	Rationale:
DGP/29	The requirement for States to designate and specify to ICAO an appropriate authority within its administration to be responsible for ensuring compliance with this Annex is proposed to be moved to a new Chapter 3: Provision of information to ICAO. The new chapter is proposed so that all requirements related to providing ICAO with information is in one place.

CHAPTER 3. CLASSIFICATION

The classification of an article or substance shall be in accordance with the provisions of the Technical Instructions.

Note. The detailed definitions of the classes of dangerous goods are contained in the Technical Instructions. These classes identify the potential risks associated with the transport of dangerous goods by air and are those recommended by the United Nations Committee of Experts on the Transport of Dangerous Goods.

Origin:	Rationale:
DGP/29	The intent of this Standard is to ensure anyone preparing a package containing dangerous goods for transport classifies the hazards associated with the dangerous goods in accordance with the Technical Instructions. However, the Standard does not make this clear nor does it make the obligation the Standard places on a State clear. A new Chapter 5 on the safety of the supply chain is proposed which captures the intent and State obligation of this SARP and similar SARPs in current Chapters 5 (Packing), 6 (Labelling and marking) and 7 (Shipper's responsibilities).

CHAPTER 3. PROVISION OF INFORMATION TO ICAO

The following is moved from 2.7:

2.73.1 National authority

Each Contracting State shall designate and specify to ICAO an appropriate authority within its administration to be responsible for ensuring compliance with this Annex.

C	rigin:	Rationale:
D	OGP/29	a) Proposed to be moved from Chapter 2 to this chapter so that all SARPs related to providing information to ICAO are in one place.
		b) Some States have more than one authority responsible for ensuring compliance with this Annex, so "an appropriate authority" is replaced with "the authorities".

The following is moved from 2.5:

2.53.2 Notification of variations from the Technical Instructions

2.5.1—Where a Contracting State adopts different provisions from those specified in the Technical Instructions, it shall notify ICAO promptly of such State variations for publication in the Technical Instructions.

Note.— <u>Each</u> Contracting States are is expected to notify a difference to the provisions of <u>2.2.1</u> <u>2.3.1.1</u> under Article 38 of the Convention only if they are unable to accept the binding nature of the Technical Instructions. Where States have adopted different provisions from those specified in the Technical Instructions, they are expected to be reported only under the provisions of <u>2.5</u> <u>3.2</u>.

Origin:	Rationale:
DGP/29	Proposed to be moved from Chapter 2 to this chapter so that all SARPs related to providing information to ICAO are in one place.

3.3 Difficulties encountered in the application of the Technical Instructions

The following is moved from 2.2.2:

2.2.2—**Recommendation.**— Each Contracting State should inform ICAO of difficulties encountered in the application of the Technical Instructions and of any amendments which it would be desirable to make to them.

Origin:	Rationale:
DGP/29	 a) Heading added to differentiate between other sections of this chapter b) Proposed to be moved from Chapter 2 to this chapter so that all SARPs related to providing information to ICAO are in one place.

CHAPTER 4. LIMITATION ON THE TRANSPORT OF DANGEROUS GOODS BY AIR

The following is moved to 2.4.1:

4.1 Dangerous goods permitted for transport by air

The transport of dangerous goods by air shall be forbidden except as established in this Annex and the detailed specifications and procedures provided in the Technical Instructions.

The following is moved to 2.4.2:

4.2 Dangerous goods forbidden for transport by air unless exempted

The dangerous goods described hereunder shall be forbidden on aircraft unless exempted by the States concerned under the provisions of 2.1 or unless the provisions of the Technical Instructions indicate they may be transported under an approval granted by the State of Origin:

— a) dangerous goods that are identified in the Technical Instructions as being forbidden for transport in normal circumstances; and

b) infected live animals.

The following is moved to 2.4.3:

4.3 Dangerous goods forbidden for transport by air under any circumstances

Articles and substances that are specifically identified by name or by generic description in the Technical Instructions as being forbidden for transport by air under any circumstances shall not be carried on any aircraft.

Origin:	Rationale:
DGP/29	The SARPs currently in Chapter 4 for the limitation on the transport of dangerous goods are moved to Chapter 2 to keep the general regulatory framework for transport of dangerous goods by air in one place.
	It is proposed that Chapter 4 contain safety management provisions specific to dangerous goods.

CHAPTER 4. STATE SAFETY MANAGEMENT RESPONSIBILITIES

Origin:	Rationale:
DGP/29	A new chapter on State safety management responsibilities specific to dangerous goods is proposed with the aim of ensuring all entities involved with the safe transport of dangerous goods are working towards the level of safety expected in aviation. Having a common understanding of safety presents challenges unique to dangerous goods transport because of the many entities involved, including regulatory authorities and industries outside the aviation system. The chapter is intended to make the fact that transporting dangerous goods is an integral part of the State safety programme required by Annex 19 and to ensure activities necessary to achieve targeted levels of safety specific to dangerous goods that go beyond what Annex 19 requires are covered. The structure of the chapter is based on the components of an SSP so that there are four sections, one for each component.

Note 1.— The provisions for a State Safety Programme contained in Chapter 3 to Annex 19 are applicable to this Annex. This chapter of Annex 18 contains specific State safety management responsibilities relevant to the safe transport of dangerous goods by air.

Note 2.— Guidance on an SSP is contained in the Safety Management Manual (SMM) (Doc 9859).

Origin:	Rationale:
DGP/29	Authorities involved with the safe transport of dangerous goods by air may not all be part of the aviation sector in some States. The notes are intended to ensure all are aware of the requirements for a State safety programme and the fact that the transport of dangerous goods by air is an integral part of it.

4.1 State safety policy, objectives and resources

Note 1.— See 5.1 for primary aviation legislation specific to the safe transport of dangerous goods by air.

Note 2.— See 5.2 and 8.1 for specific operating regulations specific to the safe transport of dangerous goods by air.

Origin:	Rationale:
DGP/29	SARPs related to primary aviation legislation and specific operator regulations specific to dangerous goods are proposed for inclusion in Chapter 5. References to these sections in
	Notes 1 and 2 are proposed for the sake of comprehensiveness.

Note 3.— Guidance on the establishment of authorities or government agencies supported by sufficient and qualified personnel and provided with adequate financial resources for the management of safety specific to dangerous goods is contained in Doc xxxx, Chapter yy.

Note 4.— Guidance on staffing, minimum qualification requirements and training for dangerous goods technical personnel involved in the regulation and oversight of transport of dangerous goods by air is contained in Doc xxxx, yyyy.

Note 5.— Guidance on coordination between the civil aviation authority and other appropriate national authorities that could have an impact on the transport of dangerous goods by air is contained in Doc xxxx, yyyy.

Origin:	Rationale:
DGP/29	The SSP elements highlighted by Notes 3 to 4 are covered by the existing SARPs in Annex 19, so there is no need for SARPs specific to dangerous goods. However, they highlight areas that have been identified as needing to be strengthened through safety oversight audits. The notes refer to guidance on how these elements apply to dangerous goods and how they can be established.

4.2 State safety risk management

4.2.1 Exemption and approval obligations

Each Contracting State shall implement documented processes and procedures to ensure that individuals and organizations performing activities related to the transport of dangerous goods, meet the established requirements before they are allowed to exercise the privileges of an exemption or approval to conduct the relevant dangerous goods activity.

Note.— Guidance on the establishment of documented processes and procedures related to the granting of exemption and approval obligations is contained in Doc xxxx, Chapter yyyy.

Origin:	Rationale:
DGP/29 DGP/27	This Standard is aimed at ensuring States meet their responsibilities with respect to the granting of exemptions and approvals related to the transport of dangerous goods by air. The DGP has identified a need for additional guidance on the issuance of approvals and exemptions, particularly with respect to which entities the approval or exemption should be issued to and the relationship between the shipper, the operator and the State authorities processing them. Ensuring each Contracting State has documented process and procedures and providing guidance to assist them in developing them will help ensure States meet their exemption and approval obligations under Critical element 6.

4.2.2 Safety management system obligations

Note 1.— The transport of dangerous goods is included in the scope of the operator's safety management system (SMS).

Note 2.— See Annex 6 — Operation of Aircraft, Part I — International Commercial Air Transport — Aeroplanes, Chapter 15 and Part IV — International Operations — Remotely Piloted Aircraft Systems, Chapter 15 for SARPs concerning hazards associated with the transport of items in the cargo compartment, the conduct of a specific safety risk assessment, and the responsibilities for the transport of dangerous goods.

Origin:	Rationale:
DGP/29 DGP/27	The notes are aimed at ensuring the State is aware how safety management system obligations apply to dangerous goods. A new SARP is unnecessary because Note 1 is a statement of fact and Note 2 is covered by the SARPs in Annex 6.

4.2.3 Dangerous goods safety investigations

Moved from 12.1 and 12.2:

- 12.1 With the aim of preventing the recurrence of dangerous goods accidents and incidents, each Contracting State shall establish procedures for investigating and compiling information concerning such accidents and incidents which occur in its territory and which involve the transport of dangerous goods originating in or destined for another State. Reports on such accidents and incidents shall be made in accordance with the detailed provisions of the Technical Instructions.
- 12.2 **Recommendation.** With the aim of preventing the recurrence of dangerous goods accidents and incidents, each Contracting State should establish procedures for investigating and compiling information concerning such accidents and incidents which occur in its territory other than those described in 12.1. Reports on such accidents and incidents should be made in accordance with the detailed provisions of the Technical Instructions.
- 4.2.3.1 Each Contracting State shall establish a process to investigate dangerous goods accidents and dangerous goods incidents reported in accordance with Chapter 10 in support of the management of safety in the State.

Origin: Rationale: **DGP/29** This new Standard replaces the SARPs currently in 12.1 and 12.2 that require each Contracting State to establish procedures for investigating and compiling information concerning dangerous goods accidents and incidents which occur in its territory and involve the transport of dangerous goods originating or destined for another State and to report in accordance with the Technical Instructions and recommends the same when not originating or destined for another State. While accidents and incidents defined in accordance with Annex 13 apply to the operation of an aircraft, dangerous goods accidents and incidents defined in accordance with Annex 18 do not necessarily occur on board an aircraft. This SARP is intended to ensure that dangerous goods accidents or incidents that do not meet the criteria for accidents or incidents defined in Annex 13 are investigated. The investigation of an accident or incident that did not occur on board an aircraft is valuable because it may reveal safety deficiencies that need to be resolved to prevent another accident or incident and to prevent an incident from leading to an accident. The wording of the Standard is revised to: align with the wording in Annex 19; require the establishment of a process to conduct safety investigations for all accidents and incidents involving the transport of dangerous goods that are reported to the State regardless of where they occurred; c) remove the reference to compiling information because this is covered in new Chapter 10 which is proposed to contain provisions related to safety intelligence.

Moved from 12.3:

— 12.3 With the aim of preventing the recurrence of instances of undeclared or misdeclared dangerous goods in cargo, each Contracting State shall establish procedures for investigating and compiling information concerning such occurrences which occur in its territory and which involve the transport of dangerous goods originating in or destined for another State. Reports on such instances shall be made in accordance with the detailed provisions of the Technical Instructions.

- 12.4 **Recommendation.** With the aim of preventing the recurrence of instances of undeclared or misdeclared dangerous goods in cargo, each Contracting State should establish procedures for investigating and compiling information concerning such occurrences which occur in its territory other than those described in 12.3. Reports on such instances should be made in accordance with the detailed provisions of the Technical Instructions.
 - 4.2.3.2 Each Contracting State shall establish and implement a risk-based process for the investigation of:
 - a) occasions when undeclared dangerous goods are discovered in cargo or mail;
 - b) occasions when dangerous goods not permitted in passenger or crew baggage are discovered; and
 - c) other safety issues

which are reported in accordance with Chapter 10 in support of the management of safety in the State.

Origin:	Rationale:
DGP/29	This new Standard replaces the SARPs currently in 12.3 and 12.4 that require each Contracting State to establish procedures for investigating and compiling information concerning occurrences of undeclared or misdeclared dangerous in cargo which occur in its territory and involve the transport of dangerous goods originating or destined for another State and to report in accordance with the Technical Instructions and recommends the same when not originating or destined for another State.
	The new Standard is revised to:
	 a) emphasize the need for the process to be risk-based; b) require the establishment of the risk-based process for all occurrences of undeclared dangerous goods involving the transport of dangerous goods that are reported to the State regardless of where they occurred; c) expand the requirement to dangerous goods discovered in passengers and crew baggage that are not permitted and to other safety issues. d) remove the reference to compiling information because this is covered in new Chapter 10 which is proposed to contain provisions related to safety intelligence.
	The expansion of the requirement to dangerous goods discovered in passengers and crew baggage is made to reflect a long-standing requirement in the Technical Instructions. Prohibited dangerous goods pose a safety risk if they are carried onboard aircraft by passengers and crew because they are either unaware of or deliberately ignore the requirements. Investigations should be conducted with the aim of reducing the likelihood of prohibited dangerous goods being carried by passengers and crew.

Moved from 11.2:

Recommendation. 4.2.3.2 Each Contracting State-should shall participate in cooperative efforts with other Contracting States-concerning conducting safety investigations, as necessary, with the aim of resolving safety issues and eliminating violations of dangerous goods regulations, with the aim of eliminating such violations. Cooperative efforts could include coordination of investigations and enforcement actions; exchanging information on a regulated party's compliance history; joint inspections and other technical liaisons, exchange of technical staff, and joint meetings and conferences. Appropriate information that could be exchanged include safety alerts, bulletins or

dangerous goods advisories; proposed and completed regulatory actions; incident reports; documentary and other evidence developed in the investigation of incidents; proposed and final enforcement actions; and educational/outreach materials suitable for public dissemination.

Note 1.— See 10.4 for requirements related to the exchange of information.

Note 2.— Guidance on dangerous goods safety investigations can be found in Doc xxxx.

Origin:	Rationale:
DGP/29	Revised to expand beyond violations of dangerous goods regulations to include any safety issue. The cooperation of States when conducting safety investigations of an international nature is critical for the resolution of dangerous goods safety issues. The recommendation is therefore upgraded to a SARP. The text proposed for deletion is not a Standard or a Recommended Practice, but it is helpful so it will be incorporated in the new guidance document to support implementation of Annex 18.

4.2.4 Hazard identification and safety risk assessment

- 4.2.4.1 Each Contracting State shall establish and maintain a process to identify the State's system-level hazards associated supply chains from collected safety data.
- 4.2.4.2 Each Contracting State shall develop and maintain a process to assess safety risks associated with identified hazards introduced within supply chains.

Origin:	Rationale:
DGP/29	See rationale under 4.2.5.

4.2.5 Management of safety risks

- 4.2.5.1 Each Contracting State shall ensure that the mechanism for the resolution of safety issues required by Annex 19 addresses safety issues associated with the supply chain, passengers and crew.
- 4.2.5.2 Each Contracting State shall include preventing dangerous goods not in compliance with the Technical Instructions from being transported in cargo or mail as part of their safety risk management activities.
- 4.2.5.3 Each Contracting State shall implement measures with the aim of ensuring that entities within the supply chain have processes and procedures in place to identify dangerous goods in cargo or mail that are not in compliance with the Technical Instructions and to prevent them from being loaded on an aircraft.
- 4.2.5.4 Each Contracting State shall include preventing passengers and crew from taking dangerous goods on board an aircraft which they are not permitted to carry as part of their safety risk management activities.
- 4.2.5.5 Each Contracting State shall implement measures with the aim of ensuring that entities handling baggage can recognize dangerous goods not permitted to be carried by passengers and crew and prevent them from being carried on an aircraft when they are discovered.
- Note.—. Guidance on managing safety risks associated with dangerous goods is contained in Docs 10102 and Doc xxxx, Chapter yyyy.

Origin:	Rationale:
DGP/29	Annex 19 requires that States establish and maintain processes for hazard identification, assessing safety risks and managing safety risks. Hazards introduced throughout the supply chain may pose significant safety risks to aviation. Annex 6 obligates the operator to consider the supply chain in its safety risk management activities. Supply chains impact multiple operators. It is therefore important for the State to assess system-wide hazards and manage system-wide safety risks the aim of improving system-wide safety.

4.3 State Safety assurance

Moved from 11.1:

11.1 Inspection systems

Each Contracting State shall establish inspection, surveillance and enforcement procedures for all entities performing any function prescribed in its regulations for air transport of dangerous goods with a view to achieving compliance with those regulations.

Note 1. It is envisaged that these procedures would include provisions for:

inspecting dangerous goods consignments prepared, offered, accepted or transported by the entities referred to in 11.1;

inspecting the practices of the entities referred to in 11.1; and

investigating alleged violations (see 11.3).

Note 2.— Guidance on dangerous goods inspections and enforcement may be found in the Supplement to the Technical Instructions (Part S-5, Chapter 1 and Part S-7, Chapters 5 and 6).

Note.— Guidance on surveillance obligations and State safety performance specific to dangerous goods is contained in Doc xxxx, Chapter yyyy.

Origin:	Rationale:
DGP/29	The current Standard in 11.1 requires inspection, surveillance and enforcement procedures for all entities performing any dangerous goods function prescribed in a State's regulations. Requiring surveillance activities for all these entities is impossible to implement given the vast numbers performing dangerous goods functions and the fact that licence, certification, authorization or approval obligations do not apply to entities other than operators and designated postal operators. Inspection and enforcement procedures are covered by the SARPs for State safety risk management. The note provides guidance which will be incorporated in the new guidance manual. It will be aimed at ensuring the State is aware how Annex 19 surveillance obligations apply to dangerous goods.

4.4 State Safety promotion

- 4.4.1 Each Contracting State shall establish and manage safety promotional activities aimed at preventing passengers from carrying dangerous goods forbidden to be carried by passengers on board an aircraft.
 - Note.— See Chapter 7 for dangerous goods carried by passengers and crew.
- 4.4.2 Each Contracting State shall include preventing the introduction of dangerous goods in cargo and mail which are not in compliance with the provisions of this Annex and the Technical Instructions in the State safety promotion activities required by Annex 19.
- 4.4.3 Each Contracting State shall establish measures to improve safety awareness and promote a positive safety culture throughout the supply chain.

Note.— Guidance related to State safety promotion and a positive safety culture specific to the safe transport of dangerous goods is contained in Doc xxxx, Chapter yyy.

Origin:	Rationale:
DGP/29	State safety promotion specific to dangerous goods is needed for the same reasons it is needed in other aviation sectors. The new SARPs are needed because State safety promotion needs to extend beyond the aviation system. This is essential to the management of safety risks associated with the transport of dangerous goods, particularly the risk of non-compliance with dangerous goods regulations.

CHAPTER 5. PACKING

5.1 General requirements

Dangerous goods shall be packed in accordance with the provisions of this chapter and as provided for in the Technical Instructions.

5.2 Packagings

- 5.2.1 Packagings used for the transport of dangerous goods by air shall be of good quality and shall be constructed and securely closed so as to prevent leakage which might be caused in normal conditions of transport, by changes in temperature, humidity or pressure, or by vibration.
- 5.2.2 Packagings shall be suitable for the contents. Packagings in direct contact with dangerous goods shall be resistant to any chemical or other action of such goods.
- 5.2.3 Packagings shall meet the material and construction specifications in the Technical Instructions.
- 5.2.4 Packagings shall be tested in accordance with the provisions of the Technical Instructions.
- 5.2.5 Packagings for which retention of a liquid is a basic function, shall be capable of withstanding, without leaking, the pressure stated in the Technical Instructions.
- 5.2.6 Inner packagings shall be so packed, secured or cushioned as to prevent their breakage or leakage and to control their movement within the outer packaging(s) during normal conditions of air transport. Cushioning and absorbent materials shall not react dangerously with the contents of the packagings.
- 5.2.7 No packaging shall be reused until it has been inspected and found free from corrosion or other damage. Where a packaging is reused, all necessary measures shall be taken to prevent contamination of subsequent contents.
- 5.2.8 If, because of the nature of their former contents, uncleaned empty packagings may present a hazard, they shall be tightly closed and treated according to the hazard they constitute.
- 5.2.9 No harmful quantity of a dangerous substance shall adhere to the outside of packages.

Origin:	Rationale:
DGP/29	The provisions in this chapter are details contained in the Technical Instructions. The SARPs
	are therefore redundant. Packing requirements are now covered more generally by the SARP
	proposed in new Chapter 5, 5.2.1 b) 3).

Origin:	Rationale:
DGP/29	A new chapter on the safety of the supply chain is proposed to more clearly outline the expectations of States. Current Annex 18 has three separate chapters that address responsibilities of entities involved with preparing and offering dangerous goods for transport. These are: Chapter 3, Classification; Chapter 5, Packing; Chapter 6: Labelling and marking; Chapter 7: Shipper's responsibilities. All of them point to the provisions of the Technical Instructions, with some provisions from the Technical Instructions repeated in the Annex. They do not directly state what is required of the State, and there does not appear to be any rationale for determining what should be repeated and what should simply be referred to. This new chapter clearly defines what is expected of the State, which is to adopt regulations directed at entities in the supply chain preparing, offering and transporting dangerous goods for transport by air. The new chapter lists the functions for which regulations are needed and refers to the applicable parts of the Technical Instructions where the detailed Instructions are found. Listing the functions provides the added benefit of an overview of how the Technical Instructions mitigate risk.

CHAPTER 5. SAFETY OF THE SUPPLY CHAIN

5.1 Primary aviation legislation (CE 1)

5.1.1 Each Contracting State shall promulgate laws that enable the oversight and management of the safety of the supply chain for the transport of dangerous goods by air, the resolution of safety issues and the enforcement of regulations through the relevant authorities established for that purpose.

5.2 Specific operating regulations

- 5.2.1 Each Contracting State shall adopt regulations to require, at a minimum, that:
 - a) a person does not offer or cause to be offered for transport:
 - 1) articles or substances which are forbidden for transport in accordance with 2.4.3;
 - 2) articles or substances which are forbidden for transport in accordance with 2.4.2 unless permitted by the States concerned through an approval or exemption;

Origin:	Rationale:
DGP/29	4.1.2 a) and b) replaces part of current 7.1.

- b) a person does not offer or cause to be offered dangerous goods for transport unless:
 - 1) policies and procedures have been developed and provided to enable them to carry out the function for which they are responsible;
 - 2) associated hazards are identified in accordance with the classification criteria of Part 2 of the Technical Instructions;

Origin:	Rationale:
DGP/29	4.1.2 b) 2) replaces current Chapter 3

3) risks associated with the identified hazards are mitigated at the package level through quantity limitations and packing and packaging requirements in accordance with Parts 3, 4 and 6 of the Technical Instructions;

Origin:	Rationale:
DGP/29	4.1.2 b)3 Replaces part of current 7.1 (Shippers' responsibilities — general requirements) and Chapter 5 (Packing).

4) hazard and handling information are communicated to entities in the supply chain in accordance with the marking, labelling and documentation requirements of Parts 3, 4 and 5 of the Technical Instructions;

Origin:	Rationale:
DGP/29	4.1.2 b) 4) replaces Chapter 6 (Labelling and Marking) and 7.2 (Dangerous goods transport document).

5) documentation is retained in accordance with the Technical Instructions;

Origin:	Rationale:
DGP/29	The need for documentation to be retained is required by the detailed provisions of the Technical Instructions. The documentation is evidence of compliance and provides important information for safety investigations.

6) in the case of radioactive material, a radiation protection programme has been established and is maintained in accordance with Part 1;6 of the Technical Instructions;

Origin:	Rationale:
DGP/29	The Technical Instructions contain provisions for a radiation protection programme by entities involved with the transport of radioactive material. There was never any reference to
	this in Annex.

- c) operators accept, handle and transport dangerous goods in accordance with Chapter 6;
- d) <u>dangerous goods accidents, dangerous goods incidents and occasions when undeclared or misdeclared dangerous goods are discovered are reported in accordance with Chapter 10;</u>
- e) training and assessment is provided in accordance with Chapter 9; and
- f) dangerous goods are not offered, caused to be offered or accepted for transport by mail unless specifically permitted in accordance with Chapter 8.

Origin:	Rationale:
DGP/29	5.2.1 c), d), e) and f) establish the need for the State to adopt regulations aimed at the operator, reporting, training and assessment and the mail. They refer to the associated SARPs in the Annex.

CHAPTER 6. LABELLING AND MARKING

6.1 Labels

Unless otherwise provided for in the Technical Instructions, each package of dangerous goods shall be labelled with the appropriate labels and in accordance with the provisions set forth in those Instructions.

6.2 Markings

— 6.2.1 Unless otherwise provided for in the Technical Instructions, each package of dangerous goods shall be marked with the proper shipping name of its contents and, when assigned, the UN number and such other markings as may be specified in those Instructions.

6.2.2 Specification markings on packagings. Unless otherwise provided for in the Technical Instructions, each packaging manufactured to a specification contained in those Instructions shall be so marked in accordance with the appropriate provisions of those Instructions and no packaging shall be marked with a packaging specification marking unless it meets the appropriate packaging specification contained in those Instructions.

6.3 Languages to be used for markings

Recommendation. In addition to the languages required by the State of Origin and pending the development and adoption of a more suitable form of expression for universal use, English should be used for the markings related to dangerous goods.

Origin:	Rationale:
DGP/29	The provisions in this chapter are details contained in the Technical Instructions. The SARPs are therefore redundant. Labelling and marking requirements are now covered more generally
	by the SARP proposed in new Chapter 5, 5.2.1 b) 4).

Origin:	Rationale:
DGP/29	This rational applies to all of Chapter 6. SARPs for the operator responsibilities have been expanded to include more details from the Technical Instructions. The SARPs also differentiate between operators with and without specific approvals to transport dangerous goods as cargo. Including more details in the Annex should allow the State of the Operator to better assess an operator's ability to perform dangerous goods functions through the AOC process and during surveillance activities.

Moved from Chapter 8:

CHAPTER-86. OPERATOR'S RESPONSIBILITIES

Note 1.— Annex 19 includes safety management provisions for air operators. Further guidance is contained in the Safety Management Manual (SMM) (Doc 9859).

Note 2.— The carriage of dangerous goods is included in the scope of the operator's safety management system (SMS).

Moved from under 2.1.4, Note 5:

Note <u>5_3</u>.— It is not intended that this Annex be interpreted as requiring an operator to transport a particular article or substance or as preventing an operator from adopting special requirements on the transport of a particular article or substance.

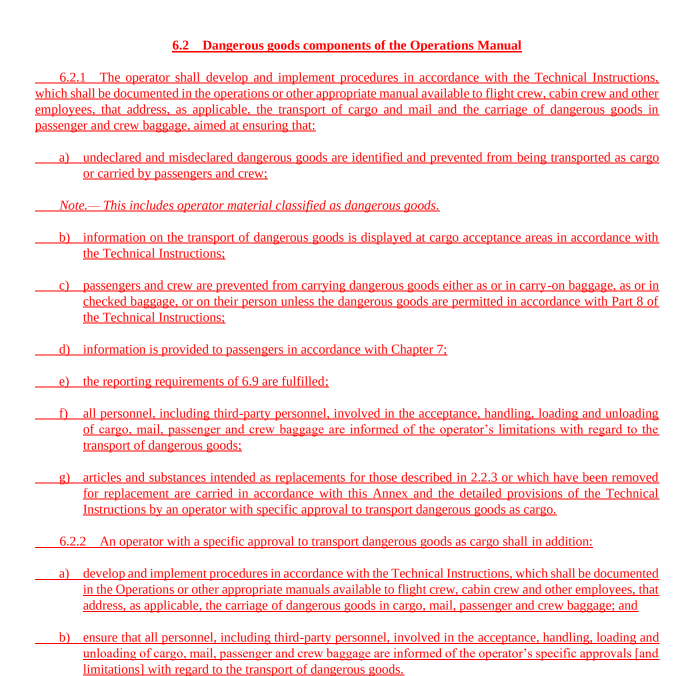
Origin:	Rationale:
DGP/29	Moved from Chapter 2: Applicability. The note is currently under the provisions for approvals and exemptions, but its application goes beyond these. Moving the note to this chapter makes the provisions for operators more comprehensive.

Note 3.— The Each Contracting State is required to recognize as valid an air operator certificate issued by another Contracting State in accordance with 4.2.2 of Annex 6, Part I, 2.2.2 of Part III — International Operations — Helicopters and 4.2.3 of Part IV. This includes the specific approval to transport dangerous goods as cargo issued by another Contracting State.

Origin:	Rationale:
DGP/29	Moved from Chapter 10: Training programmes. The note currently in Chapter 10 was added to remind States that training programmes were subject to the approval of the State of the Operator and that training programmes of foreign operators were not subject to the State's approval. The existing note simply referenced the applicable Standard in Annex 6. The panel modified the note to describe the Standard and moved it to the operator chapter because it applied to more than training.

6.1 General

- 6.1.1 The operator shall not transport dangerous goods as cargo unless specifically approved to do so by the State of the Operator in accordance with the applicable provisions of Annex 6.
- 6.1.3 The operator with a specific approval to transport dangerous goods as cargo that includes the carriage of radioactive material shall develop, implement and maintain a radiation protection programme in accordance with the Technical Instructions.



Moved from 8.1:

8.16.3 Acceptance for transport

6.3.1 The operator shall develop and implement procedures aimed at preventing the introduction of undeclared and misdeclared dangerous goods into air transport.

Note.—See 6.9 concerning the reporting of dangerous goods accidents, dangerous goods incidents and instances where undeclared or misdeclared dangerous goods are identified.

- 6.3.2 An operator with a specific approval to transport dangerous goods as cargo shall:
- a) An operator shall develop and implement procedures to ensure that dangerous goods are not accepted dangerous goods for transport by air:
 - a)1) unless the dangerous goods are accompanied by a completed dangerous goods transport document, except where the Technical Instructions indicate that such a document is not required; and
- b)2) until the package, overpack or freight container containing the dangerous goods has been inspected in accordance with the acceptance procedures contained in the Technical Instructions.
- Note 1.— See Chapter 12 concerning the reporting of dangerous goods accidents and incidents.
- Note 2. Special provisions relating to the acceptance of overpacks are contained in the Technical Instructions.

8.2 Acceptance checklist

b) An operator shall develop and use an acceptance checklist as an aid to compliance with the provisions of 8.1 6.3.2 a), except where the Technical Instructions indicate that such an acceptance checklist is not required.

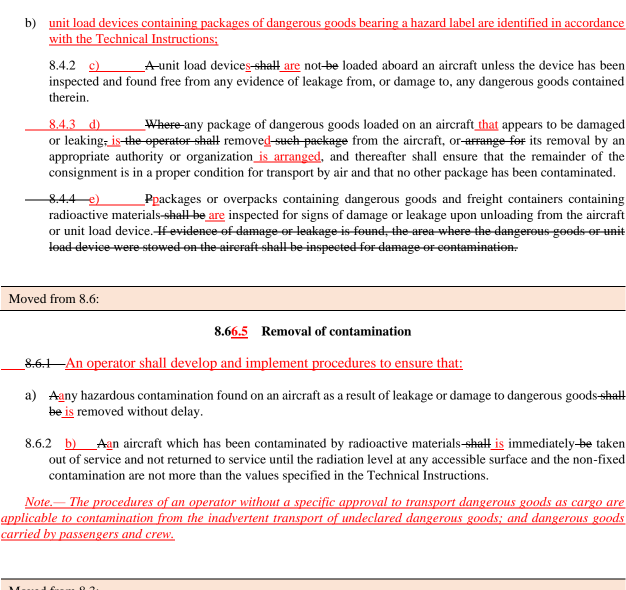
Moved to 6.6:

8.3 Loading and stowage

Packages and overpacks containing dangerous goods and freight containers containing radioactive materials shall be loaded and stowed on an aircraft in accordance with the provisions of the Technical Instructions.

8.4<u>6.4</u> Inspection for damage or leakage

- 8.4.16.4.1 An operator shall develop and implement procedures to ensure that if evidence of damage or leakage is found, the area where the cargo or unit load device were stowed on the aircraft shall be inspected for damage or contamination by dangerous goods.
- 6.4.2 An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that:
 - a) Ppackages and overpacks containing dangerous goods and freight containers containing radioactive materials shall be inspected for evidence of leakage or damage before loading on an aircraft or into a unit load device. Leaking or damaged packages, overpacks or freight containers shall not be loaded on an aircraft.



Moved from 8.3:

8.3<u>6.6</u> Loading and stowage

An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that:

<u>a)</u> <u>Ppackages, and overpacks and unit load devices</u> containing dangerous goods and freight containers containing radioactive materials—shall be <u>are</u> loaded and stowed on an aircraft in accordance with the provisions of the Technical Instructions.

Moved from 8.7:

8.7.1 b) Ppackages containing dangerous goods which might react dangerously one with another shall are not be stowed on an aircraft next to each other or in a position that would allow interaction between them in the event of leakage.

8.7.2 Packages of toxic and infectious substances shall be stowed on an aircraft in accordance with the provisions of the Technical Instructions.

Origin:	Rationale:
DGP/26 AN Min. 209-2	Justification: The Standard in 8.7.2 is no longer necessary as it refers to detailed segregation requirements in the Technical Instructions which no longer exist. Segregation requirements for toxic and infectious substances were removed from the 2015-2016 Edition of the Technical Instructions (see paragraph 2.7.1.1 of the DGP/24 Report). The ANC conducted a final review of the amendment following State consultation. It was pointed out, and recognized by the Commission, that the amendment proposal was administrative in nature and, as such, should be consolidated with other Annex 18 amendment proposals which could imply a later applicability date than the currently indicated 7 November 2019. (AN Min 209-2).

8.7.3 c) Ppackages—of containing radioactive materials—shall be are stowed on an aircraft so that they are separated from persons, live animals and undeveloped film, in accordance with the provisions in the Technical Instructions.

Moved from 8.8:

d) When packages containing dangerous goods subject to the provisions contained herein are loaded in an aircraft, the operator shall are protected the dangerous goods from being damaged, and shall secured such goods in the aircraft in such a manner that will prevent any movement in flight which would change the orientation of the packages. For packages containing radioactive materials, the securing shall be adequate to ensure that the separation requirements of 8.7.3 are met at all times.

Moved from 8.9:

<u>e)</u> Ppackages of dangerous goods bearing the "Cargo aircraft only" label-shall be <u>are</u> loaded in accordance with the <u>provisions in the</u> Technical Instructions; and

8.5 Loading restrictions in passenger cabin or on flight deck

f) Ddangerous goods-shall are not-be carried in an aircraft cabin occupied by passengers or on the flight deck of an aircraft, except in circumstances permitted by the provisions of the Technical Instructions.

Moved to 6.5:

8.6 Removal of contamination

- 8.6.1 Any hazardous contamination found on an aircraft as a result of leakage or damage to dangerous goods shall be removed without delay.
- 8.6.2 An aircraft which has been contaminated by radioactive materials shall immediately be taken out of service and not returned to service until the radiation level at any accessible surface and the non-fixed contamination are not more than the values specified in the Technical Instructions.

8.7 Separation and segregation

Moved to 6.6:

- 8.7.1 Packages containing dangerous goods which might react dangerously one with another shall not be stowed on an aircraft next to each other or in a position that would allow interaction between them in the event of leakage.
- 8.7.2 Packages of toxic and infectious substances shall be stowed on an aircraft in accordance with the provisions of the Technical Instructions.
- 8.7.3 Packages of radioactive materials shall be stowed on an aircraft so that they are separated from persons, live animals and undeveloped film, in accordance with the provisions in the Technical Instructions.

8.8 Securing of dangerous goods cargo loads

Moved to 6.6:

When dangerous goods subject to the provisions contained herein are loaded in an aircraft, the operator shall protect the dangerous goods from being damaged, and shall secure such goods in the aircraft in such a manner that will prevent any movement in flight which would change the orientation of the packages. For packages containing radioactive materials, the securing shall be adequate to ensure that the separation requirements of 8.7.3 are met at all times.

8.9 Loading on cargo aircraft

Moved to 6.6:

Packages of dangerous goods bearing the "Cargo aircraft only" label shall be loaded in accordance with the provisions in the Technical Instructions.

Moved from 9.1:

9.16.7 Information to pilot-in-command or remote-pilot-in-command

The operator of an aircraft in which dangerous goods are to be carried shall An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that when an aircraft is to transport dangerous goods as cargo, provide the pilot-in-command or remote-pilot-in-command, as applicable, is provided as early as practicable before departure of the aircraft with—written information—as specified in accordance with the Technical Instructions.

Moved from 9.2:

9.2<u>6.8</u> Information and instructions to flight crew members Emergency procedures

<u>6.8.1</u> The operator shall <u>develop and</u> provide <u>such information in the Operations Manual as will enable the flight crew to carry out its responsibilities with regard to the transport of dangerous goods and shall provide instructions to</u>

<u>crew members</u> as to the action to be taken in the event of <u>an</u> <u>emergencies emergency arising</u> involving dangerous goods.

Moved from 9.5:

6.8.2 An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to address that Inf an in-flight emergency occurs, the pilot-in-command or remote-pilot-in-command shall, as soon as the situation permits, inform the appropriate air traffic services unit, for the information of aerodrome authorities, of any dangerous goods on board the aircraft, as provided for in the Technical Instructions.

Moved from 9.6:

9.6.16.8.3 An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that In the event of:

- a) an aircraft accident; or
- b) a serious incident where dangerous goods carried as cargo may be involved,

the operator of the aircraft carrying dangerous goods as cargo shall provide information information that was provided to the pilot-in-command or remote-pilot-in-command is provided, without delay, to emergency services responding to the accident or serious incident about the dangerous goods on board, as shown on the written information to the pilot in command. As soon as possible, the operator shall also provide this information to the appropriate authorities of the State of the Operator and the State in which the accident or serious incident occurred.

9.6.26.8.4 An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that I in the event of an aircraft incident, the operator of an aircraft carrying dangerous goods as cargo shall, if requested to do so, provide the information that was provided to the pilot-in-command or remote-pilot-in-command is provided without delay to emergency services responding to the incident and to the appropriate authority of the State in which the incident occurred, about the dangerous goods on board, as shown on the written information to the pilot-in-command.

Note.— The terms "accident", "serious incident" and "incident" are as defined in Annex 13.

6.9 Reporting

- 6.9.1 The operator shall develop and implement procedures to ensure that:
- a) where undeclared dangerous goods are discovered in cargo or mail, a report is provided to the appropriate authorities of the State of the Operator and the State in which this occurred;
- b) where dangerous goods not permitted by the Technical Instructions are discovered in passenger or crew baggage by the operator, or the operator is advised of such dangerous goods, that a report is submitted to the appropriate authority of the State in which this occurred.

- 6.9.2 An operator with a specific approval to transport dangerous goods as cargo shall in addition develop and implement procedures to ensure that:
 - a) dangerous goods accidents and dangerous goods incidents are reported to the appropriate authorities of the
 State of the Operator and the State in which the dangerous goods accident or dangerous goods incident occurred; and
 - b) where misdeclared dangerous goods are discovered in cargo or mail, a report is provided to the appropriate authorities of the State of the Operator and the State in which this occurred.

6.10 Retention of documents

6.10.1 An operator with a specific approval to transport dangerous goods as cargo shall develop and implement procedures to ensure that documents are retained in accordance with the Technical Instructions.

CHAPTER 7. SHIPPER'S RESPONSIBILITIES

7.1 General requirements

Before a person offers any package or overpack of dangerous goods for transport by air, that person shall ensure that the dangerous goods are not forbidden for transport by air and are properly classified, packed, marked, labelled and accompanied by a properly executed dangerous goods transport document, as specified in this Annex and the Technical Instructions.

Origin:	Rationale:	
DGP/29	This SARP is covered by proposed new 5.2.1 a), 5.2.1 b) 2), 5.2.1 b) 3), 5.2.1 b) 4) and 5.2.1 b) 5)	

7.2 Dangerous goods transport document

7.2.1 Unless otherwise provided for in the Technical Instructions, the person who offers dangerous goods for transport by air shall complete, sign and provide to the operator a dangerous goods transport document, which shall contain the information required by those Instructions.

— 7.2.2 The transport document shall bear a declaration signed by the person who offers dangerous goods for transport indicating that the dangerous goods are fully and accurately described by their proper shipping names and that they are classified, packed, marked, labelled, and in proper condition for transport by air in accordance with the relevant regulations.

Origin:	Rationale:
DGP/29	The provisions in 7.2 are details contained in the Technical Instructions. The SARPs are therefore redundant. The dangerous goods transport document is covered by proposed new 5.2.1 b) 4)

7.3 Languages to be used

Recommendation. In addition to the languages which may be required by the State of Origin and pending the development and adoption of a more suitable form of expression for universal use, English should be used for the dangerous goods transport document.

Or	igin:	Rationale:
DO	GP/29	This recommendation is contained in by Part 5, Chapter 4, 4.1.6.3 of the Technical Instructions. It is therefore redundant.

Origin:	Rationale:
DGP/29	This rational applies to all of Chapter 7. Currently Annex 18 excepts dangerous goods carried by passengers and crew to the extent specified in the Technical Instructions. Saying they are excepted is not entirely accurate because they are forbidden unless specifically permitted in the Technical Instructions, and there are criteria for allowing them there. The proposed new Standard in 2.4.1.2 makes this clear. This new chapter is proposed to make the responsibility of the State clear and to merge provisions related to the carriage of dangerous goods by passengers and crew together in one place.

CHAPTER 7. DANGEROUS GOODS CARRIED BY PASSENGERS AND CREW

7.1 Limitations

Each Contracting State shall adopt regulations which prohibit passengers and crew from carrying dangerous goods as or in carry-on baggage, as or in checked baggage or on their person unless the dangerous goods are permitted in accordance with Part 8 of the Technical Instructions.

Moved from 9.3:

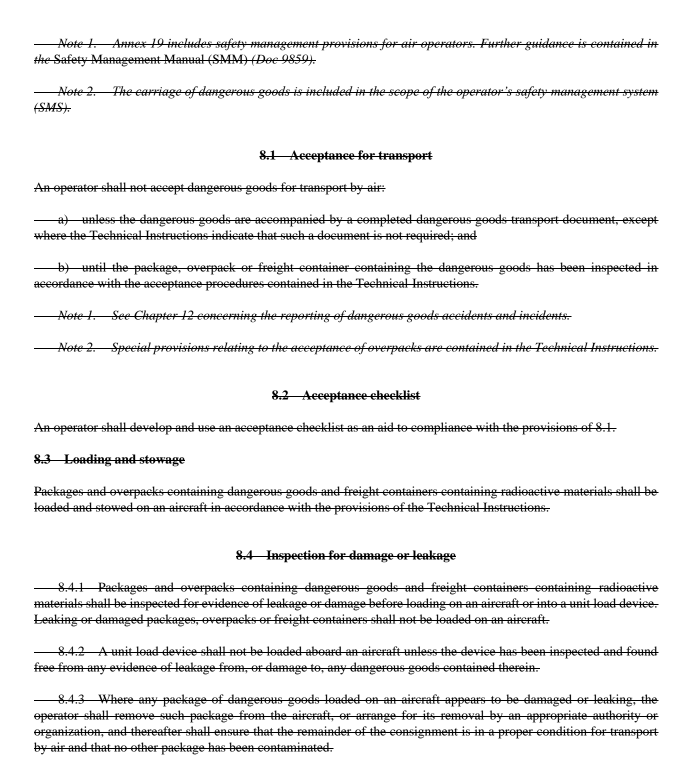
9.37.2 Provision of Hinformation to passengers

Each Contracting State shall ensure that information is adopt regulations to require that airport operators promulgated information in such a manner that passengers are warned—as to of the types of dangerous goods which they are forbidden from-transporting carrying aboard an aircraft as provided for in-the Part 7 of the Technical Instructions.

Note.— Requirements for the operator to provide information to passengers are contained in Chapter 6.

Moved to Chapter 6:

CHAPTER 8. OPERATOR'S RESPONSIBILITIES



8.4.4 Packages or overpacks containing dangerous goods and freight containers containing radioactive materials shall be inspected for signs of damage or leakage upon unloading from the aircraft or unit load device. If evidence of damage or leakage is found, the area where the dangerous goods or unit load device were stowed on the aircraft shall be inspected for damage or contamination.

8.5 Loading restrictions in passenger cabin or on flight deck

Dangerous goods shall not be carried in an aircraft cabin occupied by passengers or on the flight deck of an aircraft, except in circumstances permitted by the provisions of the Technical Instructions.

8.6 Removal of contamination

- 8.6.1 Any hazardous contamination found on an aircraft as a result of leakage or damage to dangerous goods shall be removed without delay.
- 8.6.2 An aircraft which has been contaminated by radioactive materials shall immediately be taken out of service and not returned to service until the radiation level at any accessible surface and the non-fixed contamination are not more than the values specified in the Technical Instructions.

8.7 Separation and segregation

- 8.7.1 Packages containing dangerous goods which might react dangerously one with another shall not be stowed on an aircraft next to each other or in a position that would allow interaction between them in the event of leakage.
- 8.7.2 Packages of toxic and infectious substances shall be stowed on an aircraft in accordance with the provisions of the Technical Instructions.
- 8.7.3 Packages of radioactive materials shall be stowed on an aircraft so that they are separated from persons, live animals and undeveloped film, in accordance with the provisions in the Technical Instructions.

8.8 Securing of dangerous goods cargo loads

When dangerous goods subject to the provisions contained herein are loaded in an aircraft, the operator shall protect the dangerous goods from being damaged, and shall secure such goods in the aircraft in such a manner that will prevent any movement in flight which would change the orientation of the packages. For packages containing radioactive materials, the securing shall be adequate to ensure that the separation requirements of 8.7.3 are met at all times.

8.9 Loading on cargo aircraft

Packages of dangerous goods bearing the "Cargo aircraft only" label shall be loaded in accordance with the provisions in the Technical Instructions.

CHAPTER 8. TRANSPORT OF DANGEROUS GOODS BY POST

Moved from under 11.4, Note 1.

Note—1.— In accordance with the Universal Postal Union (UPU) Convention, dangerous goods are not permitted in mail, except as provided for in the Technical Instructions.

8.1 Designated postal operator's responsibilities

- 8.1.1 All designated postal operators accepting mail into air transport shall:
- a) establish and maintain a dangerous goods training programme in accordance with Chapter 9;
- b) develop and implement procedures for preventing the introduction of dangerous goods in mail when not in compliance with the provisions of this Annex and the Technical Instructions; and
- c) develop and implement procedures for the reporting of dangerous goods accidents, dangerous goods incidents and occasions when undeclared or misdeclared dangerous goods are discovered in mail offered for air transport in accordance with Chapter 10.
- 8.1.2 A designated postal operator with a policy to allow dangerous goods in mail shall:
- a) establish procedures for controlling the introduction of dangerous goods in mail into air transport; and
- b) not permit lithium batteries identified in Part 1;2.3 of the Technical Instructions in the mail into air transport unless the civil aviation authority of its State has issued a specific approval.

Origin:	Rationale:
DGP/29	Current Standard 11.4 requires procedures of designated postal operators for controlling the introduction of dangerous goods in mail into air transport be approved by the civil aviation authority of the Sate where the mail is accepted. Annex 18 does not require the designated postal operators to do anything. This new SARP outlines what the designated operator needs to do and what the civil aviation authority needs to consider when approving its procedures. It also adds a requirement for procedures for reporting of dangerous goods accidents, dangerous goods incidents and occasions when undeclared or misdeclared dangerous goods offered for air transport are discovered in mail. Data from these reports is necessary for the State's safety risk management activities.

8.1.3 Each Contracting State's designated postal operator accepting mail in another State shall establish procedures and training for the activities described by this chapter.

Origin:	Rationale:
DGP/29	The designated postal operator is responsible for its postal operators regardless of where they operate. The civil aviation authority needs to evaluate how the designated postal operator manages its operation in other States when approving the dangerous goods training programme.

Moved from 11.4:

11.48.2 Approval of procedures for controlling the introduction of Ddangerous goods by mail into air transport

The procedures of <u>a State's</u> designated postal operators <u>for controlling the introduction of dangerous goods in mail into air transport identified in 8.1</u> shall be approved by the <u>State's</u> civil aviation authority <u>of the State where the mail is accepted.</u>

Origin:	Rationale:
DGP/29	The wording of the Standard was modified to remove any implication that the State must
	approve procedures of a foreign designated postal operator operating in its territory.

Current Note 1 is moved to top of this chapter:

Note 1. In accordance with the Universal Postal Union (UPU) Convention, dangerous goods are not permitted in mail, except as provided for in the Technical Instructions.

Note 1.— See Chapter 9 for approval of the designated postal operator's dangerous goods training programmes.

Note 2.— The Universal Postal Union has established procedures to control the introduction of dangerous goods into air transport through the postal services. The Universal Postal Convention embodies the rules applicable throughout the international postal service and the provisions concerning the letter-post and parcel-post services. The Universal Postal Union (UPU) requires that member countries ensure that their designated postal operators fulfil the obligations arising from the Universal Postal Convention. The Regulations to the Universal Postal Convention contain the rules of application necessary for the implementation of the Universal Postal Convention and reflect the ICAO Standards for the transport of dangerous goods in airmail (see the UPU Convention Manual Parcel Post Regulations and Letter Post Regulations).

Origin:	Rationale:
DGP/29	Amendments to the note were made to more accurately reflect the role of the Universal Postal Union.

Note 3.— Guidance for approving the procedures established by designated postal operators to control the introduction of dangerous goods into air transport may be found in the Supplement to the Technical Instructions (Part S-1, Chapter 3).

CHAPTER 9. PROVISION OF INFORMATION

Moved to 6.7:

9.1 Information to pilot-in-command

The operator of an aircraft in which dangerous goods are to be carried shall provide the pilot in command as early as practicable before departure of the aircraft with written information as specified in the Technical Instructions.

Moved to 6.8.1:

9.2 Information and instructions to flight crew members

The operator shall provide such information in the Operations Manual as will enable the flight crew to carry out its responsibilities with regard to the transport of dangerous goods and shall provide instructions as to the action to be taken in the event of emergencies arising involving dangerous goods.

Moved to 7.2:

9.3 Information to passengers

Each Contracting State shall ensure that information is promulgated in such a manner that passengers are warned as to the types of dangerous goods which they are forbidden from transporting aboard an aircraft as provided for in the Technical Instructions.

Captured in Chapter 6:

9.4 Information to other persons

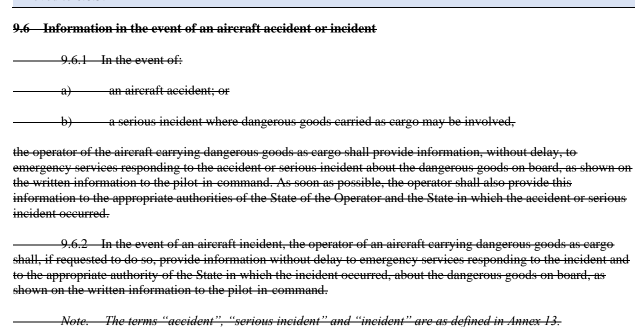
Operators, shippers or other organizations involved in the transport of dangerous goods by air shall provide such information to their personnel as will enable them to carry out their responsibilities with regard to the transport of dangerous goods and shall provide instructions as to the action to be taken in the event of emergencies arising involving dangerous goods.

9.5 Information from pilot-in-command to aerodrome authorities

Moved to 6.8.2:

If an in flight emergency occurs, the pilot in command shall, as soon as the situation permits, inform the appropriate air traffic services unit, for the information of aerodrome authorities, of any dangerous goods on board the aircraft, as provided for in the Technical Instructions.

Moved to 6.8.3:



Origin:	Rationale for approach taken in amending the training provisions:
DGP/29	Much of the dangerous goods training provisions currently in the Technical Instructions are proposed for inclusion in Annex 18. It is considered more appropriate to include training provisions in the Annex because the State's oversight responsibilities including the obligation to approve dangerous goods training programmes of the operator and may determine that approval is necessary for other entities in its State as well. Keeping the provisions in the Annex creates more visibility to the State and ensures they are consulted when amendments are proposed.

Moved from Chapter 10:

CHAPTER-109. TRAINING-PROGRAMMES AND ASSESSMENT

Origin:	Rationale for approach taken in amending the training provisions:
DGP/29	The title is modified to reflect the critical role assessment plays in ensuring personnel are competent to perform their dangerous goods functions.

10.19.1 Establishment of Dangerous goods training programmes

Note 1.—A training programme includes elements such as design methodology, assessment, initial and recurrent training, instructor qualifications and competencies, training records, and evaluation of its effectiveness.

Origin:	Rationale for approach taken in amending the training provisions:
DGP/29	The note is moved from the Technical Instructions. It is intended to make it clear that the State needs to consider more than a course syllabus when approving dangerous goods training programmes.

<u>Initial</u> and recurrent dangerous goods training programmes shall be established and maintained in accordance with the <u>Technical Instructions</u>. 9.1.1 Each Contracting State shall require the establishment and maintenance of a <u>dangerous goods training programme</u> by any entity that:

a) offers, handles, or transports dangerous goods by air; or

b) causes to offer, handle, or transport dangerous goods by air.

Origin:	Rationale:
DGP/29	Who requires a dangerous goods training programme is currently established in the Technical Instructions. There have been extensive discussions on the Dangerous Goods Panel on whether training programmes can be required for entities not intending to handle dangerous goods by air. Entities such as freight forwarders play an important role in preventing undeclared dangerous goods from being introduced into the air cargo system, but they can only do this if they know how to identify them. A mandatory requirement for freight forwarders and other entities handling general cargo to be trained was introduced into the 2005-2006 Edition of the Technical Instructions, but some panel members had not interpreted the provisions to be mandatory because they referred to guidance. Whether mandating

training for entities not intending to handle dangerous goods is feasible globally was raised by the DGP when it was revising the dangerous goods training provisions in the Technical Instructions to support a competency-based approach to training and assessment. Some States did not have oversight authority over entities not performing functions described in the Technical Instructions, so a mandatory requirement was not feasible in those States. However, entities performing functions described in the Technical Instructions are required to be trained in those States regardless of whether they knowingly or unknowingly perform them. The amendment is intended to capture this concept.

Moved from under 10.2.1:

Note 1.— A Ddangerous goods training programmes are is required for all operators regardless of whether or not they are approved the operator has been issued a specific approval to transport dangerous goods as cargo in accordance with Annex 6.

Origin:	Rationale:
DGP/29	Amendments to the note are proposed to refer to the specific approval required by Annex 6 and to specify that it applies to cargo. The need for all operators to have dangerous goods training programmes is established in new 9.1.1, but it is important to maintain this note for the same reason it was added through Amendment 12 to Annex 18. The need for clarification was based on safety oversight audit results that highlighted a lack of awareness of dangerous goods training requirements in relation to operators not approved to carry dangerous goods.

Note 2.— See Annex 6, Part I, Chapter 14; Part III, Chapter 12; and Part IV, Chapter 14 for the establishment of dangerous goods training programmes by the operator.

Origin:	Rationale:
DGP/29	The note is added to establish a connection between Annex 18 and 6 with respect to the operator's dangerous goods programme. The need for a dangerous goods training programme and for the details of it to be included in the operator's operations manual are provided in Annex 6.

9.1.2 <u>Each Contracting State shall require the establishment and maintenance of a dangerous goods programme</u> by its designated postal operators regardless of whether the designated postal operator allows the introduction of dangerous goods in mail.

10.2<mark>9.2 Approval of training programmes</mark>

10.2.19.2.1 The operator's <u>Dd</u>angerous goods training programme for operators shall be approved by the appropriate authority of the State of the Operator.

Origin:	Rationale:
DGP/29	Editorial revision for the sake of alignment with the wording of other Standards.

Moved from under 10.2.3

Note—2.— See 4.2.2 of Annex 6— Operation of Aircraft, Part I—International Commercial Air Transport—Aeroplanes for surveillance of operations by a foreign operator, Parts I, III and IV require that States recognize as valid the air operator certificate (AOC) issued by another State provided that the requirements under which the certificate was issued are at least equal to the applicable Standards specified in Annexes 6 and 19. This includes the dangerous goods training programme.

Origin:	Rationale:
DGP/29	Modified to clarify the intent of the existing note and to add missing references. It has been reported that some States subject foreign operators' training programmes to review and approval despite training programmes only being subject to the approval of the State of the Operator. A reference to the Standard in Annex 6 that specifies that the State shall recognize as valid an air operator certificate issued by another Contracting State was added through Amendment 12 to Annex 18. The expands the note by describing the actual requirement in Annex 6.

Moved to under 9.1.1 as Note 1:

Note. Dangerous goods training programmes are required for all operators regardless of whether or not they are approved to transport dangerous goods.

10.2.29.2.2 Dangerous goods training programmes of a State's for designated postal operators shall be approved by the State's civil aviation authority of the State where the mail is accepted by the designated postal operator.

Origin:	Rationale:
DGP/29	Revised to clarify the scope of oversight. Designated postal operators may operate in different States. The wording of the current Standard may imply that the civil aviation authority must approve the training programme of foreign designated postal operators operating in its State.
	The existing SARP was added to Annex 18 through Amendment 12, along with new Standards in current 11.4, to control the introduction of dangerous goods not permitted in mail from entering the airmail stream. The provisions were intended to provide for stronger relationships between civil aviation and postal authorities. Not specifying the civil aviation authority as the authority required to approve the training programme could result in the designated postal operator approving itself. The civil aviation authority needs to approve the dangerous goods programme because of the unique risks to air transport of which the designated postal operator may not be aware.

<u>10.2.39.2.3</u> **Recommendation.**— Dangerous goods training programmes required for entities other than operators and designated postal operators should be approved as determined by the appropriate national authority <u>in accordance with its safety risk management activities</u>.

Origin:	Rationale:
DGP/29	Modified to clarify that a risk-based approach to determining whether to approve other entities should be used. The decision will be different among States based on the level of risk posed by specific entities in the State and the size and complexity of the State. Alternate risk mitigating approaches may be more appropriate

Note 1.— See 11.4 for dangerous goods by mail.

Origin:	Rationale:
DGP/29	Deleted because provisions for the mail are no longer contained in one area and it would be inconsistent to cross reference provisions for one entity without cross referencing parts of the
	Annex for others.

Moved to under 9.2.1

Note 2.— See 4.2.2 of Annex 6— Operation of Aircraft, Part I— International Commercial Air Transport—Aeroplanes for surveillance of operations by a foreign operator.

9.3 Competency of personnel

9.2.1 Each Contracting State shall require the employer to ensure their personnel are competent to perform any function for which they are responsible prior to performing any of the functions through dangerous goods training and assessment commensurate with the functions for which they are responsible.

Origin:	Rationale:
DGP/29	Moved from the Technical Instructions to make the objective of training clear.

Note.—An approach to ensuring personnel are competent to perform any function for which they are responsible is provided in Guidance on a Competency-based Approach to Dangerous Goods Training and Assessment (Doc 10147).

9.2.2 Each Contracting State shall require the employer to periodically supplement training for their personnel to take account of changes in regulations and to ensure that competency has been maintained. This shall be achieved, at a minimum, by providing recurrent training and assessment within 24 months of previous training and assessment.

Origin:	Rationale:
DGP/29	The need for recurrent training and assessment within 24 months of previous training and assessment is moved from the Technical Instruction. It is a long-standing requirement aimed at ensuring an employee's competence is maintained and that they are current with new regulations. Twenty-four months was established to reflect the fact that the regulations are modified at least once every two years through the biennial editions of the Technical Instructions. It implies that training once every two years is sufficient to ensure competency is maintained. The provision is revised to focus on the need for supplemental training to ensure competency is maintained while still maintaining the minimum requirement of recurrent training and assessment within 24 months of previous training and assessment.

9.2.3 Each Contracting State shall require the employer to ensure that instructors delivering training are competent in instruction and the function(s) that they will instruct prior to delivering such training.

Origin:	Rationale:
DGP/29	Moved from the Technical Instructions.

9.3 Training and assessment records

- 9.3.1 Each Contracting State shall require the employer to maintain a record of training and assessment for its personnel for a minimum period of 36 months from the most recent training and assessment completion month.
- 9.3.2 The record of training and assessment required by 9.3.1 shall be made available upon request to personnel or the appropriate national authority.
- 9.3.3 Each Contracting State shall identify the minimum information required to be included in a record of training and assessment.

Origin:	Rationale:
DGP/29	The SARPs in Section 9.3 are moved from the Technical Instructions. The record of training provides evidence that employees have been trained and assessed as competent to perform their functions. They provide a standardized tool for authorities to use when evaluating training programmes.

Moved to Chapter 9:

CHAPTER 10. TRAINING PROGRAMMES

Moved to 9.1:

10.1 Establishment of training programmes

Initial and recurrent dangerous goods training programmes shall be established and maintained in accordance with the Technical Instructions.

Moved to 9.2:

10.2 Approval of training programmes

— 10.2.1 Dangerous goods training programmes for operators shall be approved by the appropriate authority of the State of the Operator.

Moved to under 9.1.1:

Note. Dangerous goods training programmes are required for all operators regardless of whether or not they are approved to transport dangerous goods.

Moved to 9.2.2:

— 10.2.2 Dangerous goods training programmes for designated postal operators shall be approved by the civil aviation authority of the State where the mail is accepted by the designated postal operator.

Moved to 9.2.3:

10.2.3 **Recommendation.** Dangerous goods training programmes required for entities other than operators and designated postal operators should be approved as determined by the appropriate national authority.

Note 1. See 11.4 for dangerous goods by mail.

Moved to under 9.2.1:

Note 2. See 4.2.2 of Annex 6 — Operation of Aircraft, Part I — International Commercial Air Transport—Aeroplanes for surveillance of operations by a foreign operator.

Origin:	Rationale:
DGP/29	This rational applies to all of Chapter 10. Chapter 10 replaces reporting and investigation provisions currently contained in Chapter 12. It expands upon the safety data and safety information collection, analysis, protection, sharing and exchange SARPs contained in Chapter 5 of Annex 19 to apply specifically to dangerous goods.

CHAPTER 10. DANGEROUS GOODS SAFETY INTELLIGENCE

Note.— In addition to the provisions of this chapter, other provisions relative to the promotion of dangerous goods accident and incident prevention by collection and analysis of safety data and by a prompt exchange of safety information, as part of the State safety programme (SSP), are included in Annex 19 — Safety Management and, to this effect, are applicable to this Annex. Further guidance is contained in the Safety Management Manual (SMM) (Doc 9859).

10.1 Safety data collection and processing systems

The State shall ensure its safety data collection and processing systems (SDCPS) capture, store, aggregate and enable the analysis of dangerous goods safety data and dangerous goods safety information in accordance with Annex 19, 5.1.

- Note 1.— Within the context of this Annex, SDCPS refers to processing and reporting systems, safety databases, schemes for exchange of information, and recorded information including but not limited to:
- a) data and information related to safety investigations by State authorities, operators or other entities involved with the transport of dangerous goods by air;
- b) mandatory safety reporting systems as indicated in 5.1.2 of Annex 19 and 8.1.1 of this Annex; and
- c) voluntary safety reporting systems as indicated in 5.1.3 of Annex 19 and 8.1.2 of this Annex.
- Note 2.— Guidance related to SDCPS is contained in the Safety Management Manual (SMM) (Doc 9859) and the [DG guidance material].

10.1.1 Mandatory safety reporting system

- 10.1.1.1 States shall include reporting of dangerous goods accidents, dangerous goods incidents and occasions when undeclared or misdeclared dangerous goods are discovered as part of their mandatory safety reporting systems in accordance with the provisions of Annex 19.
- 10.1.1.2 States' mandatory reporting systems shall include a requirement for the operator to report dangerous goods accidents and dangerous goods incidents to the appropriate authority of the State in which they occurred and to the State of the Operator.

- 10.1.1.3 States' mandatory reporting systems shall include a requirement for the operator to report occasions when undeclared or misdeclared dangerous goods are discovered in cargo or mail to the appropriate authority of the State in which they were discovered and the State of the Operator.
- 10.1.1.4 States' mandatory reporting systems shall include a requirement for the operator to report occasions when dangerous goods not permitted to be carried by passengers or crew are discovered by the operator, or the operator is advised by the entity that discovers the dangerous goods, either in the baggage or on the person, of passengers or crew members to the appropriate authority of the State in which this occurred.
- Note.— Dangerous goods permitted to be carried by passengers and crew are provided in Part 8 of the Technical Instructions.
- 10.1.1.5 States' mandatory reporting systems shall include a requirement for entities other than operators to report dangerous goods accidents and dangerous goods incidents to the appropriate authority of the State in which they occurred.
- 10.1.1.6 **Recommendation.-** States' mandatory reporting systems should include a requirement for entities other than operators to report occasions when undeclared or misdeclared dangerous goods are discovered to the appropriate authority of the State in which they were discovered.

10.1.2 Voluntary safety reporting system

- 10.1.2.1 States shall establish a voluntary dangerous goods safety reporting system to collect safety data and safety information from operators that is not captured by mandatory safety reporting systems in accordance with Annex 19, 5.1.
- 10.1.2.2 **Recommendation.** States should establish a voluntary dangerous goods safety reporting system to collect safety data and safety information from entities other than operators, not captured by mandatory reporting systems in accordance with Annex 19, 5.1.

10.2 Safety data and safety information analysis

States shall establish and maintain a process to analyse the dangerous goods safety data and dangerous goods safety information from the SDCPS and associated safety databases in accordance with Annex 19, 5.2.

10.3 Safety data and safety information protection

- 10.3.1 States shall accord protection to dangerous goods safety data captured by, and dangerous goods safety information derived from, voluntary safety reporting systems and related sources in accordance with Annex 19, 5.3.
- 10.3.2 **Recommendation.** States should extend the protection referred to in 10.3.1 to safety data captured by, and safety information derived from, mandatory dangerous goods safety reporting system and related sources in accordance with Annex 19, 5.3.

10.4 Safety information sharing and exchange

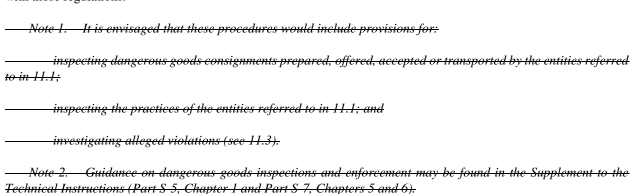
- 10.4.1 The State shall share and exchange dangerous goods safety information in accordance with Annex 19, 5.4.
- 10.4.2 If a State, in the analysis of the dangerous goods information contained in its safety data collection and processing system (SDCPS), identifies safety issues which may pose an unacceptable risk to the global aviation safety system, that State shall forward such safety information to ICAO with a minimum of delay.
- Note 1.— Provisions for a SDCPS and safety information sharing and exchange between States are included in Annex 19. Further guidance is contained in the Safety Management Manual (SMM) (Doc 9859).
- Note 2.— Whenever practicable, the safety information sent to ICAO is to be prepared in one of the working languages of the Organization.
- 10.4.3 States shall provide ICAO with dangerous goods information from their SDCPS upon request to address global safety issues related to the transport of dangerous goods.
- 10.4.4 States shall participate in cooperative efforts with other States with the aim of eliminating unsafe practices and non-compliance with the Technical Instructions.
- 10.4.5 States' cooperative efforts shall include coordination of investigations of dangerous goods accidents and dangerous goods incidents, identified safety issues related to the transport of dangerous goods, non-compliance with the Technical Instructions and enforcement actions.

CHAPTER 11. COMPLIANCE

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11.1 Inspection systems

Each Contracting State shall establish inspection, surveillance and enforcement procedures for all entities performing any function prescribed in its regulations for air transport of dangerous goods with a view to achieving compliance with those regulations.



11.2 Cooperation between States

Moved to 3.2.3.2:

Recommendation. Each Contracting State should participate in cooperative efforts with other States concerning violations of dangerous goods regulations, with the aim of eliminating such violations. Cooperative efforts could include coordination of investigations and enforcement actions; exchanging information on a regulated party's compliance history; joint inspections and other technical liaisons, exchange of technical staff, and joint meetings and conferences. Appropriate information that could be exchanged include safety alerts, bulletins or dangerous goods advisories; proposed and completed regulatory actions; incident reports; documentary and other evidence developed in the investigation of incidents; proposed and final enforcement actions; and educational/outreach materials suitable for public dissemination.

11.3 Penalties

- 11.3.1—Each Contracting State shall take such measures as it may deem appropriate to achieve compliance with its dangerous goods regulations including the prescription of appropriate penalties for violations.
- 11.3.2 **Recommendation.** Each Contracting State should take appropriate action to achieve compliance with its dangerous goods regulations, including the prescription of appropriate penalties for violations, when information about a violation is received from another Contracting State, such as when a consignment of dangerous goods is found not to comply with the requirements of the Technical Instructions on arrival in a Contracting State and that State reports the matter to the State of Origin.

Origin:	Rationale:

Moved to Chapter 7:

DGP/29			

11.4 Dangerous goods by mail

The procedures of designated postal operators for controlling the introduction of dangerous goods in mail into air transport shall be approved by the civil aviation authority of the State where the mail is accepted.

- Note 1. In accordance with the Universal Postal Union (UPU) Convention, dangerous goods are not permitted in mail, except as provided for in the Technical Instructions.
- Note 2. The Universal Postal Union has established procedures to control the introduction of dangerous goods into air transport through the postal services (see the UPU Parcel Post Regulations and Letter Post Regulations).
- Note 3. Guidance for approving the procedures established by designated postal operators to control the introduction of dangerous goods into air transport may be found in the Supplement to the Technical Instructions (Part S 1, Chapter 3).

CHAPTER 12. DANGEROUS GOODS ACCIDENT AND INCIDENT REPORTING

Moved partly to 3.2.3 and partly to 10.1.1.2:

- 12.1 With the aim of preventing the recurrence of dangerous goods accidents and incidents, each Contracting State shall establish procedures for investigating and compiling information concerning such accidents and incidents which occur in its territory and which involve the transport of dangerous goods originating in or destined for another State. Reports on such accidents and incidents shall be made in accordance with the detailed provisions of the Technical Instructions.
- 12.2 **Recommendation.** With the aim of preventing the recurrence of dangerous goods accidents and incidents, each Contracting State should establish procedures for investigating and compiling information concerning such accidents and incidents which occur in its territory other than those described in 12.1. Reports on such accidents and incidents should be made in accordance with the detailed provisions of the Technical Instructions.
- 12.3 With the aim of preventing the recurrence of instances of undeclared or misdeclared dangerous goods in eargo, each Contracting State shall establish procedures for investigating and compiling information concerning such occurrences which occur in its territory and which involve the transport of dangerous goods originating in or destined for another State. Reports on such instances shall be made in accordance with the detailed provisions of the Technical Instructions.
- 12.4 **Recommendation.** With the aim of preventing the recurrence of instances of undeclared or misdeclared dangerous goods in cargo, each Contracting State should establish procedures for investigating and compiling information concerning such occurrences which occur in its territory other than those described in 12.3. Reports on such instances should be made in accordance with the detailed provisions of the Technical Instructions.

CHAPTER-13 11. DANGEROUS GOODS SECURITY PROVISIONS

- 11.1 Each Contracting State shall establish dangerous goods security measures, applicable to shippers, operators and other individuals entities in the supply chain engaged in the transport of dangerous goods by air, to be taken to minimize theft or misuse of dangerous goods that may endanger persons, property or the environment. These measures should be commensurate with security provisions specified in other Annexes and the Technical Instructions.
- 11.2 Each Contracting State shall establish measures to ensure the physical and cyber security of data it collects when processing exemptions for the transport of high consequence dangerous goods.
- 11.3 Each Contracting State shall adopt regulations to require that training and assessment in accordance with Chapter 9 are provided to security personnel who are involved with the screening of passengers and crew and their baggage and cargo or mail.

Origin:	Rationale:
DGP/29	The existing Standard is modified to include physical and cyber security of data provisions with respect to the processing of exemptions for the transport of high consequence dangerous goods and a requirement for security personnel to receive dangerous goods training. The final defence for the detection of undeclared dangerous goods is usually through security screening. This cannot be done unless security personnel are trained to recognize dangerous goods and to take measures to prevent them from being loaded on an aircraft.

البند رقِم ٦: أحكام البضائع الخطرة لدعم عمليات نُظم الطائرات الموجهة عن بُعد (المرجع: بطاقة العمل DGP.007.01)

۱-۱: تحديث بشأن عمل مجموعة العمل التابعة لفريق خبراء البضائع الخطرة المعنية بأنظمة الطيران الموجهة عن بعد (RPAS)

1-1-1 قدم مقرر مجموعة العمل التابعة لفريق خبراء البضائع الخطرة والمعنية بأنظمة الطائرات الموجهة عن بُعد (DGP-WG/RPAS) أحدث المستجدات عن سير العمل. وقد ركزت المجموعة على المعلومات الخاصة بتعديل الملحق الثامن عشر الذي أُعِد لتوضيح مسؤوليات الدول فيما يتعلق بالنقل الآمن للبضائع الخطرة عن طريق الجو (انظر التقرير المتعلق بالبند ٥ من جدول الأعمال). وخلصت إلى أنه لا ضرورة لإجراء تعديلات تُذكر على الملحق الثامن عشر لدعم أنظمة الطيران والجزء الرابع الموجهة عن بعد. وقد كان نطاق العمليات محددا بالفعل من خلال الملحق الثامن – صلاحية الطائرات للطيران والجزء الرابع – العمليات الدولية – أنظمة الطائرات الموجهة عن بعد من الملحق السادس الجديد المقترح – تشغيل الطائرات. وأوصت المجموعة بتوسيع نطاق الإشارات المرجعية إلى قائد الطائرة بحيث تشمل قائد الطائرة عن بعد وإضافة تعريف قائد الطائرة عن بعد المقترح إدراجه في الجزء الرابع من الملحق السادس، إلى الملحق الثامن عشر.

T-1-7 وبدأت المجموعة العمل على التعليمات الفنية، ولكن تضارب الأولويات، بما في ذلك الوقت الطويل اللازم لإجراء التعديل الشامل على الملحق الثامن عشر، جعل من المستحيل استكماله. وسوف تركز المجموعة اهتمامها على التعليمات الفنية خلال فترة السنتين القادمة. وقد استعرضت الاشتراطات الحالية لمقصورات الشحن وأنظمة الحماية من الحرائق الواردة في الملحق الثامن بمساعدة خبراء الصلاحية للطيران. ورأت المجموعة أن فهم الاشتراطات كان خطوة أولى حاسمة لضمان صحة افتراضات فريق الخبراء. وسوف تقوم المجموعة بعد ذلك باستعراض كل جزء ذي صلة من التعليمات الفنية لتحديد الفجوات بين الاشتراطات الحالية وعمليات أنظمة الطيران الموجهة عن بعد. وسوف تُقدم توصيات بالتعديل إلى اجتماع مجموعة العمل التابعة لفريق خبراء البضائع الخطرة لعام ٢٠٢٤.

البند رقم ٧: استعراض أحكام الملحق السادس التي لها تأثير على البضائع الخطرة (REC-A-DGS-2025)

۱-۷ التعديلات المقترح إدخالها على أحكام الملحق السادس التي تؤثر على البضائع الخطرة (DGP/29-WP/7)

DGP- وجدت مجموعة العمل المعنية بالملحق الثامن عشر التابعة لفريق خبراء البضائع الخطرة (-DGP (WG/Annex 18) أوجه تعارض بين أحكام البضائع الخطرة الواردة في الملحق السادس — "تشغيل الطائرات" وتلك الواردة في وثيقة "التعليمات الفنية للنقل الآمن للبضائع الخطرة جواً" (Doc 9284). وترد أحكام الملحق السادس المقصودة في الفصل الرابع عشر من الجزء الأول — "النقل الجوي التجاري الدولي — الطائرات" وفي الفصل الثاني عشر من الجزء الثالث — "العمليات الدولية — طائرات الهليكوبتر". وترد أيضاً في الفصل الرابع عشر من الجزء الرابع المقترح الجديد — "العمليات الدولية — نُظم الطائرات الموجَّهة عن بُعد". وقد وُضعت أحكام الملحق السادس كي يكون واضحاً أن لوائح البضائع الخطرة السري على جميع المشغّلين بصرف النظر عما إذا كانت بحوزتهم موافقة محددة لنقل البضائع الخطرة في الشحن الجوي أم لا. وتُعرق الأحكام بين المسؤوليات الناشئة عن التعليمات الفنية بالنسبة لكل نوع من المشغّلين. وقد انتهت مجموعة العمل إلى أن أوجه التعارض التي حدّدتها تُعزى في معظمها إلى عدم تحديث الملحق لتضمينه التغييرات التي دخلت على التعليمات الفنية، منذ إقرار أحكام الملحق الماحق السادس.

٧-١-٦ وتضمنت التعديلات التي أدخلت على الملحق الثامن عشر والتي أُعدت في إطار البند ٤ من جدول الأعمال (انظر الفقرة ٤-١ من هذا التقرير) مسؤوليات أكثر تفصيلاً للمشغل، كونها مستخرجة من التعليمات الفنية مقارنةً بتلك الواردة في الملحق الشامن عشر الحالي. وقد أوصي بتبسيط الأحكام الواردة في الملحق السادس، من خلال التنسيق مع فريق خبراء عمليات الطيران (FLTOPSP)، عن طريق استبدال المسؤوليات التفصيلية عن البضائع الخطرة بإشارات مرجعية إلى الأحكام المنطبقة على تلك المسألة في التعديل المقترح إدخاله على الملحق الثامن عشر. وسيظل التمييز بين المشغلين الحاصلين على موافقة محددة وغير الحاصلين عليها فيما يخص نقل البضائع الخطرة في الشحن الجوي موجوداً في الملحق السادس، ولن تُخذف سوى الأحكام التفصيلية، المكررة في كل من الملحق الثامن عشر والتعليمات الفنية. وبهذه الطريقة، سيظل الملحق السادس يحقق الهدف الأصلي المتمثل في توضيح أن جميع المشغلين يخضعون للوائح البضائع الخطرة. ومن شأن حذف الأحكام التفصيلية من الملحق السادس أن يلغي التكرار ويقلل من خطر حدوث تناقضات إضافية بين أحكام البضائع الخطرة الواردة في الملحق الشادس، وتلك الواردة في الملحق الثامن عشر وفي التعليمات الفنية.

٧-١-٣ على الملحق السادس خلال فترة السنتين القادمة من خلال التتسيق مع فريق خبراء عمليات الطيران.

البند رقم ٨: تنسيق أمن الطيران/البضائع الخطرة (REC-A-DGS-2025)

1-A لم يُصدر فريق خبراء أمن الطيران (AVSECP) أي تحديثات.

البند رقم 9: التنسيق مع أفرقة الخبراء الأخرى

9-١ تعديل على إجراءات طاقم الطائرة فيما يتعلق بوقائع البضائع الخطرة في مقصورة الركاب أثناء الرحلة (DGP/29-WP/9)

9-1-1 دُعي الاجتماع للنظر في التعديلات على إجراءات طاقم الطائرة فيما يتعلق بوقائع البضائع الخطرة في مقصورة الركاب أثناء الرحلة والتي ترد في القسمين ٣-٣ و٣-٤ من إرشادات الطوارئ لمعالجة الأحداث الناجمة عن البضائع الخطرة على متن الطائرات (Doc 9481). وقد صيغت التعديلات بناء على مشورة وخبرة المجموعة المعنية بسلامة مقصورة الركاب (ICSG). وتتألف هذه المجموعة من ممثلين من الدول وشركات الطيران ومنظمات التدريب المعتمدة وشركات تصنيع الطائرات والمنظمات الدولية. وتضمنت ممثلين من خمسين منظمة من المنظمات صاحبة الترشيحات، رشحت ستة عشر منها أعضاء في فريق خبراء البضائع الخطرة، والتحقيق في الحوادث، والعوامل البشرية وعمليات الطيران. وكان لدى المجموعة المعنية بسلامة مقصورة الركاب وفريق خبراء البضائع الخطرة تاريخ طويل من التعاون.

9-1-7 وقدم أمين المجموعة التعديلات إلى الاجتماع. وأشار إلى أن التعديلات تضمنت إرشادات جديدة بشأن وقائع البضائع الخطرة التي تنطوي على حريق أو دخان من جهاز إلكتروني محمول (PED) على متن الطائرة ويتطلب تدخل طاقم الطائرة وإرشادات بشأن استخدام معدات احتواء الحرائق عند حملها على متن الطائرة. وقد تضمنت أيضا تتقيحات للإرشادات الحالية مع مراعاة الخبرة وأفضل الممارسات المكتسبة منذ تقديم آخر تحديث رئيسي للإجراءات في طبعة ٢٠١٥-٢٠١٦ للوثيقة Doc 9481.

- أ) تبسيط القوائم الواردة في القسم ٣-٣ من خلال إدراج فقط الإجراء الذي يحتاجه طاقم الطائرة، أما التفاصيل فيمكن إدراجها في القوائم الموسعة الواردة في القسم ٣-٤؛
- ب) توصية جديدة للمشغلين بالتأكد من أن الطائرات مجهزة بالمعدات المناسبة لمكافحة الحرائق والوقاية منها ليستخدمها أفراد الطاقم؛
 - ج) إرشادات منقحة لتحديد متى يكون من الآمن نقل جهاز إلكتروني محمول عقب حدث انفلات حراري؛
 - د) إرشادات جديدة لعمليات أفراد طاقم الطائرة؛
 - ه) إرشادات منقحة خاصة بإجراءات مكافحة الحرائق في الصناديق العلوية؛
- و) صيغة منقحة لجعل الإجراء المطلوب واضحا لا لبس فيه بالنسبة لطاقم الطائرة، بما في ذلك استبدال عنوان "تحطيم جهاز إلكتروني محمول أو تلفه عن غير قصد في مقعد قابل للتعديل كهربائيا" بعبارة "جهاز إلكتروني محمول سقط في مقعد الراكب أو علق فيه"؛
- ز) إجراءات جديدة يتعين اتباعها في حالة نشوب حريق أو دخان من بطارية/جهاز إلكتروني محمول عند حمل معدات احتواء الحريق على متن الطائرة.

9-1-7 وأعرب الاجتماع عن تقديره للمجموعة لما أدخلته من تحسينات. ورغم الموافقة على التعديلات من حيث المبدأ، أثيرت عدة تعليقات واقترح إدخال مزيد من التنقيحات. ويرد وصفها في المرفق بالتقرير المتعلق بهذا البند من جدول الأعمال.

وسيعمل أعضاء فريق الخبراء المعنيون مع أمين المجموعة المعنية بسلامة مقصورة الركاب من خلال المراسلات لإعداد أي تتقيحات تعتبر ضرورية. وسوف تعمم على فريق الخبراء عن طريق المراسلات.

٩-١-٤ التوصية

٩-١-٤-١ في ضوء المناقشة السابقة، وضع الاجتماع التوصية التالية:

التوصية ١/٩ — تعديل إجراءات طاقم الطائرة الواردة في "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481)

أن تُدرج التعديلات المقترحة على إجراءات طاقم الطائرة الواردة في المرفق (ج) من التقرير في وثيقة "إرشادات الطوارئ لمعالجة الأحداث الناتجة عن البضائع الخطرة على متن الطائرات" (Doc 9481)، رهنا بإجراء تنقيحات طفيفة لمعالجة المسائل المثارة في المرفق بالتقرير بشأن البند ٩ من جدول الأعمال.

7-9 أحكام استخدام البيانات الإلكترونية لتوفير المعلومات لقائد الطائرة (DGP/29-WP/25) وأحكام استخدام البيانات الإلكترونية لتوفير المعلومات لقائد الطائرة (DGP/29-IP/7 والإضافة الملحقة بها)

1-۲-۱ دُعي الاجتماع النظر في تعديل منقح يسمح باستخدام البيانات الإلكترونية لحصول قائد الطائرة على المعلومات بدلا من المعلومات المكتوبة أو المطبوعة وفقا للفقرة ٤-١-١ من الجزء السابع من التعليمات الفنية. ونظر فريق الخبراء في اقتراحات مختلفة لعدة سنوات بدء من اجتماع مجموعة العمل لعام ٢٠١٦ (٢٠١٦/١٠/١) مونتريال، من ١٧ إلى اقتراحات مختلفة لعدة سنوات بدء من تقرير الاجتماع OGP-WG/16) ومؤخرا في اجتماع مجموعة العمل لعام ٢٠٢٣ (٢٠١٦/١٠/١) (انظر الفقرة ٤-١-١-١ من تقرير الاجتماع OGP-WG/23) ربو دي جانيرو، البرازيل، من ١٥ إلى ١٩/٥/١٩) (انظر الفقرة ٤-١-١-١ من تقرير الاجتماع الإرسال الإلكتروني. لكن العضو الذي رشحه الاتحاد الدولي لرابطة طياري الخطوط الجوية (IFALPA) لم يؤيد السماح باستخدام المعلومات الإلكترونية إلا بشرط ألا تكون المصدر الوحيد للمعلومات، لأن إلغاء النسخة الورقية قد يقلل من توفر المعلومات الهامة لطاقم الرحلة أثناء حالة طوارئ وقد يمنع النقل الموثوق به للمعلومات إلى خدمات الإنقاذ ومكافحة الحرائق. وقدم العضو موجزا للمناقشات السابقة للاجتماع، حيث سلط الضوء على المسائل التي يعتبرها الاتحاد لا تزال بلا حل. موجزا للمناقشات السابقة للاجتماع، حيث سلط الضوء على المسائل التي يعتبرها الاتحاد لا تزال بلا حل. وقد توثيق ذلك في ورقة معلومات تتبع للاجتماع التاسع والعشرين لفريق خبراء البضائع الخطرة.

9-٢--٢ وقد سمح التعديل المنقح بتوفير المعلومات إلى قائد الطائرة عن طريق المعالجة الإلكترونية للبيانات (EDP) أو عن طريق التبادل الإلكتروني للبيانات (EDI) بشرط وجود اتفاق مع السلطة المختصة في دولة المشغّل. وأشار مقدم الاقتراح إلى الشواغل التي أثيرت في الماضي بشأن كون الإشارات المرجعية إلى المعالجة الإلكترونية للبيانات أو التبادل الإلكتروني للبيانات مقيّدة للغاية، مشيراً إلى إن الإشارات إلى هذه المصطلحات عامة ومتسقة مع المصطلحات المستخدمة فيما يتعلق بإرسال معلومات نقل البضائع الخطرة إلكترونيا من قبل الشاحن. وعارض أيضا الاقتراحات التي قُدمت في الماضي لتضمين شرط إدراج المعلومات في دليل العمليات أو أي دليل مناسب آخر لأن هذا الأمر كان مطلوبا بالفعل بموجب الشرط العام الوارد في الفقرة ٢ من الجزء السابع والذي يقضى بتوفير المعلومات للموظفين.

9-٢-٣ وأرادت الأغلبية المضي قدما في التعديل، لكن العضو الذي رشحه الاتحاد الدولي لرابطة طياري الخطوط الجوية لم يكن باستطاعته بعد تأييده. واعترف بأن المعلومات الإلكترونية يمكن أن توفر تحسينات للسلامة، لكن ظلت لديه مخاوف من أن يتراجع مستوى السلامة ما لم تُدمج هذه التحسينات في الاشتراطات. وقدم لفريق الخبراء ورقة موقف نشرها الاتحاد يؤيد فيها التطور نحو توفير المعلومات الإلكترونية، ولكن فقط في حالة استفاء معايير معينة. وتضمنت المعايير الحاجة إلى تحسين الجوانب العملية للمعلومات المتعلقة بالبضائع الخطرة وسهولة استخدامها، وتقديم وصف أكثر اكتمالا للبضائع الخطرة الموجودة على متن الطائرة، وتعميم المعلومات عن البضائع الخطرة على خدمات الإنقاذ ومكافحة الحرائق بطريقة تلبي أو تتجاوز فعالية توفير المعلومات المكتوبة أو المطبوعة. وبالإضافة إلى ذلك، تضطلع مجموعة خارجية من الجهات المعنية، تشمل خبراء من الاتحاد الدولي لرابطة طياري الخطوط الجوية، واتحاد النقل الجوي الدولي (IATA)، ومجموعة العمل المعنية بإنقاذ الطائرات ومكافحة الحرائق، ورابطة شركات البريد السريع العالمية (GEA)، دراسة حول المعلومات التي يلزم توفيرها للاستجابة لحالات الطوارئ، إلا أنها لم تُستكمل بعد. وكان فريق خبراء البضائع الخطرة قد قرر في اجتماعه الثامن والعشرين (DGP/28)، المنعقد افتراضيا، من ١٥ إلى ١٩/١/١/١١) انتظار نتائج هذه المجموعة قبل إجراء أي تنقيحات على الأحكام.

9-٢-٤ وأشار أمين فريق خبراء عمليات الطيران (FLTOPSP) إلى أن التعديل المقترح ينص على إمكانية توفير المعلومات المكتوبة أو المطبوعة. وأدى ذلك إلى تعارض مع الملحق السادس، الذي يتطلب تزويد قائد الطائرة بمعلومات دقيقة ومقروءة مكتوبة أو مطبوعة بشأن البضائع الخطرة المنقولة كبضائع. وذكر أن فريق خبراء عمليات الطيران يؤيد بشدة الانتقال إلى المعلومات الإلكترونية، وقد أطلق مشروعا مهما للسماح بحمل المستندات والشهادات الإلكترونية على متن الطائرات حيثما أشير إليها. ويمكن من خلال هذا العمل وضع أحكام للإخطارات الإلكترونية الموجهة لقائد الطائرة والتي توفر على أقل تقدير نفس القدر من الفعالية والسلامة مثل الوضع الحالي المقبول من جميع الجهات المعنية.

9-7-0 وخلص فريق الخبراء إلى أنه لا يستطيع المضي قدما في التعديل المقترح بسبب التعارض مع الملحق السادس وبسبب عدم تمكن الطيارين، الذين هم الأطراف المعنية في المقام الأول بهذا البند، من تأييده. ورأى العديد من الأعضاء أن المصطلحات المستخدمة في الأحكام الحالية تسمح بالإرسال الإلكتروني، وهو ما لا يمكن أن يستمر إذا ما تم اعتماد التعديل بصيغته المكتوبة حالياً بسبب التعارض الذي قد ينشأ مع الملحق السادس. وسيعمل فريق الخبراء على التوصل إلى حل شامل خلال فترة السنتين المقبلة.

P-9 التطبيق غير الصحيح لتعريف طائرات الركاب (DGP/29-IP/5)

P-7-1 قدم خبراء الصلاحية للطيران وخبراء العمليات إلى الاجتماع آراءهم بشأن التعديلات على تعريف طائرات الركاب الوارد في الملحق الثامن عشر والتعليمات الفنية التي نظر فيها الاجتماع الثالث والعشرين لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة. وأُجريت التعديلات لمعالجة أوجه عدم الاتساق مع كيفية تطبيق التعريف دوليا لدى تحديد من يمكن أن يكون على متن طائرات الشحن فقط". وأوصي لأول مرة بإدخال تعديلات على التعريف لمعالجة أوجه عدم الاتساق في الاجتماع السابع والعشرين لفريق خبراء البضائع الخطرة (DGP/27) مونتريال، من P(1,1,1) لكن خبراء عمليات الطيران عارضوا تحديد من يمكن أن يكون على متن الطائرة من خلال تعريف في الملحق الثامن عشر لأن تلك مسألة تشغيلية بموجب الملحق السادس (انظر الفقرة P(1,1) من تقرير الاجتماع P(1,1) ولم تؤيد لجنة الملاحة الجوية التعديل لأنها لم تعتبر الأساس المنطقي لتعديل تعريف طائرات الركاب ذا صلة بأحكام الملحق الثامن عشر التي أيدتها. وخلصت إلى أنه ينبغي معالجة التأثير النشغيلي الناتج عن التمييز بين طائرات الركاب وطائرات الشحن في سياق الملحق السادس — تشغيل الطائرات. وطلبت

لجنة الملاحة الجوية من الأمانة العامة وضع حل قصير المدى لمعالجة التفسير والاستخدام غير الدقيقين للتعريف وكلفت مجموعة العمل الخاصة المعنية بالنقل الآمن للبضائع التابعة لفريق خبراء عمليات الطيران (FLTOPSP-SCG-SWG) بمعالجة المشكلة الأوسع نطاقا. وأعدت الأمانة العامة بعد ذلك إرشادات نُشرت على الموقع العام للإيكاو بمعالجة المشكلة الأوسع نطاقا. وأعدت الأمانة العامة بعد ذلك إرشادات نُشرت على الموقع العام للإيكاو (https://www.icao.int/safety/OPS/OPS-Normal/Pages/Personsonboard.aspx). ومع ذلك، لم يعتبر أعضاء فريق الخبراء تلك الإرشادات بمثابة حل. ولم تكن المسألة مدرجة بعد في برنامج عمل مجموعة العمل الخاصة، لذا ظلت المشكلة قائمة.

9-٣-٦ وأُجريت التعديلات المقترحة في الاجتماع الثالث والعشرين لمجموعة العمل التابعة لفريق خبراء البضائع الخطرة في غياب أي تقدم من جانب مجموعة العمل الخاصة. وأيدت مجموعة العمل حذف التعريفات الخاصة بطائرات الركاب وطائرات الشحن التي ترد في الملحق الثامن عشر، لأنها تُعتبر غير ضرورية في تلك الوثيقة. ومع ذلك، يشار إلى تلك المصطلحات بشكل مكثف في التعليمات الفنية للتمييز بين ما هو مسموح به على متن كل نوع من نوعي الطائرات، لذلك رأى أعضاء فريق الخبراء أنه من المهم إبقاء التعريف فيها. واقتُرح إدخال تعديل على تعريف الطائرة في حالة "طائرة الركاب" بقصد توفير مزيد من المرونة للمشغلين في تحديد من يعتبر راكبا وبالتالي من يمكنه التواجد على متن طائرة شحن تنقل بضائع خطرة محظور نقلها على متن طائرة ركاب. وقد تضمن التعديل المقترح نصا يقضي بأن يسمح المشغل لأي شخص بالصعود على متن الطائرة شريطة أن يكون ذلك مسموحا به ضمن الشروط التي وافقت عليها السلطة الوطنية المختصة. ولم تكن هناك اعتراضات قوية على القصد من الاقتراح في الاجتماع الثالث والعشرين لمجموعة العمل، ولكن اتُفق على أن يحصل الأمين على آراء خبراء عمليات الطيران نظرا لاعتراضهم على توصية الاجتماع السابع والعشرين لفريق خبراء البضائع الخطرة بتعديل التعريف.

9-٣-٣ وأفاد الأمين بأن خبراء عمليات الطيران داخل الأمانة يؤيدون حذف التعاريف من الملحق الثامن عشر. ومع ذلك، فقد اقترحوا أيضا حذف التعاريف من التعليمات الفنية وإدراج نصوص توضح ما إذا كان بإمكان المشغل نقل البضائع الخطرة على متن "طائرات الشحن الخالص" بدلا من ذلك. وأكدوا أن أحكام البضائع الخطرة لا ينبغي أن تحدد من يُسمح له بالصعود على متن الطائرة بناء طائرات الشحن لأن تلك مسألة تتعلق بالعمليات/الصلاحية للطيران. وقد يتعارض تحديد من يمكن أن يتواجد على متن الطائرة بناء على التعريفات الواردة في التعليمات الفنية مع اشتراطات العمليات/الصلاحية للطيران. وأشير إلى أنه قد نوقش موضوع مماثل في الاجتماع الثامن عشر لفريق خبراء البضائع الخطرة (DGP/18)، مونتريال، من ١٥ إلى ٢٠٠١/١٠) وتم التوصل إلى نتيجة مماثلة (انظر الفقرة ٢-٢-٩ من تقرير الاجتماع DGP/18). وأوصت الأمانة العامة بأن ينظر فريق الخبراء في حذف كل من تعريف طائرات الركاب وتعريف طائرات الشحن من كلا الوثيقتين وإعداد معايير لتحديد متى يمكن للمشغل تحميل بضائع عير مسموح بها على متن طائرة الركاب لنقلها على متن طائرة شحن كنهج بديل لمعالجة هذه المسألة.

9-٣-٤ ووضعت تعديلات مختلفة انصبت في تعديل واحد أدى إلى حذف كلا التعريفين وإضافة نص إلى أحكام تحميل طائرات الشحن في الفقرة ٢-٤-١ من الجزء السابع من التعليمات الفنية التي تشرح متى يمكن تحميل الطرود أو العبوات المقوّاة للبضائع الخطرة والتي تحمل علامة طائرات الشحن الخالص على متن طائرة شحن مع أشخاص آخرين غير أفراد الطاقم الضروريين. ولإبد من أن يحصل الأشخاص على تصريح من المشغل بموجب الشروط التي تحددها دولة المشغل. ولابد أن تتضمن الشروط المنصوص عليه في الفصل الرابع من الجزء الأول من الملحق السادس، عندما يكون الركاب على متن الطائرة. وقد قُدم التعديل المقترح في مرحلة متأخرة بحيث تعذر أن ينظر فيه الفريق بدقة، غير أعضاء فريق الخبراء أيدوا النهج المتبع وإن لم تكن الصياغة دقيقة. وسوف يُعد تعديل منقح خلال فترة السنتين القادمة للنظر فيه في الاجتماع الثلاثين لفريق خبراء البضائع الخطرة (DGP/30) في خريف عام ٢٠٢٥ من التعليمات الفنية. وقد وافق فريق الخبراء بالفعل على حذف التعريفين الواردين في الملحق الثامن عشر بموجب البند ٥ من جدول الأعمال (انظر الفقرة ٥-١ من هذا التقرير).

APPENDIX TO THE REPORT ON AGENDA ITEM 9 (English only)

COMMENTS ON PROPOSED AMENDMENTS TO CABIN CREW PROCEDURES FOR DANGEROUS GOODS INCIDENTS IN THE EMERGENCY RESPONSE GUIDANCE FOR AIRCRAFT INCIDENTS INVOLVING DANGEROUS GOODS (DOC 9481)

The following comments were raised during discussions on the proposed amendment to cabin crew procedures for dangerous goods incidents in the passenger cabin during flight (see paragraph 9.1 of the report on this agenda item Appendix C to the report).

- 1. There were two lists for each procedure in Section 3: a simplified list, which was proposed to be further simplified to contain only the action needed by the cabin crew, and an amplified list. It was suggested that future consideration be given to improving the structure of Section 3 so that it was easier to navigate between the two lists.
- 2. A new note was added under Section 3.3 referring to single cabin crew member operations, the need for actions listed in the procedures to be carried out with the assistance of other persons, and for the cabin crew to delegate to them the task of communicating with the flight crew while the cabin crew fought the fire. An observer noted that this was not common in her region and questioned whether it was a common practice globally. It was further suggested that guidance be provided for operations with no cabin crew onboard.
- 3. It was suggested that new procedures for a fire or smoke event from a battery/portable electronic device when fire containment equipment was carried on board the aircraft would apply to any fire onboard the aircraft and would therefore be more appropriately located under "General Considerations" in Section 2 of Doc 9481.
- 4. A recommendation for fire containment equipment, when carried on board the aircraft, to be placed on the flight deck and in the cabin was considered too prescriptive. The need and location of the equipment should be a decision of the operator based on a safety risk assessment.
- 5. Concerns were expressed with respect to recommending that detailed procedures for using fire containment devices be developed based on original equipment manufacturer instructions. There were many different types of devices on the market, and there was evidence that some did not perform as advertised. Research was on-going in some States and organizations to ensure they did not create unintended consequences. There was a concern that the new provisions could be interpreted as an implied recommendation for using them. Some State authorities were recommending against using the devices unless the event was over, which would contradict the original equipment manufacturer instructions.
- 6. References to "toilet" were considered ambiguous because "toilet" could be interpreted to mean either the actual toilet bowl or the room where the toilet bowl was located. It was suggested to replace the word with "lavatory" unless the intent was the toilet bowl.
- 7. It was suggested to add "fire containment equipment" as an example of a suitable empty container for submerging a portable electronic device to prevent further thermal runaway.

- 8. The procedures for a portable electronic device fire / smoke in an overhead bin referred to the potential for the device to be in baggage in the initial steps for cooling the device but not in the succeeding steps. It was suggested that removing the PED from the baggage should be added as a step.
- 9. A recommendation for Halon, Halon replacement or water to be used to extinguish the fire and prevent its spread to additional flammable materials was removed from the procedures for battery/portable electronic device fire /smoke. The reason for removing it was questioned.
- 10. The new guidance for dangerous goods incidents involving fire or smoke events from a portable electronic device (PED) on the flight deck that required the intervention of cabin crew listed retrieving and using protective equipment as a first step after receiving a call from the flight deck for assistance. The member nominated by the International Federation of Air Line Pilots' Associations (IFALPA) noted that maintaining control of the aircraft was the overriding responsibility of the flight crew, which might necessitate other actions by the cabin crew as a first step. He suggested adding "complying with directions from the cockpit" as a step.
- 11. The procedures for a PED fallen into /trapped in a passenger seat included applying procedures for battery / PED fire / smoke if smoke or flames appeared. There was concern that not having this as an earlier step might cause a delay in dealing with the smoke or flame, and this was the most critical step. It was suggested to include a cross-reference to this procedure early in the procedures to minimize the length of time the cabin crew might deal with the wrong procedure.
- 12. Halon was effective at suppressing a fire, but not at eliminating the generation of smoke from thermal runaway. A device needed to be cooled to stop thermal runaway for it to stop smoking. There was a concern that the firefighting procedure for a PED fire / smoke implied that cabin crew should keep applying Halon on a PED until the smoke stopped.
- 13. It was suggested that text be added to specify that cabin crew procedures for a battery/portable electronic device fire / smoke on the flight deck did not apply to electronic flight bags or electronic devices that were part of the aircraft equipment.

Note.—Development of guidance for flight crew to deal with incidents involving electronic flight bags, PEDs and power banks in the cockpit had been assigned to the FLTOPSP Specific Working Group on the Safe Carraige of Goods. The location of the guidance was to be determined.

14. Notifying the pilot-in-command was included as one of the actions in the procedures for an incident involving a PED fallen into or trapped in a passenger seat, but not for any of the other procedures. Why it was included here but nowhere else was questioned.

البند رقم ١٠: مواءمة المواد الإرشادية الموجهة لفريق خبراء البضائع الخطرة (DGP) للمساعدة في إعداد التعليمات الفنية والوثائق الداعمة لها مع الأحكام المنقحة الخاصة بالبضائع الخطرة

1-1 النسخة المنقحة المقترحة من المواد الإرشادية الموجهة لفريق خبراء البضائع الخطرة (DGP/29-WP/28) (باللغة الإنجليزية فقط)

1-1-1 اعتمد فريق الخبراء نسخة جديدة من المواد الإرشادية الموجهة لغريق خبراء البضائع الخطرة للمساعدة في إعداد التعليمات الغنية والوثائق الداعمة لها (الطبعة ۲). وتضمنت الوثيقة مواداً إرشادية لمساعدة أعضاء فريق الخبراء في تحديث التعليمات الفنية والوثائق الداعمة لها. كما تضمنت المبادئ العامة المستخدمة في إعداد وثائق البضائع الخطرة وإرشادات لتحديد كيفية إجراء التغييرات عليها. وهي توفر أيضا آلية لتسجيل المبررات وراء القرارات التي يتخذها فريق الخبراء، بما في ذلك تلك التي أدت إلى انحرافات عن لائحة الأمم المتحدة النموذجية. والمقصود من المواد التوجيهية هو أن تكون مصدرا مفيدا لكل من أعضاء الفريق القدامي والجدد. وتحتاج الوثيقة إلى استعراض جوهري، لأنها لم يتم تحديثها منذ أن أعدت لأول مرة في عام ١٩٩٩.

1-1-1 وكُلفت مجموعة العمل التابعة لفريق خبراء البضائع الخطرة المعنية بالمواءمة مع أحكام الأمم المتحدة بتحديث الإرشادات وعملت عليها خلال الفترتين الماليتين الماضيتين. وقامت بتحديث الوثيقة لمعالجة أحد الشواغل التي تم التعبير عنها في الاجتماع الثامن والعشرين لفريق خبراء البضائع الخطرة والذي يفيد بأن الإرشادات بشأن المسافات بين تخزين المواد المشعة والأشخاص قد لا تضمن المستوى الضروري من الحماية لطاقم الرحلة (انظر الفقرة ٧-١ من التقرير DGP/28) ولتعكس القرارات المتخذة في الاجتماع الثالث والعشرين لمجوعة عمل فريق خبراء البضائع الخطرة (انظر الفقرة ١٠٠٤ من التقرير DGP-WG/23).

• ١ - ١ - ٣ وأعرب الاجتماع عن تقديره الكبير للعمل المنجز. فقد كان مصدرا قيّما لجميع الأعضاء، وخاصة بالنسبة للأعضاء الجدد. وتم التأكيد على أهمية المواظبة على تحديث الوثيقة في المستقبل، واقتُرحت طرقا للقيام بذلك. واتُّفق على أن تكون مجموعة العمل التابعة لفريق خبراء البضائع الخطرة المعنية بالمواءمة مع أحكام الأمم المتحدة هي الهيئة المسؤولة عن تحديثها، كما هو موضح في اختصاصات مجموعة العمل. وسوف يُنظر أيضا في أن يقدم مقدمو ورقات العمل تحليلا حول كيفية تأثير اقتراحاتهم على وثيقة الإرشادات. ومن ثم يمكن لمجموعة العمل المعنية بالمواءمة أن تراعي هذه التحليلات أثناء تحديث الإرشادات كل سنتين. كما أعدت مجموعة العمل المعنية نموذج ورقة عمل للتعديلات المقترحة، يتضمن فقرة دائمة بشأن التعديلات اللاحقة على الوثائق الأخرى التي قد يلزم إجراؤها في حالة قبول فريق الخبراء الاقتراح المقدم. ويقوم الأمين بنشر هذا النموذج على الموقع العام لفريق خبراء البضائع الخطرة مع وثيقة الإرشادات. وسوف تنظر مجموعة العمل المعنية بالمواءمة في الإجراءات التي اقترحها فريق الخبراء وتدرجها في وثيقة الإرشادات. وأيد الاجتماع الحاجة إلى الإجراءات مع التسليم أيضا بالحاجة إلى المرونة لتغييرها إذا تبين أنها غير فعالة.

• 1-1-3 وقُدم اقتراح بإدخال تصويب واحد فيما يتعلق ببيان مفاده أن البضائع الخطرة المدرجة في الجداول الواردة في الجزء الثامن هي فقط التي يُسمح للركاب وطاقم الطائرة بحملها. وهذا غير صحيح، نظرا لأنه سوف يُسمح ببنود أخرى من خلال الاستثناءات العامة أو الأحكام الخاصة. ومع ذلك، اعتبرت هذه المسألة ثانوية ولا ينبغي أن تمنع فريق الخبراء من اعتماد الوثيقة. وسيجري إدخال تصويب خلال فترة السنتين المقبلة.

• ١ - ١ - ٥ وسوف تُحمّل الوثيقة على الموقع الإلكتروني العام لفريق خبراء البضائع الخطرة وسوف تقدم إلى الأعضاء الجدد في فريق الخبراء على سبيل الممارسة المستمرة. وسيظل هناك بند في جدول الأعمال بشأن مواءمة الإرشادات في جميع اجتماعات فريق خبراء البضائع الخطرة حتى تكون هناك آلية رسمية للاستعراض.

البند رقم ١١: أعمال أخرى

۱-۱۱ تقرير اجتماعات مجموعة العمل التابعة لفريق خبراء البضائع الخطرة (DGP/29-WP/3 وDGP WG/2) (DGP/29-WP/23)

1-1-1 استعرض الاجتماع الأجزاء السردية من تقريري اجتماعي مجموعة العمل التابعة لفريق خبراء البضائع الخطرة لعامي 17-1-1 (المنعقد في مونتريال، ٢١ إلى 7٠٢٢/١١/٢٥) وDGP-WG/22 (المنعقد في مونتريال، ٢١ إلى 7٠٢٢/١١/٢٥) وDGP-WG/23 (المنعقد في ريو دي جانيرو، البرازيل، ١٥ إلى ٢٠٢٣/٥/١٩). تمت الموافقة على النصوص دون تعليق. واستعرضت التعديلات التي اقترحتها مجموعات العمل في إطار ما يلي:

- أ) ورقات العمل DGP/29-WPs/11، و ١٦ (والإضافة الملحقة بها)، و ١٣ (والإضافة الملحقة بها)، و ١٤ (والإضافة الملحقة بها)، و ١٦، و ١٩ (والإضافة الملحقة بها)، و ١٦ (والإضافة الملحقة بها)، و ١٠ (انظر التقرير المتعلق بالبند ١ من جدول الأعمال)؛
 - ب) ورقتا العمل DGP/29-WPs/18 و ٢١ (انظر التقرير المتعلق بالبند ٢ من جدول الأعمال)؛
 - ج) ورقة العمل DGP/29-WP/17 (انظر التقرير المتعلق بالبند ٣ من جدول الأعمال).

1-11 تقرير لجنة الاتصال المشتركة بين الإيكاو والاتحاد البريدي العالمي (DGP/29-WP/10)

1-۲-۱۱ قدمت الأمانة تقرير الاجتماع السادس لاجتماع لجنة الاتصال المشتركة بين الإيكاو والاتحاد البريدي العالمي (UPU)الذي انعقد في مونتريال يومي ۲۸ و ۲۰۲۳/۲/۲۹. وقد أنشئت اللجنة لتلبية الحاجة إلى الجهد التعاوني بين الاتحاد البريدي العالمي والإيكاو للعمل بشكل مشترك وبطريقة منسقة بشأن المسائل ذات الاهتمام المشترك وفقا لمهام كل منهما. وترد أدناه المواضيع الأكثر صلة بالبضائع الخطرة.

1-7-7 وتُبذل الجهود لفهم السبب في أن من بين الدول الأعضاء في الاتحاد البريدي العالمي البالغ عددها 197 دولةً، لم يُمنح إلا خمسة وثلاثون مشغلا بريديا مُعينا فقط الموافقة من جانب سلطات الطيران المدني في تلك الدول على قبول بطاريات الليثيوم المحتواة في معدات بموجب الفقرة ٢-٣ من الجزء الأول من التعليمات الفنية. وأُعرب عن القلق إزاء العثور على بطاريات الليثيوم في البريد بصورة منتظمة، على الرغم من عدم موافقة معظم هيئات البريد المعتمدة على قبولها. وكانت هناك شكوك بشأن ما يقوم بع الاتحاد البريدي العالمي لمعالجة هذها المشكلة. وأفاد مسؤول التنسيق بالإيكاو العضو في لجنة الاتصال المشتركة بين الإيكاو والاتحاد البريدي العالمي أن الإيكاو أثارت هذه القضية أمام الاتحاد باعتبارها مصدر قلق رئيسي وأن المنظمتين تعملان معا لتحسين الوضع. كما أعرب أعضاء الفريق عن اهتمامهم بمعرفة المزيد عن عدد سلطات الطيران المدني التي وافقت على الإجراءات العامة التي اتخذتها هيئات البريد المعتمدة لمراقبة إدخال البضائع الخطرة في البريد.

11-٢-٣ ولا تزال الجهود جارية للتصدي للتحديات التي تواجهها مكاتب التبادل خارج الحدود الإقليمية. وأعرب فريق الخبراء عن قلقه المتكرر بشأن هذه الممارسة. وقد أُعرب عن قلق بشكل خاص فيما يتعلق ما تقوم به هذه المكاتب من حيث الجمع بين عمليات الشحن ووثائق بوليصات الشحن الجوي وعمليات البريد مع وثائق بريد الرسائل أثناء عمليات النقل بين الخطوط الجوية للالتفاف على لوائح الشحن. وقد قام الاتحاد الدولي للنقل الجوي (أياتا) والاتحاد البريدي العالمي بتشكيل فريق خبراء لمعالجة هذه المسألة، ولكن التقدم فيها كان بطيئا.

10-7-3 وأشير إلى أنه قد تم تتسيق الفصل الجديد المقترح في الملحق الثامن عشر بشأن نقل البضائع الخطرة في المهمة التي أنشئت بموجب البند ٥ من جدول الأعمال مع أمانة الاتحاد البريدي العالمي وأنه يحظى بتأييدها. وعُدّلت القواعد والتوصيات الدولية الحالية التحدد بشكل أكثر وضوحا مسؤوليات هيئات البريد المعتمدة. وأضيفت القواعد والتوصيات الدولية أيضا لمخاطبة السلطات البريدية العاملة في دولة أجنبية مثل مكاتب التبادل خارج الحدود الإقليمية. شعر الأعضاء بالتشجيع إزاء إمكانية تحسين دقة أسئلة البروتوكول المتعلقة بالبضائع الخطرة في برنامج الإيكاو العالمي لتدقيق مراقبة السلامة الجوية إذا اعتمد المجلس الفصل الجديد في الملحق الثامن عشر.

11-٢-٥ وطُلب من الاتحاد البريدي العالمي تقديم ورقة عمل إلى فريق الخبراء، لكن انعقاد مؤتمر بريدي كبير منعهم من القيام بذلك. ومن المتوقع حضور ممثل عن الاتحاد البريدي العالمي في الاجتماع القادم لمجموعة عمل فريق خبراء البضائع الخطرة. وتم التأكيد على ضرورة استمرار الإيكاو وغيرها من المنظمات المعنية في العمل مع الاتحاد البريدي العالمي لضمان أعلى مستوى من السلامة. وصرح ممثل إحدى شركات الطيران الكبرى أن البريد هو السلعة الأكثر خطورة. وطلبت منسقة الإيكاو في لجنة الاتصال المشتركة بين الإيكاو والاتحاد البريدي العالمي من الأعضاء والمراقبين والمستشارين تزويدها بأي معلومات من شأنها أن تبرر الحاجة إلى قيام السلطات البريدية باتخاذ تدابير أكثر قوة حتى تتمكن من إحالتها إلى الاتحاد البريدي العالمي.

"-۱" نظرة عامة على مبادرة دولة الإمارات العربية المتحدة لاعتماد الكفاءات (COVAL)، بالنسبة لمدرب التدريب على البضائع الخطرة (DGTI) ومسؤول البضائع الخطرة (DGP/29-IP/4) (DGP/29-IP/3)

1-۳-۱ قُدمت إلى الاجتماع لمحة عامة عن برنامج اعتماد الكفاءات في دولة الإمارات العربية المتحدة (COVAL). وقد سبق تقديم هذا البرنامج إلى الدورة الحادية والأربعين للجمعية العمومية للإيكاو (مونتريال، من ٢٠٢/٩/٢٧ إلى ١٠/٢/٢). وأبلغت دولة الإمارات العربية المتحدة الجمعية بأنها تعرض مشاركة مواد COVAL مع قسم التدريب العالمي على الطيران التابع للإيكاو وأنها ستقدم مقاعد مجانية في كل دورة COVAL للدول الأعضاء في الإيكاو. وأشادت اللجنة الفنية التابعة للجمعية العمومية مع التقدير بجهود دولة الإمارات العربية المتحدة ووافقت على إحالة المعلومات إلى فريق خبراء البضائع الخطرة. ودُعي فريق الخبراء إلى النظر في دمج مفهوم COVAL في المواد الإرشادية لمساعدة الدول على اعتماد كفاءة مدربيها المعنيين بالتدريب على البضائع الخطرة والمسؤولين المعنيين بالبضائع الخطرة.

11-٣-٦ وأنشأت دولة الإمارات العربية المتحدة برنامجا لإصدار شهادات البضائع الخطرة قبل خمسة عشر عاما لضمان أن تُنقل جميع شحنات البضائع الخطرة ذات المنشأ الإماراتي المراد نقلها جوا بواسطة هيئات معتمدة للتعامل مع البضائع الخطرة، وتحسين جودة التدريب على البضائع الخطرة من خلال منح شهادات لمقدمي التدريب على البضائع الخطرة والمدربين وتحسين السلامة التشغيلية من خلال إصدار شهادات للموظفين المسؤولين عن البضائع الخطرة. واستخدمت طرق مختلفة للتحقق من صحة التصديق. وتستخدم طريقة COVAL نهجا متكاملا لإصدار الشهادات. وطلب من جميع المدربين على البضائع الخطرة وشاغلي الوظائف في مجال البضائع الخطرة الخضوع لدورة شهادة COVAL في دولة الإمارات العربية المتحدة. وقُدمت بالفعل دورات شهرية لإصدار الشهادات الأولية من COVAL في عام ٢٠٢٣ للمدربين على البضائع الخطرة وسوف تُمنح لشاغلي الوظائف في مجال البضائع الخطرة بدء من يناير ٢٠٢٤.

٣-٣-١١ وأُعرب عن التهاني على البرنامج الرائع، وأُعرب أيضا عن التقدير لمشاركة المواد، ولعرض دمج مفاهيم COVAL في المواد الإرشادية المتعلقة بالبضائع الخطرة، ولتوفير الحضور المجاني للدول الأعضاء في دورات COVAL. وأفاد أعضاء آخرون في فريق الخبراء عن الطرق التي يتبعونها في تنفيذ التدريب القائم على الكفاءة في دولهم.

1-٣-١ ودعت دولة الإمارات العربية المتحدة فريق خبراء البضائع الخطرة إلى النظر في دمج مفاهيم COVAL في الإضافة الملحقة بالتعليمات الفنية للنقل الآمن للبضائع الخطرة عن طريق الجو (Doc 9284SU). واقتُرح أنه يمكن النظر في وثائق أخرى أيضا، بما في ذلك وثيقة الإرشادات الجديدة قيد الإعداد لدعم تنفيذ الملحق الثامن عشر (انظر التقرير المتعلق بالبند ٥ من جدول الأعمال) والإرشادات بشأن النهج القائم على الكفاءة للتدريب على البضائع الخطرة وتقييمها (Doc 10147). وقدم أعضاء آخرون في فريق تقريرا عن كيفية تنفيذ التدريب القائم على الكفاءة في دولهم. واقتُرح دمج أفضل الممارسات من مختلف الدول في نفس الوثيقة.

۱۱-٤ نقل المواد غير المشروعة تحت سلسلة العُهدة من قبل وكالات إنفاذ القانون (DGP/29-IP/11)

1-3-1 ناقش الاجتماع التحديات التي تواجه الطلبات المقدمة من وكالات إنفاذ القانون لنقل المواد غير المشروعة التي قد تصنف على أنها بضائع خطرة لإجراء الاختبارات المعملية الأولية أو كأدلة لأغراض التقاضي مع الحفاظ على سلسلة العُهدة. وكان هناك تأييد لإعداد مواد إرشادية في هذا الشأن، مع التسليم بأنها مسألة معقدة وتحتاج إلى التنسيق مع القطاعات الأخرى. وأشار رئيس قسم سلامة البضائع إلى أن مكتب الأمم المتحدة المعني بالمخدرات والجريمة لديه اهتمام كبير بهذا الموضوع وأن التعاون مع المكتب يمكن أن يكون مفيدا للغاية. وأعرب أعضاء فريق الخبراء عن اهتمامهم بإيلاء المزيد من التفكير لهذا الموضوع خلال فترة السنتين المقبلة.

١١-٥ وداع

1-0-1 ودّع الاجتماع ثلاثة مشاركين موقرين في فريق الخبراء سيتقاعدون بعد حياة مهنية طويلة زاخرة بالنجاحات وهم: د. برينان، عضو فريق الخبراء الذي رشحه اتحاد النقل الجوي الدولي (IATA)، وس. شوارتز، عضو فريق الخبراء الذي رشحه الاتحاد الدولي لرابطات طياري الخطوط الجوية (IFALPA) وأ. ماكولوتش، المراقب من رابطة شركات البريد السريع العالمية (GEA)، الذي عمل سابقا كمستشار لعضو اللجنة ورشحته المملكة المتحدة. وتم تكريمهم كأشخاص استثنائيين كانوا بمثابة حجر الأساس لفريق الخبراء لعدة عقود. وسوف يترك رحيلهم فراغا كبيرا. وأعربت اللجنة عن امتنانها لتبادلهم السخي للمعرفة والبصيرة والخبرة لسنوات عديدة.

11-٥-٢ وكرم الاجتماع أيضا م. باكيت، عضوة فريق الخبراء السابقة التي رشحتها كندا ورئيسة اللجنة بين عام ٢٠١٤ ونهاية عام ٢٠١٠. ولم يتمكن فريق الخبراء من تكريمها في اجتماعه السابق، لأنه عُقد افتراضيا في ظل جائحة فيروس كورونا. وبدأت السيدة باكيت فترة عملها كرئيسة خلال فترة صعبة للغاية عندما كان لأعضاء فريق الخبراء وجهات نظر قوية ومتضاربة فيما يتعلق ببطاربات الليثيوم. وأشيد بها لتوجيهها الفريق خلال المناقشات الصعبة بقيادة قوية ولُطف وتفان.

11-0-٣ وأخيرا، تم تكريم الدكتورة كاثرين روني، رئيسة قسم الشحن والأمينة السابقة للفريق لأكثر من ثلاثين عاما. وقد كُرّمت الدكتورة روني التي كانت بمثابة منارةً مضيئةً للفريق إذ قادته وسط العديد من التغييرات التي طرأت على الساحة بيد ثابتة وحضور لا يتزعزع. وأعربت اللجنة عن امتنانها للمعرفة التي نقلتها، والتحديات التي ساعدت في اجتيازها، ورُوح الفريق الجيدة التي عززتها.

11-0-2 واحتفل فريق الخبراء بثروة المعرفة والتفاني وحُسن الرفقة التي منحها المكرمون الأربعة إلى الفريق وتمنى لهم مستقبلا ملؤه الصحة والسعادة.

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APPENDIX A TO THE REPORT

CONSOLIDATED AMENDMENTS TO THE TECHNICAL INSTRUCTIONS RECOMMENDED UNDER AGENDA ITEMS 1, 2, 3 AND 4

Part 1

GENERAL

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Chapter 1

SCOPE AND APPLICABILITY

• •

1.1 GENERAL APPLICABILITY

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Amendments to battery provisions

Paragraph 4.4.1.5 of DGP/29-WP/3 report and 1.2.1.1.1 of this report:

- 1.1.5 General exceptions
- 1.1.5.1 Except for 7;4.2, these Instructions do not apply to dangerous goods carried by an aircraft where the dangerous goods are:

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- h) contained within items of excess baggage being sent as cargo provided that:
 - 1) the excess baggage has been consigned as cargo by or on behalf of a passenger;
 - 2) the dangerous goods may only be those that are permitted by and in accordance with 8;1.1.2 to be carried in checked baggage;
 - 3) the excess baggage is marked with the words "Excess baggage consigned as cargo".
- i) data loggers and cargo tracking devices with installed lithium batteries, attached to or placed in packages, overpacks or unit load devices, provided the following conditions are met:
 - 1) the data loggers or cargo tracking devices must be in use or intended for use during transport;
 - 2) each cell or battery must meet the provisions of Part 2;9.3 a), e), f) (if applicable) and g);
 - 3) for a lithium ion cell, the Watt-hour rating not exceeding 20 Wh;
 - 4) for a lithium ion battery, the Watt-hour rating not exceeding 20 Wh;
 - 5) for a lithium metal cell, the lithium content not exceeding 1 g;
 - 6) for a lithium metal battery, the aggregate lithium content not exceeding 1 g;

- 7) the number of data loggers or cargo tracking devices in or on any package or overpack must be no more than the number required to track or to collect data for the specific consignment;
- 8) the data loggers or cargo tracking devices must be capable of withstanding the shocks and loadings normally encountered during transport;
- 9) the devices must not be capable of generating a dangerous evolution of heat; and
- 10) the devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems.

Note.— This exception does not apply where the data loggers or cargo tracking devices are offered for transport as a consignment in accordance with Packing Instruction 967 or 970.

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1.3 APPLICATION OF STANDARDS

Where the application of a standard is required and there is any conflict between the standard and these Instructions, the Instructions take precedence. The requirements of the standard that do not conflict with these Instructions must be applied as specified, including the requirements of any other standard, or part of a standard, referenced within that standard as normative.

UN harmonization amendments

Paragraph 4.1.2.1.2 of DGP/29-WP/3:

UN Model Regulations, Chapter 1.1, 1.1.1.7 (see ST/SG/AC.10/50/Add.1)

Note. — A standard provides details on how to meet the provisions of these Instructions and may include requirements in addition to those set out in these Instructions.

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Chapter 3

GENERAL INFORMATION

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3.1 **DEFINITIONS**

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UN harmonization amendments

Paragraph 4.1.2.1.2 of DGP/29-WP/3:

UN Model Regulations, Chapter 1.2, 1.2.1 (see ST/SG/AC.10/50/Add.1)

- **Dangerous goods security.** Measures or precautions to be taken by operators, shippers and others involved in the transport of dangerous goods aboard aircraft to minimize theft or misuse of dangerous goods that may endanger persons or property.
- <u>Degree of filling.</u> The ratio, expressed in %, of the volume of liquid or solid introduced at 15°C into the means of containment and the volume of the means of containment ready for use.
- **Design.** For the transport of radioactive material, the description of fissile material excepted under 2;7.2.3.5.1 f), special form radioactive material, low dispersible radioactive material, package or packaging which enables such items to be fully identified. The description may include specifications, engineering drawings, reports demonstrating compliance with regulatory requirements, and other relevant documentation.

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Amendments to facilitate transport or State oversight

Paragraph 3.2 of this report:

Exclusive use. For the transport of radioactive material, the sole use, by a single shipper, of an aircraft or of a large freight container, in respect of which all initial, intermediate and final loading and unloading and shipment are carried out in accordance with the directions of the shipper or consignee, where so required by these Instructions.

Note.— A large freight container need not be approved in accordance with the International Convention for Safe Containers (CSC), 1972.

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UN harmonization amendments

Paragraph 4.1.2.1.2 of DGP/29-WP/3:

UN Model Regulations, Chapter 1.2, 1.2.1 (see ST/SG/AC.10/50/Add.1)

GHS. The <u>ninth_tenth</u> revised edition of the Globally Harmonized System of Classification and Labelling of Chemicals, published by the United Nations as document ST/SG/AC.10/30/Rev-9.10.

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Manual of Tests and Criteria. The seventh eighth revised edition of the United Nations publication bearing this title (ST/SG/AC.10/11/Rev.78 and Amend. 1).

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Model Regulations. The twenty-second third revised edition of the United Nations publication entitled Recommendations on the Transport of Dangerous Goods: Model Regulations (ST/SG/AC.10/1/Rev.2223).

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Recycled plastics material. Material recovered from used industrial packagings or from other plastics material that has been cleaned pre-sorted and prepared for processing into new packagings, including IBCs. The specific properties of the recycled material used for production of new packagings, including IBCs, must be assured and documented regularly as part of a quality assurance programme recognized by the appropriate national authority. The quality assurance programme must include a record of proper pre-sorting and verification that each batch of recycled plastics, which is of homogeneous composition, is consistent with the material has the proper specifications (melt flow rate, density, and tensile yield strength, consistent with that properties) of the design type manufactured from such recycled material. This necessarily includes knowledge about the packaging plastics material from which the recycled plastics has have been derived, as well as awareness of the prior use, including prior contents, of those packagings the plastics material if those that prior contents use might reduce the capability of new packagings, including IBCs, produced using that material. In addition, the manufacturer's quality assurance programmes under 6;1.1.3 of these Instructions or IBC under 6.5.4.1 of the UN Model Regulations must include performance of the mechanical design type test on packagings in Part 6, Chapter 4-on packagings of these Instructions or IBCs in 6.5.6 of the UN Model Regulations, manufactured from each batch of recycled plastics material. In this testing, stacking performance may be verified by appropriate dynamic compression testing rather than static load testing.

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Note.— ISO 16103:2005 "Packaging — Transport packages for dangerous goods — Recycled plastics material", provides additional guidance on procedures to be which may be followed in approving the use of recycled plastics material. These guidelines have been developed based on the experience of the manufacturing of drums and jerricans from recycled plastics material and as such may need to be adapted for other types of packagings, IBCs and large packagings made of recycled plastics material.

Unit load device (ULD). Any type of freight container, A device for grouping and restraining cargo, mail and baggage for air transport. It is either an aircraft container, or a combination of an aircraft pallet with a and an aircraft pallet net or aircraft pallet with a net over an iglee. A ULD is designed to be directly restrained by the aircraft cargo loading system (CLS).

Note 1.— An overpack is not included in this definition.

Note 2.— A freight container for radioactive material is not included in this definition (see 2;7.1.3).

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Chapter 4

DANGEROUS GOODS TRAINING

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Amendments to facilitate transport or State oversight

Paragraph 4.3.5 of DGP/29-WP/2:

4.4 TRAINING AND ASSESSMENT RECORDS

- 4.4.1 The employer must maintain a record of training and assessment for personnel.
- 4.4.2 The record of training and assessment must include:
- a) the individual's name;
- b) the month of completion of the most recent training and assessment;
- a description, copy or reference to training and assessment materials used to meet the training and assessment requirements;
- d) the name and address of the organization providing other information that identifies the organization providing the training and assessment (e.g. registered address); and
- e) evidence which shows that the personnel have been assessed as competent.

Part 2

CLASSIFICATION OF DANGEROUS GOODS

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INTRODUCTORY CHAPTER

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1. RESPONSIBILITIES

1.1 Classification must be made by the appropriate national authority when so required or may otherwise be made by the shipper.

Paragraph 2.2.2 of this report:

1.2 Where classification of the dangerous goods is made by the shipper, information used by the shipper to assign a classification must be made available to the appropriate national authority upon request, if requested within three months of the date on which the dangerous goods were transported.

Note.— Examples of such information include:

- a) the known composition of a substance;
- b) the known physical characteristics of articles such as vehicles;
- the results of classification testing and other applicable requirements as identified within Part 2 of these Instructions;
 or
- <u>d)</u> a safety data sheet issued in accordance with the Globally Harmonized System of Classification and Labelling of Chemicals (GHS).
- 4.21.3 A shipper who has identified, on the basis of test data, that a substance listed by name in column 1 of the Dangerous Goods List in Part 3, Chapter 2, Table 3-1 meets classification criteria for a hazard class or division that is not identified in the list, may, with the approval of the appropriate national authority, consign the substance:
 - a) under the most appropriate generic or not otherwise specified (n.o.s.) entry reflecting all hazards; or
 - b) under the same UN number and name but with additional hazard communication information as appropriate to reflect the additional subsidiary hazard(s) (documentation, label) provided that the primary hazard class remains unchanged and that any other transport conditions (e.g. limited quantity, packaging provisions) that would normally apply to substances possessing such a combination of hazards are the same as those applicable to the substance listed.
 - 4.2.1 1.3.1 A copy of the document of approval must accompany the consignment.

Note.— When an appropriate national authority grants such approvals, it should inform the United Nations Sub-Committee of Experts on the Transport of Dangerous Goods accordingly and submit a relevant proposal of amendment to the Dangerous Goods List. Should the proposed amendment be rejected, the appropriate national authority should withdraw its approval.

Paragraph 1.2.1.8 of this report:

6. CLASSIFICATION OF ARTICLES AS ARTICLES CONTAINING DANGEROUS GOODS N.O.S.

- 6.0 Articles which do not have an existing proper shipping name and which contain only dangerous goods as a residue or as an integral element of the machinery or apparatus must be classified as follows:
 - a) where the dangerous goods meet the provisions of Packing Instruction 962: UN 3363 Dangerous goods in apparatus, Dangerous goods in articles or Dangerous goods in machinery; or
 - b) where the net quantity of dangerous goods in the machinery or apparatus exceeds the limits of Packing Instruction 962 but contains dangerous goods permitted as limited quantities within the quantity limits specified in column 7(a) of the UN Model Regulations, see Special Provision A107; or
 - c) in accordance with paragraphs 6.1 to 6.6 of this section, as applicable.

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UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.0, 2.0.5.2 (see ST/SG/AC.10/50/Add.1)

6.2 Such articles may in addition contain <u>cells or</u> batteries. Lithium <u>cells and</u> batteries that are integral to the article must be of a type proven to meet the testing requirements of the UN *Manual of Tests and Criteria*, Part III, subsection 38.3, except when otherwise specified by these Instructions (e.g. for pre-production prototype articles containing lithium batteries or for a small production run, consisting of not more than 100 such articles). For articles containing pre-production prototype lithium cells or batteries transported for testing, or for articles containing lithium cells or batteries manufactured in production runs of not more than 100 cells or batteries, the requirements of Special Provision A88 apply.

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Chapter 1

CLASS 1 — EXPLOSIVES

UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.1, 2.1.1.3 (see ST/SG/AC.10/50/Add.1)

1.2 DEFINITIONS

For the purposes of these Instructions, the following definitions apply:

- a) Explosive substance is a solid or liquid substance (or a mixture of substances) which is in itself capable, by chemical reaction, of producing gas at such a temperature and pressure and at such a speed as to cause damage to the surroundings. Pyrotechnic substances are included even when they do not evolve gases.
- b) **Pyrotechnic substance** is a substance or a mixture of substances an explosive substance designed to produce an effect by heat, light, sound, gas or smoke or a combination of these as the result of non-detonative, self-sustaining, exothermic, chemical reactions.
- c) **Explosive article** is an article containing one or more explosive substances.
- d) Phlegmatized means that a substance (or "phlegmatizer") has been added to an explosive to enhance its safety in handling and transport. The phlegmatizer renders the explosive insensitive, or less sensitive, to the following actions:

heat, shock, impact, percussion or friction. Typical phlegmatizing agents include, but are not limited to: paper, wax, water, polymers (such as chlorofluoropolymers), alcohol and oils (such as petroleum jelly and paraffin).

e) **Explosive or pyrotechnic effect** means, in the context of 1.1 c), an effect produced by self-sustaining exothermic chemical reactions including shock, blast, fragmentation, projection, heat, light, sound, gas and smoke.

Note.— Explanations for a number of other terms used in connection with explosives can be found in Attachment 2 to these Instructions.

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Chapter 3

CLASS 3 — FLAMMABLE LIQUIDS

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UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.3, 2.3.1.4 (see ST/SG/AC.10/50/Add.1)

3.1.4 Liquid desensitized explosives are explosive substances which are dissolved or suspended in water or other liquid substances, to form homogeneous liquid mixture to suppress their explosive properties (see 1.5.2.3). Entries in the Dangerous Goods List (Table 3-1) for liquid desensitized explosives are: UN 1204, UN 2059, UN 3064, UN 3343, UN 3357-and, UN 3379 and UN 3555.

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Chapter 4

CLASS 4 — FLAMMABLE SOLIDS; SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION; SUBSTANCES WHICH, IN CONTACT WITH WATER, EMIT FLAMMABLE GASES

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4.2 FLAMMABLE SOLIDS, SELF-REACTIVE SUBSTANCES, DESENSITIZED EXPLOSIVES AND POLYMERIZING SUBSTANCES

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4.2.2 Division 4.1 — Flammable solids

- 4.2.2.1 Definitions and properties
- 4.2.2.1.1 Flammable solids are readily combustible solids and solids which may cause fire through friction.
- 4.2.2.1.2 Readily combustible solids are powdered, granular or pasty substances which are dangerous if they can be easily ignited by brief contact with an ignition source, such as a burning match, and if the flame spreads rapidly. The danger may not only come from the fire but also from toxic combustion products. Metal powders are especially dangerous because of the difficulty of extinguishing a fire since normal extinguishing agents such as carbon dioxide or water can increase the hazard.

UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.4, 2.4.2.2.1 (see ST/SG/AC.10/50/Add.1)

4.2.2.1.3 Metal powders are powders of metals or metal alloys.

4.2.2.2 Classification of flammable solids

UN Model Regulations, Chapter 2.4, 2.4.2.2.2.1 (see ST/SG/AC.10/50/Add.1)

4.2.2.2.1 Powdered, granular or pasty substances must be classified as readily combustible solids of Division 4.1 when the time of burning of one or more of the test runs, performed in accordance with the test methods and criteria in the UN *Manual of Tests and Criteria*, Part III, subsection 33.2.1, is less than 45 seconds or the rate of burning is more than 2.2 mm/s. Powders of metals or metal alloys Metal powders must be classified in Division 4.1 when they can be ignited and the reaction spreads over the whole length of the sample in 10 minutes or less.

4.2.2.2.2 Solids which may cause fire through friction must be classified in Division 4.1 by analogy with existing entries (e.g. matches) until definitive criteria are established.

UN Model Regulations, Chapter 2.4, 2.4.2.2.3.1 (see ST/SG/AC.10/50/Add.1)

4.2.2.3 Assignment of packing groups

4.2.2.3.1 Packing groups are assigned on the basis of the test methods referred to in 4.2.2.2.1. For readily combustible solids (other than metal powders), Packing Group II must be assigned if the burning time is less than 45 seconds and the flame passes the wetted zone. Packing Group II must be assigned to powders of metal or metal alloys metal powders if the zone of reaction spreads over the whole length of the sample in 5 minutes or less.

Chapter 5

CLASS 5 — OXIDIZING SUBSTANCES; ORGANIC PEROXIDES

Table 2-7. List of currently assigned organic peroxides in packagings

Note.— Peroxides to be transported must fulfil the classification and the control and emergency temperatures (derived from the self-accelerating decomposition temperature (SADT)) as listed.

	UN harmo	nization	amendr	nents					
aragraph 4.1.2.1.3 of DGP/29-W	P/3:								
Organic peroxide	Concentration (per cent)	Diluent type A (per cent)	Diluent type B (per cent) (Note 1)	Inert solid (per cent)	Water (per cent)	Control tempera- ture (°C)	Emergency tempera- ture (°C)	UN generic entry	Sub- sidiary hazards and note
tert-Butyl peroxybenzoate	≤52			≥48				3106	
UN Model Regulations, include	ed in IBC520	and, se	ee 2.5.3.2	2.4 of	UN M	Iodel Re	egulations	3	_
tert-Butyl peroxybenzoate	<u>≤32</u>	≥68						<u>3109</u>	
tert-Butyl peroxybutyl fumarate	≤52	≥48						3105	
•••									
Dibenzoyl peroxide	≤42 as a stable							3109	
	dispersion in water								
UN Model Regulations, Chap 1.2.1.2.1 c) of this report:	water	5.3.2.4	(see ST	T/SG/	AC.10	/50/Add	l.1) and	paragrapl	<u> </u>
1.2.1.2.1 c) of this report:	water	5.3.2.4 <u>≥38</u>	(see ST	T/SG/A	AC.10 ≥13	/50/Add	l.1) and	paragraph	 1
1.2.1.2.1 c) of this report: Dibenzoyl peroxide	water oter 2.5, 2.		(see ST	∑/SG/. ≥65		/50/Add	l.1) and		n — — 29
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide	water oter 2.5, 2. <u>≤42</u>		(see ST			/50/Add	1.1) and +35	3109	
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate	water oter 2.5, 2. ≤42 ≤35		(see ST					3109 Exempt	
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate	water oter 2.5, 2. ≤42 ≤35		(see ST					3109 Exempt	 29
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate Di-2,4-dichlorobenzoyl peroxide	water oter 2.5, 2. <u>≤42</u> ≤35 ≤100		(see ST		≥13			3109 Exempt 3114	 29
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate Di-2,4-dichlorobenzoyl peroxide Di-2,4-dichlorobenzoyl peroxide	water oter 2.5, 2. ≤42 ≤35 ≤100 ≤77 ≤52 as a paste		(see ST		≥13			3109 Exempt 3114	 29
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate Di-2,4-dichlorobenzoyl peroxide Di-2,4-dichlorobenzoyl peroxide Di-2,4-dichlorobenzoyl peroxide	water oter 2.5, 2. <u>≤42</u> ≤35 ≤100 ≤77 ≤52 as a paste with silicon oil		(see ST		≥13	+30	+35	3109 Exempt 3114 FORBIDDEN 31063104	 29
1.2.1.2.1 c) of this report: Dibenzoyl peroxide Dibenzoyl peroxide Di-(4-tert-butylcyclohexyl) peroxydicarbonate Di-2,4-dichlorobenzoyl peroxide Di-2,4-dichlorobenzoyl peroxide Di-2,4-dichlorobenzoyl peroxide	water oter 2.5, 2. <u>≤42</u> ≤35 ≤100 ≤77 ≤52 as a paste with silicon oil		(see ST		≥13	+30	+35	3109 Exempt 3114 FORBIDDEN 31063104	29
	water oter 2.5, 2. <u>≤42</u>		(see ST		≥13	+30	+35	3109 Exempt 3114 FORBIDDEN 31063104 3118	 29

DGP/29-WP/42

A-10

Appendix A to the Report

Organic peroxide	Concentration (per cent)	Diluent type A (per cent)	Diluent type B (per cent) (Note 1)	Inert solid (per cent)	Water (per cent)	Control tempera- ture (°C)	Emergency tempera- ture (°C)	UN generic entry	Sub- sidiary hazards and notes
•••									
Methylcyclohexanone peroxide(s)	≤67		≥33			+35	+40	3115	
Methyl ethyl ketone peroxide(s)	See remark 33	≥41			≥9			<u>3105</u>	33 34
Methyl ethyl ketone peroxide(s)	see remark 8)	≥48						FORBIDDE	_

Notes:

- 32. Active oxygen ≤4.15 per cent.
 33. Available oxygen ≤ 10 per cent.
 34. Sum of diluent type A and water ≥ 55 per cent, and in addition methyl ethyl ketone.

Chapter 6

CLASS 6 — TOXIC AND INFECTIOUS SUBSTANCES

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6.3 DIVISION 6.2 — INFECTIOUS SUBSTANCES

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6.3.2 Classification of infectious substances

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Table 2-10. Indicative examples of infectious substances included in Category A in any form unless otherwise indicated (6.3.2.2.1 a))

UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.6, 2.6.3.2.2.1 (see ST/SG/AC.10/50/Add.1) and 1.2.1.2.1 d) of this report:

UN Number and Proper Shipping Name	Micro-organism
UN 2814 Infectious substances affecting humans	•••
	Monkeypox virus (cultures only)1

1"Monkeypox" was renamed "mpox" by the World Health Organization (WHO).

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Chapter 7

CLASS 7 — RADIOACTIVE MATERIAL

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7.1.3 Definitions of specific terms

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UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.7, 2.7.1.3 (see ST/SG/AC.10/50/Add.1)

Specific activity of a radionuclide. The activity per unit mass of that nuclide. The specific activity of a material must mean the activity per unit mass of the material in which the radionuclides are essentially uniformly distributed.

Note.— The terms "activity concentration" and "specific activity" are synonymous for the purpose of these Instructions.

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Chapter 9

CLASS 9 — MISCELLANEOUS DANGEROUS SUBSTANCES AND ARTICLES, INCLUDING ENVIRONMENTALLY HAZARDOUS SUBSTANCES

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UN harmonization amendments

Paragraph 4.1.2.1.3 of DGP/29-WP/3:

UN Model Regulations, Chapter 2.9, 2.9.2 (see ST/SG/AC.10/50/Add.1)

9.2 ASSIGNMENT TO CLASS 9

The substances and articles of Class 9 are subdivided as shown in Table 2-16.

Table 2-16. Substances and articles of Class 9

UN		
number	Name	Notes
•••		
Lithium ba	atteries	
3090	Lithium metal batteries (including lithium alloy batteries)	See 2;9.3
3091	Lithium metal batteries contained in equipment (including lithium alloy batteries)	
3091	Lithium metal batteries packed with equipment (including lithium alloy batteries)	
3480	Lithium ion batteries (including lithium ion polymer batteries)	
3481	Lithium ion batteries contained in equipment (including lithium ion polymer batteries)	
3481	Lithium ion batteries packed with equipment (including lithium ion polymer batteries)	
3536	Lithium batteries installed in cargo transport unit	
	UN harmonizatio	n amendments
	and	l
	Amendments to ba	attery provisions
Paragra	aph 4.1.2.1.3 of DGP/29-WP/3:	
UN Mo	odel Regulations, Chapter 2.9, 2.9.2 (see ST/SO	G/AC.10/50/Add.1)
Sodium io	on batteries	
<u>3551</u>	Sodium ion batteries with organic electrolyte	See 9.4
3552	Sodium ion batteries contained in equipment with organic electrolyte	
3552	Sodium ion batteries packed with equipment with organic electrolyte	
•••		
Life-savin	g appliances	
2990	Life-saving appliances, self-inflating	
3072	Life-saving appliances, not self-inflating containing dangerous goods as equipment	
3268	Safety devices, electrically initiated	

UN number	Name	Notes
	UN harmonization a	mendments
Paragra	ph 4.1.2.1.3 of DGP/29-WP/3:	
UN Mo	del Regulations, Chapter 2.9, 2.9.2 (see ST/SO	G/AC 10/50/Add 1)
	der Regulations, Chapter 2.9, 2.9.2 (see 5 1/5)	3/1/0.10/30/1/44.1)
0550	Terms and the second state of the second state	
<u>3559</u>	Fire suppressant dispersing devices	
• • •		
Genetically	v modified micro-organisms (GMMOs) and genetically n	nodified organisms (GMOs)
3245	Genetically modified micro-organisms	GMMOs or GMOs which do not meet the definition of
3245	Genetically modified organisms	toxic substances (see 6.2) or infectious substances (see 6.3) must be assigned to UN 3245. GMMOs or GMOs are not subject to these Instructions when authorized for use by the appropriate national authorities of the States of Origin, Transit and Destination. Pharmaceutical products (such as vaccines) that are packed in a form ready to be administered, including those in clinical trials, and that contain GMMOs or GMOs are not subject to these Instructions. Genetically modified live animals must be transported under terms and conditions of the appropriate national authorities of the States of Origin and Destination. COVID-19 vaccines containing GMOs or GMMOs, including those in clinical trials, are not subject to these Instructions.
•••		
Other subs	stances or articles presenting a danger during transport,	but not meeting the definitions of another class
•••		
3548	Articles containing miscellaneous dangerous goods, n.o.s.	
<u>3556</u>	Vehicle, lithium ion battery powered	
<u>3557</u>	Vehicle, lithium metal battery powered	
<u>3558</u>	Vehicle, sodium ion battery powered	
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9.3 LITHIUM BATTERIES

Amendments to battery provisions

Paragraph 4.1.2.1.3.1 d) of DGP/29-WP/3:

Cells and batteries, cells and batteries contained in equipment, or cells and batteries packed with equipment, containing lithium in any form must be assigned to UN Nos. 3090, 3091, 3480 or 3481, as appropriate. They may be transported under these entries if they meet the following provisions provided:

 each cell or battery is of the type proved to meet the requirements of each test of the UN Manual of Tests and Criteria, Part III, subsection 38.3;

• • •

- e) cells and batteries must be are manufactured under a quality management programme that includes:
 - a description of the organizational structure and responsibilities of personnel with regard to design and product quality;
 - the relevant inspection and test, quality control, quality assurance, and process operation instructions that will be used:
 - process controls that should include relevant activities to prevent and detect internal short circuit failure during manufacture of cells;
 - 4) quality records, such as inspection reports, test data, calibration data and certificates. Test data must be kept and made available to the appropriate national authority upon request;
 - 5) management reviews to ensure the effective operation of the quality management programme;
 - 6) a process for control of documents and their revision;
 - a means for control of cells or batteries that are not conforming to the type tested in accordance with Part III, subsection 38.3 of the UN Manual of Tests and Criteria;
 - 8) training programmes and qualification procedures for relevant personnel;
 - 9) procedures to ensure that there is no damage to the final product;

Note.— In-house quality management programmes may be accepted. Third-party certification is not required, but the procedures listed in 1) to 9) above must be properly recorded and traceable. A copy of the quality management programme must be made available to the appropriate national authority upon request.

- f) lithium batteries, containing both primary lithium metal cells and rechargeable lithium ion cells, that are not designed to be externally charged (see Special Provision A213)-must meet the following conditions:
 - i) the rechargeable lithium ion cells can only be charged from the primary lithium metal cells;
 - ii) overcharge of the rechargeable lithium ion cells is precluded by design;
 - iii) the battery has been tested as a lithium primary battery;
 - iv) component cells of the battery must be <u>are</u> of a type proved to meet the respective testing requirements of the UN *Manual of Tests and Criteria*, Part III, subsection 38.3.; and

UN Model Regulations, Chapter 2.9, 2.9.4 (g) (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.1.2.1 a) of this report:

g) except for button cells installed in equipment (including circuit boards), manufacturers and subsequent distributors of cells or batteries manufactured after 30 June 2003 must make available the test summary as specified in the UN Manual of Tests and Criteria, Part III, subsection 38.3, paragraph 38.3.5.

Note.— The term "make available" means that manufacturers and subsequent distributors ensure that the test summary is accessible so that the shipper or other persons in the supply chain can confirm compliance.

UN harmonization amendments

and

Amendments to battery provisions

Paragraph 4.1.2.1.3.1 d) of DGP/29-WP/3:

UN Model Regulations, Chapter 2.9, 2.9.5 (see ST/SG/AC.10/50/Add.1) and paragraphs 1.2.1.2.1 a) and 1.2.1.2.1 b) of this report:

9.4 SODIUM ION BATTERIES

Cells and batteries, cells and batteries contained in equipment, or cells and batteries packed with equipment containing sodium ion, which are a rechargeable electrochemical system where the positive and negative electrode are both intercalation or insertion compounds, constructed with no metallic sodium (or sodium alloy) in either electrode and with an organic non aqueous compound as electrolyte, must be assigned to UN Nos. 3551 or 3552, as appropriate.

Note.— Intercalated sodium exists in an ionic or quasi-atomic form in the lattice of the electrode material.

They may be transported under these entries provided:

a) each cell or battery is of the type proved to meet the requirements of applicable tests of the UN Manual of Tests and Criteria, Part III, subsection 38.3;

Note.— Batteries must be of a type proved to meet the testing requirements of the UN Manual of Tests and Criteria, Part III, subsection 38.3, irrespective of whether the cells of which they are composed are of a tested type.

- b) each cell and battery incorporates a safety venting device or is designed to preclude a violent rupture under conditions normally encountered during transport;
- c) each cell and battery is equipped with an effective means of preventing external short circuits;
- d) each battery containing cells or a series of cells connected in parallel is equipped with effective means as necessary to prevent dangerous reverse current flow (e.g. diodes, fuses, etc.);
- e) cells and batteries are manufactured under a quality management program as prescribed under 9.3 e) 1 to 9;
- f) manufacturers and subsequent distributors of cells or batteries make available the test summary as specified in the UN Manual of Tests and Criteria, Part III, subsection 38.3, paragraph 38.3.5.

Note.— The term "make available" means that manufacturers and subsequent distributors ensure that the test summary is accessible so that the shipper or other persons in the supply chain can confirm compliance.

Part 3

DANGEROUS GOODS LIST, SPECIAL PROVISIONS AND LIMITED AND EXCEPTED QUANTITIES

. . .

Chapter 2

ARRANGEMENT OF THE DANGEROUS GOODS LIST (TABLE 3-1)

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2.1 ARRANGEMENT OF THE DANGEROUS GOODS LIST (TABLE 3-1)

2.1.1 The Dangerous Goods List (Table 3-1) is divided into 13 columns as follows:

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

UN Model Regulations, Chapter 3, 3.2.1 (see ST/SG/AC.10/50/Add.1)

Column 8

"UN packing group" — this column contains the UN packing group number (i.e. I, II or III) assigned to the article or substance. If more than one packing group is indicated for the entry, the packing group of the substance or formulation to be transported should be determined, based on its properties, through application of the hazard grouping criteria as provided in Part 2.

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Table 3-1. Dangerous Goods List

Name Class Sub- sidiary No. Class Sub- sidiary Labels State variation State variation										Passenger airc		Cargo aircraft only		
1 2 3 4 6 7 8 9 10 11 12 13	Name		or	sidiary	Labels	varia-	provi-	packing			quantity per		quantity per	
	1	2	3	4		6	7	8	9	10	11	12	13	

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Aircraft hydraulic power unit fuel tank (containing a mixture of anhydrous hydrazine and methyl hydrazine) (M86 fuel)	3165	3	6.1 8	Liquid flammable & Toxic & Corrosive	AU 1 CA 7 IR 3 NL 1 US 3	A1 A48	4	E0	FORBID	DEN	372	42 L
Aluminium borohydride in devices	2870	4.2	4.3				4		FORBID	DEN	FORBID	DEN

UN Model Regulations, Chapter 2.0, 2.0.5.2 (see ST/SG/AC.10/50/Add.1):

Articles containing corrosive substance, n.o.s.*	3547	8	See 2;0.6		A2 <u>A88</u>		FORBID	DEN	FORBID	DEN
Articles containing flammable gas, n.o.s.*	3537	2.1	See 2;0.6		A2 <u>A88</u>		FORBID	DEN	FORBID	DEN
Articles containing flammable liquid, n.o.s.*	3540	3	See 2;0.6		A2 <u>A88</u>		FORBID	DEN	FORBID	DEN
Articles containing flammable solid, n.o.s.*	3541	4.1	See 2;0.6		A2 <u>A88</u>		FORBID	DEN	FORBID	DEN
Articles containing miscellaneous dangerous goods, n.o.s.*	3548	9	See 2;0.6		A2 <u>A88</u> A224		FORBID	DEN	FORBID	DEN
Articles containing non-flammable, non toxic gas, n.o.s.*	3538	2.2	See 2;0.6		A2 <u>A88</u> A225		FORBID	DEN	FORBID	DEN
Articles containing toxic substance, n.o.s.*	3546	6.1	See 2;0.6		A2 <u>A88</u>		FORBID	DEN	FORBID	DEN

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			F F	Passenger airc		Cargo aircraft only						
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Batteries, containing metallic sodium or sodium alloy †	3292	4.3	Danger if wet	A94 A183 A228	E0	FORBID	DEN	492	No li	nit
				71220						

UN harmonization amendments

and

Amendments to battery provisions

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and paragraph 2.2.7 of this report:

Batteries, wet, filled with acid, electric storage †	2794	8	Corrosive	A51 A164 A183	E0	870	30 kg	870	400 kg
Batteries, wet, filled with alkali, electric storage †	2795	8	Corrosive	A51 A164 A183 A228	E0	870	30 kg	870	400 kg
Batteries, wet, non- spillable, electric storage	2800	8	Corrosive	A48 A67 A164 A183	E0	872	No limit	872	No limit
Battery-powered equipment	3171	9	Miscellane ous	A67 A87 A94 A154 A164 A182 A214	E0	952	No limit	952	No limit
Battery-powered vehicle	3171	9	Miscellane ous	A67 A87 A94 A154 A164 A214	E0	952	No limit	952	No limit

									Passenger airc		Cargo aire	craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
UN Model Regul	ations,	Chapter	· 3.2, daı	ngerous	goods lis	st (see ST	/SG/AC.1	10/50/Add	.1):			
Bombs, smoke, non- explosive with corrosive liquid, without initiating device	2028	8		Corrosive			#	E0	FORBID	DEN	866	50 kg
Butadienes and hydrocarbon mixture, stabilized, containing more than 40% 20% butadienes	1010	2.1		Gas flammable	AU 1 CA 7 IR 3 NL 1 US 3	A1 A209 <u>A229</u>		E0	FORBID	DEN	200	150 kg
				An	nendmer	nts to batt	ery provi	sions				
Paragraph 4.2.2.2	of DG	P/29-W	P/3·									
Cells, containing metallic sodium or sodium alloy †	3292	4.3		Danger if wet		A94 <u>A183</u> <u>A228</u>		E0	492	25 kg	492	400 kg
				U	N harmo	onization	amendme	ents				
Paragraph 4.1.2.1	.4 of D	GP/29-	WP/3:									
UN Model Regul	ations,	Chapter	: 3.2, daı	ngerous	goods lis	st (see ST	/SG/AC.	10/50/Add	.1):			
Detonators, electric for blasting †	0030	1.1B				<u>A226</u>			FORBID	DEN	FORBID	DEN
Detonators, electric for blasting †	0255	1.4B		Explosive 1.4		<u>A226</u>		E0	FORBID	DEN	131	75 kg
Detonators, electric for blasting †	0456	1.4S		Explosive 1.4		A165 <u>A226</u>		E0	131	25 kg	131	100 kg
Detonators, electronic programmable for blasting †	0511	1.1B				<u>A226</u>		E0	FORBID	DEN	FORBID	DEN
Detonators, electronic programmable for blasting †	0512	1.4B		Explosive 1.4		<u>A226</u>		E0	FORBID	DEN	131	75 kg

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									Passenger airc		Cargo aire	craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
Detonators, electronic programmable for blasting †	0513	1.4S		Explosive 1.4		A165 <u>A226</u>		E0	131	25 kg	131	100 kg
Disilane	<u>3553</u>	<u>2.1</u>						<u>E0</u>	FORBID	<u>DEN</u>	FORBID	<u>DEN</u>
				An	nendmer	its to faci	litate tran	sport				
Paragraph 4.3.2 o	f DGP/	29-WP	/2:									
Engine, internal combustion	3530	9		Miscell aneous		A70 A87 A154 A208		E0	972	No limit	972	No limit
				U	N harmo	onization	amendme	ents				
Paragraph 1.2.1.8	of this	report:										
Fuel system components (including fuel control units (FCU), carburettors, fuel lines, fuel pumps), see Dangerous goods in												
apparatus or Dangerous goods in articles or Dangerous Goods in machinery (UN No. 3363)												
				An	nendmer	nts to faci	litate tran	sport				
Paragraph 4.3.2 o	f DGP/	29-WP	/2:									
Machinery, internal combustion	3530	9		Miscell aneous		A70 A87 A154 A208		E0	972	No limit	972	No limit

									Passenger airc		Cargo air	craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

Fire suppressant dispersing devices†	0514	<u>1.4S</u>	Explosive 1.4		<u>A232</u>		<u>E0</u>	<u>135</u>	<u>25 kg</u>	<u>135</u>	100 kg
Fire suppressant dispersing devices †	<u>3559</u>	<u>9</u>	Miscellane ous		<u>A232</u>		<u>E0</u>	<u>961</u>	<u>25 kg</u>	<u>961</u>	<u>100 kg</u>
Gallium contained in marufactured articles	<u>3554</u>	<u>8</u>	Corrosive		<u>A48</u> <u>A69</u>		<u>E0</u>	<u>869</u>	No limit	<u>869</u>	No limit
Isosorbide dinitrate mixture with not less than 60% lactose, mannose, starch or calcium hydrogen phosphate	2907	4.1	Solid flammable	BE 3	A40 A49	II	E0	445	15 kg	448	50 kg

UN harmonization amendments

and

Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/3 and paragraph 2.2.7 of this report:

Lithium ion batteries (inclµding lithium ion polymer batteries)	3480	9	Miscellane ous — Lithium <u>or</u> sodium ion batteries	US 3	A88 A99 A154 A164 A183 A201 A213	EO	FORBID	DEN	See	965
Lithium ion batteries contained in equipment (including lithium ionpolymer batteries)	3481	9	Miscellane ous — Lithium or sodium ion batteries	US 3	A48 A88 A99 A154 A164 A181 A185 A213 A220	E0	967	5 kg	967	35 kg

									Passenger airc		Cargo aire	craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
Lithium ion batteries packed with equipment (including lithium ion polymer batteries)	3481	9		Miscellane ous — Lithium or sodium ion batteries	US 3	A88 A99 A154 A164 A181 A185 A213		E0	966	5 kg	966	35 kq
Lithium metal batteries (including lithium alloy batteries) †	3090	9		Miscellane ous — Lithium or sodium ion batteries	US 2 US 3	A88 A99 A154 A164 A183 A201 A213		E0	FORBID	DEN	See	968
Lithium metal batteries contained in equipment (including lithium alloy batteries) †	3091	9		Miscellane ous — Lithium or sodium ion batteries	US 2 US 3	A48 A88 A99 A154 A164 A181 A185 A213 A220		E0	970	5 kg	970	35 kg
Lithium metal batteries packed with equipment (including lithium alloy batteries) †	3091	9		Miscellane ous — Lithium <u>or</u> <u>sodium ion</u> batteries	US 2 US 3	A88 A99 A154 A164 A181 A185 A213		EO	969	5 kg	969	35 kg

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

Nitrocellulose membrane filters with not more than 12.6% nitrogen, by dry mass	3270	4.1		Solid flammable		A73 A122 <u>A230</u>	II	E2	458 Y458	1 kg 1 kg	458	15 kg
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									Passenger airc		Cargo aire	craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
Nitrocellulose solution, flammable with not more than 12.6% nitrogen, by dry mass, and not more than 55% nitrocellulose	2059	3		Liquid flammable	BE 3	A3 <u>A40</u> A91	 	E0 E0 E0	351 353 Y341 355 Y344	1 L 5 L 1 L 60 L 10 L	361 364 366	30 L 60 L 220 L
Nitrocellulose with alcohol, not less than 25% alcohol, by mass, and not more than 12.6% nitrogen, by dry mass	2556	4.1		Solid flammable	BE 3	A40 A217	II	E0	452	1 kg	453	15 kg
Nitrocellulose with water, not less than 25% water by mass	2555	4.1		Solid flammable	BE 3	A40 A217	II	E0	452	15 kg	453	50 kg
Nitroglycerin mixture, desensitized, liquid, n.o.s.* with not more than 30% nitroglycerin, by mass	3357	3			BE 3	A17 <u>A40</u>	II		FORBID	DEN	FORBID	DEN
Nitroglycerin mixture, desensitized, liquid flammable, n.o.s.* with not more than 30% nitroglycerin, by mass	3343	3			BE 3	<u>A40</u>			FORBID	DEN	FORBID	DEN
Nitroglycerin mixture, desensitized, solid, n.o.s.* with more than 2% but not more than 10% nitroglycerin, by mass	3319	4.1		Solid flammable	AU 1 BE 3 CA 7 IR 3 NL 1 US 3	A1 <u>A40</u> A68	II	E0	FORBID	DEN	499	0.5 kg
Nitroglycerin solution in alcohol with more than 1% but not more than 5% nitroglycerin	3064	3		Liquid flammable	BE 3	<u>A40</u> A188	II	E0	FORBID	DEN	371	5 L
Nitroglycerin solution in alcohol with not more than 1% nitroglycerin	1204	3		Liquid flammable		<u>A40</u>	II	E0	371 Y341	5 L 1 L	371	60 L
Pentaerythrite tetranitrate mixture desensitized, solid, n.o.s.* with more than 10% but not more than 20% PETN, by mass	3344	4.1			BE 3	<u>A40</u>	II		FORBID	DEN	FORBID	DEN

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									Passenger and cargo aircraft		Cargo aircraft only	
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
Pentaerythritol tetranitrate mixture desensitized, solid, n.o.s.* with more than 10% but not more than 20% PETN, by mass	3344	4.1			BE 3	<u>A40</u>	II		FORBID	DEN	FORBID	DEN
PETN mixture desensitized, solid, n.o.s.* with more than 10% but not more than 20% PETN, by mass	3344	4.1			BE 3	<u>A40</u>	II		FORBID	DEN	FORBID	DEN

UN harmonization amendments

and

Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/3 and paragraph 2.2.7 of this report:

Sodium ion batteries with organic electrolyte	<u>3551</u>	9	Miscellane ous — Lithium or sodium ion batteries	A88 A99 A154 A183 A227 A228	<u>E0</u>	FORBID	<u>DEN</u>	<u>See</u>	976
Sodium ion batteries contained in equipment with organic electrolyte	3552	<u>9</u>	Miscellane ous — Lithium or sodium ion batteries	A48 A88 A99 A154 A185 A227 A228	<u>E0</u>	<u>97Y</u>	<u>5 kg</u>	<u>97Y</u>	35 kg
Sodium ion batteries packed with equipment with organic electrolyte	3552	9	Miscellane ous — Lithium or sodium ion batteries	A48 A88 A99 A154 A185 A227 A228	<u>E0</u>	<u>97Y</u>	<u>5 kg</u>	<u>97Y</u>	35 kg

									Passenger and cargo aircraft		Cargo aircraft only		
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package	
1	2	3	4		6	7	8	9	10	11	12	13	

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

Tetramethylammonium hydroxide, solid	3423	8 <u>6.1</u>	<u>8</u>	Toxic & Corrosive	A113 A234	# <u>I</u>	E2 <u>E5</u>	859 Y844 <u>665</u>	15 kg 5 kg 1 kg	863 <u>672</u>	50 kg 15 kg
Tetramethylammonium hydroxide aqueous solution with not less than 25% tetramethylammonium hydroxide	<u>3560</u>	<u>6.1</u>	8	Toxic & Corrosive	A113 A233 A234	<u>I</u>	<u>E5</u>	<u>651</u>	<u>0.5 L</u>	<u>657</u>	2.5 L
Tetramethylammonium hydroxide aqueous solution with more than 2.5% but less than 25% tetramethylammonium hydroxide	1835	8	6.1	Corrosive & Toxic	A3A113 A233 A234	 	E2 E1	851 Y840 852 Y841	1 L 0.5 L 5 L 1 L	855 856	30 L 60 L
Tetramethylammonium hydroxide aqueous solution with not more than 2.5% tetramethylammonium hydroxide	<u>1835</u>	<u>8</u>		Corrosive	A3 A233 A234	Ш	<u>E1</u>	<u>852</u> Y841	<u>5 L</u> 1 L	<u>856</u>	60 L
Trifluoromethyltetrazole sod um salt in acetone with not less than 68% acetone, by mass	<u>3555</u>	<u>3</u>		<u>Liquid</u> flammable	<u>A40</u>	<u>II</u>	<u>E0</u>	FORBID	<u>DEN</u>	FORBIC	DEN

UN harmonization amendments

and

Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/3 and paragraph 2.2.7 of this report:

Vehicle, lithium ion battery powered	9	Miscellan Qus — Lithium c sodium ic batteries		A87 A118 A120 A154 A214		<u>E0</u>	<u>952</u>	<u>No limit</u>	<u>952</u>	No limit
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										Passenger and cargo aircraft		craft only
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4		6	7	8	9	10	11	12	13
Vehicle, lithium metal battery powered	<u>3557</u>	9		Miscellane ous — Lithium or sodium ion batteries		A87 A118 A120 A154 A214		<u>E0</u>	<u>952</u>	<u>No limit</u>	<u>952</u>	No limit
Vehicle, sodium ion battery powered	<u>3558</u>	<u>9</u>		Miscellane ous — Lithium or sodium ion batteries		A87 A118 A120 A154 A214 A231		<u>E0</u>	<u>952</u>	No limit	<u>952</u>	No limit

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UN harmonization amendments

Table 3-1. Dangerous Goods List

Amendments to the Chinese version of Table 3-1 only:

Paragraph 4.1.2.2 of DGP/29-WP/2:

	1	1	1	T		I	T	I	Passenge	er aircraft	Cargo	aircraft
Name 1 Guanyl	UN No. 2 0113	Class or divi- sion 3 1.1A	Sub- sidiary risk 4	Labels 5	State varia- tions 6	Special provi- sions 7	UN packing group 8	Excepted quantity 9	Packing instruction 10	Max. net quantity per package 11	Packing instruction 12	Max. net quantity per package 13
Ruanyi nitrosaminogu anylidene hydrazine, wetted with not less than 30% water, by mass 脒基·亚硝氨亚 脒基肼, 湿的, 按质量计, 含水 不低于30%	0113	1.1A							*************************************			DDEN 运
Ethyl methyl ketone 乙基·甲基 <u>甲乙</u> 酮	1193	3		Liquid flammable 易燃液体			II	E2	353 Y341	5 L 1 L	364	60 L
Hydrogen cyanide, aqueous solution with not more than 20% hydrogen cyanide or Hydrocyanic acid, aqueous solution with not more than 20% hydrogen cyanide 氢氰酸氰化氢水溶和过20% 或氰酸水溶液,含氢化氰不超过20% 或氰酸水溶液,含氢化氰不超过20%	1613	6.1							FORBI 禁	运	FORBI 禁	运
Calcium hydrosulphite 连二亚硫酸氢 钙	1923	4.2		Spontaneous combustion 自燃物质			II	E2	467	15 kg	470	50 kg
Dibromodifluo romethane 内酸丁酯 二溴 二氟甲烷	1941	9		Miscellaneous 杂项危险物品			III	E1	964	100 L	964	220 L

									Passenge		Cargo	
Name	UN No.	Class or divi- sion	Sub- sidiary risk	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package
1	2	3	4	5	6	7	8	9	10	11	12	13
Pentane-2, 4-dione 戊- 2, 4-戊二酮	2310	3	6.1	Liquid flammable & Toxic 易燃液体和 毒性物质			III	E1	355 Y343	60 L 2 L	366	220 L
Adsorbed gas, toxic, flammable, n.o.s.* 吸附气体, 毒性, 易燃_未另作规定的*	3514	2.3	2.1		AU 1 CA 7 IR 3 NL 1 US 3	A2		E0	FORBI 禁		FORBI 禁	
Adsorbed gas, toxic, flammable, corrosive, n.o.s.* 吸附气体, 毒性, 易燃, 腐蚀性, 未另作规定的*	3517	2.3	2.1 8		AU 1 CA 7 IR 3 NL 1 US 3	A2		E0	FORBIDDEN 禁运		FORBI 禁	
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Chapter 3

SPECIAL PROVISIONS

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Table 3-2. Special provisions

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UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.3, SP 28 (see ST/SG/AC.10/50/Add.1):

A40 (28) This substance may be transported under provisions of <u>Class 3 or</u> Division 4.1 only if it is so packed that the percentage of diluent will not fall below that stated at any time during transport (see 2;3.1.4 and 2;4.2.4). In cases where the diluent is not stated, the substance must be packed so that the amount of explosive

substance does not exceed the stated value.

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A67 (~238) Batteries can be considered as non-spillable provided that they are capable of withstanding the vibration and pressure differential tests given below, without leakage of battery fluid.

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Amendments to manage aviation specific risks

Paragraph 2.2.3 of this report:

Non-spillable batteries are not subject to these Instructions when carried as cargo if, at a temperature of 55°C, the electrolyte will not flow from a ruptured or cracked case. The battery must not contain any free or unabsorbed liquid. Any electrical battery or battery powered device, equipment or vehicle having the potential of dangerous evolution of heat must be prepared for transport so as to prevent:

- a) a short circuit (e.g. in the case of batteries, by the effective insulation of exposed terminals; or, in the case of equipment, by disconnection of the battery and protection of exposed terminals); and
- b) unintentional activation.

The words "not restricted" and the special provision number A67 must be provided on the air waybill when an air waybill is issued.

TIS UN

Consequential amendment, changes adopted in UN Model Regulations, Chapter 3.3, SP 365 and 366

A69 The following are not subject to these Instructions when carried as cargo:

- a) articles other than lamps, such as thermometers, switches and relays, each containing a total quantity of not more than 15 g of mercury or gallium, if they are installed as an integral part of a machine or apparatus and so fitted that shock or impact damage, leading to leakage of mercury or gallium, is unlikely to occur under normal conditions of transport.
- b) articles other than lamps, each containing not more than 100 mg of mercury, gallium or inert gas and packaged so that the quantity of mercury, gallium or inert gas per package is 1 g or less.

The words "not restricted" and the special provision number A69 must be provided on the air waybill when an air waybill is issued.

Note.— For lamps containing dangerous goods, see Part 1;2.6.

Amendments to facilitate transport or State oversight

Paragraph 4.3.2 of DGP/29-WP/2:

- A70 Internal combustion or fuel cell engines or machinery being shipped either separately or incorporated into a vehicle, machine or other apparatus, without batteries or other dangerous goods, are not subject to these Instructions when carried as cargo provided that:
 - a) for flammable liquid fuel powered engines:
 - the engine is powered by a <u>liquid</u> fuel that does not meet the classification criteria for any class or division: or
 - the fuel tank of the vehicle, machine or other apparatus has never contained any fuel or the fuel tank has been flushed and purged of vapours and adequate measures taken to nullify the hazard;
 and
 - the entire fuel system of the engine has no free liquid and all fuel lines are sealed or capped or securely connected to the engine and vehicle, machinery or apparatus.
 - b) for flammable gas powered internal combustion or fuel cell engines:
 - the entire fuel system must have been flushed, purged and filled with a non-flammable gas or fluid to nullify the hazard;
 - the final pressure of the non-flammable gas used to fill the system does not exceed 200 kPa at 20°C;
 - 3) the shipper has made prior arrangements with the operator; and
 - 4) the shipper has provided the operator with written or electronic documentation stating that the flushing, purging and filling procedure has been followed and that the final contents of the engine(s) have been tested and verified to be non-flammable.

Multiple engines may be shipped in a unit load device provided that the shipper has made prior arrangements with the operator(s) for each shipment.

When this special provision is used, the words "not restricted" and the special provision number A70 must be provided on the air waybill when an air waybill is issued.

TIs UN

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UN harmonization amendments

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Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/3 and paragraph 1.2.1.3.1 a) of this report:

Consequential amendment, changes adopted in UN Model Regulations, Chapter 3.3, SP 310

A88

Pre-production prototypes of lithium-batteries or cells or batteries or sodium ion cells or batteries, when these prototypes are transported for testing, or low production runs (i.e. annual production runs consisting of not more than 100 lithium-batteries or cells or batteries or sodium ion cells or batteries) of lithium-batteries or cells or batteries or sodium ion cells or batteries that have not been tested to the requirements in Part III, subsection 38.3 of the UN Manual of Tests and Criteria may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator and the requirements in Packing Instruction 910 of the Supplement are met.

A copy of the document of approval including the quantity limitations must accompany the consignment. Transport in accordance with this special provision must be noted on the dangerous goods transport document.

Irrespective of the limit specified in column 13 of Table 3-1, the cell or battery as prepared for transport may have a mass exceeding 35 kg.

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Consequential amendment, changes adopted in UN Model Regulations, Chapter 3.3, SP 310 and paragraph 1.2.1.3.1 a) of this report:

A99

Irrespective of the quantity limits for cargo aircraft specified in column 13 of Table 3-1, and in Section I of Packing Instructions 965, 966, 967, 968, 969—and, 970, 976, 977 and 978, a lithium_cell or battery or sodium ion cell or battery (i.e. UN 3090,—or UN 3480 or UN 3551), including when packed with equipment or contained in equipment (i.e. UN 3091,—or UN 3481 or UN 3552) that meets the other requirements of Section I of the applicable packing instruction, may have a mass exceeding 35 kg, if approved by the appropriate authority of the State of Origin and the State of the Operator and the requirements in Packing Instruction 974 of the Supplement are met.

A copy of the document of approval must accompany the consignment. Transport in accordance with this special provision must be noted on the dangerous goods transport document.

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Amendments to facilitate transport or State oversight

Paragraph 4.3.2 of DGP/29-WP/3:

A107 (≈301) This entry only applies to articles such as machinery, apparatus or devices containing dangerous goods as a residue or as an integral element of the articles. It must not be used for articles for which a proper shipping name already exists in Table 3-1.

TIS UN

Where the quantity of dangerous goods—contained as an integral element in articles exceeds the limits permitted by Packing Instruction 962, and the dangerous goods meet the provisions of Special Provision 301 of the UN Model Regulations, the articles may be transported only with the prior approval of the appropriate authority of the State of Origin and the State of the Operator under the written conditions established by those authorities.

Notwithstanding the quantities specified in Packing Instruction 962, articles may also contain up to 5 kg of UN 3077 — Environmentally hazardous substance, solid, n.o.s. and/or 5 L of UN 3082 — Environmentally hazardous substance, liquid, n.o.s. The quantity of environmentally hazardous substance must not be indicated on the dangerous goods transport document.

Articles containing only UN 3077 — Environmentally hazardous substance, solid, n.o.s. and/or UN 3082 — Environmentally hazardous substance, liquid, n.o.s. in quantities not exceeding 5 L or 5 kg are not subject to these Instructions.

Note. — This special provision is assigned to UN 3363 — Dangerous goods in articles, Dangerous goods in machinery and Dangerous goods in apparatus. The same requirements of these Instructions apply to each of these items. Where the quantity of dangerous goods in the article exceeds the quantity permitted by Special Provision 301 of the UN Model Regulations, or the dangerous goods are not permitted as limited quantity by the UN Model Regulations, classification of the article must be in accordance with Part 2, Introductory Chapter, 6.1 to 6.6.

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UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.3, SP 280 (see ST/SG/AC.10/50/Add.1):

A115 (280) This entry applies to safety devices for vehicles, vessels or aircraft, e.g. air bag inflators, air bag modules, seat belt pretensioners, and pyromechanical devices and which contain dangerous goods of Class 1 or dangerous goods of other classes and when transported as component parts and if these articles as presented for transport have been tested in accordance with test series 6 (c) of Part I of the UN *Manual of Tests and Criteria*, with no explosion of the device, no fragmentation of the device casing or pressure receptacle, and no projection hazard or thermal effect which would significantly hinder firefighting or other emergency response efforts in the immediate vicinity.

This entry does not apply to life saving appliances described in Packing Instruction 955 (UN Nos. 2990 and 3072) or to fire suppressant dispersing devices (UN Nos. 0514 and 3559).

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Amendments to battery provisions

Paragraph 4.3.4 of DGP/29-WP/2 and paragraph 2.2.3 of this report:

- A123 This entry applies to Batteries, electric storage, not otherwise listed in Table 3-1. Examples of such batteries are: alkali-manganese, zinc-carbon and nickel-cadmium batteries. Any electrical battery or battery-powered device, equipment or vehicle having the potential of a dangerous evolution of heat must be prepared for transport so as to prevent:
 - a) a short circuit (e.g. in the case of batteries, by the effective insulation of exposed terminals; or, in the case
 of equipment, by disconnection of the battery and protection of exposed terminals); and
 - b) unintentional activation.

TIs UN

The words "not restricted" and the special provision number A123 must be provided on the air waybill when an air waybill is issued.

Devices such as radio frequency identification (RFID) tags, watches and temperature loggers, which are not capable of generating a dangerous evolution of heat, may be transported when intentionally active. When active, these devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems. The devices must not be capable of emitting disturbing signals (such as buzzing alarms, strobe lights, etc.) during transport.

UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.3, SP 252 (see ST/SG/AC.10/50/Add.1):

A129 (252) Provided the ammonium nitrate remains in solution under all conditions of transport, aqueous solutions of ammonium nitrate, with not more than 0.2 per cent combustible material, in a concentration not exceeding 80 per cent are not subject to these Instructions when carried as cargo. Ammonium nitrate hot concentrated solutions can be transported under this entry provided:

- a) the solution contains not more than 93 per cent ammonium nitrate;
- b) the solution contains at least 7 per cent water;
- c) the solution contains not more than 0.2 per cent combustible material;
- d) the solution contains no chlorine compounds in quantities such that the chloride ion level exceeds 0.02 per cent;
- the pH of an aqueous solution of 10 per cent of the substance is between 5 and 7, measured at 25°C;
 and
- f) the maximum allowable transport temperature of the solution is 140°C.

Ammonium nitrate hot concentrate solutions are not subject to these Instructions when carried as cargo, provided:

- a) the solution contains not more than 80 per cent ammonium nitrate;
- b) the solution contains not more than 0.2 per cent combustible material;
- c) the ammonium nitrate remains in solution under all conditions of transport; and
- d) the solution does not meet the criteria of any other class or division.

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UN Model Regulations, Chapter 3.3, SP 328 (see ST/SG/AC.10/50/Add.1):

A146 (328) This entry applies to fuel cell cartridges including when contained in equipment or packed with equipment. Fuel cell cartridges installed in or integral to a fuel cell system are regarded as contained in equipment. Fuel cell cartridge means an article that stores fuel for discharge into the fuel cell through a valve(s) that controls the discharge of fuel into the fuel cell. Fuel cell cartridges, including when contained in equipment, must be designed and constructed to prevent fuel leakage under normal conditions of transport.

Fuel cell cartridge design types using liquids as fuels must pass an internal pressure test at a pressure of 100 kPa (gauge) without leakage.

TIS UN

Except for fuel cell cartridges containing hydrogen in metal hydride which must be in compliance with A162, each fuel cell cartridge design type, including fuel cell cartridges installed in or integral to a fuel cell system, must be shown to pass a 1.2 metre drop test onto an unyielding surface in the orientation most likely to result in failure of the containment system with no loss of contents.

When lithium metal batteries, or lithium ion batteries or sodium ion batteries are contained in the fuel cell system, the consignment must be consigned under this entry and under the appropriate entries for UN 3091 Lithium metal batteries contained in equipment, or UN 3481 Lithium ion batteries contained in equipment or UN 3552 Sodium ion batteries contained in equipment.

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UN harmonization amendments

and

Amendments to battery provisions

UN Model Regulations, Chapter 3.3, SP 376 (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.1.3.1 a) of this report:

A154 (≈376) Lithium ion cells or batteries and, lithium metal cells or batteries and sodium ion cells or batteries, identified as being defective for safety reasons, that have the potential of producing a dangerous evolution of heat, fire or short circuit are forbidden for transport (e.g. those being returned to the manufacturer for safety reasons or cells or batteries that cannot be diagnosed as defective prior to transport).

Lithium ion cells or batteries and lithium metal cells or batteries and sodium ion cells or batteries, identified as being damaged such that they do not conform to the type tested according to the applicable provisions of the UN *Manual of Tests and Criteria* are forbidden for transport. For the purposes of this special provision, these may include, but are not limited to:

- a) cells or batteries that have leaked or vented;
- b) cells or batteries that cannot be diagnosed prior to transport; or
- c) cells or batteries that have sustained physical or mechanical damage.

In assessing a cell or battery as defective or damaged, an assessment or evaluation must be performed based on safety criteria from the cell, battery or product manufacturer or by a technical expert with knowledge of the cell's or battery's safety features. An assessment or evaluation may include, but is not limited to, the following criteria:

- a) acute hazard, such as gas, fire, or electrolyte leaking;
- b) the use or misuse of the cell or battery;
- c) signs of physical damage, such as deformation to cell or battery casing, or colours on the casing;
- d) external and internal short circuit protection, such as voltage or isolation measures;
- e) the condition of the cell or battery safety features; or
- f) damage to any internal safety components, such as the battery management system.

TIs UN

See 2.2.7 of this report:

A164

Any electrical battery or battery-powered device, equipment or vehicle having the potential of a dangerous evolution of heat must be prepared for transport so as to prevent:

a) a short circuit (e.g. in the case of batteries, by the effective insulation of exposed terminals; or, in the case of equipment, by disconnection of the battery and protection of exposed terminals); and

b) unintentional activation. Not used.

Paragraph 4.2.2.2 of DGP/29-WP/3:

A183

Waste <u>cells and</u> batteries and <u>cells or</u> batteries being shipped for recycling or disposal are forbidden from air transport unless approved by the appropriate national authority of the State of Origin and the State of the Operator.

UN Model Regulations, Chapter 3.3, SP 360 (see ST/SG/AC.10/50/Add.1):

A185 (360) Vehicles only powered by lithium metal-batteries or, lithium ion or sodium ion batteries must be assigned to UN 3171 Battery-powered vehicle UN 3556 Vehicle, lithium ion battery powered or UN 3557 Vehicle, lithium metal battery powered or UN 3558 Vehicle, sodium ion battery powered, as applicable.

Lithium batteries installed in cargo transport units, designed only to provide power external to the transport unit must be assigned to UN 3536 Lithium batteries installed in cargo transport unit.

TIs UN

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Amendments to facilitate transport or State oversight

Paragraph 4.3.1 of DGP/29-WP/3:

- A190 (373) Neutron radiation detectors containing non-pressurized boron trifluoride gas <u>may be transported under this</u> entry provided that:
 - a) radiation detectors containing in excess of 1 gram of boron trifluoride and radiation detection systems containing neutron radiation detectors as components may be transported on cargo aircraft in accordance with all applicable requirements of these Instructions irrespective of the indication of "forbidden" in columns 12 and 13 of Table 3-1 and with "Toxic gas" and "Corrosive" labels displayed on each package irrespective of no labels being indicated in column 5, provided the following conditions are met:
 - ai) each radiation detector must meet the following conditions:
 - 1) the pressure in each neutron radiation detector must not exceed 105 kPa absolute at 20°C;
 - ii2) the amount of gas must not exceed 13 grams per detector;
 - iii3) each detector must be manufactured under a registered quality assurance programme;

Note.— The application of ISO 9001:2008 may be considered acceptable for this purpose.

- iv4) each neutron radiation detector must be of welded metal construction with brazed metal to ceramic feed through assemblies. These detectors must have a minimum burst pressure of 1 800 kPa as demonstrated by design type qualification testing; and
- y5) each detector must be tested to a 1 x 10⁻¹⁰ cm³/s leaktightness standard before filling.
- bii) radiation detectors transported as individual components must be transported as follows:
 - †1) they must be packed in a sealed intermediate plastic liner with sufficient absorbent or adsorbent material to absorb or adsorb the entire gas contents;
 - #2) they must be packed in strong outer packagings and the completed package must be capable of withstanding a 1.8 m drop test without leakage of gas contents from detectors; and
 - **3) the total amount of gas from all detectors per outer packaging must not exceed 52 grams.
- <u>eiii</u>) completed neutron radiation detector systems containing detectors meeting the conditions of subparagraph <u>ai</u>) must be transported as follows:
 - i1) the detectors must be contained in a strong sealed outer casing;
 - #2) the casing must contain sufficient absorbent or adsorbent material to absorb or adsorb the entire gas contents; and
 - #ii3) the completed system must be packed in strong outer packagings capable of withstanding a 1.8 m drop test without leakage unless a system's outer casing affords equivalent protection.
- iv) each package must bear a "Toxic gas" and "Corrosive" hazard label irrespective of no labels being indicated in column 5;

TIs UN

v) <u>It</u>ransport in accordance with this special provision must be noted on the dangerous goods transport document. A packing instruction must not be shown on the transport document.

If the above conditions are met, the requirements of Special Provision A2 do not apply.

- b) When transported as cargo, neutron radiation detectors containing not more than 1 gram of boron trifluoride, including those with solder glass joints, and radiation detection systems containing such detectors are not subject to these Instructions when carried as cargo, provided they the following conditions are met:
 - <u>i) each radiation detector must</u> meet the requirements in sub-paragraph a) <u>i)</u> and <u>are be</u> packed in accordance with sub-paragraph <u>b) a) ii)</u> <u>irrespective of the indication of "forbidden" in columns 10 to 13.</u>;
 - ii) Rradiation detection systems containing such detectors are not subject to these Instructions provided they are must be packed in accordance with sub-paragraph-e) a) iii)-:-and
 - iii Tthe words "not restricted" and the special provision number A190 must be provided on the air waybill when an air waybill is used.

If the above conditions are met, the requirements of Special Provision A2 do not apply.

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UN harmonization amendments

Paragraph 4.1.2.1.4 of DGP/29-WP/2:

UN Model Regulations, Chapter 3.3, SP 371 (see ST/SG/AC.10/50/Add.1):

- A195 (371) 1) This entry also applies to articles containing a small pressure receptacle with a release device. Such articles must comply with the following requirements:
 - a) the water capacity of the pressure receptacle must not exceed 0.5 litres and the working pressure must not exceed 25 bar at 15°C;
 - the minimum burst pressure of the pressure receptacle must be at least four times the pressure of the gas at 15°C;
 - each article must be manufactured in such a way that unintentional firing or release is avoided under normal conditions of handling, packing, transport and use. This may be achieved by an additional locking device linked to the activator;
 - d) each article must be manufactured in such a way as to prevent hazardous projections of the pressure receptacle or parts of the pressure receptacle;
 - e) each pressure receptacle must be manufactured from material which will not fragment upon rupture;

TIS UN

- f) the design type of the article must be subjected to a fire test. For this test, the provisions of paragraphs 16.6.1.2, except sub-paragraph g), 16.6.1.3.1 to 16.6.1.3.1.4, 16.6.1.3.6, 16.6.1.3.7 b) and 16.6.1.3.8 of the UN Manual of Tests and Criteria must be applied. It must be demonstrated that the article relieves its pressure by means of a fire degradable seal or other pressure relief device, in such a way that the pressure receptacle will not fragment and that the article or fragments of the article do not rocket more than 10 metres; and
- g) the design type of the article must be subjected to the following test. A stimulating mechanism must be used to initiate one article in the middle of the packaging. There must be no hazardous effects outside the package such as disruption of the package, metal fragments or a receptacle which passes through the packaging.
- 2) The manufacturer must produce technical documentation of the design type, manufacture as well as the tests and their results. The manufacturer must apply procedures to ensure that articles produced in a series are made of good quality, conform to the design type and are able to meet the requirements in 1). The manufacturer must provide such information to the appropriate national authority on request.

Amendments to battery provisions

Paragraph 4.3.4 of DGP/29-WP/2 and paragraph 2.2.3 of this report:

- A199 Nickel-metal hydride batteries or nickel-metal hydride battery-powered devices, equipment or vehicles having the potential of a dangerous evolution of heat are not subject to these Instructions provided they are prepared for transport so as to prevent:
 - a) a short circuit (e.g. in the case of batteries, by the effective insulation of exposed terminals, or, in the case of equipment, by disconnection of the battery and protection of exposed terminals); and
 - b) unintentional activation.

The words "not restricted" and the special provision number A199 must be provided on the air waybill when an air waybill is issued.

Devices such as radio frequency identification (RFID) tags, watches and temperature loggers, which are not capable of generating a dangerous evolution of heat, may be transported when intentionally active. When active, these devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems. The devices must not be capable of emitting disturbing signals (such as buzzing alarms, strobe lights, etc.) during transport.

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UN harmonization amendments

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Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/2:

UN Model Regulations, Chapter 3.3, SP 388 (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.1.3.1 b)):

A214 (388) UN No. 3166 entries apply to vehicles powered by flammable liquid or flammable gas internal combustion engines or fuel cells.

Vehicles powered by a fuel cell engine must be assigned to UN 3166 Vehicle, fuel cell, flammable gas powered or UN 3166 Vehicle, fuel cell, flammable liquid powered, as appropriate. These entries include hybrid electric vehicles powered by both a fuel cell and an internal combustion engine with wet batteries, sodium batteries, lithium metal batteries or lithium ion batteries, transported with the battery(ies) installed.

Other vehicles which contain an internal combustion engine must be assigned to UN 3166 **Vehicle**, **flammable gas powered** or UN 3166 **Vehicle**, **flammable liquid powered**, as appropriate. These entries include hybrid electric vehicles powered by both an internal combustion engine and wet batteries, sodium batteries, lithium metal batteries or lithium ion batteries, transported with the battery(ies) installed.

If a vehicle is powered by a flammable liquid and a flammable gas internal combustion engine, it must be assigned to UN 3166 Vehicle, flammable gas powered.

Entry UN 3171 only applies to vehicles <u>and equipment</u> powered by wet batteries, <u>metallic</u> sodium batteries <u>or sodium alloy batteries</u>, <u>lithium metal batteries or lithium ion batteries and equipment powered by wet batteries or sodium batteries</u> transported with these batteries installed.

UN 3556 Vehicle, lithium ion battery powered, UN 3557 Vehicle, lithium metal battery powered and UN 3558 Vehicle, sodium ion battery powered, as applicable, apply to vehicles powered by lithium ion, lithium metal or sodium ion batteries transported with the batteries installed.

For the purpose of this special provision, vehicles are self-propelled apparatus designed to carry one or more persons or goods. Examples of such vehicles are cars, motorcycles, scooters, three- and four-wheeled vehicles or motorcycles, trucks, locomotives, bicycles (pedal cycles with a motor) and other vehicles of this type (e.g. self-balancing vehicles or vehicles not equipped with at least one seating position), wheelchairs, lawn tractors, self-propelled farming and construction equipment, boats and aircraft. This includes vehicles transported in a packaging. In this case some parts of the vehicle may be detached from its frame to fit into the packaging, some parts of the vehicle, other than the battery, may be detached from its frame to fit into the packaging.

Examples of equipment are lawnmowers, cleaning machines or model boats and model aircraft. Equipment powered by lithium metal batteries or lithium ion batteries must be assigned to UN 3091 Lithium metal batteries contained in equipment or UN 3091 Lithium metal batteries packed with equipment or UN 3481 Lithium ion batteries contained in equipment or UN 3481 Lithium ion batteries packed with equipment, as appropriate. Lithium ion batteries or lithium metal batteries installed in a cargo transport unit and designed only to provide power external to the cargo transport unit must be assigned to UN 3536 Lithium batteries installed in cargo transport unit.

TIS UN

UN harmonization amendments

UN Model Regulations, Chapter 3.3, SP 399 (see ST/SG/AC.10/50/Add.1):

A226 (399) For articles that meet the definition for **Detonators**, **electronic** as described in Attachment 2 and assigned to UN Nos. 0511, 0512 and 0513, the entries for **Detonators**, **electric** (UN Nos. 0030, 0255 and 0456) may continue to be used until 30 June 2025.

UN harmonization amendments

and

Amendments to battery provisions

Paragraph 4.1.2.1.4 of DGP/29-WP/2:

UN Model Regulations, Chapter 3.3, SP 401 (see ST/SG/AC.10/50/Add.1):

A228 (401) Sodium ion cells and batteries with organic electrolyte must be transported as UN 3551 or UN 3552 as appropriate. Sodium ion batteries with aqueous alkali electrolyte must be transported as UN 2795 Batteries, wet, filled with alkali, electric storage.

UN harmonization amendments

UN Model Regulations, Chapter 3.3, SP 402 (see ST/SG/AC.10/50/Add.1):

A229 (402) Substances transported under this entry must have a vapour pressure at 70°C not exceeding 1.1 MPa (11 bar) and a density at 50°C not lower than 0.525 kg/L.

UN Model Regulations, Chapter 3.3, SP 403 (see ST/SG/AC.10/50/Add.1):

- A230 (403) Nitrocellulose (NC) membrane filters covered by this entry with NC content not exceeding 53 g/m² and a NC net weight not exceeding 300 grams per inner packaging, are not subject to the requirements of these Instructions if they meet the following conditions:
 - a) they are packed with paper separators of minimum 80 g/m² placed between each layer of NC membrane filters;
 - b) they are packed to maintain the alignment of the NC membrane filters and the paper separators in any of the following configurations:
 - 1) rolls tightly wound and packed in plastic foil of minimum 80 g/m² or aluminium pouches with an oxygen permeability of equal or less than 0.1 per cent according to standard ISO 15105-1:2007;
 - Sheets packed in cardboard of minimum 250 grams per square metre or aluminium pouches with an oxygen permeability of equal or less than 0.1 per cent according to standard ISO 15105-1:2007;
 - 3) round filters packed in disc holders or cardboard packaging of minimum 250 grams per square metre or single packed in pouches of paper and plastic material of total minimum 100 grams per square metre.

TIs UN

UN harmonization amendments

and

Amendments to battery provisions

UN Model Regulations, Chapter 3.3, SP 404 (see ST/SG/AC.10/50/Add.1):

A231 (404) Vehicles powered by sodium ion batteries, containing no other dangerous goods, are not subject to other provisions of these Instructions, if the battery is short-circuited, in a way that the battery does not contain electrical energy. The short-circuiting of the battery must be easily verifiable (e.g. busbar between terminals).

UN harmonization amendments

UN Model Regulations, Chapter 3.3, SP 406 (see ST/SG/AC.10/50/Add.1) and

Paragraph 4.1.2.1.4.1 a) of DGP/29-WP/3:

A23X

(406) This entry may be transported in accordance with the limited quantity provisions of Chapter 3.4 when transported in pressure receptacles containing not more than 1 000 ml. The pressure receptacles shall meet the requirements of packing instruction P200 of 4.1.4.1 and have a test pressure capacity product not exceeding 15.2 MPa-L (152 bar-L). The pressure receptacles shall not be packed together with other dangerous goods.

TIS UN

Paragraph 4.1.2.1.4 of DGP/29-WP/2:

UN Model Regulations, Chapter 3.3, SP 407 (see ST/SG/AC.10/50/Add.1):

A232 (407) Fire suppressant dispersing devices are articles which contain a pyrotechnic substance, which are intended to disperse a fire extinguishing agent (or aerosol) when activated, and which do not contain any other dangerous goods. These articles, as packaged for transport, must fulfil the criteria for Division 1.4S, when tested in accordance with test series 6(c) of Section 16 of Part 1 of the UN Manual of Tests and Criteria. The device must be transported with either the means of activation removed or equipped with at least two independent means to prevent accidental activation.

Fire suppressant dispersing devices must only be assigned to Class 9, UN 3559, if the following additional conditions are met:

- a) the device meets the exclusion criteria in 2;1.5.2.4 b), c) and d);
- b) the suppressant must be deemed safe for normally occupied spaces in compliance with international or regional standards (e.g. NFPA2010);
- c) the article must be packaged in a manner such that when activated, temperatures of the outside of the package must not exceed 200°C;

This entry must be used only with the approval of the appropriate national authority of the State of manufacture.

This entry does not apply to UN 3268 **Safety devices**, electrically initiated described in Special Provision A115.

UN Model Regulations, Chapter 3.3, SP 408 (see ST/SG/AC.10/50/Add.1):

- A233 (408) This entry applies only to aqueous solutions comprised of water, tetramethylammonium hydroxide (TMAH), and no more than 1 per cent other constituents. Other formulations containing tetramethylammonium hydroxide must be assigned to an appropriate generic or n.o.s. entry (e.g. UN 2927, Toxic liquid, corrosive, organic, n.o.s., etc.), except as follows:
 - a) Other formulations containing a surfactant in a concentration of more than 1 per cent and with not less than 8.75 per cent tetramethylammonium hydroxide must be assigned to UN 2927 Toxic liquid, corrosive, organic, n.o.s., Packing Group I; and
 - b) Other formulations containing a surfactant in a concentration of more than 1 per cent and with more than 2.38 per cent but less than 8.75 per cent tetramethylammonium hydroxide must be assigned to UN 2927, Toxic liquid, corrosive, organic, n.o.s., Packing Group II.

UN Model Regulations, Chapter 3.3, SP 409 (see ST/SG/AC.10/50/Add.1) and Paragraph 4.1.2.1.4.1 f) of DGP/29-WP/3:

A234 (409) The provisions specified in Table 3-1 in the 2023-2024 Edition of these Instructions may continue to be applied until 31 December 2026.

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Part 4

PACKING INSTRUCTIONS

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Chapter 1

GENERAL PACKING REQUIREMENTS

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1.1.3 Compatibility requirements

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Amendments to facilitate transport or State oversight

Paragraph 4.3.6 of DGP/29-WP/2:

1.1.6 Packagings for which retention of liquid is a basic function must be capable of withstanding without leakage an internal pressure which produces a pressure differential of not less than 95 kPa (not less than 75 kPa for liquids in Packing Group III of Class 3, er-Division 6.1 or Class 9), or a pressure related to the vapour pressure of the liquid to be conveyed, whichever is the greater. The pressure related to the vapour pressure must be determined as either:

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Chapter 4

CLASS 2 — GASES

4.1 SPECIAL PACKING PROVISIONS FOR DANGEROUS GOODS OF CLASS 2

4.1.1 General requirements

4.1.1.1 This section provides general requirements applicable to the use of cylinders and closed cryogenic receptacles for the transport of Class 2 gases (e.g. UN 1072 **Oxygen, compressed**). Cylinders and closed cryogenic receptacles must be constructed and closed so as to prevent any loss of contents which might be caused under normal conditions of transport, including by vibration, or by changes in temperature, humidity or pressure (resulting from change in altitude, for example).

UN harmonization amendments

Paragraph 4.1.2.1.5 of DGP/29-WP/3:

UN Model Regulations, Chapter 4.1, 4.1.6.1.2 (see ST/SG/AC.10/50/Add.1)

4.1.1.2 Parts of cylinders and closed cryogenic receptacles that are in direct contact with dangerous goods must not be affected or weakened by those dangerous goods and must not cause a dangerous effect (e.g. catalysing a reaction or reacting with the dangerous goods). In addition to the requirements specified in the relevant packing instruction, which take precedence, the applicable provisions of ISO 11114-1:2012 + A1:2017 11114-1:2020 and ISO 11114-2:2013 11114-2:2021 must be met.

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UN Model Regulations, Chapter 4.1, 4.1.6.1.8 (see ST/SG/AC.10/50/Add.1)

- 4.1.1.8 Valves must be designed and constructed in such a way that they are inherently able to withstand damage without release of the contents or must be protected from damage, which could cause inadvertent release of the contents of the cylinder and closed cryogenic receptacle, by one of the following methods:
 - a) Valves are placed inside the neck of the cylinder and closed cryogenic receptacle and protected by a threaded plug or cap;
 - Valves are protected by caps or guards. Caps must possess vent holes of a sufficient cross-sectional area to evacuate
 the gas if leakage occurs at the valves;
 - c) Valves are protected by shrouds or <u>guards</u> <u>permanent protective attachments</u>;
 - d) Not used; or
 - e) Cylinders and closed cryogenic receptacles are transported in an outer packaging. The packaging as prepared for transport must be capable of meeting the drop test specified in 6;4.3 at the Packing Group I performance level.

For cylinders and closed cryogenic receptacles with valves as described in b)—and c), the requirements of ISO 11117:1998, ISO 11117:2008 + Cor 1:2009 or ISO 11117:2019 must be met; Requirements for shrouds and permanent protective attachments used as valve protection under c) are given in the relevant pressure receptacle shell design standards, see 6;5.2.1.for. +Valves with inherent protection used for refillable cylinders must meet; the requirements of Annex A clause 4.6.2 of ISO 10297:2006, Annex A or clause 5.5.2 of ISO 10297:2014 or Annex A of ISO 10297:2014 or Long to ISO 10297:2017 must be met. For cylinders and closed cryogenic receptacles with or, in the case of self-closing valves, of clause 5.4.2 of ISO 17879:2017. For valves with inherent protection used for non-refillable cylinders, the requirements of Annex A clause 9.2.5 of ISO 17879:2017 must be met For metal hydride storage systems, the valve protection requirements specified in ISO 16111:2008 or ISO 16111:2018 of ISO 11118:2015 or of clause 9.2.5 of ISO 11118:2015 + Amd 1:2019 must be met.

Paragraph 2.2.4 of this report:

- 4.1.1.9 Non-refillable cylinders and closed cryogenic receptacles must:
- a) be transported in an outer packaging, such as a box, or crate, or in shrink-wrapped trays or stretch-wrapped trays;
- b) be of a water capacity less than or equal to 1.25 litres when filled with flammable gas;
- bc) not be repaired after being put into service.

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4.2 PACKING INSTRUCTIONS

Packing Instruction 200

For cylinders, the general packing requirements of 4;1.1 and 4;4.1.1 must be met.

Cylinders, constructed as specified in 6;5 are authorized for the transport of a specific substance when specified in the following tables (Table 1 and Table 2). Cylinders other than UN marked and certified cylinders may be used if the design, construction, testing, approval and marks conform to the requirements of the appropriate national authority in which they are approved and filled. The substances contained must be permitted in cylinders and permitted for air transport according to these Instructions. Cylinders for which prescribed periodic tests have become due must not be charged and offered for transport until such retests have been successfully completed. Valves must be suitably protected or must be designed and constructed in such a manner that they are able to withstand damage without leakage as specified in Annex B of ISO 10297:1999. Cylinders with capacities of one litre or less must be packaged in outer packaging constructed of suitable material of adequate strength and design in relation to the packaging capacity and its intended use, and secured or cushioned so as to prevent significant movement within the outer packaging during normal conditions of transport. For some substances, the special packing provisions may prohibit a particular type of cylinder. The following requirements must be met:

UN Model Regulations, Chapter 4.1, 4.1.4.1, P200 (4) (see ST/SG/AC.10/50/Add.1)

- 5) The filling of cylinders must be carried out by qualified staff using appropriate equipment and procedures. The procedures should include checks of:
 - the conformity of cylinders and accessories with these Instructions;
 - —b) their compatibility with the product to be transported;
 - the absence of damage which might affect safety;
 - $-\overline{\underline{dj}}$ compliance with the degree or pressure of filling, as appropriate;
 - —e) marks and identification.

These requirements are deemed to be met if the following standards are applied:

ISO 10691: 2004 Gas cylinders — Refillable welded steel cylinders for liquefied petroleum gas (LPG) —

Procedures for checking before, during and after filling.

ISO 11372: 2011 Gas cylinders — Acetylene cylinders — Filling conditions and filling inspection ISO 11755: 2005 Gas cylinders — Cylinder bundles for compressed and liquefied gases (excluding

acetylene) — Inspection at time of filling
ISO 13088: 2011 <u>+AMD. 1:2020</u> Gas cylinders — Acetylene cylinder bundles — Filling conditions and filling

inspection ISO 24431:2016 Gas cylinders — Seamless, welded and composite cylinders for compressed and liquefied

gases (excluding acetylene) — Inspection at time of filling

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6) "Special packing provisions":

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Gas specific provisions:

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UN Model Regulations, Chapter 4.1, 4.1.4.1, P200 (5) (see ST/SG/AC.10/50/Add.1)

- s) Aluminium alloy cylinders must be:
 - -a) Equipped only with brass or stainless steel valves; and
 - —b) Cleaned in accordance with ISO 11621:1997 and not contaminated with oil.

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Table 2. LIQUEFIED GASES AND DISSOLVED GASES

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UN No.	Name and description	Class or Division	Subsidiary hazard	LC ₅₀ ml/m ³	Cylinders	Test period, years	Test pressure, bar	Filling ratio	Special packing provisions
1001	Acetylene, dissolved	2.1			Х	10	60 52		c, p
1009	Bromotrifluoromethane (refrigerant gas R 13b1)	2.2			Х	10	42 120 250	1.13 1.44 1.60	
1010	Butadienes, stabilized (1,2-butadiene)	2.1			Х	10	10	0.59	
1010	Butadienes, stabilized (1,3-butadiene)	2.1			Х	10	10	0.55	Z

UN No.	Name and description	Class or Division	Subsidiary hazard	LC ₅₀ ml/m ³	Cylinders	Test period, years	Test pressure, bar	Filling ratio	Special packing provisions	
UN Model Regulations, Chapter 4.1, 4.1.4.1, P200 Table 2 (see ST/SG/AC.10/50/Add.1)										
1010	Butadienes and hydrocarbon mixture, stabilized containing more than 40% 20% butadienes	2.1			Х	10			V Z	

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Packing Instruction 202

This instruction applies to Class 2 refrigerated liquefied gases in open and closed cryogenic receptacles.

Requirements for closed cryogenic receptacles

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UN Model Regulations, Chapter 4.1, 4.1.4.1, P203 (5) (see ST/SG/AC.10/50/Add.1)

5) Degree of fFilling

For non-flammable, non-toxic refrigerated liquefied gases, the volume of liquid phase at the filling temperature and at a pressure of 100 kPa (1 bar) must not exceed 98 per cent of the water capacity of the pressure receptacle.

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Requirements for open cryogenic receptacles

Open cryogenic receptacles must be constructed to meet the following requirements:

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UN Model Regulations, Chapter 4.1, 4.1.4.1, P203 (9) (see ST/SG/AC.10/50/Add.1)

- 9. Open cryogenic receptacles must bear the following marks permanently affixed, e.g. by stamping, engraving or etching:
 - —a) the manufacturer's name and address;
 - —b) the model number or name;
 - the serial or batch number;
 - $-\overline{\underline{\mathbf{0}}}$ the UN number and proper shipping name of gases for which the receptacle is intended;
 - the capacity of the receptacle in litres.

Note.— The size of the mark must be as set out for cylinders in Part 6;5.2.7.1. Open cryogenic receptacles manufactured prior to 1 January 2012 are not required to be so marked.

10. Open cryogenic receptacles are permitted for nitrogen, argon, krypton, neon and xenon refrigerated liquids.

Packing Instruction 218

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ADDITIONAL PACKING REQUIREMENTS

- a) Cylinders must be so filled that at 50°C the non-gaseous phase does not exceed 95% of their water capacity, and they are not completely filled at 60°C. When filled, the internal pressure at 65°C must not exceed the test pressure of the cylinders. The vapour pressures and volumetric expansion of all substances in the cylinders must be taken into account.
- b) Spray application equipment (such as a hose and wand assembly) must not be connected during transport.
- c) The minimum test pressure must be in accordance with Packing Instruction 200 for the propellant but must not be less than 20 bar.

UN Model Regulations, Chapter 4.1, 4.1.4.1, P206 (PP89) (4) (see ST/SG/AC.10/50/Add.1)

- d) Non-refillable cylinders used may have a water capacity in litres not exceeding 1 000 litres divided by the test pressure expressed in bars provided capacity and pressure restrictions of the construction standard comply with clause 1 of ISO 11118:19992015 + Amd 1:2019, which limits the maximum capacity to 50 litres.
- e) For liquids charged with a compressed gas, both components the liquid and the compressed gas have to be taken into consideration in the calculation of the internal pressure in the cylinder. When experimental data is not available, the following steps must be carried out:
 - Calculation of the vapour pressure of the liquid and of the partial pressure of the compressed gas at 15°C (filling temperature);
 - ii) Calculation of the volumetric expansion of the liquid phase resulting from the heating from 15°C to 65°C and calculation of the remaining volume for the gaseous phase;
 - iii) Calculation of the partial pressure of the compressed gas at 65°C considering the volumetric expansion of the liquid phase;
 - Note.— The compressibility factor of the compressed gas at 15°C and 65°C must be considered.
 - iv) Calculation of the vapour pressure of the liquid at 65°C;
 - Calculation of the total pressure, which is the sum of the vapour pressure of the liquid and the partial pressure
 of the compressed gas at 65°C;
 - vi) Consideration of the solubility of the compressed gas at 65°C in the liquid phase.

The test pressure of the cylinders must not be less than the calculated total pressure minus 100 kPa (1 bar).

If the solubility of the compressed gas in the liquid phase is not known for the calculation, the test pressure can be calculated without taking the gas solubility (sub-paragraph vi)) into account.

f) For fire extinguishing agents assigned to UN 3500, the maximum test period for periodic inspection must be ten years.

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Packing Instruction 220

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Batteries

All batteries must be installed and securely fastened in the battery holder of the machine or equipment and must be protected in such a manner so as to prevent damage and short circuits. In addition:

Amendments to manage aviation specific risks

Paragraph 4.2.2.3 of DGP/29-WP/2:

- 1) If spillable batteries are installed, and it is possible for the machine or equipment to be handled in such a way that batteries would not remain in their intended orientation, they must be removed and packed according to Packing Instruction 492 or 870 as applicable.
- 2) If lithium batteries are installed:
 - lithium batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and
 - ii) lithium batteries must meet the provisions of Part 2;9.3, except that pre-production prototypes of lithium batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN Manual of Tests and Criteria may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.
- 3) If <u>metallic</u> sodium <u>or sodium alloy</u> batteries are installed, they must conform to the requirements of Special Provision A94.

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Chapter 5

CLASS 3 — FLAMMABLE LIQUIDS

UN harmonization amendments

Paragraph 4.1.2.1.5 of DGP/29-WP/3:

Packing Instruction 372

Cargo aircraft only for UN 3165 only

UN Model Regulations, Chapter 4.1, 4.1.4.1, P301 (see ST/SG/AC.10/50/Add.1)

General requirements

The requirements of Part 4, Chapter 1 requirements;1.1.1, 4;1.1.5; 4;1.1.8 and 4;1.1.10 must be met, including:

- 1) Compatibility requirements
 - Substances must be compatible with their packagings as required by 4;1.1.3.
- 2) Closure requirements
 - Closures must meet the requirements of 4;1.1.4.

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Packing Instruction 378

Batteries

All batteries must be installed and securely fastened in the battery holder of the machine or equipment and must be protected in such a manner so as to prevent damage and short circuits. In addition:

Amendments to manage aviation specific risks

Paragraph 4.2.2.3 of DGP/29-WP/2:

- If spillable batteries are installed, and it is possible for the machine or equipment to be handled in such a way that batteries would not remain in their intended orientation, they must be removed and packed according to Packing Instruction-492 or 870 as applicable.
 - 2) If lithium batteries are installed:
 - i) lithium batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and
 - ii) lithium batteries must meet the provisions of Part 2:9.3, except that pre-production prototypes of lithium batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN *Manual of Tests and Criteria* may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.
 - 3) If metallic sodium or sodium alloy batteries are installed, they must conform to the requirements of Special Provision A94.

Chapter 6

CLASS 4 — FLAMMABLE SOLIDS; SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION; SUBSTANCES WHICH, IN CONTACT WITH WATER, EMIT FLAMMABLE GASES

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UN harmonization amendments

Paragraph 4.1.2.1 of DGP/29-WP/2:

Packing Instruction 451

Passenger and cargo aircraft — wetted explosives (Packing Group I)

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COMBIN	COMBINATION PACKAGINGS								
UN number and proper shipping name	Inner packaging (see 6;3.2)	Inner packaging quantity (per receptacle)	Total quantity per package — passenger	Total quantity per package — cargo	SINGLE PACKAGINGS				
•••									
UN 3474 1-Hydroxybenzotriazole, anhydrous, wetted monohydrate	Glass Plastics	0.5 kg	0.5 kg	0.5 kg	No				

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Paragraph 4.1.2.1.5 of DGP/29-WP/3:

Packing Instruction 492

Passenger and cargo aircraft for UN 3292 only

General requirements

Part 4, Chapter 1 requirements must be met, including:

1) Compatibility requirements

- Substances must be compatible with their packagings as required by 4;1.1.3.
- Metal packagings must be corrosion resistant or be protected against corrosion.

2) Closure requirements

Closures must meet the requirements of 4;1.1.4.

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

_	N number and er shipping name	Packing conditions	Total quantity per package — passenger	Total quantity per package — cargo
UN 3292	Batteries, containing metallic sodium or sodium alloy	Batteries may be offered for transport and transported unpacked or in protective enclosures such as fully enclosed or wooden slatted crates that are not subject to the requirements of Part 6 of these Instructions.	Forbidden	No limit
UN 3292	Cells, containing metallic sodium or sodium alloy	There must be sufficient cushioning material to prevent contact between cells and between cells and the internal surfaces of the outer packaging and to ensure that no dangerous movement of the cells within the outer packaging occurs in transport.	25 kg	400 kg

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Chapter 8

CLASS 6 — TOXIC AND INFECTIOUS SUBSTANCES

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UN harmonization amendments

Paragraph 4.1.2.1.5.1 of DGP/29-WP/3:

Packing Instruction 650

This packing instruction applies to UN 3373.

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UN Model Regulations, Chapter 4.1, 4.1.4.1, P650 (6) (see ST/SG/AC.10/50/Add.1)

6) The completed package must be capable of successfully passing the drop test in 6;6.5.3 as specified in 6;6.5.2 of the Instructions except that the height of the drop must not be less than 1.2 m. Following the appropriate drop sequence, there must be no withstanding a 1.2 m drop in any orientation without leakage from the primary receptacle(s), which must remain protected by absorbent material, when required, in the secondary packaging.

Note.— Capability may be demonstrated by testing, assessment or experience.

- 7) For liquid substances:
 - a) The primary receptacle(s) must be leakproof and must not contain more than 1 litre;
 - b) The secondary packaging must be leakproof;
 - If multiple fragile primary receptacles are placed in a single secondary packaging, they must be either individually wrapped or separated to prevent contact between them;
 - d) Absorbent material must be placed between the primary receptacle(s) and the secondary packaging. The absorbent material must be in quantity sufficient to absorb the entire contents of the primary receptacle(s) so that any release of the liquid substance will not compromise the integrity of the cushioning material or of the outer packaging;
 - e) The primary receptacle or the secondary packaging must be capable of withstanding, without leakage, an internal pressure of 95 kPa (0.95 bar); and

UN Model Regulations, Chapter 4.1, 4.1.4.1, P650 (7) (see ST/SG/AC.10/50/Add.1) and Paragraph 4.1.2.1.5.1 of DGP/29-WP/3:

Note.— The capability of a packaging to withstand an internal pressure without leakage that produces the specified pressure differential should be determined by testing samples of primary receptacles or secondary packagings. Pressure differential is the difference between the pressure exerted on the inside of the receptacle or packaging and the pressure on the outside. The appropriate test method should be selected based on receptacle or packaging type. Acceptable test methods include any method that produces the required pressure differential between the inside and outside of a primary receptacle or a secondary packaging. The test may be conducted using internal hydraulic or pneumatic pressure (gauge) or external vacuum test methods. Internal hydraulic or pneumatic pressure can be applied in most cases as the required pressure differential can be achieved under most circumstances. An external vacuum test is not acceptable if the specified pressure differential is not achieved and maintained. The external vacuum test is a generally acceptable method for rigid receptacles and packagings but is not normally acceptable for:

- flexible receptacles and flexible packagings;
 - receptacles and packagings filled and closed under an absolute atmospheric pressure lower than 95 kPa.
- f) The outer packaging must not contain more than 4 litres. This quantity excludes ice, dry ice or liquid nitrogen when used to keep specimens cold.

Note. The capability of a packaging to withstand an internal pressure without leakage that produces the specified pressure differential should be determined by testing samples of primary receptacles or secondary packagings. Pressure differential is the difference between the pressure exerted on the inside of the receptacle or packaging and the pressure on the cutside. The appropriate test method should be selected based on receptacle or packaging type. Acceptable test methods include any method that produces the required pressure differential between the inside and outside of a primary receptacle or a secondary packaging. The test may be conducted using internal hydraulic or pneumatic pressure (gauge) or external vacuum test methods. Internal hydraulic or pneumatic pressure can be applied in most cases as the required pressure differential can be achieved under mest circumstances. An external vacuum test is not acceptable if the specified pressure differential is not achieved and maintained. The external vacuum test is a generally acceptable method for rigid receptacles and packagings but is not normally acceptable for:

flexible receptacles and flexible packagings;

receptacles and packagings filled and closed under an absolute atmospheric pressure lower than 95 kPa.

- 8) For solid substances:
 - a) The primary receptacle(s) must be siftproof and must not exceed the outer packaging mass limit;
 - b) The secondary packaging must be siftproof;
 - If multiple fragile primary receptacles are placed in a single secondary packaging, they must be either individually wrapped or separated to prevent contact between them;
 - d) Except for packages containing body parts, organs or whole bodies, the outer packaging must not contain more than 4 kg. This quantity excludes ice, dry ice or liquid nitrogen when used to keep specimens cold; and
 - e) If there is any doubt as to whether or not residual liquid may be present in the primary receptacle during transport, then a packaging suitable for liquids, including absorbent materials, must be used.
- 9) Refrigerated or frozen specimens: ice, dry ice and liquid nitrogen:
 - a) When dry ice or liquid nitrogen is used to keep specimens cold, all applicable requirements of these Instructions must be met. When used, ice or dry ice must be placed outside the secondary packagings or in the outer packaging or an overpack. Interior supports must be provided to secure the secondary packagings in the original position after the ice or dry ice has dissipated. If ice is used, the outside packaging or overpack must be leakproof. If carbon dioxide, solid (dry ice) is used, the packaging must be designed and constructed to permit the release of carbon dioxide gas to prevent a build-up of pressure that could rupture the packagings; and
 - b) The primary receptacle and the secondary packaging must maintain their integrity at the temperature of the refrigerant used as well as the temperatures and the pressures which could result if refrigeration were lost.

10) When packages are placed in an overpack, the package marks required by this packing instruction must either be clearly visible or the marks must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Amendments to facilitate transport or State oversight

Paragraph 3.4 of this report:

- 11) Infectious substances assigned to UN 3373 which are packed and marked in accordance with this packing instruction are not subject to any other requirement in these Instructions except for the following:
 - a) the name and address of the shipper and of the consignee must be provided on each package. The information may be applied through the use of a barcode, QR code or other equivalent means;
 - the name and telephone number of a person responsible must be provided on a written document (such as an air waybill) or on the package;

- c) classification must be in accordance with 2;6.3.2;
- d) the incident reporting requirements in 7;4.4 and 7;4.5 must be met;

Note.— When the shipper or consignee is also the "person responsible" as referred to in b), the name and address need be marked only once in order to satisfy the name and marking provisions in both a) and b).

Chapter 10

CLASS 8 — CORROSIVE SUBSTANCES

Packing Instruction 866

Cargo aircraft only for UN 2028 only

General requirements

Part 4, Chapter 1 requirements must be met, including:

- 1) Compatibility requirements
 - Substances must be compatible with their packagings as required by 4;1.1.3.
 - Metal packagings must be corrosion resistant or be protected against corrosion.

2) Closure requirements

Closures must meet the requirements of 4;1.1.4.

	COMBINATION PACKAGINGS							
UN number and proper shipping name		Packing conditions	Total quantity per package — passenger	Total quantity per package — cargo	SINGLE PACKAGINGS			
UN 2028	Bombs, smoke, non-explosive with corrosive liquid, without initiating device	Bombs, smoke may be carried provided they are without ignition elements, bursting charges, detonating fuses or other explosive components.	Forbidden	50 kg	No			

UN harmonization amendments

UN Model Regulations, Chapter 4.1, 4.1.4.1, P803 (7) (see ST/SG/AC.10/50/Add.1)

ADDITIONAL PACKING REQUIREMENTS FOR COMBINATION PACKAGINGS

- Packagings must meet the Packing Group II performance requirements.

 The articles must be individually packaged and separated from each other using partitions, dividers, inner packagings or cushioning material.

OUTER PACKAGINGS OF COMBINATION PACKAGINGS (see 6;3.1)

Boxes Drums

Aluminium (4B)
Fibreboard (4G)
Natural wood (4C1, 4C2)
Other metal (4N)
Plastics (4H1, 4H2)
Plywood (4D)
Reconstituted wood (4F)

Fibre (1G) Other metal (1N2) Plastics (1H2) Steel (1A2)

Aluminium (1B2)

UN harmonization amendments

UN Model Regulations, Chapter 4.1, 4.1.4.1, P003 (see ST/SG/AC.10/50/Add.1)

Packing Instruction 869

Passenger and cargo aircraft for UN Nos. 3506 and 3554 only

General requirements

Steel (4A)

Part 4, Chapter 1 requirements must be met, including:

1) Compatibility requirements

- Substances must be compatible with their packagings as required by 4;1.1.3.
- Metal packagings must be corrosion resistant or be protected against corrosion.

2) Closure requirements

Closures must meet the requirements of 4;1.1.4.

COMBINATION			
UN number and proper shipping name	Net quantity* per package — passenger	Net quantity* per package — cargo	SINGLE PACKAGINGS
UN 3506 Mercury contained in manufactured articles UN 3554 Gallium contained in manufactured articles	No limit	No limit	No

^{*}For the purposes of Part 5;4.1.5.1 the "net quantity" shown on the dangerous goods transport document is the net mass of the manufactured articles in each package.

ADDITIONAL PACKING REQUIREMENTS

— Manufactured articles or apparatuses of which metallic mercury or gallium is a component part, such as manometers, pumps, thermometers, and switches must be packed in sealed inner liners or bags of strong leakproof and puncture-resistant material impervious to mercury or gallium, as appropriate, which will prevent the escape of mercury or gallium from the package irrespective of its position before being packed in outer packagings.

Note.— Mercury switches and relays are excepted from the requirement for a sealed inner liner or bag providing they are of the totally enclosed leakproof type in sealed metal or plastic units.

Electron tubes, mercury vapour tubes (tubes with less than a total net quantity of 450 g of mercury) must be
packed in strong outer packagings with all seams and joints sealed with self-adhesive, pressure-sensitive tape
which will prevent the escape of mercury from the package.

Note.— Tubes with 450 g of mercury or more must be packaged according to the requirements for manufactured articles or apparatuses (above).

 Electron tubes which are packed in sealed leakproof metal cases may be shipped in the manufacturer's original packagings.

OUTER PACKAGINGS OF COMBINATION PACKAGINGS (see 6;3.1)

Boxes Drums Jerricans

Strong outer packagings

Chapter 11

CLASS 9 — MISCELLANEOUS DANGEROUS GOODS

Packing Instruction 950

Batteries

All batteries must be installed and securely fastened in the battery holder of the vehicle and must be protected in such a manner so as to prevent damage and short circuits. In addition:

Amendments to manage aviation specific risks

Paragraph 4.2.2.3 of DGP/29-WP/2:

- If spillable batteries are installed, and it is possible for the vehicle to be handled in such a way that batteries would not remain in their intended orientation, they must be removed and packed according to Packing Instruction-492 or 870 as applicable.
- 2) If lithium batteries are installed:
 - lithium batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and
 - ii) lithium batteries must meet the provisions of Part 2;9.3, except that pre-production prototypes of lithium batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN *Manual of Tests and Criteria* may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.

See paragraph 1.2.1.4.1 a) of this report:

 If metallic sodium or sodium alloy batteries are installed, they must conform to the requirements of Special Provision A94.

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Packing Instruction 951

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Batteries

All batteries must be installed and securely fastened in the battery holder of the vehicle and must be protected in such a manner so as to prevent damage and short circuits. In addition:

Amendments to manage aviation specific risks

Paragraph 4.2.2.3 of DGP/29-WP/2:

- If spillable batteries are installed, and it is possible for the vehicle to be handled in such a way that batteries would not remain in their intended orientation, they must be removed and packed according to Packing Instruction 492 or 870 as applicable.
- 2) If lithium batteries are installed:
 - lithium batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and
 - ii) lithium batteries must meet the provisions of Part 2;9.3, except that pre-production prototypes of lithium batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN *Manual of Tests and Criteria* may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.
- 3) If <u>metallic</u> sodium <u>or sodium alloy</u> batteries are installed, they must conform to the requirements of Special Provision A94.

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Amendments to manage aviation specific risks

and

Amendments to battery provisions

and

UN harmonization amendments

Paragraph 4.2.2.3 of DGP/29-WP/2 and paragraph 4.1.2.1.5 of DGP/29-WP/3:

Packing Instruction 952

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Passenger and cargo aircraft for UN Nos. 3171, 3556, 3557 and 3558 only (See Packing Instruction 220 for flammable gas-powered engines and machinery, Packing Instruction 378 for flammable liquid-powered engines and machinery, Packing Instruction 950 for flammable liquid-powered vehicles, Packing Instruction 951 for flammable gas-powered vehicles or Packing Instruction 972 for engines or machinery

containing only environmentally hazardous fuels)

General requirements

Part 4, Chapter 1 requirements must be met, including:

- 1) Compatibility requirements
 - Substances must be compatible with their packagings as required by 4;1.1.3.
- 2) Closure requirements
 - Closures must meet the requirements of 4;1.1.4.

UN number and proper shipping name	Quantity — passenger	Quantity — cargo
UN 3171Battery-powered equipment or Battery-powered vehicle UN 3556 Vehicle, lithium ion battery powered	No limit	No limit
UN 3557 Vehicle, lithium metal battery powered UN 3558 Vehicle, sodium ion battery powered		

DGP/29-WP/2 (see paragraph 4.2.2.3), UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and paragraphs 1.2.1.4 c) and 2.2.7 of this report:

ADDITIONAL PACKING REQUIREMENTS

This entry applies to vehicles and equipment, including machinery which are powered by wet batteries, metallic sodium or sodium alloy batteries—or and to vehicles powered by lithium batteries or sodium ion batteries and which are transported with these batteries installed. Examples of such vehicles and equipment are electrically-powered cars, lawn mowers, wheelchairs and other mobility aids. Vehicles that also contain an internal combustion engine must be consigned under the entry UN 3166 Vehicle (flammable gas powered) (See Packing Instruction 951) or Vehicle (flammable liquid powered) (See Packing Instruction 950), as appropriate.

Where vehicles <u>or equipment</u> could possibly be handled in other than an upright position, the vehicle <u>or equipment</u> must be secured in a strong, rigid outer packaging of the type below. <u>The vehicle or equipment must be secured and restrained in the outer packaging to prevent any movement during transport which could change the orientation or cause the vehicle or equipment to be damaged. <u>The vehicle must be secured by means capable of restraining the vehicle in the outer packaging to prevent any movement during transport which would change the orientation or cause the vehicle to be damaged.</u></u>

Vehicles and equipment must be equipped with an effective means of preventing accidental activation.

Battery-powered vehicles, machines or equipment must meet the following requirements:

Batteries

All batteries must be installed and securely fastened in the battery holder of the vehicle, machine or equipment and must be protected in such a manner so as to prevent damage and short circuits. In addition:

- If spillable batteries are installed, and it is possible for the vehicle, machine or equipment to be handled in such a way that batteries would not remain in their intended orientation, they must be removed and packed according to Packing Instruction-492 or 870-as applicable.
- 2) If lithium batteries or sodium ion batteries are installed:
 - i) lithium-batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and

Deletion of "Unless otherwise approved by the appropriate authority of the State of Origin" in ii) is not applicable to Spanish or French editions of the Instructions, since it does not appear in these languages (see paragraph 4.3 of this report)

- ii) lithium batteries must meet the provisions of Part 2;9.3 and sodium ion batteries must meet the provisions of Part 2;9.4, unless otherwise approved by the appropriate authority of the State of Origin, except that pre-production prototypes of lithium batteries or sodium ion batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or sodium ion batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN Manual of Tests and Criteria may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.
- iii) \(\frac{\psi_w}{\text{m}}\) here the \(\frac{\text{lithium}}{\text{lithium}}\) battery is removed from the vehicle and is packed separate from the vehicle in the same outer packaging, the package must be consigned as UN 3481— \(\text{Lithium ion batteries packed with equipment} \) or UN 3091 \(\text{Lithium metal batteries packed with equipment} \) and packed according to Packing Instruction 966-or, 969, or 977, as applicable; and

See paragraph 4.2 of this report:

iv) for UN 3556 — Vehicle, lithium ion battery powered, UN 3557— Vehicle, lithium metal battery powered when the battery is rechargeable, and UN 3558 — Vehicle, sodium ion battery powered:

1) Until 31 December 2025

Vehicles should be offered for transport with:

- the battery(ies) at a state of charge not exceeding 30 per cent of their rated capacity; or
- an indicated battery capacity not exceeding 25 per cent.

2) From 1 January 2026

- a) Vehicles powered by batteries with a Watt-hour rating exceeding 100 Wh must be offered for transport with:
 - the battery(ies) at a state of charge not exceeding 30 per cent of their rated capacity; or
 - an indicated battery capacity not exceeding 25 per cent.
- b) Vehicles powered by batteries with a Watt-hour rating not exceeding 100 Wh should be offered for transport with:
 - the battery(ies) at a state of charge not exceeding 30 per cent of their rated capacity; or
 - an indicated battery capacity not exceeding 25 per cent.
- c) Vehicles powered by batteries with a Watt-hour rating exceeding 100 Wh and at a state of charge greater than 30 per cent of their rated capacity or with an indicated battery capacity exceeding 25 per cent may only be shipped with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.

See paragraph 4.1.3.5 of this report:

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

DGP/29-WP/2 (see paragraph 4.2.2.3), UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and paragraphs 1.2.1.4 c) and 2.2.7 of this report:

 If <u>metallic</u> sodium <u>or sodium alloy</u> batteries are installed, they must conform to the requirements of Special Provision A94.

Other operational equipment

Steel

- 1) Dangerous goods required for the operation or safety of the vehicle, machine or equipment, such as fire extinguishers, tire inflation canisters or safety devices, must be securely mounted in the vehicle, machine or equipment. Aircraft may also contain other articles and substances which would otherwise be classified as dangerous goods but which are installed in that aircraft in accordance with the pertinent airworthiness requirements and operating regulations. If fitted, life-rafts, emergency escape slides and other inflation devices must be protected such that they cannot be activated accidentally. Vehicles or equipment containing dangerous goods identified in Table 3-1 as forbidden on passenger aircraft may only be transported on cargo aircraft. Replacements for the dangerous goods permitted must not be carried under this packing instruction.
- 2) Vehicles equipped with theft-protection devices, installed radio communications equipment or navigational systems must have such devices, equipment or systems disabled.

Strong outer packagings — vehicles and equipment

Boxes Drums **Jerricans Aluminium** Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics** Plywood **Plastics** Plywood Steel Reconstituted wood

and

Amendments to battery provisions

Paragraph 4.1.2.1.5 of DGP/29-WP/3:

Packing Instruction 955

Passenger and cargo aircraft for UN 2990 and UN 3072 only

. . .

ADDITIONAL PACKING REQUIREMENTS

Life-saving appliances may only contain the dangerous goods listed below:

- a) Division 2.2 gases, must be contained in cylinders which conform to the requirements of the appropriate national authority of the country in which they are approved and filled. Such cylinders may be connected to the life-saving appliance. These cylinders may include installed actuating cartridges (cartridges, power device of Division 1.4C and 1.4S) provided the aggregate quantity of deflagrating (propellant) explosives does not exceed 3.2 grams per unit. When the cylinders are shipped separately, they must be classified as appropriate for the Division 2.2 gas contained and need not be marked, labelled or described as explosive articles;
- signal devices (Class 1), which may include smoke and illumination signal flares; signal devices must be packed in plastic or fibreboard inner packagings;
- c) small quantities of flammable substances, corrosive solids and organic peroxides (Class 3, Class 8, Division 4.1 and 5.2), which may include a repair kit and not more than 30 strike-anywhere matches. The organic peroxide may only be a component of a repair kit and the kit must be packed in strong inner packaging. The strike-anywhere matches must be packed in a cylindrical metal or composition packaging with a screw-type closure and be cushioned to prevent movement;
- d) electric storage batteries (Class 8), which must be disconnected or electrically isolated and protected against short circuits;

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

- e) lithium batteries and sodium ion batteries:
 - 1) identified as damaged or defective in accordance with Special Provision A154 are forbidden for transport;
 - 2) must meet the applicable requirements of 2;9.3 or 2;9.4, as applicable;
 - 3) must be disconnected or electrically isolated and protected against short circuits; and
 - 4) must be secured against movement within the appliance.
- f) first aid kits which may include flammable, corrosive and toxic articles or substances.

The appliances must be packed, so that they cannot be accidentally activated, in strong outer packagings and, except for life vests, the dangerous goods must be in inner packagings packed so as to prevent movement. The dangerous goods must be an integral part of the appliance without which it would not be operational and in quantities which do not exceed those appropriate for the actual appliance when in use.

Life-saving appliances may also include articles and substances not subject to these Instructions which are an integral part of the appliance.

Paragraph 4.1.2.1.5 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Packing Instruction 961

Passenger and cargo aircraft for UN Nos. 3268 and 3559 only

General requirements

Part 4, Chapter 1 requirements must be met, including:

- 1) Compatibility requirements
 - Substances must be compatible with their packagings as required by 4;1.1.3.
- 2) Closure requirements
 - Closures must meet the requirements of 4;1.1.4.

UN number and proper shipping name	Quantity —	Quantity —	SINGLE
	passenger	cargo	PACKAGINGS
UN 3268 Safety devices, electrically initiated UN 3559 Fire suppressant dispersing devices	25 kg	100 kg	No

. .

. . .

Packing Instruction 964

Passenger and cargo aircraft for UN 1941, UN 1990, UN 2315, UN 3151, UN 3082 and UN 3334 only

Amendments to manage aviation specific risks

Paragraph 4.2.2.2 of DGP/29-WP/2:

General requirements

Part 4, Chapter 1 requirements must be met (with the exception that for UN 3082 packed in combination packagings, the requirements of 4;1.1.6 do not apply).

These requirements include:

. . .

. . .

and

Amendments to battery provisions

Packing Instruction 965

Cargo aircraft only for UN 3480

1. Introduction

This entry applies to lithium ion or lithium polymer batteries. This packing instruction is structured as follows:

- Section IA applies to lithium ion cells with a Watt-hour rating in excess of 20 Wh and lithium ion batteries with a Watt-hour rating in excess of 100 Wh, which must be assigned to Class 9 and are subject to all of the applicable requirements of these Instructions; and
- Section IB applies to lithium ion cells with a Watt-hour rating not exceeding 20 Wh and lithium ion batteries with a Watt-hour rating not exceeding 100 Wh.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

Paragraph 4.1.2.1.5.2.5 of DGP/29-WP/3 and 1.2.1.4 b) of this report:

2. Lithium bBatteries forbidden from transport

The following applies to all-lithium ion cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

Waste-lithium cells or batteries and lithium cells or batteries being shipped for recycling or disposal are forbidden from air transport unless approved by the appropriate national authority of the State of Origin and the State of the Operator.

IA. SECTION IA

Each cell or battery must meet the provisions of 2;9.3.

IA.1 General requirements

- Part 4;1 requirements must be met.
- Lithium ion collaboration and batteries must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity. Cells and/or batteries at a state of charge greater than 30 per cent of their rated capacity may only be shipped with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.

Paragraph 4.1.3.5 of this report:

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Table 965-IA

UN number and proper shipping name	Net quantity per package		
	Passenger	Cargo	
UN 3480	Lithium ion batteries	Forbidden	35 kg

Paragraph 4.1.2.1.5.2.5 of DGP/29-WP/3 report:

IA.2 Additional requirements

- <u>Lithium ion cC</u>ells and batteries must be protected against short circuits.
- <u>Lithium ion cCells</u> and batteries must be placed in inner packagings that completely enclose the cell or battery then placed in an outer packaging. The completed package for the cells or batteries must meet the Packing Group II performance requirements.
- Lithium ion cCells and batteries must not be packed in the same outer packaging with substances and articles of Class 1 (explosives) other than Division 1.4S, Division 2.1 (flammable gases), Class 3 (flammable liquids), Division 4.1 (flammable solids) or Division 5.1 (oxidizers).
- A lithium ion eCell or battery with a mass of 12 kg or greater and having a strong, impact-resistant outer casing may be transported when packed in strong outer packagings or protective enclosures (e.g. in fully enclosed or wooden slatted crates) not subject to the requirements of Part 6 of these Instructions, if approved by the appropriate authority of the State of Origin. A copy of the document of approval must accompany the consignment.
- Batteries manufactured after 31 December 2011 must be marked with the Watt-hour rating on the outside case.

IA.3 Outer packagings

Boxes	Drums	Jerricans
Aluminium (4B) Fibreboard (4G) Natural wood (4C1, 4C2) Other metal (4N) Plastics (4H1, 4H2) Plywood (4D) Reconstituted wood (4F)	Aluminium (1B2) Fibre (1G) Other metal (1N2) Plastics (1H2) Plywood (1D) Steel (1A2)	Aluminium (3B2) Plastics (3H2) Steel (3A2)

IB. SECTION IB

Steel (4A)

Lithium ion eCells or batteries prepared in accordance with this section are subject to all of the applicable provisions of these Instructions (including the requirements in paragraph 2 of this packing instruction and of this section) except for the provisions of Part 6.

<u>Lithium ion cC</u>ells or batteries shipped in accordance with the provisions of Section IB must be described on a dangerous goods transport document as set in Part 5;4. The packing instruction number "965" required by 5;4.1.5.8.1 a) must be supplemented with "IB". All other applicable provisions of Part 5;4 apply.

<u>Lithium ion cC</u>ells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.3 a), e) and g) and the following:

- 1) for lithium ion cells, the Watt-hour rating (see the Glossary of Terms in Attachment 2) is not more than 20 Wh;
- for lithium ion batteries, the Watt-hour rating is not more than 100 Wh;
 - the Watt-hour rating must be marked on the outside of the battery case except for those batteries manufactured before 1 January 2009;

IB.1 General requirements

- Cells and batteries must be packed in strong outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1).
- <u>Lithium ion eCells</u> and batteries must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity. Cells and/or batteries at a state of charge greater than 30 per cent of their rated capacity may only be shipped with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.

Paragraph 4.1.3.5 of this report:

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Table 965-IB

	Net quantity per package	
Contents	Passenger	Cargo
Lithium ion cells and batteries	Forbidden	10 kg

Paragraph 1.2.1.4.1 b) of this report:

IB.2 Additional requirements

- Cells and batteries must be packed in inner packagings that completely enclose the cell or battery then
 placed in a strong rigid outer packaging.
- Cells and batteries must not be packed in the same outer packaging with substances and articles of Class 1 (explosives) other than—<u>Division</u> <u>Division</u> 1.4S, Division 2.1 (flammable gases), Class 3 (flammable liquids), Division 4.1 (flammable solids) or Division 5.1 (oxidizers).
- Cells and batteries must be protected so as to prevent short circuits. This includes protection against contact with electrically conductive material within the same packaging that could lead to a short circuit.
- Each package must be capable of withstanding a 1.2 m drop test in any orientation without:
 - damage to cells or batteries contained therein;
 - shifting of the contents so as to allow battery to battery (or cell to cell) contact;
 - release of contents.
- Each package must be capable of withstanding, without damage to the cells or batteries contained therein
 and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight
 of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours.

Paragraphs 1.2.1.4.1 e) and 4.1.3.8 of this report:

Note.— Capability may be demonstrated by testing, assessment or experience.

Each package must be marked with the appropriate lithium battery mark (Figure 5-3) in addition to the
appropriate Class 9 hazard label (Figure 5-26) and the cargo aircraft only label (Figure 5-28).

Appendix A to the Report

Packing Instruction 965

IB.3 **Outer packagings**

> Boxes Drums Jerricans Aluminium Fibreboard

Natural wood
Other metal
Plastics
Plywood
Reconstituted wood
Steel

Aluminium Fibre Other metal Plastics Plywood Steel

Aluminium Plastics Steel

Passenger and cargo aircraft for UN 3481 (packed with equipment) only

1. Introduction

This entry applies to lithium ion or lithium polymer batteries packed with equipment.

Section I of this packing instruction applies to lithium ion and lithium polymer cells and batteries that are assigned to Class 9. Certain lithium ion and lithium polymer cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the lithium cells or batteries will provide electrical power for its operation.

Paragraph 1.2.1.4.1 b) of this report:

2. Lithium bBatteries forbidden from transport

The following applies to all-lithium ion cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

I. SECTION I

Each cell or battery must meet the provisions of 2;9.3.

1.1 General requirements

Part 4;1 requirements must be met.

Paragraph 4.1 of this report:

- Until 31 December 2025

<u>Lithium ion cells and batteries should be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity.</u>

— From 1 January 2026

Lithium ion cells and batteries must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity. Cells and/or batteries at a state of charge greater than 30 per cent of their rated capacity may only be shipped with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Paragraph 1.2.1.4.1 b) of this report:

Table 966-I

	Package quantity (Section I)	
UN number and proper shipping name	Passenger	Cargo
UN 3481 Lithium ion batteries packed with equipment	5 kg of lithium ion cells or batteries	35 kg of-lithium ion cells or batteries

1.2 Additional requirements

- <u>Lithium ion eCells</u> and batteries must be protected against short circuits. This includes protection against contact with conductive materials within the same packaging that could lead to a short circuit.
- Lithium ion cCells and batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a packaging of a type shown below that meets the Packing Group II performance requirements, then placed with the equipment in a strong, rigid outer packaging; or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment in a packaging of a type shown below that meets the Packing Group II performance requirements.
- The equipment must be secured against movement within the outer packaging.
- The number of cells or batteries in each package must not exceed the number required for the equipment's operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that are required to power each piece of equipment.
- Batteries manufactured after 31 December 2011 must be marked with the Watt-hour rating on the outside case.

1.3 Outer packagings

Boxes

Aluminium (4B)
Fibreboard (4G)
Natural wood (4C1, 4C2)
Other metal (4N)
Plastics (4H1, 4H2)
Plywood (4D)
Reconstituted wood (4F)
Steel (4A)

Aluminium (1B2) Fibre (1G) Other metal (1N2) Plastics (1H2) Plywood (1D) Steel (1A2)

Drums

Jerricans

Aluminium (3B2) Plastics (3H2) Steel (3A2)

II. SECTION II

Lithium ion ccells and batteries packed with equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion batteries):
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents); Part 7;4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods);
- Part 8;1.1 (Provisions concerning passengers and crew Dangerous goods carried by passengers or crew); and
- Paragraphs 1 and 2 of this packing instruction.

Lithium ion cCells and batteries may be offered for transport provided that each cell and battery meets the provisions of $\overline{2}$;9.3 a), e) and g) and the following:

- for-lithium ion cells, the Watt-hour rating (see the Glossary of Terms in Attachment 2) is not more than 20 Wh;
- 2) for lithium ion batteries, the Watt-hour rating is not more than 100 Wh;
 - the Watt-hour rating must be marked on the outside case except for those batteries manufactured before 1 January 2009.

Paragraph 4.1 of this report:

II.1 General requirements

- Until 31 December 2025

Lithium ion cells and batteries should be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity.

From 1 January 2026

- Lithium ion cells and batteries with a Watt-hour rating in excess of 2.7 Wh must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity. Cells and/or batteries at a state of charge exceeding 30 per cent of their rated capacity must be offered for transport in accordance with the provisions of Section I of this packing instruction with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.
- Lithium ion cells and batteries with a Watt-hour rating not exceeding 2.7 Wh should be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity.

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Paragraph 1.2.1.4.1 b) of this report:

Table 966-II

	Package quantity (Section II)	
Contents	Passenger	Cargo
Net quantity of lithium ion cells or batteries per package	5 kg	5 kg

II.2 Additional requirements

- Lithium ion cCells and batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1); or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Cells and batteries must be protected against short circuits. This includes protection against contact with
- electrically conductive material within the same packaging that could lead to a short circuit.
- The equipment must be secured against movement within the outer packaging.
- The number of cells or batteries in each package must not exceed the number required for the equipment's operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that are required to power each piece of equipment.
- Each package of cells or batteries, or the completed package, must be capable of withstanding a 1.2 m drop test in any orientation without:
 - damage to cells or batteries contained therein;
 - shifting of the contents so as to allow battery to battery (or cell to cell) contact;
 - release of contents.

Paragraph 4.1.3.8 of this report:

Each package of cells or batteries or the completed package must be capable of withstanding, without damage to the cells or batteries contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours.

Note.— Capability may be demonstrated by testing, assessment or experience.

Paragraphs 1.2.1.4.1 b) and e) of this report:

- Each package must be marked with the appropriate lithium battery mark (Figure 5-3).
 - the package must be of such size that there is adequate space to affix the mark on one side without the mark being folded.
- The words "lithium ion batteries, in compliance with Section II of PI966" must be placed on the air waybill, when an air waybill is used. Where packages of Section II-lithium batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different-lithium battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable lithium battery type(s) and packing instruction numbers.
- Where a package contains a combination of lithium batteries contained in equipment and lithium batteries packed with equipment that meet the limits for lithium cells or batteries of Section II, the following additional
 - the shipper must ensure that all applicable parts of both packing instructions are met. The total mass of lithium batteries contained in any package must not exceed 5 kg;
 - the words "lithium ion batteries, in compliance with Section II of PI966" must be placed on the air waybill, when an air waybill is used.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these requirements commensurate with the functions for which they are responsible.

II.3 Outer packagings

Steel

Boxes Drums **Jerricans** Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics Plastics** Plywood Plywood Steel Réconstituted wood

II.4 Overpacks

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and

Paragraph 1.2.1.4.1 e) of this report:

c) the-lithium battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Passenger and cargo aircraft for UN 3481 (contained in equipment) only

1. Introduction

This entry applies to lithium ion or lithium polymer batteries contained in equipment.

Section I of this packing instruction applies to lithium ion and lithium polymer cells and batteries that are assigned to Class 9. Certain lithium ion and lithium polymer cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the lithium cells or batteries will provide electrical power for its operation.

Paragraph 1.2.1.4.1 b) of this report:

2. Lithium bBatteries forbidden from transport

The following applies to all-lithium ion cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

SECTION I

Each cell or battery must meet the provisions of 2;9.3.

Paragraph 4.1 of this report:

1.1 General requirements

- Equipment should be offered for transport with:
 - the cells and batteries at a state of charge not exceeding 30 per cent of their rated capacity; or
 - an indicated battery capacity not exceeding 25 per cent.

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Paragraph 1.2.1.4.1 b) of this report:

Table 967-I

		Package quantity (Section I)	
UN number and proper shipping name		Passenger	Cargo
UN 3481	Lithium ion batteries contained in equipment	5 kg of lithium ion cells or batteries	35 kg of-lithium ion cells or batteries

Paragraph 4.1.3.8 of this report:

1.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an
 effective means of preventing accidental activation.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.
- Each package must be capable of withstanding, without damage to the equipment contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours. Large equipment that is offered for transport unpackaged or on pallets is not subject to the requirements for the 3 m stack test capability.

Note.— Capability may be demonstrated by testing, assessment or experience.

— Batteries manufactured after 31 December 2011 must be marked with the Watt-hour rating on the outside case.

1.3 Outer packagings

Steel

Boxes Drums **Jerricans** Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics** Plywood **Plastics** Plywood Steel Reconstituted wood

Paragraph 1.2.1.4.1 b) of this report:

II. SECTION II

Lithium ion cCells and batteries contained in equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion batteries);
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents);
- Part 7,4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods);
- Part 8;1.1 (Provisions concerning passengers and crew Dangerous goods carried by passengers or crew);
 and
- Paragraphs 1 and 2 of this packing instruction.

<u>Lithium ion cC</u>ells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.3 a), e) and g) and the following:

- 1) for lithium ion cells, the Watt-hour rating (see the Glossary of Terms in Attachment 2) is not more than 20 Wh;
- 2) for lithium ion batteries, the Watt-hour rating is not more than 100 Wh;
 - the Watt-hour rating must be marked on the outside of the battery case except for these batteries manufactured before 1 January 2009.

Devices such as radio frequency identification (RFID) tags, watches and temperature loggers, which are not capable of generating a dangerous evolution of heat, may be transported when intentionally active. When active, these devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems. The devices must not be capable of emitting disturbing signals (such as buzzing alarms, strobe lights, etc.) during transport.

Paragraph 4.1 of this report:

II.1 General requirements

- Equipment should be offered for transport with:
 - the cells and batteries at a state of charge not exceeding 30 per cent of their rated capacity; or
 - an indicated battery capacity not exceeding 25 per cent.

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Paragraph 1.2.1.4.1 b) of this report:

Table 967-II

	Package quantity (Section II)	
Contents	Passenger	Cargo
Net quantity of lithium ion cells or batteries per package	5 kg	5 kg

Paragraph 4.1.3.8 of this report:

II.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an
 effective means of preventing accidental activation.
- Cells and batteries must be protected so as to prevent short circuits.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.
- Each package must be capable of withstanding, without damage to the equipment contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours. Large equipment that is offered for transport unpackaged or on pallets is not subject to the requirements for the 3 m stack test capability.

Note.— Capability may be demonstrated by testing, assessment or experience.

Paragraphs 1.2.1.4.1 b) and e) of this report:

- Each package must be marked with the appropriate lithium battery mark (Figure 5-3). The package must be
 of such size that there is adequate space to affix the mark on one side without the mark being folded.
 - This requirement does not apply to:
 - packages containing only button cell batteries installed in equipment (including circuit boards); and
 - packages containing no more than four cells or two batteries installed in equipment, where there are not more than two packages in the consignment.
- Where a consignment includes packages bearing the lithium battery mark (Figure 5-3), the words "lithium ion batteries, in compliance with Section II of PI967" must be placed on the air waybill, when an air waybill is used. Where packages of Section II-lithium batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different-lithium battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable-lithium battery type(s) and packing instruction numbers.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these
 requirements commensurate with the functions for which they are responsible.

II.3 Outer packagings

Boxes Drums Jerricans Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Other metal Natural wood Steel Other metal **Plastics Plastics** Plywood Plywood Steel Reconstituted wood

Steel II.4 Overpacks

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and

Paragraph 1.2.1.4.1 e) of this report:

c) the lithium battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Paragraph 1.2.1.4.1 b) of this report:

Packing Instruction 968

Cargo aircraft only for UN 3090

1. Introduction

This entry applies to lithium metal or lithium alloy batteries. This packing instruction is structured as follows:

- Section IA applies to lithium metal cells with a lithium metal content in excess of 1 g and lithium metal batteries with a lithium metal content in excess of 2 g, which must be assigned to Class 9 and are subject to all of the applicable requirements of these Instructions; and
- Section IB applies to lithium metal cells with a lithium metal content not exceeding 1 g and lithium metal batteries with a lithium metal content not exceeding 2 g.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

2. Lithium bBatteries forbidden from transport

The following applies to all-lithium metal cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

Waste <u>lithium cells or</u> batteries and <u>lithium cells or</u> batteries being shipped for recycling or disposal are forbidden from air transport unless approved by the appropriate national authority of the State of Origin and the State of the Operator.

IA. SECTION IA

Each cell or battery must meet the provisions of 2;9.3.

IA.1 General requirements

Part 4;1 requirements must be met.

Table 968-IA

UN number	Net quantity per package	
and proper shipping name	Passenger	Cargo
UN 3090 Lithium metal batteries	Forbidden	35 kg

IA.2 Additional requirements

- <u>Lithium metal cCells</u> and batteries must be protected against short circuits.
- <u>Lithium metal eCells</u> and batteries must be placed in inner packagings that completely enclose the cell or battery, then placed in an outer packaging. The completed package for the cells or batteries must meet the Packing Group II performance requirements.
- Lithium metal eCells and batteries must not be packed in the same outer packaging with substances and articles of Class 1 (explosives) other than Division 1.4S, Division 2.1 (flammable gases), Class 3 (flammable liquids), Division 4.1 (flammable solids) or Division 5.1 (oxidizers).
- A lithium metal cell or battery with a mass of 12 kg or greater and having a strong, impact-resistant outer casing may be transported when packed in strong outer packagings or protective enclosures (e.g. in fully enclosed or wooden slatted crates) not subject to the requirements of Part 6 of these Instructions, if approved by the appropriate authority of the State of Origin. A copy of the document of approval must accompany the consignment.

IA.3 **Outer packagings**

Boxes Drums **Jerricans**

Aluminium (4B) Fibreboard (4G) Natural wood (4C1, 4C2) Other metal (4N) Plastics (4H1, 4H2) Plywood (4D) Reconstituted wood (4F) Steel (4A)

Aluminium (1B2) Fibre (1G) Other metal (1N2) Plastics (1H2) Plywood (1D) Steel (1A2)

Aluminium (3B2) Plastics (3H2) Steel (3A2)

IB. SECTION IB

Lithium metal ecells or batteries prepared in accordance with this section are subject to all of the applicable provisions of these Instructions (including the requirements in paragraph 2 of this packing instruction and of this section) except for the provisions of Part 6.

Lithium metal cCells or batteries shipped in accordance with the provisions of Section IB must be described on a dangerous goods transport document as set in Part 5;4. The packing instruction number "968" required by 5;4.1.5.8.1 a) must be supplemented with "IB". All other applicable provisions of Part 5;4 apply.

Lithium metal or lithium alloy ccells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.3 a, e), f) (if applicable) and g) and the following:

- for lithium motal cells, the lithium content is not more than 1 g;
- for lithium metal or lithium alloy batteries, the aggregate lithium content is not more than 2 g.

IB.1 **General requirements**

Cells and batteries must be packed in strong outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1).

Table 968-IB

	Net quantity per package	
Contents	Passenger	Cargo
Lithium metal cells and batteries	Forbidden	2.5 kg

IB.2 Additional requirements

- Cells and batteries must be packed in inner packagings that completely enclose the cell or battery then placed in a strong rigid outer packaging.
- Cells and batteries must not be packed in the same outer packaging with substances and articles of Class 1 (explosives) other than Division Division 1.4S, Division 2.1 (flammable gases), Class 3 (flammable liquids), Division 4.1 (flammable solids) or Division 5.1 (oxidizers).
- Cells and batteries must be protected so as to prevent short circuits. This includes protection against contact with electrically conductive material within the same packaging that could lead to a short circuit.
- Each package must be capable of withstanding a 1.2 m drop test in any orientation without:

 - damage to cells or batteries contained therein;
 shifting of the contents so as to allow battery to battery (or cell to cell) contact;
 - release of contents.
- Each package must be capable of withstanding, without damage to the cells or batteries contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours.

Paragraph 4.1.3.8 of this report:

Note.— Capability may be demonstrated by testing, assessment or experience.

Paragraph 1.2.1.4.1 b) of this report:

Each package must be marked with the appropriate lithium battery mark (Figure 5-3) in addition to the appropriate Class 9 hazard label (Figure 5-26) and the cargo aircraft only label (Figure 5-28).

IB.3 Outer packagings

Boxes Drums

Aluminium Aluminium
Fibreboard Fibre
Natural wood Other metal
Other metal Plastics
Plastics Plywood
Plywood Steel
Reconstituted wood

Aluminium Plastics Steel

Jerricans

Paragraph 1.2.1.4.1 b) of this report:

Packing Instruction 969

Passenger and cargo aircraft for UN 3091 (packed with equipment) only

Paragraph 1.2.1.4.1 b) of this report:

1. Introduction

This entry applies to lithium metal or lithium alloy batteries packed with equipment.

Section I of this packing instruction applies to lithium metal and lithium alloy cells and batteries that are assigned to Class 9. Certain lithium metal and lithium alloy cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the lithium cells or batteries will provide electrical power for its operation.

2. Lithium batteries forbidden from transport

The following applies to all-lithium metal cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

I. SECTION I

Each cell or battery must meet the provisions of 2;9.3.

1.1 General requirements

Part 4;1 requirements must be met.

Table 969-I

UN number and proper shipping name		Package quantity (Section I)	
		Passenger	Cargo
UN 3091	Lithium metal batteries packed with equipment	5 kg of lithium metal cells or batteries	35 kg of lithium metal cells or batteries

1.2 Additional requirements

- Lithium metal ecells and batteries must be protected against short circuits. This includes protection against contact with conductive materials within the same packaging that could lead to a short circuit.
- Lithium metal cCells and batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a packaging of a type shown below that meets the Packing Group II performance requirements, then placed with the equipment in a strong, rigid outer packaging; or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment in a packaging of a type shown below that meets the Packing Group II performance requirements.
- The equipment must be secured against movement within the outer packaging.
- The number of cells or batteries in each package must not exceed the number required for the equipment's operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that are required to power each piece of equipment.
- For lithium metal cells and batteries prepared for transport on passenger aircraft as Class 9:
 - cells and batteries offered for transport on passenger aircraft must be packed in intermediate or outer rigid metal packaging surrounded by cushioning material that is non-combustible and non-conductive and placed inside an outer packaging.

1.3 Outer packagings

Reconstituted wood (4F)

Boxes	Drums	Jerricans
Aluminium (4B)	Aluminium (1B2)	Aluminium (3B2)
Fibreboard (4G)	Fibre (1G)	Plastics (3H2)
Natural wood (4C1, 4C2)	Other metal (1N2)	Steel (3A2)
Other metal (4N)	Plastics (1H2)	,
Plastics (4H1, 4H2)	Plywood (1D)	
Plywood (4D)	Steel (1A2)	

II. SECTION II

Steel (4A)

Lithium metal or lithium alloy ccells and batteries packed with equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents); Part 7;4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods);
- Part 8;1.1 (Provisions concerning passengers and crew Dangerous goods carried by passengers or
- Paragraphs 1 and 2 of this packing instruction.

Lithium metal cells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.3 a),e), f) (if applicable) and g) and the following:

- for a lithium metal cells, the lithium content is not more than 1 g;
- for a lithium metal or lithium alloy batteryies, the aggregate lithium content is not more than 2 g.

II.1 General requirements

Table 969-II

	Package quantity (Section II)	
Contents	Passenger	Cargo
Net quantity of lithium metal cells or batteries per package	5 kg	5 kg

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II.2 Additional requirements

- Lithium metal cCells and batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1); or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1).
- Cells and batteries must be protected against short circuits. This includes protection against contact with electrically conductive material within the same packaging that could lead to a short circuit.
- The equipment must be secured against movement within the outer packaging.
- The number of cells or batteries in each package must not exceed the number required for the equipment's operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that are required to power each piece of equipment.
- Each package of cells or batteries, or the completed package, must be capable of withstanding a 1.2 m drop test in any orientation without:
 - damage to cells or batteries contained therein;
 - shifting of the contents so as to allow battery to battery (or cell to cell) contact;
 - release of contents.

Paragraph 4.1.3.8 of this report:

Each package of cells or batteries or the completed package must be capable of withstanding, without damage to the cells or batteries contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours.

Note.— Capability may be demonstrated by testing, assessment or experience.

Paragraph 1.2.1.4.1 b) of this report:

- Each package must be marked with the appropriate lithium battery mark (Figure 5-3).
 - the package must be of such size that there is adequate space to affix the mark on one side without the mark being folded.
- The words "lithium metal batteries, in compliance with Section II of PI969" must be placed on the air waybill, when an air waybill is used. Where packages of Section II—lithium batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different—lithium battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable lithium battery type(s) and packing instruction numbers.
- Where a package contains a combination of <u>lithium</u> batteries contained in equipment and <u>lithium</u> batteries packed with equipment that meet the limits for <u>lithium</u> cells or batteries of Section II, the following additional requirements apply:
 - the shipper must ensure that all applicable parts of both packing instructions are met. The total mass of lithium batteries contained in any package must not exceed 5 kg;
 - the words "lithium metal batteries, in compliance with Section II of PI969" must be placed on the air waybill, when an air waybill is used.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these requirements commensurate with the functions for which they are responsible.

II.3 Outer packagings

Steel

Boxes Drums **Jerricans** Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics** Plywood **Plastics** Plywood Steel Reconstituted wood

Appendix A to the Report

II.4 Overpacks

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and
- c) the lithium battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Paragraph 1.2.1.4.1 b) of this report:

Packing Instruction 970

Passenger and cargo aircraft for UN 3091 (contained in equipment) only

1. Introduction

This entry applies to lithium metal or lithium alloy batteries contained in equipment.

Section I of this packing instruction applies to lithium metal and lithium alloy cells and batteries that are assigned to Class 9. Certain lithium metal and lithium alloy cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the lithium cells or batteries will provide electrical power for its operation.

Paragraph 1.2.1.4.1 b) of this report:

2. Lithium bBatteries forbidden from transport

The following applies to all-lithium metal cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

SECTION I

Each cell or battery must meet the provisions of 2;9.3.

1.1 General requirements

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Table 970-I

	Package quantity (Section I)	
UN number and proper shipping name	Passenger	Cargo
UN 3091 Lithium metal batteries contained in equipment	5 kg of lithium metal cells or batteries	35 kg of lithium metal cells or batteries

1.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an
 effective means of preventing accidental activation.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.

Paragraph 4.1.3.8 of this report:

 Each package must be capable of withstanding, without damage to the equipment contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of

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identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours. Large equipment that is offered for transport unpackaged or on pallets is not subject to the requirements for the 3 m stack test capability.

Note.— Capability may be demonstrated by testing, assessment or experience.

 The quantity of lithium metal contained in any piece of equipment must not exceed 12 g per cell and 500 g per battery.

1.3 Outer packagings

Boxes **Drums Jerricans** Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics Plastics** Plywood Plywood Steel Reconstituted wood

Paragraph 1.2.1.4.1 b) of this report:

II. SECTION II

Steel

<u>Lithium metal or lithium alloy cCells</u> and batteries contained in equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion batteries):
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents);
- Part 7;4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods);
- Part 8;1.1 (Provisions concerning passengers and crew Dangerous goods carried by passengers or crew);
 and
- Paragraphs 1 and 2 of this packing instruction.

Lithium metal eCells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.3 a), e), f) (if applicable) and g) and the following:

- 1) for a lithium metal cells, the lithium content is not more than 1 g;
- 2) for a lithium metal or lithium alloy batteryies, the aggregate lithium content is not more than 2 g.

Devices such as radio frequency identification (RFID) tags, watches and temperature loggers, which are not capable of generating a dangerous evolution of heat, may be transported when intentionally active. When active, these devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems. The devices must not be capable of emitting disturbing signals (such as buzzing alarms, strobe lights, etc.) during transport.

II.1 General requirements

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Table 970-II

	Package quantity (Section II)	
Contents	Passenger	Cargo
Net quantity of lithium metal cells or batteries per package	5 kg	5 kg

Paragraph 4.1.3.8 of this report:

II.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an
 effective means of preventing accidental activation.
- Cells and batteries must be protected so as to prevent short circuits.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.
- Each package must be capable of withstanding, without damage to the equipment contained therein and without any reduction of effectiveness, a force applied to the top surface equivalent to the total weight of identical packages stacked to a height of 3 m (including the test sample) for a duration of 24 hours. Large equipment that is offered for transport unpackaged or on pallets is not subject to the requirements for the 3 m stack test capability.

Note.— Capability may be demonstrated by testing, assessment or experience.

Paragraph 1.2.1.4.1 b) of this report:

- Each package must be marked with the appropriate lithium battery mark (Figure 5-3). The package must be
 of such size that there is adequate space to affix the mark on one side without the mark being folded.
 - This requirement does not apply to:
 - packages containing only button cell batteries installed in equipment (including circuit boards); and
 packages containing no more than four cells or two batteries installed in equipment, where there are not more than two packages in the consignment.
- Where a consignment includes packages bearing the lithium battery mark (Figure 5-3), the words "lithium metal batteries, in compliance with Section II of PI970" must be placed on the air waybill, when an air waybill is used. Where packages of Section II-lithium batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different-lithium battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable-lithium battery type(s) and packing instruction numbers.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these
 requirements commensurate with the functions for which they are responsible.

II.3 Outer packagings

Boxes Drums **Jerricans** Aluminium Aluminium Aluminium Fibreboard Fibre **Plastics** Natural wood Other metal Steel Other metal **Plastics Plastics** Plywood Plywood Steel

Reconstituted wood

Steel

II.4 Overpacks

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and
- c) the lithium battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Batteries

All batteries must be installed and securely fastened in the battery holder of the machine or equipment and must be protected in such a manner so as to prevent damage and short circuits. In addition:

Paragraph 4.2.2.3 of DGP/29-WP/2:

- If spillable batteries are installed, and it is possible for the machine or equipment to be handled in such a way
 that batteries would not remain in their intended orientation, they must be removed and packed according to
 Packing Instruction 492 or 870 as applicable.
- 2) If lithium batteries are installed:
 - lithium batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport; and
 - ii) they must meet the provisions of Part 2;9.3, except that pre-production prototypes of lithium batteries or cells, when these prototypes are transported for testing, or low production runs of lithium batteries or cells that have not been tested to the requirements in Part III, subsection 38.3 of the UN *Manual of Tests and Criteria* may be transported aboard cargo aircraft if approved by the appropriate authority of the State of Origin and the State of the Operator. A copy of the document of approval must accompany the consignment.
- 3) If <u>metallic</u> sodium <u>or sodium alloy</u> batteries are installed, they must conform to the requirements of Special Provision A94.

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Paragraph 4.1.2.1.5.2 of DGP/29-WP/3 and 1.2.1.4 d) of this report:

Packing Instruction 976

Cargo aircraft only for UN 3551

1. Introduction

This entry applies to sodium ion batteries.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

2. Batteries forbidden from transport

The following applies to all cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

Waste cells or batteries and cells or batteries being shipped for recycling or disposal are forbidden from air transport unless approved by the appropriate national authority of the State of Origin and the State of the Operator.

1.1 General requirements

- Each cell or battery must meet the provisions of 2;9.4.
 - Part 4;1 requirements must be met.
- Cells and batteries must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity. Cells and/or batteries at a state of charge greater than 30 per cent of their rated capacity may only be shipped with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities.

Note.— Guidance and methodology for determining the rated capacity can be found in sub-section 38.3.2.3 of the UN Manual of Tests and Criteria. Cells and batteries shipped at a reduced state of charge are less prone to thermal runaway.

 Batteries manufactured after 31 December 2025 must be marked with the Watt-hour rating on the outside case.

1.2 Additional requirements

- Cells and batteries must be protected against short circuits.
 - Cells and batteries must be placed in inner packagings that completely enclose the cell or battery then placed in an outer packaging. The completed package for the cells or batteries must meet the Packing Group II performance requirements.
- Cells and batteries must not be packed in the same outer packaging with substances and articles of Class 1
 (explosives) other than Division 1.4S, Division 2.1 (flammable gases), Class 3 (flammable liquids), Division 4.1
 (flammable solids) or Division 5.1 (oxidizers).
- A cell or battery with a mass of 12 kg or greater and having a strong, impact-resistant outer casing may be transported when packed in strong outer packagings or protective enclosures (e.g. in fully enclosed or wooden slatted crates) not subject to the requirements of Part 6 of these Instructions, if approved by the appropriate authority of the State of Origin. A copy of the document of approval must accompany the consignment.

Appendix A to the Report

Packing Instruction 976

Table 976

UN number	Net quantity per package	
and proper shipping name	<u>Passenger</u>	<u>Cargo</u>
UN 3551 Sodium ion batteries	<u>Forbidden</u>	<u>35 kg</u>

1.3 Outer packagings

<u>Drums</u> **Jerricans Boxes**

Aluminium (4B)
Fibreboard (4G)
Natural wood (4C1, 4C2)
Other metal (4N)
Plastics (4H1, 4H2)
Plywood (4D)
Reconstituted wood (4F)
Steel (4A)

Aluminium (1B2)
Fibre (1G)
Other metal (1N2)
Plastics (1H2)
Plywood (1D)
Steel (1A2)

Aluminium (3B2) Plastics (3H2) Steel (3A2)

Passenger and cargo aircraft only for UN 3552 (packed with equipment) only

1. Introduction

This entry applies to sodium ion batteries packed with equipment.

Section I of this packing instruction applies to sodium ion cells and batteries that are assigned to Class 9. Certain sodium ion cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the cells or batteries will provide electrical power for its operation.

2. Batteries forbidden from transport

The following applies to all cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

I. SECTION I

Each cell or battery must meet the provisions of 2;9.4.

1.1 General requirements

Part 4;1 requirements must be met.

Table 977-I

UN number	Net quantity per package	
and proper shipping name	<u>Passenger</u>	<u>Cargo</u>
UN 3552 Sodium ion batteries packed with equipment	5 kg of sodium ion cells or batteries	35 kg of sodium ion cells or batteries

1.2 Additional requirements

- Cells and batteries must be protected against short circuits. This includes protection against contact with conductive materials within the same packaging that could lead to a short circuit.
- Cells or batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a packaging of a
 type shown below that meets the Packing Group II performance requirements, then placed with the
 equipment in a strong, rigid outer packaging; or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment
 in a packaging of a type shown below that meets the Packing Group II performance requirements.
- The equipment must be secured against movement within the outer packaging.
- The number of cells or batteries in each package must not exceed the number required for the equipment's
 operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that
 are required to power each piece of equipment.
- Batteries manufactured after 31 December 2025 must be marked with the Watt-hour rating on the outside case.

1.3 Outer packagings

Jerricans Boxes Drums

Aluminium (3B2) Aluminium (4B) Aluminium (1B2) Plastics (3H2) Fibreboard (4G) Fibre (1G) Natural wood (4C1, 4C2) Other metal (1N2) Steel (3A2) Other metal (4N) Plastics (1H2) Plastics (4H1, 4H2) Plywood (1D) Plywood (4D) Steel (1A2)

Reconstituted wood (4F)

Steel (4A)

II. SECTION II

Cells and batteries packed with equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion batteries);
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents);
 Part 7;4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods); and
 Paragraphs 1 and 2 of this packing instruction.

Cells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.4 a), e) and f) and the following:

- 1) for cells, the Watt-hour rating (see the Glossary of Terms in Attachment 2) is not more than 20 Wh;
- for batteries, the Watt-hour rating is not more than 100 Wh.
 - the Watt-hour rating must be marked on the outside of the battery case except for those batteries manufactured before 1 January 2026.

II.1 General requirements

Table 977-II

	Package quantity (Section II)	
<u>Contents</u>	<u>Passenger</u>	<u>Cargo</u>
Net quantity of cells or batteries per package	<u>5 kg</u>	<u>5 kg</u>

II.2 Additional requirements

- Cells and batteries must:
 - be placed in inner packagings that completely enclose the cell or battery, then placed in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1); or
 - be placed in inner packagings that completely enclose the cell or battery, then placed with the equipment
- in a strong rigid outer packaging that conforms to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Cells and batteries must be protected against short circuits. This includes protection against contact with electrically conductive material within the same packaging that could lead to a short circuit.

The equipment must be secured against movement within the outer packaging.

- The number of cells or batteries in each package must not exceed the number required for the equipment's operation, plus two spare sets. A "set" of cells or batteries is the number of individual cells or batteries that are required to power each piece of equipment.
- Each package of cells or batteries, or the completed package, must be capable of withstanding a 1.2 m drop test in any orientation without:
 - damage to cells or batteries contained therein;
 - shifting of the contents so as to allow battery to battery (or cell to cell) contact;

release of contents.

- Each package must be marked with the battery mark (Figure 5-3).
 - the package must be of such size that there is adequate space to affix the mark on one side without the mark being folded.
- The words "sodium ion batteries, in compliance with Section II of PI977" must be placed on the air waybill, when an air waybill is used. Where packages of Section II batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable battery type(s) and packing instruction numbers.
- Where a package contains a combination of batteries contained in equipment and batteries packed with equipment that meet the limits for cells or batteries of Section II, the following additional requirements apply:
 - the shipper must ensure that all applicable parts of both packing instructions are met. The total mass of batteries contained in any package must not exceed 5 kg;
 - the words "sodium ion batteries, in compliance with Section II of PI977" must be placed on the air waybill, when an air waybill is used.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these requirements commensurate with their responsibilities.

II.3 Outer packagings

Boxes Drums Jerricans Aluminium Aluminium Aluminium Fibreboard **Plastics** Fibre Natural wood Other metal Steel Other metal **Plastics** Plastics | Plywood

Steel

Plywood Reconstituted wood

Steel

II.4 Overpacks

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and
- c) the battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

Passenger and cargo aircraft only for UN 3552 (contained in equipment) only

1. Introduction

This entry applies to sodium ion batteries contained in equipment.

Section I of this packing instruction applies to sodium ion cells and batteries that are assigned to Class 9. Certain sodium ion cells and batteries offered for transport and meeting the requirements of Section II of this packing instruction, subject to paragraph 2 below, are not subject to other additional requirements of these Instructions.

A single cell battery as defined in Part III, sub-section 38.3.2.3 of the UN *Manual of Tests and Criteria* is considered a "cell" and must be transported according to the requirements for "cells" for the purpose of this packing instruction.

For the purpose of this packing instruction, "equipment" means apparatus for which the cells or batteries will provide electrical power for its operation.

2. Batteries forbidden from transport

The following applies to all cells and batteries in this packing instruction:

Cells or batteries identified as being damaged or defective in accordance with Special Provision A154 are forbidden for transport.

SECTION I

Each cell or battery must meet the provisions of 2;9.4.

1.1 General requirements

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Table 978-I

<u>UN number</u> and proper shipping name	Net quantity per package	
	<u>Passenger</u>	<u>Cargo</u>
UN 3552 Sodium ion batteries contained in equipment	5 kg of sodium ion cells or batteries	35 kg of sodium ion cells or batteries

1.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an effective means of preventing accidental activation.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.
- Batteries manufactured after 31 December 2025 must be marked with the Watt-hour rating on the outside case.

1.3 Outer packagings

Drums Jerricans Boxes Aluminium Aluminium **Aluminium** Fibreboard <u>Fibre</u> **Plastics** Other metal Natural wood Steel **Plastics** Other metal **Plastics** Plywood

Steel

Plywood Reconstituted wood

Steel

II. SECTION II

Cells and batteries contained in equipment, when complying with Section II of this packing instruction, are only subject to the following additional provisions of these Instructions:

- Part 1;2.3 (General Transport of dangerous goods by post);
- Part 5;2.4.16 (Shipper's responsibilities Special marking requirements for lithium batteries or sodium ion batteries);
- Part 7;4.4 (Operator's responsibilities Reporting of dangerous goods accidents and incidents);
- Part 7;4.5 (Operator's responsibilities Reporting of undeclared and misdeclared dangerous goods); and
- Paragraphs 1 and 2 of this packing instruction.

Cells and batteries may be offered for transport provided that each cell and battery meets the provisions of 2;9.4 a), e) and f) and the following:

- 1) for cells, the Watt-hour rating (see the Glossary of Terms in Attachment 2) is not more than 20 Wh;
- for batteries, the Watt-hour rating is not more than 100 Wh;
 - the Watt-hour rating must be marked on the outside of the battery case except for those batteries manufactured before 1 January 2026.

Devices such as radio frequency identification (RFID) tags, watches and temperature loggers, which are not capable of generating a dangerous evolution of heat, may be transported when intentionally active. When active, these devices must meet defined standards for electromagnetic radiation to ensure that the operation of the device does not interfere with aircraft systems. The devices must not be capable of emitting disturbing signals (such as buzzing alarms, strobe lights, etc.) during transport.

II.1 General requirements

Equipment must be packed in strong rigid outer packagings that conform to Part 4;1.1.1, 1.1.3.1 and 1.1.10 (except 1.1.10.1). Large equipment can be offered for transport unpackaged or on pallets when the cells or batteries are afforded equivalent protection by the equipment in which they are contained.

Table 978-II

	Package quantity (Section II)	
<u>Contents</u>	<u>Passenger</u>	<u>Cargo</u>
Net quantity of cells or batteries per package	<u>5 kg</u>	<u>5 kg</u>

II.2 Additional requirements

- The equipment must be secured against movement within the outer packaging and must be equipped with an
 effective means of preventing accidental activation.
- Cells and batteries must be protected so as to prevent short circuits.
- Where multiple pieces of equipment are packed in the same outer packaging, each piece of equipment must be packed to prevent contact with other equipment.
- Each package must be marked with the battery mark (Figure 5-3). The package must be of such size that
 there is adequate space to affix the mark on one side without the mark being folded.
 - This requirement does not apply to:
 - packages containing only button cell batteries installed in equipment (including circuit boards); and
 - packages containing no more than four cells or two batteries installed in equipment, where there are not more than two packages in the consignment.
- Where a consignment includes packages bearing the battery mark (Figure 5-3), the words "sodium ion batteries, in compliance with Section II of PI968" must be placed on the air waybill, when an air waybill is used. Where packages of Section II sodium ion batteries from multiple packing instructions are included on one air waybill, the compliance statement for the different lithium battery types and/or packing instructions may be combined into a single statement provided that the statement identifies the applicable sodium ion battery type(s) and packing instruction numbers.
- Any person preparing or offering cells or batteries for transport must receive adequate instruction on these
 requirements commensurate with the functions for which they are responsible.

II.3 Outer packagings

Boxes Drums <u>Jerricans</u> Aluminium **Aluminium** Aluminium Fibreboard Fibre **Plastics** Other metal Natural wood Steel **Plastics** Other metal **Plastics Plywood** Plywood Steel Reconstituted wood

II.4 Overpacks

Steel

When packages are placed in an overpack:

- a) the packages must be secured within the overpack;
- b) the intended function of each package must not be impaired by the overpack; and
- c) the battery mark (Figure 5-3) required by this packing instruction must either be clearly visible or the mark must be reproduced on the outside of the overpack and the overpack must be marked with the word "Overpack" in lettering of at least 12 mm high.

And

Amendments to battery provisions

Paragraph 4.1.2.1.6 of DGP/29-WP/3:

Part 5

SHIPPER'S RESPONSIBILITIES

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Chapter 2

MARKING

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2.4 MARKING SPECIFICATIONS AND REQUIREMENTS

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UN Model Regulations, Chapter 5.2, 5.2.1.9 (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.15.1 a):

2.4.16 Special marking requirements for lithium batteries or sodium ion batteries

2.4.16.1 Packages containing lithium cells or batteries or sodium ion cells or batteries prepared in accordance with Section II of Packing Instructions 966, 967, 969-er, 970, 977 or 978 and Section IB of Packing Instructions 965 and 968 must be marked as shown in Figure 5-3.

- 2.4.16.2 The mark must indicate the appropriate UN number preceded by the letters "UN" as follows:
- a) "UN 3090" for lithium metal cells or batteries;
- b) "UN 3480" for lithium ion cells or batteries;
- c) "UN 3091" for lithium metal cells or batteries contained in, or packed with, equipment; or
- d) "UN 3481" for lithium ion cells or batteries contained in, or packed with, equipment, or
- e) "UN 3552" for sodium ion cells or batteries contained in, or packed with, equipment.

Where a package contains lithium cells or batteries assigned to different UN numbers, all applicable UN numbers must be indicated on one or more marks.

- 2.4.16.3 The mark must be in the form of a rectangle or a square with hatched edging. The symbol (group of batteries, one damaged and emitting flame, above the UN number for lithium ion—or, lithium metal or sodium ion—batteries or cells or batteries) must be black on white or suitable contrasting background. The hatching must be red. The mark must be a minimum dimension of 100 mm wide × 100 mm high and the minimum width of the hatching must be 5 mm. If the size of the package so requires, the dimensions may be reduced to not less than 100 mm wide × 70 mm high. Where dimensions are not specified, all features must be in approximate proportion to those shown on the full-size mark (Figure 5-3).
- 2.4.16.4 Packages containing lithium batteries that meet the requirements of Section IB of Packing Instructions 965 or 968 must bear both the lithium battery mark (Figure 5-3) and the lithium battery or sodium ion battery Class 9 hazard label (Figure 5-26).

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UN Model Regulations, Chapter 5.2, Figure 5.2.5 (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.15.1 b)



Minimum dimension 100 mm

* Place for UN number(s)

Figure 5-3. Lithium bBattery mark

Chapter 3

LABELLING

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3.5 LABEL SPECIFICATIONS

3.5.1 Class hazard label specifications

3.5.1.1 Labels must satisfy the provisions of this section and conform, in terms of colour, symbols and general format, to the specimen labels shown in Figures 5-4 to 5-26.

Note.— Where appropriate, labels in Figures 5-4 to 5-26 are shown with a dotted outer boundary as provided for in 3.5.1.1 a). This is not required when the label is applied on a background of contrasting colour.

Class hazard labels must conform to the following specifications:

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UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and 1.2.15.1 a) of this report:

- c) With the exception of labels for Divisions 1.4, 1.5 and 1.6 of Class 1, the upper half of the label must contain the pictorial symbol and the lower half must contain the class or, in the case of labels for Class 5, the division number, as appropriate. However for the Class 9 label for lithium batteries or sodium ion batteries (Figure 5-26), the upper half of the label must only contain the seven vertical stripes of the symbol and the lower half must contain the group of batteries of the symbol and the class number. Except for the Class 9 label for lithium batteries or sodium ion batteries (Figure 5-26), the label may include such text as the UN number, or words describing the hazard class (e.g. "flammable") in accordance with 3.5.1.1 e) provided that the text does not obscure or detract from the other required label elements.
- d) In addition, except for Divisions 1.4, 1.5 and 1.6, labels for Class 1 must show in the lower half, above the class number, the division number and compatibility group letter for the substance or article. Labels for Divisions 1.4, 1.5 and 1.6 must show in the upper half the division number and in the lower half the class number and the compatibility group letter.
- e) On labels other than those for material of Class 7, the insertion of any text (other than the class or division number or compatibility group) in the space below the symbol must be confined to particulars indicating the nature of the hazard and precautions to be taken in handling. In the case of the Class 9 label for lithium batteries or sodium ion batteries (Figure 5-26), no text other than the class number must be included in the bottom part of the label.

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(Miscellaneous — Lithium cells and batteries or sodium ion cells and batteries)



Symbol (seven vertical stripes in upper half); battery group, one broken and emitting flame in lower half: black
Background: white
Figure "9" underlined in bottom corner

Figure 5-26. Miscellaneous dangerous goods — lithium batteries or sodium ion batteries, Class 9

DOCUMENTATION

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4.1.4 Information required on the dangerous goods transport document

4.1.4.1 Dangerous goods description

The dangerous goods transport document must contain the following information for each dangerous substance, material or article offered for transport:

- a) the UN or ID number preceded by the letters "UN" or "ID" as appropriate;
- b) the proper shipping name, as determined according to 3;1.2, including the technical name enclosed in parenthesis, as applicable (see 3;1.2.7);
- c) the primary hazard class or, when assigned, the division of the goods, including for Class 1 the compatibility group letter. The words "Class" or "Division" may be included preceding the primary hazard class or division numbers;
- subsidiary hazard class or division number(s) corresponding to the subsidiary hazard label(s) required to be applied, when assigned, must be entered following the primary hazard class or division and must be enclosed in parenthesis. The words "Class" or "Division" may be included preceding the subsidiary hazard class or division numbers;
- e) where assigned, the packing group for the substance or article which may be preceded by "PG" (e.g. "PG II").

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Amendments to facilitate transport or State oversight

And

Amendments to battery provisions

Paragraph 4.1.2.1.6.1 of DGP/29-WP/3:

Note.— Until 31 March 2025, shippers may identify vehicles powered by lithium batteries, UN 3171 — **Battery powered vehicle** as shown in the 2023-2024 Edition of these Instructions. The marks and labels applied, when required, must be consistent with the information shown on the dangerous goods transport document.

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Amendments to manage aviation specific risks

Paragraph 2.2.5 of this report:

4.1.5.7 Radioactive material

- 4.1.5.7.1 The following information must be included for each consignment of Class 7 material, as applicable, in the order given:
 - The name or symbol of each radionuclide or, for mixtures of radionuclides, an appropriate general description or a list of the most restrictive nuclides;
- Note.— When Table 2-13 is used, refer to 5;4.1.5.8.1 g) for additional information required on the dangerous goods transport document.
 - A description of the physical and chemical form of the material, or a notation that the material is special form radioactive material or low dispersible radioactive material. A generic chemical description is acceptable for chemical form;
 - Note.— For empty Type B(U) or Type B(M) packages as specified in the Note to 2;7.2.4.1.1.7, the name or symbol of the radionuclide of the shielding material followed by the physical and chemical form must be included (e.g. U-dep.,

- solid, metal oxide) in which case the indicated radionuclide may differ from the radionuclide(s) authorized in the package design certificate.
- c) The maximum activity of the radioactive contents during transport expressed in units of becquerels (Bq) with an appropriate SI prefix symbol (see 1;3.2). For fissile material, the mass of fissile material (or mass of each fissile nuclide for mixtures when appropriate) in units of grams (g), or appropriate multiples thereof, may be used in place of activity;
- The category of the package and if applicable for the overpack and freight container, as assigned per 1.2.3.1.4, i.e. I-WHITE, II-YELLOW, III-YELLOW;
- e) The transport index as determined per 1.2.3.1.1 and 1.2.3.1.2 (except for category I-WHITE);
- f) for Category II-Yellow and III-Yellow only: the dimensions including dimensional units of each package, or when placed in an overpack or freight container, the dimensions of the overpack, or the freight container as applicable. The dimensions should be shown in the following order: length x width (or diameter, if applicable) x height. "L", "W" (or "D"), "H" may be shown immediately preceding their respective dimension. When a different order is used, the letters "L", "W" (or "D") and "H" must be shown accordingly;
- (g) For fissile material:
 - 1) shipped under one exception of 2;7.2.3.5.1 a) to f), reference to that paragraph;
 - 2) shipped under 2;7.2.3.5.1 c) to e), the total mass of fissile nuclides:
 - 3) contained in a package for which one of 6;7.10.2 a) to c) or 6;7.10.3 is applied, reference to that paragraph; and
 - 4) the criticality safety index, where applicable.
- gh) The identification mark for each competent authority certificate of approval (special form radioactive material, low dispersible radioactive material, fissile material excepted under 2;7.2.3.5.1 (special arrangement, package design, or shipment) applicable to the consignment;
- hi) For consignments of more than one package, the information contained in 4.1.4.1 a) to c) and 4.1.5.7.1 a) to g) h) must be given for each package. For packages in an overpack or freight container, a detailed statement of the contents of each package within the overpack or freight container and, where appropriate, of each overpack or freight container must be included. If packages are to be removed from the overpack or freight container at a point of intermediate unloading, appropriate transport documents must be made available;
- ii) Where a consignment is required to be shipped under exclusive use, the statement "EXCLUSIVE USE SHIPMENT"; and
- K) For LSA-II, LSA-III, SCO-I and SCO-II, the total activity of the consignment as a multiple of A₂. For radioactive material for which the A₂ value is unlimited, the multiple of A₂ must be zero.

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Amendments to manage aviation specific risks

Paragraph 4.2.2.3 of DGP/29-WP/3:

4.4 RETENTION OF DANGEROUS GOODS TRANSPORT INFORMATION

- 4.4.1 The shipper must retain a copy of the dangerous goods transport document and additional information and documentation as specified in these Instructions, for a minimum period of three months and be made available to the appropriate national authority upon request.
- 4.4.2 When the documents are kept electronically or in a computer system, the shipper must be able to reproduce them in a printed form.

UN harmonization amendments

Paragraph 4.1.2.1.7 of DGP/29-WP/3:

Part 6

PACKAGING NOMENCLATURE, MARKING, REQUIREMENTS AND TESTS

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Chapter 2

MARKING OF PACKAGINGS OTHER THAN INNER PACKAGINGS

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UN Model Regulations, Chapter 6.1, 6.1.3.1 (see ST/SG/AC.10/50/Add.1)

2.1 MARKING REQUIREMENTS FOR PACKAGINGS OTHER THAN INNER PACKAGINGS

2.1.1 Each packaging intended for use according to these Instructions must bear marks on a non-removable component which are durable, legible and placed in a location and of such a size relative to the packaging as to be readily visible. For packages with a gross mass of more than 30 kg the marks, or a duplicate thereof, must appear on the top or on a side of the packaging. Letters, numerals and symbols must be at least 12 mm high, except for packagings of 30 L capacity or less or of 30 kg maximum net mass, when they must be at least 6 mm in height and except for packagings of 5 L capacity or less or of 5 kg maximum net mass when they must be of an appropriate size.

Note.— The provisions of 2.1.1 of the 2023-2024 Edition of these Instructions may continue to be applied until 31 December 2026. Packagings manufactured before 1 January 2027 according to the provisions applicable at the date of manufacture may continue to be used.

The marks must show:

REQUIREMENTS FOR PACKAGINGS

3.1 REQUIREMENTS FOR PACKAGINGS OTHER THAN INNER PACKAGINGS

GENERAL REQUIREMENTS

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3.1.1 Steel drums
1A1 non-removable head
1A2 removable head

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UN Model Regulations, Chapter 6.1, 6.1.4.1.4 (see ST/SG/AC.10/50/Add.1)

3.1.1.4 The body of a drum of a capacity greater than 60 L must, in general, have at least two expanded rolling hoops or, alternatively, at least two separate rolling hoops. Drums may have rolling hoops, either expanded or separate. If there are separate rolling hoops they must be fitted tightly on the body and so secured that they cannot shift. Rolling hoops must not be spot welded.

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3.1.2 Aluminium drums
1B1 non-removable head
1B2 removable head

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UN Model Regulations, Chapter 6.1, 6.1.4.2.3 (see ST/SG/AC.10/50/Add.1)

3.1.2.3 The body of a drum of a capacity greater than 60 L must, in general, have at least two expanded rolling hoops or, alternatively, at least two separate rolling hoops. Drums may have rolling hoops, either expanded or separate. If there are separate rolling hoops they must be fitted tightly on the body and so secured that they cannot shift. Rolling hoops must not be spot welded.

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UN Model Regulations, Chapter 6.1, 6.1.4.3.3 (see ST/SG/AC.10/50/Add.1)

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3.1.3 Drums of metal other than aluminium or steel 1N1 non-removable head 1N2 removable head

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3.1.3.3 The body of a drum of a capacity greater than 60 L must, in general, have at least two expanded rolling hoops or, alternatively, at least two separate rolling hoops. Drums may have rolling hoops, either expanded or separate. If there are separate rolling hoops, they must be fitted tightly on the body and so secured that they cannot shift. Rolling hoops must not be spot welded.

UN Model Regulations, Chapter 6.1, 6.1.4.12 (see ST/SG/AC.10/50/Add.1)

3.1.11 Fibreboard boxes (including corrugated fibreboard boxes)

4G

3.1.11.1 Strong and good quality solid or double-faced corrugated fibreboard (single or multiwall) must be used, appropriate to the capacity of the box and to its intended use. The water resistance of the outer surface must be such that the increase in mass, as determined in a test carried out over a period of 30 minutes by the Cobb method of determining water absorption, is not greater than 155 g/m² — see ISO 535:19912014. It must have proper bending qualities. Fibreboard must be cut, creased without scoring, and slotted so as to permit assembly without cracking, surface breaks or undue bending. The fluting of corrugated fibreboard must be firmly glued to the facings.

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Chapter 4

PACKAGING PERFORMANCE TESTS

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4.5 INTERNAL PRESSURE (HYDRAULIC) TEST

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4.5.3 Test method and pressure to be applied: metal packagings including their closures must be subjected to the test pressure for 5 minutes. Plastic packagings and composite packagings (plastic material) including their closures must be subjected to the test pressure for 30 minutes. This pressure is the one to be included in the mark required by 2.1.1 d). The manner in which the packagings are supported must not invalidate the test. The test pressure must be applied continuously and evenly: it must be kept constant throughout the test period. The hydraulic pressure (gauge) applied, as determined by any one of the following methods, must be:

Amendments to facilitate transport or State oversight

Paragraph 4.3.6 of DGP/29-WP/2:

a) not less than the total gauge pressure measured in the packaging (i.e. the vapour pressure of the filling liquid and the partial pressure of the air or other inert gases minus 100 kPa) at 55°C, multiplied by a safety factor of 1.5. This total gauge pressure must be determined on the basis of a maximum degree of filling in accordance with Part 4;1.1.5 and a filling temperature of 15°C. The test pressure must be not less than 95 kPa (not less than 75 kPa for liquids in Packing Group III of Class 3, er Division 6.1 or Class 9); or

UN harmonization amendments

Chapter 5

REQUIREMENTS FOR THE CONSTRUCTION AND TESTING OF CYLINDERS AND CLOSED CRYOGENIC RECEPTACLES, AEROSOL DISPENSERS AND SMALL RECEPTACLES CONTAINING GAS (GAS CARTRIDGES) AND FUEL CELL CARTRIDGES CONTAINING LIQUEFIED FLAMMABLE GAS

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5.1 GENERAL REQUIREMENTS

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5.1.5 Initial inspection and testing

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5.1.5.2 Closed cryogenic receptacles must be subjected to testing and inspection during and after manufacture in accordance with the applicable design standards or recognized technical codes, including the following:

. . .

Paragraph 4.1.2.1.7 of DGP/29-WP/3:

UN Model Regulations, Chapter 6.2, 6.2.1.5.2 (see ST/SG/AC.10/50/Add.1)

For all completed closed cryogenic pressure receptacles:

q) testing for leakproofness.

Note.— Closed cryogenic receptacles which were constructed in accordance with the initial inspection and test requirements of 5.1.5.2 applicable in the 2021-2022 Edition of these Instructions but which do not however conform to the requirements of 5.1.5.2 relating to the initial inspection and test applicable in the 2023-2024 Edition of these Instructions may continue to be used.

. . .

5.1.6 Periodic inspection and testing

- 5.1.6.1 Refillable cylinders other than cryogenic receptacles must be subjected to periodic inspections and tests by a body authorized by the appropriate national authority, in accordance with the following:
 - a) check of the external conditions of the cylinder and verification of the equipment and the external marks;
 - b) check of the internal conditions of the cylinder (e.g. internal inspection, verification of minimum wall thickness);
 - c) check of the threads either:
 - i) if there is evidence of corrosion; or
 - ii) if the closures or other service equipment are removed;
 - a hydraulic pressure test of the cylinder shell and, if necessary, verification of the characteristics of the material by suitable tests;

Note 1.— With the agreement of the appropriate national authority, the hydraulic pressure test may be replaced by a test using a gas, where such an operation does not entail any danger.

UN Model Regulations, Chapter 6.2, 6.2.1.6.1 (d) (see ST/SG/AC.10/50/Add.1)

Note 2.— For seamless steel cylinder shells the check of 5.1.6.1 b) and hydraulic pressure test of 5.1.6.1 d) may be replaced by a procedure conforming to ISO 16148:2016 + Amd 1:2020 "Gas cylinders — Refillable seamless steel gas cylinders and tubes — Acoustic emission examination (AT) and follow-up ultrasonic examination (UT) for periodic inspection and testing".

Note 3.— The check of internal conditions of 5.1.6.1 b) and the hydraulic pressure test of 5.1.6.1.d) may be replaced by ultrasonic examination carried out in accordance with ISO 18119:2018 + Amd 1:2021 for seamless steel and seamless aluminium alloy cylinder shells. For a transitional period until 31 December 2026, the standard ISO 18119:2018 may be used for this same purpose. For a transitional period until 31 December 2024, the standard ISO 10461:2005 + Amd 1:2006 may be used for seamless aluminium alloy cylinders and ISO 6406:2005 may be used for seamless steel cylinder shells for this same purpose.

 check of service equipment if to be reintroduced into service. This check may be carried out separately from the inspection of the cylinder shell.

Note.— For the periodic inspection and test frequencies, see Packing Instruction 200 or, for a chemical under pressure, Packing Instruction 218.

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5.2 REQUIREMENTS FOR UN CYLINDERS AND CLOSED CRYOGENIC RECEPTACLES

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5.2.1 Design, construction and initial inspection and testing

5.2.1.1 The following standards apply for the design, construction and initial inspection and test of refillable UN cylinder shells, except that inspection requirements related to the conformity assessment system and approval must be in accordance with 5.2.5:

UN Model Regulations, Chapter 6.2, 6.2.2.1.1 and 6.2.2.1.2 (see ST/SG/AC.10/50/Add.1)

Reference	Title	Applicable for manufacture
ISO 9809-1:1999	Gas cylinders — Refillable seamless steel gas cylinders — Design, construction and testing — Part 1: Quenched and tempered steel cylinders with tensile strength less than 1 100 MPa.	Until 31 December 2018
	Note.— The note concerning the F factor in section 7.3 of this standard must not be applied for UN cylinders.	
ISO 9809-1:2010	Gas cylinders — Refillable seamless steel gas cylinders — Design, construction and testing — Part 1: Quenched and tempered steel cylinders with tensile strength less than 1 100 MPa.	Until 31 December 2026
ISO 9809-1:2019	Gas cylinders — Design, construction and testing of refillable seamless steel gas cylinders and tubes — Part 1: Quenched and tempered steel cylinders and tubes with tensile strength less than 1 100 MPa.	Until further notice
ISO 9809-2:2000	Gas cylinders — Refillable seamless steel gas cylinders — Design, construction and testing — Part 2: Quenched and tempered steel cylinders with tensile strength greater than or equal to 1 100 MPa.	Until 31 December 2018
ISO 9809-2:2010	Gas cylinders — Refillable seamless steel gas cylinders — Design, construction and testing — Part 2: Quenched and tempered steel cylinders with tensile strength greater than or equal to 1 100 MPa.	Until 31 December 2026

Reference	Title	Applicable for manufacture
ISO 9809-2:2019	Gas cylinders — Design, construction and testing of refillable	Until further notice
	seamless steel gas cylinders and tubes — Part 2: Quenched	
	and tempered steel cylinders and tubes with tensile strength greater than or equal to 1 100 MPa.	
ISO 9809-3:2000	Gas cylinders — Refillable seamless steel gas cylinders —	Until 31 December 2018
	Design, construction and testing — Part 3: Normalized steel	
100 0000 0 0010	cylinders.	11 (11 0.4 D
ISO 9809-3:2010	Gas cylinders — Refillable seamless steel gas cylinders — Design, construction and testing — Part 3: Normalized steel	Until 31 December 2026
	cylinders.	
ISO 9809-3:2019	Gas cylinders — Design, construction and testing of refillable	Until further notice
	seamless steel gas cylinders and tubes — Part 3: Normalized	
ISO 9809-4:2014	steel cylinders and tubes. Gas cylinders — Refillable seamless steel gas cylinders —	Until further notice Until 31
130 9809-4.2014	Design, construction and testing—— Part 4: Stainless steel	December 2028
	cylinders with an Rm value of less than 1 100 MPa	<u> </u>
ISO 9809-4:2021	Gas cylinders — Design, construction and testing of refillable	Until further notice
	seamless steel gas cylinders and tubes — Part 4: Stainless steel cylinders with an Rm value of less than 1 100 MPa	
	Cylinders with an Kill value of less than 1 100 MPa	
	Note.— Small quantities are a batch of cylinders not	
	exceeding 200.	
ISO 7866:1999	Gas cylinders — Refillable seamless aluminium alloy gas	Until 31 December 2020
	cylinders — Design, construction and testing.	
	Note.— The note concerning the F factor in section 7.2 of	
	this standard must not be applied for UN cylinders. Aluminium	
ISO 7866: 2012+ Cor	alloy 6351A — T6 or equivalent must not be authorized. Gas cylinders — Refillable seamless aluminium alloy gas	Until further notice
1:2014	cylinders — Remiable seamless auriminum alloy gas cylinders — Design, construction and testing	Onth further hotice
1.2011	Solign, conclude and tooling	
	Note.— Aluminium alloy 6351A or equivalent must not be	
ISO 4706:2008	used. Gas cylinders — Refillable welded steel cylinders — Test	Until further notice
130 4706.2006	pressure 60 bar and below.	Onth further hotice
ISO 18172-1:2007	Gas cylinders — Refillable welded stainless steel cylinders —	Until further notice
	Part 1: Test pressure 6 MPa and below.	
ISO 20703:2006	Gas cylinders — Refillable welded aluminium-alloy cylinders —	Until further notice
ISO 11119-1:2002	Design, construction and testing. Gas cylinders of composite construction — Specification and	Until 31 December 2020
100 11110 112002	test methods — Part 1: Hoop wrapped composite gas cylinders.	511 61 Beechisei 2020
ISO 11119-1:2012	Gas cylinders — Refillable composite gas cylinders and tubes	Until further noticeUntil 31
	— Design, construction and testing — Part 1: Hoop wrapped	December 2028
ISO 11119-1:2020	fibre reinforced composite gas cylinders and tubes up to 450 L Gas cylinders — Design, construction and testing of refillable	Until further notice
.55 11116 112020	composite gas cylinders and tubes — Part 1: Hoop wrapped	<u> </u>
	fibre reinforced composite gas cylinders and tubes up to 450 L	
ISO 11119-2:2002		Until 31 December 2020
	test methods — Part 2: Fully wrapped fibre reinforced composite gas cylinders with load-sharing metal liners.	
ISO 11119-2:2012 + Amd	Gas cylinders — Refillable composite gas cylinders and tubes	Until further notice Until 31
1:2014	— Design, construction and testing — Part 2: Fully wrapped	December 2028
	fibre reinforced composite gas cylinders and tubes up to 450 L	
ISO 11119-2:2020	with load-sharing metal liners. Gas cylinders — Design, construction and testing of refillable	Until further notice
100 11110 2.2020	composite gas cylinders and tubes — Part 2: Fully wrapped	State for thouse
	fibre reinforced composite gas cylinders and tubes up to 450	
	L with load-sharing metal liners.	
ISO 11119-3:2002	Gas cylinders of composite construction — Specification and	Until 31 December 2020
	test methods — Part 3: Fully wrapped fibre reinforced composite gas cylinders with non-load-sharing metallic or non-metallic	
	liners.	
ı	i	!

Reference	Title	Applicable for manufacture					
ISO 11119-3:2013	Note.— This standard must not be used for linerless cylinders manufactured from two parts joined together. Gas cylinders — Refillable composite gas cylinders and tubes — Design, construction and testing — Part 3: Fully wrapped	Until further noticeUntil 31 December 2028					
	fibre reinforced composite gas cylinders and tubes up to 450 L with non-load-sharing metallic or non-metallic liners.	233323.2					
	Note.— This standard must not be used for linerless cylinders manufactured from two parts joined together.						
UN Model Regulati paragraph 1.2.1.6 of t	ons, Chapter 6.2, 6.2.2.1.1 and 6.2.2.1.2 (see ST/S) his report:	SG/AC.10/50/Add.1) and					
ISO 11119-3:2020	Gas cylinders — Design, construction and testing of refillable composite gas cylinders and tubes — Part 3: Fully wrapped fibre reinforced composite gas cylinders and tubes up to 450 L with non-load-sharing metallic or non-metallic liners or without liners.	Until further notice					
ISO 11119-4: 2016	Gas cylinders — Refillable composite gas cylinders — Design, construction and testing — Part 4: Fully wrapped fibre reinforced composite gas cylinders up to 150 L with load-sharing welded metallic liners.	Until further notice					

Note 1.— In the above-referenced standards, composite cylinder shells must be designed for a design life of not less than fifteen years.

Note 2.— Composite cylinder shells with a design life longer than fifteen years must not be filled after fifteen years from the date of manufacture, unless the design has successfully passed a service life test programme. The programme must be part of the initial design type approval and must specify inspections and tests to demonstrate that composite cylinder shells manufactured accordingly remain safe to the end of their design life. The service life test programme and the results must be approved by the appropriate national authority of the country of approval that is responsible for the initial approval of the cylinder design. The service life of a composite cylinder shell must not be extended beyond its initial approved design life.

. . .

UN Model Regulations, Chapter 6.2, 6.2.2.1.4 (see ST/SG/AC.10/50/Add.1) and paragraph 1.2.1.6 of this report:

5.2.1.4 The following standard applies for the design, construction and initial inspection and test of UN closed cryogenic receptacles, except that inspection requirements related to the conformity assessment system and approval must be in accordance with 5.2.5:

Reference	Title	Applicable for manufacture
ISO 21029-1:2004	Cryogenic vessels — Transportable vacuum insulated vessels of not more than 1 000 L volume — Part 1: Design, fabrication, inspection and tests.	Until 31 December 2026
ISO 21029-1:2018 + Amd.1 Amd 1:2019	Cryogenic vessels — Transportable vacuum insulated vessels of not more than 1 000 L volume — Part 1: Design, fabrication, inspection and tests.	Until further notice

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UN Model Regulations, Chapter 6.2, 6.2.2.1.9 (see ST/SG/AC.10/50/Add.1)

5.2.1.9 The following standards apply for the design, construction and initial inspection and test of non-refillable UN cylinders except that the inspection requirements related to the conformity assessment system and approval must be in accordance with 6;5.2.5.

Reference	Title	Applicable for manufacture
ISO 11118:1999	Gas cylinders — Non-refillable metallic gas cylinders — Specification and test methods.	Until 31 December 2020
ISO 13340:2001	Transportable gas cylinders — Cylinder valves for non-refillable cylinders — Specification and prototype testing.	Until 31 December 2020
ISO 11118:2015	Gas cylinders — Non-refillable metallic gas cylinders — Specification and test methods.	Until 31 December 2026
ISO 11118:2015 + Amd.1 Amd 1:2019	Gas cylinders — Non-refillable metallic gas cylinders — Specification and test methods.	Until further notice

5.2.2 Materials

In addition to the material requirements specified in the design and construction standards, and any restrictions specified in the applicable Packing Instruction for the gas(es) to be transported (e.g. Packing Instruction 200, Packing Instruction 202 or Packing Instruction 214), the following standards apply to material compatibility:

UN Model Regulations, Chapter 6.2, 6.2.2.2 (see ST/SG/AC.10/50/Add.1)

		Applicable for
Reference	Title	manufacture
ISO 11114-1:2012	Gas cylinders — Compatibility of cylinder and valve materials with gas	Until further notice
+ \(\lambda1:2017\)11114-	contents — Part 1: Metallic materials.	
1:2020		
ISO 11114-	Gas cylinders — Compatibility of cylinder and valve materials with gas	Until further notice
2:2013 11114-	contents — Part 2: Non-metallic materials.	
2:2021		

5.2.3 Closures and their protection

The following standards apply to the design, construction, and initial inspection and test of closures and their protection:

UN Model Regulations, Chapter 6.2, 6.2.2.3 (see ST/SG/AC.10/50/Add.1)

		Applicable for
Reference	Title	manufacture
7 1010101100		
ISO 11117:1998	Gas cylinders — Valve protection caps and valve guards for industrial	Until 31 December 2014
100 11117 0000	and medical gas cylinders — Design, construction and tests.	11 (11 04 D
ISO 11117:2008+	Gas cylinders — Valve protection caps and valve guards — Design,	Until 31 December 2026
Cor 1:2009	construction and tests.	
ISO 11117:2019	Gas cylinders — Valve protection caps and guards — Design,	Until further notice
	construction and tests.	
ISO 10297:1999	Gas cylinders – Refillable gas cylinder valves – Specification and type	Until 31 December 2008
	testing.	
ISO 10297:2006	Gas cylinders — Refillable gas cylinder valves — Specification and	Until 31 December 2020
	type testing.	
ISO 10297:2014	Gas cylinders — Cylinder valves — Specification and type testing	Until 31 December 2022
ISO 10297:2014 +	Gas cylinders — Cylinder valves — Specification and type testing	Until further notice
Amd 1:2017		
ISO 14246:2014	Gas cylinders — Cylinder valves — Manufacturing tests and	Until 31 December 2024
	examination	
ISO 14246:2014 +	Gas cylinders — Cylinder valves — Manufacturing tests and	Until further notice
Amd 1:2017	examination	
ISO 17871:2015	Gas cylinders — Quick-release cylinders valves — Specification and	Until 31 December 2026
	type testing	
	71 3	
	Note.— This standard must not be used for flammable gases.	
ISO 17871:2020	Gas cylinders — Quick-release cylinder valves — Specification and	Until further notice
	type testing.	
ISO 17879:2017	Gas cylinders — Self-closing cylinder valves — Specification and type	Until further notice
.50	testing	
	Note.— This standard must not be applied to self-closing valves	
	in acetylene cylinders.	
ISO 23826:2021	Gas cylinders — Ball valves — Specification and testing	Until further notice

For UN metal hydride storage systems, the requirements specified in the following standard apply to closures and their protection:

Reference	Title	Applicable for manufacture
ISO 16111:2008	Transportable gas storage devices — Hydrogen absorbed in reversible metal hydride	Until 31 December 2026
ISO 16111:2018	Transportable gas storage devices — Hydrogen absorbed in reversible metal hydride.	Until further notice

5.2.4 Periodic inspection and test

5.2.4.1 The following standards apply to the periodic inspection and testing of UN cylinders:

UN Model Regulations, Chapter 6.2, 6.2.2.4 (see ST/SG/AC.10/50/Add.1)

		Applicable for
Reference	Title	manufacture
ISO 6406:2005	Seamless steel gas cylinders — Periodic inspection and testing.	Until 31 December 2024
ISO 18119:2018	Gas cylinders — Seamless steel and seamless aluminium-alloy gas	Until further notice Until 31
	cylinders and tubes — Periodic inspection and testing.	December 2026
ISO 18119:2018 +	Gas cylinders — Seamless steel and seamless aluminium-alloy gas	Until further notice
Amd 1:2021	cylinders and tubes — Periodic inspection and testing.	
ISO 10460:2005	Gas cylinders – Welded carbon-steel gas cylinders – Periodic	Until 31 December 2024
	inspection and testing.	
	Note.— The repair of welds described in clause 12.1 of this	
	standard must not be permitted. Repairs described in clause 12.2	
	require the approval of the appropriate national authority which	
	approved the periodic inspection and test body in accordance with	
	5.2.6.	
ISO 10460:2018	Gas cylinders — Welded aluminium-alloy, carbon and stainless	Until further notice
	steel gas cylinders — Periodic inspection and testing.	

A-111

ISO 10461:2005/ <u>+</u>	Seamless aluminium-alloy gas cylinders — Periodic inspection and	Until 31 December 2024
A <u>md</u> 1:2006	testing.	
ISO 10462:2013	Gas cylinders — Acetylene cylinders — Periodic inspection and	Until 31 December 2024
	maintenance.	

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5.2.7 Marking of UN refillable cylinders and closed cryogenic receptacles

5.2.7.2 The following certification marks must be applied:

. . .

UN Model Regulations, Chapter 6.2, 6.2.2.7.3 (see ST/SG/AC.10/50/Add.1)

- I) In the case of cylinders for UN 3374 Acetylene, solvent free:
 - i) the tare in kilograms consisting of the total of the mass of the empty cylinder shell, the service equipment (including porous material) not removed during filling and any coating expressed to three significant figures rounded down to the last digit followed by the letters "KG". At least one decimal must be shown after the decimal point. For cylinders of less than 1 kg, the mass must be expressed to two significant figures rounded down to the last digit;
 - ii) the identity of the porous material (e.g. name or trademark); and
 - iii) the total mass of the filled acetylene cylinder in kilograms followed by the letters "KG".

Note.— Acetylene cylinders constructed in accordance with the 2021-2022 Edition of these Instructions which are not marked in accordance with 6;5.2.7.2 k) or I) applicable in the 2023-2024 Edition of these Instructions may continue to be used until the next periodic inspection and test two years after the coming into force of this edition of these Instructions where they must be marked according to the provisions above or be taken out of operation.

• • •

5.2.7.4 The following manufacturing marks must be applied:

. . .

UN Model Regulations, Chapter 6.2, 6.2.2.7.4 (p) (see ST/SG/AC.10/50/Add.1)

 In the case of steel cylinders and closed cryogenic receptacles and composite cylinders and closed cryogenic receptacles with steel liner intended for the transport of gases with a risk of hydrogen embrittlement, the letter "H" showing compatibility of the steel (see ISO 11114-1:20122020);

. . .

5.2.9 Marking of UN metal hydride storage systems

. . .

5.2.9.2 The following marks must be applied:

. . .

UN Model Regulations, Chapter 6.2, 6.2.2.9.2 (j) (see ST/SG/AC.10/50/Add.1)

j) In the case of steel cylinders and composite cylinders with steel liner, the letter "H" showing compatibility of the steel (see 1SO 11114-1:20122020); and

• •

5.2.11 Marking of closures for refillable UN cylinders and closed cryogenic receptacles

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UN Model Regulations, Chapter 6.2, 6.2.2.11 (see ST/SG/AC.10/50/Add.1)

5.2.11.2 The valve test pressure must be marked when it is less than the test pressure which is indicated by the rating of the valve filling connection.

Note.— Closures of refillable cylinders manufactured before 1 January 2027 in accordance with the requirements applicable in the 2021-2022 Edition of these Instructions which are not marked in accordance with the requirements of 5.2.11 applicable in the 2023-2024 Edition of these Instructions may continue to be used.

Part 7

OPERATOR'S RESPONSIBILITIES

Amendments to battery provisions

Paragraphs 4.4.1.9 of DGP/29-WP/3 and 3.1 of this report:

Chapter 2

STORAGE AND LOADING

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2.13 LOADING OF BATTERY-POWERED MOBILITY AIDS CARRIED UNDER THE PROVISIONS OF PART 8

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2.13.3 Loading of mobility aids powered by lithium ion batteries

- 2.13.3.1 An operator must secure, by use of straps, tie-downs or other restraint devices, a battery-powered mobility aid with installed battery(ies). The mobility aid, the battery(ies), electrical cabling and controls must be protected from damage including by the movement of baggage, mail or cargo.
 - 2.13.3.2 An operator must verify that:
 - a) the battery terminals are protected from short circuits (e.g. by being enclosed within a battery container);
 - b) the battery(ies) is either:
 - adequately protected against damage by the design of the mobility aid and securely attached to the mobility aid.
 The electrical circuits must be isolated following the manufacturer's instructions; or
 - 2) removed from the mobility aid, following the manufacturer's instructions; and
 - each removed battery does not exceed 300 Wh. A maximum of one spare battery not exceeding 300 Wh or two spare batteries each not exceeding 160 Wh may be carried.
 - Note.— When the lithium battery(ies) remain installed in the mobility aid, there is no Watt-hour limit.
- 2.13.3.3 An operator must ensure that any battery(ies) removed from the mobility aid and any spare battery(ies) is (are) carried in the cabin and protected from damage (e.g., by placing each battery in a protective pouch) and the battery terminals protected from short circuit (by insulating the terminals, e.g. by taping over exposed terminals).
- 2.13.3.4 The operator must inform the pilot-in-command of the location of any mobility aids with installed lithium ion battery(ies), removed battery(ies) and spare battery(ies).

PROVISION OF INFORMATION

. . .

Paragraph 2.2.6 of this report:

4.5 REPORTING OF UNDECLARED OR MISDECLARED DANGEROUS GOODS

- 4.5.1 An operator must report any occasion when undeclared or misdeclared dangerous goods are discovered in cargo or mail. Such a report must be made to the appropriate authorities of the State of the Operator and the State in which this occurred.
- 4.5.2 An operator must-also report any occasion when dangerous goods not permitted under 8;1.1.1 are discovered by the operator, or the operator is advised by the entity that discovers the dangerous goods, either in the baggage or on the person, of passengers or crew members. Such a report must be made to the appropriate authority of the State in which this occurred.

Part 8

PROVISIONS CONCERNING PASSENGERS AND CREW

• • •

Chapter 1

Paragraph 2.2.1.2 of this report:

PROVISIONS FOR DANGEROUS GOODS CARRIED BY PASSENGERS OR AND CREW

. .

1.1 DANGEROUS GOODS CARRIED BY PASSENGERS-OR AND CREW

. . .

- 1.1.1 Passengers or crew are forbidden to carry dangerous goods either as or in carry-on baggage, checked baggage or on their person unless the dangerous goods are:
- a) permitted in accordance with Table 8-1; and
- b) for personal use only.

Note 1.— The following dangerous goods may be commonly carried by passengers on other modes of transport, however, they are prohibited either as or in carry-on baggage, checked baggage or on the person:

- a) personal medical oxygen devices that utilize liquid oxygen;
- b) electroshock weapons (e.g. tasers) containing dangerous goods such as explosives, compressed gases, lithium batteries, etc.;
- c) "strike anywhere" matches;
- d) lighter fuel and lighter refills;
- e) premixing burner lighter (see the Glossary of Terms in Attachment 2) without a means of protection against unintentional activation; and
- f) battery-powered lighters powered by a lithium ion or lithium metal battery (e.g. laser plasma lighters, tesla coil lighters, flux lighters, arc lighters and double arc lighters) without a safety cap or means of protection against unintentional activation.

<u>Note 2.— Exceptions found in these Instructions are not reproduced in Table 8-1. The following dangerous goods are not subject to these Instructions:</u>

- Radio-pharmaceuticals contained within the body of a person as the result of medical treatment; and
- Energy efficient lamps when in retail packaging and intended for personal or home use (see 1;2.6).
- Note 3.— States may implement additional restrictions in the interests of aviation security.
- 1.1.2 Except for the reporting provisions of 7;4.4 and 7;4.5, the provisions of these Instructions do not apply to the dangerous goods permitted by Table 8-1 when those dangerous goods are:
 - a) carried by passengers or crew for personal use only;

Amendments to manage aviation specific risks

Paragraph 4.2.2.4 of DGP/29-WP/2 and paragraph 2.2.1 of this report:

b) contained in baggage that has been separated from its owner during transit (e.g. <u>mishandled baggage such as lost baggage or improperly routed baggage</u>); or

• • •

- 1.1.9 Except for the reporting provisions of 7;4.4 and 7;4.5, the provisions of these Instructions do not apply to the dangerous goods permitted in accordance with Table 8-2 when those dangerous goods are:
 - a) carried by staff members of the OPCW on official travel or government agencies listed in Table 8 2 on official travel;

Amendments to manage aviation specific risks

Paragraph 4.2.2.4 of DGP/29-WP/2 and paragraph 2.2.1 of this report:

b) contained in baggage that has been separated from its owner during transit (e.g. <u>mishandled baggage such as lost</u> baggage or improperly routed baggage); or

Paragraph 2.2.1.2 of this report:

Table 8-1. Provisions for dangerous goods carried by passengers or and crew

	Local	tion	he ,	
Dangerous Goods	Checked baggage	Carry-on baggage	Approval of the operator(s) is required	Restrictions
atteries				
Lithium batteries (including portable electronic devices)	Yes (except for g) and h))	Yes	(see c) and d))	Paragraph 2.2.1.1 and 4.4 of this report: e) for portable electronic devices containing batteries should be carried as carry-on baggage; however, if carried as checked baggage: — measures must be taken to prevent unintention activation and to protect the devices from damage; and — the devices should be carried as carry-on baggage however, — if carried as checked baggage, the devices must be completely switched off (not in sleep or hibernation modified if the batteries exceed: — for lithium metal batteries, a lithium content of 0 grams per device; or — for lithium ion batteries, a Watt-hour rating of 2.7_W per device;

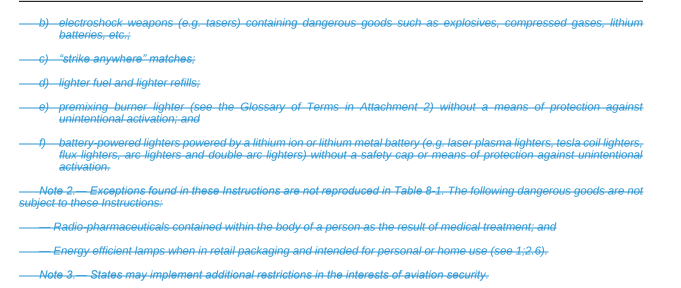
		Loca	ation	be		
	Dangerous Goods	Checked baggage	Carry-on baggage	Approval of the operator(s) is required		Restrictions
4)	Mobility aids (e.g. wheelchairs) powered by:	Yes	(see e))	Yes	a)	for use by passengers whose mobility is restricted by either disability, their health or age, or a temporary mobility probler (e.g. broken leg);
	spillable batteries;non-spillable wet batteries;				b)	the passenger should make advance arrangements with eac operator and provide information on the type of batter installed and on the handling of the mobility aid (includin instructions on how to isolate the battery);
	dry batteries;nickel-metal hydride batteries; or				c)	in the case of a dry battery or nickel-metal hydride battery each battery must comply with Special Provision A123 of A199, respectively;
	 lithium ion batteries 				d)	in the case of a non-spillable wet battery:
						i) each battery must comply with Special Provision A67; an
						 ii) a maximum of one spare battery may be carried per passenger;
					e)	in the case of a lithium ion battery:
						 each battery must be of a type which meets the requirements of each test in the UN Manual of Tests and Criteria, Part III, subsection 38.3;
						ii) when the mobility aid does not provide adequate protection to the battery:
						 the battery must be removed in accordance with th manufacturer's instructions;
						 the battery must not exceed 300 Wh;
						 the battery terminals must be protected from sho circuit (by insulating the terminals, e.g. by tapin over exposed terminals);
						 the battery must be protected from damage (e.g. be placing each battery in a protective pouch); and
						 the battery must be carried in the cabin;
						 a maximum of one spare battery not exceeding 300 W or two spare batteries not exceeding 160 Wh each ma be carried. Spare batteries must be carried in the cabin.
						Paragraph 4.4.1.9 of DGP/29-WP/3 and paragraph 2.2.1.1 of this report:
					<u> </u>	Note.— When the lithium battery(ies) remain installed the mobility aid, there is no Watt-hour limit.

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^{1.1.10} Active devices must meet defined standards for electromagnetic radiation to ensure that the operation of the devices does not interfere with aircraft systems.

Note 1. The following dangerous goods may be commonly carried by passengers on other modes of transport, however, they are prohibited either as or in carry on baggage or checked baggage:

a) personal medical oxygen devices that utilize liquid oxygen;



UN harmonization amendments

Paragraph 4.1.2.1.8 of DGP/29-WP/3:

Attachment 2

GLOSSARY OF TERMS

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Glossary of terms UN Number(s), Term and explanation when relevant UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1): BATTERIES, CONTAINING METALLIC SODIUM OR SODIUM ALLOY. Articles consisting of a series of 3292 CELLS, CONTAINING METALLIC SODIUM OR SODIUM ALLOY that are secured within, and fully enclosed by a metal casing so constructed and closed as to prevent the release of dangerous goods under normal conditions of transport. Although designed and intended to provide a source of electrical energy, these batteries are electrically inert at any temperature at which the metallic sodium or sodium alloy contained in the battery is in a solid state. CELLS, CONTAINING METALLIC SODIUM OR SODIUM ALLOY. Articles consisting of hermetically 3292 sealed, metal casings which fully enclose the dangerous goods and which are so constructed and closed as to prevent the release of the dangerous goods under normal conditions of transport. In addition to metallic sodium or sodium alloy, cells covered by this entry may also contain sulphur, but no other dangerous goods. Although designed and intended to provide a source of electrical energy, these cells are electrically inert at any temperature at which the metallic sodium or sodium alloy contained in the cell is in a solid state.

UN Model Regulations, Appendix B (see ST/SG/AC.10/50/Add.1):

FIRE SUPPRESSANT DISPERSING DEVICES. Articles which contain a pyrotechnic substance, which are intended to disperse a fire extinguishing agent (or aerosol) when activated, and which do not contain any other dangerous goods.

0514, 3559

APPENDIX B TO THE REPORT

CONSOLIDATED AMENDMENTS TO THE SUPPLEMENT TO THE TECHNICAL INSTRUCTIONS RECOMMENDED UNDER AGENDA ITEM 1

Part S-3

DANGEROUS GOODS LIST, SPECIAL PROVISIONS AND QUANTITY LIMITATIONS

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Note.— Revisions to Table 3-1 of the Technical Instructions will automatically be reflected in related records included in the Supplement through the publishing process. The dangerous goods list entries shown here are records which contain values different to the values in Table 3-1.

Chapter 3

SUPPLEMENTARY DANGEROUS GOODS LIST

Class 2

Table S-3-1. Supplementary Dangerous Goods List (Class 2)

									Passenger and cargo aircraft		Cargo aircraft only		
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package	
1	2	3	4		6	7	8	9	10	11	12	13	

Paragraph 4.1.3.1 of DGP/29-WP/3: UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and paragraph 1.3.1.2 of this report: Disilane 3553 2.1 E0 FORBIDDEN FORBIDDEN

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Chapter 4

SUPPLEMENTARY DANGEROUS GOODS LIST

Classes 3 to 9

Table S-3-1. Supplementary Dangerous Goods List (Classes 3 to 9)

									Passenger and cargo aircraft		Cargo aircraft only		
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package	
1	2	3	4		6	7	8	9	10	11	12	13	

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UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3 and paragraph 1.3.1 of this report:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Sodium ion batteries with organic electrolyte	3551	9	Miscellane OUS — Lithium or sodium ion batteries	A88 A99 A154 A164 A183 A227 A228 A331 A334		<u>E0</u>	FORBID	<u>DEN</u>	See	976
Trifluoromethyltetrazol e sodium salt in acelone with not less than 68% acetone, by mass	<u>3555</u>	<u>3</u>	<u>Liquid</u> <u>flammable</u>	<u>A40</u>	Ш	<u>E0</u>	<u>FORBID</u>	<u>DEN</u>	FORBID	<u>DEN</u>

SPECIAL PROVISIONS

Table S-3-4. Special Provisions

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Amendments to battery provisions

A331

Lithium ion or sodium ion cells or batteries may be offered for transport, on cargo aircraft only, at a state of charge greater than 30 per cent of their rated capacity with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities. When considering an approval, at a minimum, the following criteria should be considered to mitigate risks posed by a lithium on or sodium ion cell or battery heat, smoke or fire event inside a package at the cell, battery or package level:

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A334

- a) In instances where other forms of transport (including cargo aircraft) are impracticable, lithium <u>cells or batteries or sodium ion</u> cells or batteries may be transported on passenger aircraft with the prior approval of the authority of the State of Origin, the State of the Operator and the State of Destination under the written conditions established by those authorities, provided that the quantities per package do not exceed:
 - 1) for lithium metal cells or batteries:
 - i) up to 2 batteries with a lithium content more than 0.3 g but not more than 2 g per battery; or
 - ii) up to 8 cells with a lithium content more than 0.3 g but not more than 1 g per cell; or
 - up to 2.5 kg of cells and/or batteries with a lithium content not more than 0.3 g per cell or battery; or
 - 2) for lithium ion or sodium ion cells or batteries:
 - i) up to 2 batteries with a Watt-hour (Wh) rating more than 2.7 Wh but not more than 100 Wh per battery; or
 - ii) up to 8 cells with a Watt-hour rating more than 2.7 Wh but not more than 20 Wh per cell; or
 - up to 2.5 kg of cells and/or batteries with a Watt-hour rating not more than 2.7 Wh per cell or battery.
- b) When considering an approval, at a minimum, the following criteria should be considered to mitigate risks posed by a lithium cell or battery or sodium ion cell or battery heat, smoke or fire event inside a package at the cell, battery or package level:
 - 1) no amount of flame is allowed outside the package;
 - the external surface temperature of the package cannot exceed the amount that would ignite adjacent packing material or cause batteries or cells in adjacent packages to go into thermal runaway;
 - 3) no fragments can exit the package, and the package must maintain structural integrity;
 - 4) the quantity of flammable vapour emitted must be less than the amount of gas that when mixed with air and ignited could cause a pressure pulse that could dislodge the overpressure panels of the aircraft cargo compartment or damage the aircraft cargo compartment liners; and
 - 5) when the package or overpack is exposed to an external fire (e.g. five-minute oil burner flame penetration resistance test) or elevated temperature environment (e.g. oven thermal resistance test), any hazardous effects caused by thermal runaway of the lithium <u>cell or battery or sodium ion</u> cell or battery must be contained within the package.

Adequate information and documentation on the above criteria (b)1) through 5)) must be provided to the appropriate authority of the State issuing the approval upon request.

Part S-4

PACKING INSTRUCTIONS

(ADDITIONAL INFORMATION FOR PART 4 OF THE TECHNICAL INSTRUCTIONS)

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Chapter 4

CLASS 2 — GASES

UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Packing Instruction 200

For cylinders, the general packing requirements of 4;1.1 and 4;4.1.1 must be met.

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Table 2. LIQUEFIED GASES AND DISSOLVED GASES

UN No.	Name and description	Class or Division	Subsidiary Hazard	LC ₅₀ ml/m ³	Cylinders	Test period, years	Test pressure, bar	Filling ratio	Special packing provisions
• • •									
1032	Dimethylamine, anhydrous	2.1			Х	10	10	0.59	b
1033	Dimethyl ether	2.1			Х	10	18	0.58	
<u>3553</u>	<u>Disilane</u>	<u>2.1</u>			<u>X</u>	<u>10</u>	<u>225</u>	0.39	g
1035	Ethane	2.1			Х	10	95 120 300	0.25 0.30 0.40	

CLASS 4 — FLAMMABLE SOLIDS; SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION; SUBSTANCES WHICH, IN CONTACT WITH WATER, EMIT FLAMMABLE GASES

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UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

Paragraph 4.1.2.1.1 b) of DGP/29-WP/2:

Packing Instruction 451

Passenger and cargo aircraft — wetted explosives (Packing Group I)

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COMBIN					
UN number and proper shipping name	Inner packaging (see 6;3.2)	Inner packaging quantity (per receptacle)	Total quantity per package — passenger	Total quantity per package — cargo	SINGLE PACKAGINGS
•••					
UN 3474 1-Hydroxybenzotriazole, anhydrous, wetted monohydrate	Glass Plastics	0.5 kg	0.5 kg	0.5 kg	No

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CLASS 9 — MISCELLANEOUS DANGEROUS GOODS

UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

UN Model Regulations, Chapter 4.1, 4.1.4.1, P910 (see ST/SG/AC.10/50/Add.1)

Packing Instruction 910

Cargo aircraft only

Introduction

This packing instruction applies to UN Nos. 3090, 3091, 3480—and, 3481, 3551 and 3552 annual production runs consisting of not more than 100 cells or batteries and to pre-production prototypes of cells or batteries when these prototypes are transported for testing.

General requirements

Part 4, Chapter 1 requirements of the Technical Instructions must be met.

Lithium ion cells and batteries and sodium ion cells and batteries (UN 3480 and UN 3551), including when packed with or contained in equipment (UN 3481 and UN 3552), must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity unless a higher state of charge is specifically approved by the States of Origin and the State of the Operator.

ADDITIONAL PACKING REQUIREMENTS

- Packagings, including large packagings, must meet the Packing Group I performance requirements.
- Cells and batteries must be protected against short circuit. Protection against short circuits includes, but is not limited to:
 - individual protection of the battery terminals;
 - inner packaging to prevent contact between cells and batteries;
 - batteries with recessed terminals designed to protect against short circuits; or
 - the use of an electrically non-conductive and non-combustible cushioning material to fill empty space between the cells or batteries in the packaging.

Cells and batteries, including when packed with equipment

- Batteries and cells, including equipment, of different sizes, shapes or masses must be packaged in an outer
 packaging of a tested design type listed below provided the total gross mass of the package does not exceed
 the gross mass for which the design type has been tested. Rigid large packagings, as shown below, are
 permitted for a single battery including when packed with equipment;
- 2) Each cell or battery must be individually packed in an inner packaging and placed inside an outer packaging;
- 3) Each inner packaging must be completely surrounded by sufficient non-combustible and electrically non-conductive thermal insulation material to protect against a dangerous evolution of heat;
- 4) Appropriate measures must be taken to minimize the effects of vibration and shocks and prevent movement of the cells or batteries within the package that may lead to damage and a dangerous condition during transport. Cushioning material that is non-combustible and electrically non-conductive may be used to meet this requirement:
- 5) The Nnon-combustibility of the thermal insulation material and the cushioning material must be assessed according to a standard recognized in the State where the packaging is designed or manufactured;
- 6) A cell or battery with a net mass of more than 30 kg is limited to one cell or battery per outer packaging.

Packing Instruction 910

Cells and batteries contained in equipment

- Equipment of different sizes, shapes or masses must be packed in an outer packaging of a tested design type listed below provided the total gross mass of the package does not exceed the gross mass for which the design type has been tested. Rigid large packagings, as shown below, are permitted for a single item of equipment containing cells or batteries;
- 2) The equipment must be constructed or packaged in such a manner as to prevent accidental operation during transport;
- 3) Appropriate measures must be taken to minimize the effects of vibration and shocks and prevent movement of the equipment within the package that may lead to damage and a dangerous condition during transport. When cushioning material is used to meet this requirement it must be non-combustible and electrically non-conductive; and
- 4) The Nnon-combustibility of the thermal insulation material and the cushioning material must be assessed according to a standard recognized in the State where the packaging is designed or manufactured.

Packagings not subject to Part 6 of the Technical Instructions

The equipment or batteries may be packed in outer packagings or protective enclosures not subject to the requirements of Part 6 of the Technical Instructions under conditions specified by the appropriate national authority. Additional conditions that may be considered in the approval process include, but are not limited to:

- The equipment or the battery must be strong enough to withstand the shocks and loadings normally
 encountered during transport, including trans-shipment between unit load devices and between unit load
 devices and warehouses as well as any removal from a pallet or unit load device for subsequent manual or
 mechanical handling; and
- 2) The equipment or the battery must be fixed in cradles or crates or other handling devices in such a way that it will not become loose during normal conditions of transport.

Note.— The authorized packagings may exceed a net mass of 400 kg (see 4;2.3 of the Technical Instructions).

OUTER PACKAGINGS

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Aluminium (4B) Fibreboard (4G) Natural wood (4C1, 4C2) Other metal (4N) Plywood (4D) Reconstituted wood (4F) Plastics (4H1, 4H2)

Drums

Aluminium (1B2) Fibre (1G) Other metal (1N2) Plastics (1H2) Plywood (1D) Steel (1A2)

Jerricans

Aluminium (3B2) Plastics (3H2) Steel (3A2)

RIGID LARGE PACKAGINGS

Boxes

Steel (4A)

Aluminium (50B)
Fibreboard (50G)
Natural wood (50C)
Other metal (50N)
Plastics (50H)
Plywood (50D)
Reconstituted wood (50F)
Steel (50A)

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Amendments to battery provisions

Packing Instruction 974

Cargo aircraft only

Introduction

This packing instruction applies to UN Nos. 3090, 3091, 3480-and, 3481, 3551 and 3552 where the lithium cell or battery has a mass exceeding 35 kg.

General requirements

Part 4;1 requirements of the Technical Instructions must be met.

Lithium ion cells and batteries and sodium ion cells and batteries (UN 3480 and UN 3551), including when packed with or contained in equipment (UN Nos. 3481 and 3552), must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity unless a higher state of charge is specifically approved by the State of Origin and the State of the Operator.

Each cell or battery must meet the provisions of Part 2;9.3 of the Technical Instructions.

APPENDIX B TO THE REPORT

CONSOLIDATED AMENDMENTS TO THE SUPPLEMENT TO THE TECHNICAL INSTRUCTIONS RECOMMENDED UNDER AGENDA ITEM 1

Part S-3

DANGEROUS GOODS LIST, SPECIAL PROVISIONS AND QUANTITY LIMITATIONS

. . .

Note.— Revisions to Table 3-1 of the Technical Instructions will automatically be reflected in related records included in the Supplement through the publishing process. The dangerous goods list entries shown here are records which contain values different to the values in Table 3-1.

Chapter 3

SUPPLEMENTARY DANGEROUS GOODS LIST

Class 2

Table S-3-1. Supplementary Dangerous Goods List (Class 2)

									Passenger and cargo aircraft		Cargo aircraft only		
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package	
1	2	3	4		6	7	8	9	10	11	12	13	

Paragraph 4.1.3.1 of DGP/29-WP/3: UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1) and paragraph 1.3.1.2 of this report: Disilane 3553 2.1 E0 FORBIDDEN FORBIDDEN

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Chapter 4

SUPPLEMENTARY DANGEROUS GOODS LIST

Classes 3 to 9

Table S-3-1. Supplementary Dangerous Goods List (Classes 3 to 9)

									Passenger and cargo aircraft		Cargo aircraft only		
Name	UN No.	Class or division	Sub- sidiary hazard	Labels	State varia- tions	Special provi- sions	UN packing group	Excepted quantity	Packing instruction	Max. net quantity per package	Packing instruction	Max. net quantity per package	
1	2	3	4		6	7	8	9	10	11	12	13	

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UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3 and paragraph 1.3.1 of this report:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Sodium ion batteries with organic electrolyte	3551	9	Miscellane OUS — Lithium or sodium ion batteries	A88 A99 A154 A164 A183 A227 A228 A331 A334		<u>E0</u>	FORBID	<u>DEN</u>	See	976
Trifluoromethyltetrazol e sodium salt in acelone with not less than 68% acetone, by mass	<u>3555</u>	<u>3</u>	<u>Liquid</u> <u>flammable</u>	<u>A40</u>	Ш	<u>E0</u>	<u>FORBID</u>	<u>DEN</u>	FORBID	<u>DEN</u>

SPECIAL PROVISIONS

Table S-3-4. Special Provisions

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Amendments to battery provisions

A331

Lithium ion or sodium ion cells or batteries may be offered for transport, on cargo aircraft only, at a state of charge greater than 30 per cent of their rated capacity with the approval of the State of Origin and the State of the Operator under the written conditions established by those authorities. When considering an approval, at a minimum, the following criteria should be considered to mitigate risks posed by a lithium on or sodium ion cell or battery heat, smoke or fire event inside a package at the cell, battery or package level:

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A334

- a) In instances where other forms of transport (including cargo aircraft) are impracticable, lithium <u>cells or batteries or sodium ion</u> cells or batteries may be transported on passenger aircraft with the prior approval of the authority of the State of Origin, the State of the Operator and the State of Destination under the written conditions established by those authorities, provided that the quantities per package do not exceed:
 - 1) for lithium metal cells or batteries:
 - i) up to 2 batteries with a lithium content more than 0.3 g but not more than 2 g per battery; or
 - ii) up to 8 cells with a lithium content more than 0.3 g but not more than 1 g per cell; or
 - up to 2.5 kg of cells and/or batteries with a lithium content not more than 0.3 g per cell or battery; or
 - 2) for lithium ion or sodium ion cells or batteries:
 - i) up to 2 batteries with a Watt-hour (Wh) rating more than 2.7 Wh but not more than 100 Wh per battery; or
 - ii) up to 8 cells with a Watt-hour rating more than 2.7 Wh but not more than 20 Wh per cell; or
 - up to 2.5 kg of cells and/or batteries with a Watt-hour rating not more than 2.7 Wh per cell or battery.
- b) When considering an approval, at a minimum, the following criteria should be considered to mitigate risks posed by a lithium cell or battery or sodium ion cell or battery heat, smoke or fire event inside a package at the cell, battery or package level:
 - 1) no amount of flame is allowed outside the package;
 - the external surface temperature of the package cannot exceed the amount that would ignite adjacent packing material or cause batteries or cells in adjacent packages to go into thermal runaway;
 - 3) no fragments can exit the package, and the package must maintain structural integrity;
 - 4) the quantity of flammable vapour emitted must be less than the amount of gas that when mixed with air and ignited could cause a pressure pulse that could dislodge the overpressure panels of the aircraft cargo compartment or damage the aircraft cargo compartment liners; and
 - 5) when the package or overpack is exposed to an external fire (e.g. five-minute oil burner flame penetration resistance test) or elevated temperature environment (e.g. oven thermal resistance test), any hazardous effects caused by thermal runaway of the lithium <u>cell or battery or sodium ion</u> cell or battery must be contained within the package.

Adequate information and documentation on the above criteria (b)1) through 5)) must be provided to the appropriate authority of the State issuing the approval upon request.

Part S-4

PACKING INSTRUCTIONS

(ADDITIONAL INFORMATION FOR PART 4 OF THE TECHNICAL INSTRUCTIONS)

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Chapter 4

CLASS 2 — GASES

UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Packing Instruction 200

For cylinders, the general packing requirements of 4;1.1 and 4;4.1.1 must be met.

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Table 2. LIQUEFIED GASES AND DISSOLVED GASES

UN No.	Name and description	Class or Division	Subsidiary Hazard	LC ₅₀ ml/m ³	Cylinders	Test period, years	Test pressure, bar	Filling ratio	Special packing provisions
• • •									
1032	Dimethylamine, anhydrous	2.1			Х	10	10	0.59	b
1033	Dimethyl ether	2.1			Х	10	18	0.58	
<u>3553</u>	<u>Disilane</u>	<u>2.1</u>			<u>X</u>	<u>10</u>	<u>225</u>	0.39	g
1035	Ethane	2.1			Х	10	95 120 300	0.25 0.30 0.40	

CLASS 4 — FLAMMABLE SOLIDS; SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION; SUBSTANCES WHICH, IN CONTACT WITH WATER, EMIT FLAMMABLE GASES

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UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

Paragraph 4.1.2.1.1 b) of DGP/29-WP/2:

Packing Instruction 451

Passenger and cargo aircraft — wetted explosives (Packing Group I)

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COMBIN					
UN number and proper shipping name	Inner packaging (see 6;3.2)	Inner packaging quantity (per receptacle)	Total quantity per package — passenger	Total quantity per package — cargo	SINGLE PACKAGINGS
•••					
UN 3474 1-Hydroxybenzotriazole, anhydrous, wetted monohydrate	Glass Plastics	0.5 kg	0.5 kg	0.5 kg	No

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CLASS 9 — MISCELLANEOUS DANGEROUS GOODS

UN harmonization amendments

Paragraph 4.1.3.1 of DGP/29-WP/3:

UN Model Regulations, Chapter 4.1, 4.1.4.1, P910 (see ST/SG/AC.10/50/Add.1)

Packing Instruction 910

Cargo aircraft only

Introduction

This packing instruction applies to UN Nos. 3090, 3091, 3480—and, 3481, 3551 and 3552 annual production runs consisting of not more than 100 cells or batteries and to pre-production prototypes of cells or batteries when these prototypes are transported for testing.

General requirements

Part 4, Chapter 1 requirements of the Technical Instructions must be met.

Lithium ion cells and batteries and sodium ion cells and batteries (UN 3480 and UN 3551), including when packed with or contained in equipment (UN 3481 and UN 3552), must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity unless a higher state of charge is specifically approved by the States of Origin and the State of the Operator.

ADDITIONAL PACKING REQUIREMENTS

- Packagings, including large packagings, must meet the Packing Group I performance requirements.
- Cells and batteries must be protected against short circuit. Protection against short circuits includes, but is not limited to:
 - individual protection of the battery terminals;
 - inner packaging to prevent contact between cells and batteries;
 - batteries with recessed terminals designed to protect against short circuits; or
 - the use of an electrically non-conductive and non-combustible cushioning material to fill empty space between the cells or batteries in the packaging.

Cells and batteries, including when packed with equipment

- Batteries and cells, including equipment, of different sizes, shapes or masses must be packaged in an outer
 packaging of a tested design type listed below provided the total gross mass of the package does not exceed
 the gross mass for which the design type has been tested. Rigid large packagings, as shown below, are
 permitted for a single battery including when packed with equipment;
- 2) Each cell or battery must be individually packed in an inner packaging and placed inside an outer packaging;
- 3) Each inner packaging must be completely surrounded by sufficient non-combustible and electrically non-conductive thermal insulation material to protect against a dangerous evolution of heat;
- 4) Appropriate measures must be taken to minimize the effects of vibration and shocks and prevent movement of the cells or batteries within the package that may lead to damage and a dangerous condition during transport. Cushioning material that is non-combustible and electrically non-conductive may be used to meet this requirement:
- 5) The Nnon-combustibility of the thermal insulation material and the cushioning material must be assessed according to a standard recognized in the State where the packaging is designed or manufactured;
- 6) A cell or battery with a net mass of more than 30 kg is limited to one cell or battery per outer packaging.

Packing Instruction 910

Cells and batteries contained in equipment

- Equipment of different sizes, shapes or masses must be packed in an outer packaging of a tested design type listed below provided the total gross mass of the package does not exceed the gross mass for which the design type has been tested. Rigid large packagings, as shown below, are permitted for a single item of equipment containing cells or batteries;
- 2) The equipment must be constructed or packaged in such a manner as to prevent accidental operation during transport;
- 3) Appropriate measures must be taken to minimize the effects of vibration and shocks and prevent movement of the equipment within the package that may lead to damage and a dangerous condition during transport. When cushioning material is used to meet this requirement it must be non-combustible and electrically non-conductive; and
- 4) The Nnon-combustibility of the thermal insulation material and the cushioning material must be assessed according to a standard recognized in the State where the packaging is designed or manufactured.

Packagings not subject to Part 6 of the Technical Instructions

The equipment or batteries may be packed in outer packagings or protective enclosures not subject to the requirements of Part 6 of the Technical Instructions under conditions specified by the appropriate national authority. Additional conditions that may be considered in the approval process include, but are not limited to:

- The equipment or the battery must be strong enough to withstand the shocks and loadings normally
 encountered during transport, including trans-shipment between unit load devices and between unit load
 devices and warehouses as well as any removal from a pallet or unit load device for subsequent manual or
 mechanical handling; and
- 2) The equipment or the battery must be fixed in cradles or crates or other handling devices in such a way that it will not become loose during normal conditions of transport.

Note.— The authorized packagings may exceed a net mass of 400 kg (see 4;2.3 of the Technical Instructions).

OUTER PACKAGINGS

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Aluminium (4B) Fibreboard (4G) Natural wood (4C1, 4C2) Other metal (4N) Plywood (4D) Reconstituted wood (4F) Plastics (4H1, 4H2)

Drums

Aluminium (1B2) Fibre (1G) Other metal (1N2) Plastics (1H2) Plywood (1D) Steel (1A2)

Jerricans

Aluminium (3B2) Plastics (3H2) Steel (3A2)

RIGID LARGE PACKAGINGS

Boxes

Steel (4A)

Aluminium (50B) Fibreboard (50G) Natural wood (50C) Other metal (50N) Plastics (50H) Plywood (50D) Reconstituted wood (50F) Steel (50A)

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Amendments to battery provisions

Packing Instruction 974

Cargo aircraft only

Introduction

This packing instruction applies to UN Nos. 3090, 3091, 3480-and, 3481, 3551 and 3552 where the lithium cell or battery has a mass exceeding 35 kg.

General requirements

Part 4;1 requirements of the Technical Instructions must be met.

Lithium ion cells and batteries and sodium ion cells and batteries (UN 3480 and UN 3551), including when packed with or contained in equipment (UN Nos. 3481 and 3552), must be offered for transport at a state of charge not exceeding 30 per cent of their rated capacity unless a higher state of charge is specifically approved by the State of Origin and the State of the Operator.

Each cell or battery must meet the provisions of Part 2;9.3 of the Technical Instructions.

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APPENDIX C (English only)

AMENDMENTS TO THE EMERGENCY RESPONSE GUIDANCE FOR AIRCRAFT INCIDENTS INVOLVING DANGEROUS GOODS RECOMMENDED UNDER AGENDAS ITEM 2 AND 9

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Amendments to manage aviation specific risks

Paragraphs 9.1 and 2.4.1 of this report and paragraph 3.2.4.1 of DGP/28-WP/3:

Section 3

EXAMPLES OF DANGEROUS GOODS INCIDENT PROCEDURES

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3.3 CABIN CREW PROCEDURES FOR DANGEROUS GOODS INCIDENTS IN THE PASSENGER CABIN DURING FLIGHT

This section consists of cabin crew procedures for dangerous goods incidents in the passenger cabin during flight involving:

- a) battery / portable electronic device (PED) fire / smoke (see 3.3.1);
- b) overhead bin battery / portable electronic device (PED) fire / smoke (see 3.3.2);
- c) overheated battery / electrical smell involving a portable electronic device (PED) no visible fire or smoke (see 3.3.3);
- d) PED inadvertently crushed or damagedfallen into / trapped in electrically adjustablea passenger seat (see 3.3.4);
- e) battery / portable electronic device (PED) fire / smoke on the flight deck (see 3.3.5);
- f) battery / portable electronic device (PED) fire / smoke when fire containment equipment is carried on board aircraft (see 3.3.6);
- eg)fire involving dangerous goods (see 3.3.57); and
 - **fh**) spillage or leakage of dangerous goods (see 3.3.68)

Note. 1— Although this guidance material presents sequences of tasks, some of these actions occur simultaneously when carried out by crew members in a multi-cabin crew operation.

Note. 2— The operator should ensure its aircraft are equipped with appropriate firefighting and protective equipment for use by crew members.

Note. 3— In a single cabin crew member operation, some of the actions listed in this section should be carried out with the assistance of other persons (e.g. able-bodied passengers). The operating cabin crew member should assign those persons to communicate with the flight crew and provide back-up while the cabin crew member fights the fire.

Note. 4— Although this guidance refers to passenger PEDs, procedures are also applicable to crew member PEDs.

3.3.1 Battery / portable electronic device (PED) fire / smoke

	Procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
1.	IDENTIFY THE ITEM	
	Note.—It may not be possible to identify the item (source of fire) immediately. In this case, apply Step 2 first, and then attempt to identify it.	
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames.	
2.	APPLY FIREFIGHTING PROCEDURE	
	 a) Obtain and use the appropriate fire extinguisher. b) Retrieve and use protective equipment, as applicable to the situation. c) Move passengers away from the area, if possible. d) Notify pilot in command / other cabin crew members. 	
	Note. Actions should occur simultaneously in a multi-crew operation.	
3.	REMOVE POWER	
	 a) Disconnect the device from the power supply, if safe to do so. b) Turn off in seat power, if applicable. e) Verify that power to the remaining electrical outlets remains off, if applicable. 	
	Caution: Do not attempt to remove the battery from the device.	
4.	DOUSE LEAVE THE DEVICE WITH IN ITS PLACE AND POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE	
	Note. Liquid may turn to steam when applied to the hot battery.	

	Procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
5.	LEAVE THE DEVICE IN ITS PLACE AND MONITOR FOR ANY INDICATION OF REIGNITION AND CONTINUE TO POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE	
	a) If smoke or flames reappear, repeat Steps 2 and 4.	
	Caution: — Do not attempt to pick up or move the device. — Do not cover or enclose the device. — Do not use ice or dry ice to cool the device.	
6.	WHENWAIT UNTIL THE DEVICE HAS COOLED (e.g. approximately 10 to 15 minutes)	
	 a) Obtain a suitable empty container. b) Fill the container with enough water (or other non-flammable liquid) to submerge the device. c) Using protective equipment, place the device in the container and completely submerge in water (or other non-flammable liquid). d) Stow and secure (if possible) the container to prevent spillage. 	
<u>7.</u>	OBTAIN A SUITABLE EMPTY CONTAINER	
<u>8.</u>	FILL THE CONTAINER WITH ENOUGH WATER (OR OTHER NON-FLAMMABLE LIQUID) TO SUBMERGE THE DEVICE	
<u>9.</u>	PLACE THE DEVICE IN THE CONTAINER AND COMPLETELY SUBMERGE IN WATER (OR OTHER NON-FLAMMABLE LIQUID), USING PROTECTIVE EQUIPMENT	
<u>10.</u>	STOW AND SECURE (IF POSSIBLE) THE CONTAINER TO PREVENT SPILLAGE	
7 <u>11</u> .	MONITOR THE DEVICE AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT	
8. 12	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	a) Apply operator's post incident procedures.	

3.3.2 Overhead bin battery / portable electronic device (PED) fire / smoke

Step	Cabin crew action
1.	APPLY FIREFIGHTING PROCEDURE
	 a) Obtain and use the appropriate fire extinguisher. b) Retrieve and use protective equipment, as applicable to the situation. c) Move passengers away from the area, if possible. d) Notify pilot in command / other cabin crew members.
	Note. Actions should occur simultaneously in a multi-crew operation.
2.	IDENTIFY THE ITEM
	If the device is visible and accessible, or, if the device is contained in baggage and flames are visible:
	a) Re apply Step 1 to extinguish the flames, if applicable. b) Apply Steps 3 to 5.
	If smoke is coming from the overhead bin, but the device is not visible or accessible:
	 c) Remove other baggage from the overhead bin to access the affected baggage/item. d) Identify the item. e) Apply Steps 3 to 5.
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames.
3.	DOUSELEAVE THE DEVICE (BAGGAGE) WITH IN ITS PLACE AND POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE (BAGGAGE)
	Note.— Liquid may turn to steam when applied to the hot battery.
<u>4.</u>	MONITOR FOR ANY INDICATION OF REIGNITION AND CONTINUE TO POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE
4 <u>5</u> .	WHENWAIT UNTIL THE DEVICE HAS COOLED
	 a) Obtain a suitable empty container. b) Fill the container with enough water (or other non-flammable liquid) to submerge the device. c) Using protective equipment, place the device in the container and completely submerge
	in water (or other non-flammable liquid). d) Stow and secure (if possible) the container to prevent spillage.

Proc	Procedures for overhead bin battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
<u>6.</u>	OBTAIN A SUITABLE EMPTY CONTAINER	
<u>7.</u>	FILL THE CONTAINER WITH ENOUGH WATER (OR OTHER NON-FLAMMABLE LIQUID) TO SUBMERGE THE DEVICE	
8.	PLACE THE DEVICE IN THE CONTAINER AND COMPLETELY SUBMERGE IN WATER (OR OTHER NON-FLAMMABLE LIQUID), USING PROTECTIVE EQUIPMENT	
9.	STOW AND SECURE (IF POSSIBLE) THE CONTAINER TO PREVENT SPILLAGE	
5 <u>10</u> .	MONITOR THE DEVICE AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT	
6 <u>11</u> .	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	a) Apply operator's post-incident procedures.	

3.3.3 Overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke

	Procedures for overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke	
Step	Cabin crew action	
1.	IDENTIFY THE ITEM	
2.	INSTRUCT THE PASSENGER TO TURN OFF THE DEVICE IMMEDIATELY	
3.	REMOVE POWER	
	 a) Disconnect the device from the power supply, if safe to do so. b) Turn off in-seat power, if applicable. c) Verify that power to the remaining electrical outlets remains off, if applicable. d) Verify that the device remains off for the remainder of the flight. 	
	Caution: Do not attempt to remove the battery from the device.	

	Procedures for overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke
Step	Cabin crew action
4.	INSTRUCT THE PASSENGER TO KEEP THE DEVICE VISIBLE AND MONITOR CLOSELY
	Caution: Unstable batteries may ignite even after the device is turned off.
5.	IF SMOKE OR FLAMES APPEAR APPLY PROCEDURES FOR
	a) Apply BATTERY / PED FIRE / SMOKE-precedures (see 3.3.1). IF SMOKE OR FLAMES APPEAR
6.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION
	a) Apply operator's post incident procedures.

3.3.4 PED-inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat

Pro	Procedures for PED inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat	
Step	Cabin crew action	
4.	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
<u>21</u> .	OBTAIN INFORMATION FROM THE PASSENGER; BY ASKING THE PASSENGER	
	 a) To identify the item. b) Where the passenger suspects that the item may have dropped or slipped into. c) If the seat was moved since misplacing the item. 	
<u>32</u> .	RETRIEVE AND USE PROTECTIVE EQUIPMENT, IF AVAILABLE	
<u>3.</u>	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
4.	RETRIEVE THE ITEM IF SAFE TO DO SO	
	Caution: Do not move the seat electrically or mechanically when attempting to retrieve the item.	
5.	IF SMOKE OR FLAMES APPEAR APPLY PROCEDURES FOR	
	a) Apply BATTERY / PED FIRE / SMOKE procedures (see 3.3.1). IF SMOKE OR FLAMES APPEAR	
<u>6.</u>	MONITOR THE SEAT AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT	
<u>67</u> .	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	a) Apply operator's post incident procedures.	

3.3.5 Battery / portable electronic device (PED) fire / smoke on the flight deck

Pro	Procedures for battery / portable electronic device (PED) fire / smoke on the flight deck	
<u>Step</u>	Cabin crew action	
<u>1.</u>	RECOGNIZE SIGNAL FOR FIRE / SMOKE ON THE FLIGHT DECK	
<u>2.</u>	APPLY FIREFIGHTING PROCEDURE	
<u>3</u> .	REMOVE THE DEVICE FROM THE FLIGHT DECK	
<u>4</u> .	CLOSE THE FLIGHT DECK DOOR	
<u>5</u> .	APPLY PROCEDURES FOR BATTERY / PED FIRE / SMOKE IF SMOKE OR FLAMES APPEAR	
<u>6.</u>	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	

3.3.6 Procedures for battery / portable electronic device (PED) fire / smoke when fire containment equipment is carried on board aircraft

Due to the quantity and diversity of existing fire containment products available to operators, it is not possible to design a procedure that encompasses all products. Therefore, this section provides overarching guidance for the use of such equipment. The operator should develop detailed procedures based on the original equipment manufacturer (OEM) instructions. If carried on board the aircraft, one of the fire containment equipment should be located in the flight deck. Additional fire containment should be carried in the cabin. They should be placed in a suitable location(s) that is easily accessible by the cabin crew. When operating multi-deck aircraft, the operator should assess the need for additional fire containment equipment on each deck. Cabin crew members should use the equipment following the OEM's instructions, which should be incorporated in the cabin crew operations manual (CCOM). Cabin crew members should be drilled and capable in the use of the specific fire containment equipment carried on board the operator's aircraft.

Note.— Fire containment equipment may not be suitable for all types of PEDs, due to size and shape.

3.3.57 Fire involving dangerous goods

	Procedures for fire involving dangerous goods	
Step	Cabin crew action	
1.	IDENTIFY THE ITEM	
	Note. — It may not be possible to identify the item (source of fire) immediately. In this case, apply Step 2 first, and then attempt to identify it.	
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames.	
2.	APPLY FIREFIGHTING PROCEDURE	
	 a) Obtain and use the appropriate fire extinguisher / check use of water. b) Retrieve and use protective equipment, as applicable to the situation. c) Move passengers away from the area, if possible. d) Notify pilot-in-command / other cabin crew members. Note.— Actions should occur simultaneously in a multi-crew operation.	
3.	MONITOR FOR ANY-REIGNITION INDICATION OF REIGNITION	
	a) If smoke/flames reappear, repeat Step 2.	
4.	ONCE THE FIRE HAS BEEN EXTINGUISHED	
	a) ApplyAPPLY PROCEDURES FOR SPILLAGE OR LEAKAGE OF DANGEROUS GOODS-procedures, if required (see 3.3.6)., IF REQUIRED, ONCE THE FIRE HAS BEEN EXTINGUISHED	
5.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	a) Apply operator's post-incident procedures.	

3.3.68 Spillage or leakage of dangerous goods

	Procedures for spillage or leakage of dangerous goods	
Step	Cabin crew action	
1.	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
2.	IDENTIFY THE ITEM	
3.	COLLECT EMERGENCY RESPONSE KIT OR OTHER USEFUL ITEMS	
4.	DON RUBBER GLOVES RETRIEVE AND SMOKE HOOD-USE PROTECTIVE EQUIPMENT	
5.	MOVE PASSENGERS AWAY FROM AREA AND DISTRIBUTE WET TOWELS OR CLOTHS	
6.	PLACE DANGEROUS GOODS ITEM IN POLYETHYLENE BAGS	
7.	STOW POLYETHYLENE BAGS	
8.	TREAT AFFECTED SEAT CUSHIONS / COVERS IN THE SAME MANNER AS DANGEROUS GOODS ITEM	
9.	COVER SPILLAGE ON CARPET / FLOOR	
10.	REGULARLY INSPECTMONITOR ITEMS STOWED AWAY / CONTAMINATED FURNISHINGS	
11.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	a) Apply operator's post incident procedures.	

3.4 AMPLIFIED CABIN CREW PROCEDURES FOR DANGEROUS GOODS INCIDENTS IN THE PASSENGER CABIN DURING FLIGHT

This section consists of amplified cabin crew procedures for dangerous goods incidents in the passenger cabin during flight involving:

- a) battery / portable electronic device (PED) fire / smoke (see 3.4.1);
- b) overhead bin battery / portable electronic device (PED) fire / smoke (see 3.4.2);
- c) overheated battery / electrical smell involving a portable electronic device (PED) no visible fire or smoke (see 3.4.3);
- d) PED inadvertently crushed or damagedfallen into / trapped in electrically adjustablea passenger seat (see 3.4.4);
- e) battery / portable electronic device (PED) fire / smoke on the flight deck (see 3.4.5);
- f) fire involving dangerous goods (see 3.4.56); and
 - fg) spillage or leakage of dangerous goods (see 3.4.67).

— Note.— Although this guidance material presents sequences of tasks, some of these actions occur simultaneously when carried out by crew members.

3.4.1 Battery / portable electronic device (PED) fire / smoke

Ar	Amplified procedures for battery / portable electronic device (PED) fire / smoke		
Step	Cabin crew action		
1.	IDENTIFY THE ITEM		
	It may not be possible <u>for cabin crew</u> to identify the item (source of fire <u>or smoke</u>) right away, especially if the fire has started in a seat pocket or the device is not readily accessible. In this case, <u>cabin crew should apply</u> firefighting procedures <u>should be applied</u> , as a first step. (Step 2) and then attempt to identify the item (Step 1). If the item is contained in baggage, the crew's actions would be similar to the actions for a device that is visible or readily accessible.		
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames. However, in certain situations cabin crew members may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. This should be done with extreme caution and only after donning appropriate protective equipment available on the aircraft.		
2.	APPLY FIREFIGHTING PROCEDURE		
	 a) Apply communication procedures. b) Use appropriate firefighting equipment and protective equipment, as required. c) Fight fire. d) Manage passengers and cabin, as required. 		
	During any occurrence concerning a fire in the cabin, the cabin crew should be notified immediately tonotify the pilot-in-command who should be keptimmediately and keep the flight crew informed of all actions taken and of the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions. Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication between crew members, unless the interphone system fails.		
	Appropriate firefighting and emergency procedures must be used to deal with any fire. In a multi-cabin crew operation, the actions detailed in the firefighting procedure should be conducted simultaneously. On aircraft operated with only one cabin crew member, the aid of a passenger should be sought in dealing with the situation.		

An	Amplified procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
	Halon, Halon replacement or water extinguisher should be used to extinguish the fire and prevent its spread to additional flammable materials. It is important to wear available protective equipment (e.g. protective breathing equipment, fire gloves) when fighting a fire.	
	If fire develops, cabin crew should take prompt action to move passengers away from the area involved and, if necessary, provide wet towels or cloths and give instructions for passengers to breathe through them. Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication unless the interphone system fails. Appropriate firefighting procedures should be used to deal with any fire. Cabin crew should use firefighting equipment to extinguish the fire and prevent its spread to additional flammable materials. It is Important that cabin crew use protective equipment (e.g. protective breathing equipment, protective gloves) when fighting a fire.	
	If fire develops, cabin crew should take prompt action to move passengers away from the area involved and, if necessary, provide wet towels or cloths and give instructions for passengers to breathe through them.	
	The following is moved from step 1:	
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames. However, in certain firefighting situations cabin crew members may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. In order to avoid injury from a flash fire, cabin crew should use caution when opening the affected baggage when there is any indication of smoke or flames. This should only be done with extreme caution and only after donning appropriate protective equipment available on the aircraft.	
3.	REMOVE POWER	
	a) Disconnect the device from the power supply, if safe to do so. b) Turn off in-seat power, if applicable. c) Verify that power to the remaining electrical outlets remains off, if applicable. The following is moved from the end of this step:	
	Caution: Do not attempt to remove the battery from the device.	

Amplified procedures for battery / portable electronic device (PED) fire / smoke	
Cabin crew action	
It is important tothat cabin crew instruct the passenger to disconnect the device from the power supply, if it is deemed safe to do so. A battery has a higher likelihood of catching fire due to overheating during or immediately following a charging cycle, although the effects may be delayed for some period of time. By removing the external power supply from the device, it will be assured that additional energy is not being fed to the battery to promote a fire.	
Cabin crew should Turn off the in-seat power to the remaining electrical outlets until it can be assured that a malfunctioning aircraft system does not contribute to additional failures of the passengers' portable electronic devices.	
Cabin crew should ✓visually check that power to the remaining electrical outlets remains off until the aircraft's system can be determined to be free of faults, if the device was previously plugged in.	
The removal of power may occur simultaneously to other cabin crew actions (e.g. obtaining water to douse pour on the device). Depending on the aircraft type, in-seat power may have to be turned off by the flight crew members may turn off inseat power. Caution: Do not attempt to remove the battery from the device.	

Amplified procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action
4.	LEAVE THE DEVICE IN ITS PLACE AND DOUSE THE DEVICE WITH POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE
	Cabin crew need to use Wwater (or other non-flammable liquid) must be used to cool a battery that has ignited to prevent the spread of heat to other cells in the battery. If water is not available, any non-flammable liquid may be used to cool the device. Cabin crew should pour liquid onto the device until signs of steam and crackling have subsided completely.
	Note.—Liquid may turn to steam when applied to the hot battery. The action of pouring water or non-flammable liquid on the device cools the battery cells and prevents thermal runaway.
	The following is moved from Step 5:
	A battery involved in a fire can reignite and emit flames multiple times as heat is transferred to other cells in the battery. Therefore, <u>cabin crew should monitor</u> the device— <u>must be monitored</u> regularly to identify if there is any indication that a fire hazard may still exist. If there is any smoke or indication of fire, the device must be doused withcrew should pour more water (or other non-flammable liquid)—) on the device.
	 Caution: a) Do not attempt to pick up or move the device; batteries may explode or burst into flames without warning. The device mustshould not be moved if displaying any of the following: flames/flaring, smoke, unusual sounds (such as crackling), debris, or shards of material separating from the device. b) Do not cover or enclose the device as it could cause it to overheat. c) Do not use ice or dry ice to cool the device. Ice or other materials insulate the device, increasing the likelihood that additional battery cells will reach thermal runaway.
5.	LEAVE THE DEVICE IN ITS PLACE AND MONITOR FOR ANY INDICATION OF REIGNITION AND CONTINUE TO POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE
	A battery involved in a fire can reignite and emit flames multiple times as heat is transferred to other cells in the battery. Therefore, the device must be monitored regularly to identify if there is any indication that a fire hazard may still exist. If there is any smoke or indication of fire, the device must be doused with more water (or other non-flammable liquid).

An	Amplified procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
	Caution: a) Do not attempt to pick up or move the device; batteries may explode or burst into flames without warning. The device must not be moved if displaying any of the following: flames/flaring, smoke, unusual sounds (such as crackling), debris, or shards of material separating from the device. b) Do not cover or enclose the device as it could cause it to overheat. c) Do not use ice or dry ice to cool the device. Ice or other materials insulate the device, increasing the likelihood that additional battery cells will reach thermal runaway.	
	If smoke or flames reappear, cabin crew should repeat Steps 2 and 4.	
6.	WHENWAIT UNTIL THE DEVICE HAS COOLED (e.g. APPROXIMATELY 10-15 MINUTES)	
	The Cabin crew may move the device-can be moved with caution following a certain period, once it has cooled down and if there is no evidence of smoke, heat, or if there is a reduction in the crackling or hissing sound usually associated with a lithium battery fire (e.g. after approximatly 10-this may take approximately 15 minutes). The waiting period may vary based on the device and its size. The different circumstances (e.g. types of devices, phase of flight) should be addressed in the operator's training programme.	
<u>7.</u>	OBTAIN A SUITABLE EMPTY CONTAINER	
	A suitable empty container, such as may include a pot, jug, galley unit or toilet waste bin, must. When selecting a suitable empty container, cabin crew should consider the size of the device to be submerged in it. Cabin crew should select a container which can be filled with enough water or non-flammable liquid to completely submerge the device. It is important to wear available protective equipment (e.g. protective breathing equipment, fire gloves), when moving any device involved in a fire. Once the device is completely submerged, the container used must be stowed and, if possible, secured to prevent spillage.	
	Note.— If the aircraft is equipped with a fire containment equipment and the device fits inside it, cabin crew should use the equipment following the manufacturer's instructions.	
8.	FILL THE CONTAINER WITH ENOUGH WATER (OR OTHER NON-FLAMMABLE LIQUID) TO SUBMERGE THE DEVICE	
	Cabin crew should fill the suitable empty container with enough water or non-flammable liquid to completely submerge the device.	

An	Amplified procedures for battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
<u>9.</u>	PLACE THE DEVICE IN THE CONTAINER AND COMPLETELY SUBMERGE IN WATER (OR OTHER NON-FLAMMABLE LIQUID), USING PROTECTIVE EQUIPMENT	
	It is important that cabin crew wear protective equipment (e.g. protective breathing equipment, protective gloves), when moving any device involved in a fire.	
<u>10.</u>	STOW AND SECURE (IF POSSIBLE) THE CONTAINER TO PREVENT SPILLAGE	
	Once the device is completely submerged, cabin crew should stow the container and, if possible, secured to prevent spillage.	
7 <u>11</u> .	MONITOR THE DEVICE AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT	
	MonitorCabin crew should monitor the device and the surrounding area for the remainder of the flight to verify that the device does not pose further hazard.	
<u>812</u> .	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	Upon arrival, cabin crew should apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item.	
	Complete Crew should complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.	

3.4.2 Overhead bin battery / portable electronic device (PED) fire / smoke

Amplified procedures for overhead bin battery / portable electronic device (PED) fire / smoke Cabin crew action Step 1. APPLY FIREFIGHTING PROCEDURE Apply communication procedures. b) Use appropriate firefighting equipment and protective equipment, as required. c) Fight fire. d) Manage passengers and cabin, as required. During Aany occurrence concerning a fire in the cabin, the cabin crew should be notified immediately tonotify the pilot-in-command who should be keptimmediately and keep the flight crew informed of all actions taken and of the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions. The following is moved from the end of Step 1: Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication between crew members, unless the interphone system fails. Appropriate firefighting and emergency procedures must should be used to deal with any overhead bin fire. In a multi-cabin crew operation, the actions detailed in the firefighting procedure should be conducted simultaneously. On aircraft operated with only one cabin crew member, the aid of a passenger should be sought in dealing with the situation. Cabin crew should use firefighting equipment to extinguish the fire and prevent its spread to additional flammable materials. It is important that cabin crew use protective equipment (e.g. protective breathing equipment, protective gloves) when fighting a fire. Due to the weight and size of some overhead bins, and their opening movement, the cabin crew member who is fighting the fire may require assistance in opening and controlling the overhead bin. When fighting an overhead bin fire, the cabin crew member should position themselves at the opposite end of the overhead bin, where the smoke / flames are visible. This action prevents further spreading embers due to the force of the extinguishing agent as it is discharged and comes into contact with the overhead bin. Halon, Halon replacement or water extinguisher should be used to extinguish the fire and prevent its spread to additional flammable materials. It is important to wear available protective equipment (e.g. protective breathing equipment, fire gloves) when fighting a fire.

	Amplified procedures for overhead bin battery / portable electronic device (PED) fire / smoke
Step	Cabin crew action
	If fire develops, cabin crew should take prompt action to move passengers away from the area involved and, if necessary, provide wet towels or cloths and give instructions for passengers to breathe through them.
	Note.— If the origin of the fire / smoke cannot be confirmed visually, cabin crew should use the back of the hand to search for hot overhead bin surfaces.
	Caution: Do not use the palm of the hand but the back of the hand since it is more sensitive to temperature differences.
	Caution: In certain firefighting situations, cabin crew may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. In order to avoid injury from a flash fire, cabin crew should use caution when opening the affected baggage when there is any indication of smoke or flames. This should only be done after donning appropriate protective equipment.
2.	IDENTIFY THE ITEM
	It may not be possible to identify the item right away, especially if the fire has started in the overhead bin and the device is not readily accessible.
	If the device is visible and accessible, or, if the device is contained in baggage and flames are visible, the firefighting procedures should be applied as a first step:
	a) Re-apply Step 1 to extinguish the flames, if applicable.b) Apply Steps 3 to 10.
	If smoke is coming from the overhead bin, but the device is not visible or accessible, or there is no indication of fire, the firefighting procedures should be applied as a first step. Afterwards, all baggage should be removed from the overhead bin with caution until the item can be identified. Once the item is identified, apply:
	a) Remove other baggage from the overhead bin to access the affected baggage/item. b) Identify the item. c) Apply Steps 3 to 510.
	It may not be possible for cabin crew to identify the item (source of fire or smoke) right away, especially if the fire has started in an overhead bin or the device is not readily accessible.
	If the device is visible and accessible or if the device is contained in baggage and flames are visible, cabin crew should apply firefighting procedures, as a first step.

	Amplified procedures for overhead bin battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
	If smoke is coming from the overhead bin, but the device is not visible or accessible, or there is no indication of fire, cabin crew should apply firefighting procedures, as a first step. Afterwards, cabin crew should remove all baggage from the overhead bin with caution until the item can be identified. Once the item is identified, apply Steps 3 to 10.	
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames. However, in certain situations cabin crew members may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. This should be done with extreme caution and only after donning appropriate protective equipment available on the aircraft.	
3.	DOUSE LEAVE THE DEVICE (BAGGAGE) WITH IN ITS PLACE AND POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE (BAGGAGE)	
	Water (or other non-flammable liquid) must be used to cool a battery that has ignited to prevent the spread of heat to other cells in the battery. If water is not available, any non-flammable liquid may be used to cool the device. Cabin crew need to use water (or other non-flammable liquid) to cool a battery that has ignited to prevent the spread of heat to other cells in the battery. Cabin crew should pour liquid onto the device until signs of steam and crackling have subsided completely.	
	Note. Liquid may turn to steam when applied to the hot battery. The action of pouring water or non-flammable liquid on the device cools the battery cells and prevents thermal runaway.	
	A battery involved in a fire can reignite and emit flames multiple times as heat is transferred to other cells in the battery. Therefore, cabin crew should monitor the device regularly to identify if there is any indication that a fire hazard may still exist. If there is any smoke or indication of fire, crew should pour more water (or other non-flammable liquid) on the device.	
	Caution: a) Do not attempt to pick up or move the device; batteries may explode or burst into flames without warning. The device should not be moved if displaying any of the following: flames/flaring, smoke, unusual sounds (such as crackling), debris, or shards of material separating from the device.	
	 b) Do not cover or enclose the device as it could cause it to overheat. c) Do not use ice or dry ice to cool the device. Ice or other materials insulate the device, increasing the likelihood that additional battery cells will reach thermal runaway. 	

	Amplified procedures for overhead bin battery / portable electronic device (PED) fire / smoke	
Step	Cabin crew action	
4	MONITOR FOR ANY INDICATION OF REIGNITION AND CONTINUE TO POUR WATER (OR OTHER NON-FLAMMABLE LIQUID) ON THE DEVICE	
	If smoke or flames reappear, cabin crew should repeat Steps 1 and 3.	
4. <u>5.</u>	WHEN WAIT UNTIL THE DEVICE HAS COOLED	
	The device should be moved from the overhead bin to prevent a hidden fire from potentially developing. The device can be moved Cabin crew may move the device with caution following a certain period, once it has cooled down and if there is no evidence of smoke, heat, or if there is a reduction in the crackling or hissing sound usually associated with a lithium battery fire (this may take approximately 15 minutes). The waiting period may vary based on the device and its size.—The different circumstances (e.g. types of devices, phase of flight) should be addressed in the operator's training programme.	
<u>6.</u>	OBTAIN A SUITABLE EMPTY CONTAINER	
	A suitable empty container, such as may include a pot, jug, galley unit or toilet waste bin, must. When selecting a suitable empty container, cabin crew should consider the size of the device to be submerged in it. Cabin crew should select a container which can be filled with enough water or non-flammable liquid to completely submerge the device. It is important to wear available protective equipment (e.g. protective breathing equipment, fire gloves), when moving any device involved in a fire. Once the device is completely submerged, the container used must be stowed and, if possible, secured to prevent spillage.	
	Note.— If the aircraft is equipped with a fire containment equipment and the device fits inside it, cabin crew should use the equipment following the manufacturer's instructions.	
<u>7.</u>	FILL THE CONTAINER WITH ENOUGH WATER (OR OTHER NON-FLAMMABLE LIQUID) TO SUBMERGE THE DEVICE	
	Cabin crew should fill the suitable empty container with enough water or non-flammable liquid to completely submerge the device.	
8.	PLACE THE DEVICE IN THE CONTAINER AND COMPLETELY SUBMERGE IN WATER (OR OTHER NON-FLAMMABLE LIQUID), USING PROTECTIVE EQUIPMENT	
	It is important that cabin crew wear protective equipment (e.g. protective breathing equipment, protective gloves), when moving any device involved in a fire.	

	Amplified procedures for overhead bin battery / portable electronic device (PED) fire / smoke
Step	Cabin crew action
<u>9.</u>	STOW AND SECURE (IF POSSIBLE) THE CONTAINER TO PREVENT SPILLAGE
	Once the device is completely submerged, cabin crew should stow the container and, if possible, secured to prevent spillage.
<u>510</u> .	MONITOR THE DEVICE AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT
	MonitorCabin crew should monitor the device and the surrounding area for the remainder of the flight to verify that the device does not pose further hazard.
6 <u>11</u> .	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION
	Upon arrival, cabin crew should apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item.
	Complete Crew should complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.

3.4.3 Overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke

	Amplified procedures for overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke	
Step	Cabin crew action	
1.	IDENTIFY THE ITEM	
	Cabin crew should lidentify the source of overheat or electrical smell or Aask the passenger concerned to identify the item.	
2.	INSTRUCT THE PASSENGER TO TURN OFF THE DEVICE IMMEDIATELY	
	It is important to that cabin crew instruct the passenger to turn off the device immediately, if possible and safe to do so, to remove the power supply and prevent further overheating or a fire.	
3.	REMOVE POWER	
	 a) Disconnect the device from the power supply, if safe to do so. b) Turn off in-seat power, if applicable. c) Verify that power to the remaining electrical outlets remains off, if applicable. d) Verify that the device remains off for the remainder of the flight. 	
	The following is moved from the end of Step 3:	
	Caution: Do not attempt to remove the battery from the device.	
	It is important to that cabin crew instruct the passenger or crew member to disconnect the device from the power supply, if it is deemed safe to do so. A battery has a higher likelihood of catching fire due to overheating during or immediately following a charging cycle, although the effects may be delayed for some period of time. By removing the external power supply from the device, it will be assured that additional energy is not being fed to the battery to promote a fire.	
	Cabin crew should Iturn off the in-seat power to the remaining electrical outlets until it can be assured that a malfunctioning aircraft system does not contribute to additional failures of the passengers' portable electronic devices.	
	Cabin crew should \(\frac{\sqrt{v}}{\sqrt{u}}\) isually check that power to the remaining electrical outlets remains off until the aircraft's system can be determined to be free of faults, if the device was previously plugged in. Depending on the aircraft type, in-seat power may have to be turned off by the fight crew.	

	Amplified procedures for overheated battery / electrical smell involving a portable electronic device (PED) — no visible fire or smoke	
Step	Cabin crew action	
	The removal of power may occur simultaneously to other cabin crew actions (e.g. obtaining water to douse the device). Depending on the aircraft type, in-seat power may have to be turned off by the fight crew members.	
	It is important—to_that cabin crew verify that the device remains turned off for the duration of the flight.	
	Caution: Do not attempt to remove the battery from the device.	
4.	INSTRUCT THE PASSENGER TO KEEP THE DEVICE VISIBLE AND MONITOR CLOSELY	
	The device <u>mustshould</u> remain visible (not stowed such as in baggage or seat pocket or on a person (pocket)) and should be monitored closely. Unstable batteries may ignite even after the device is turned off. <u>VerifyCabin crew should verify</u> that the device is stowed <u>only</u> for landing.	
5.	APPLY PROCEDURES FOR BATTERY / PED FIRE / SMOKE OR FLAMES APPEAR	
	If smoke or flames appear, apply the BATTERY / PORTABLE ELECTRONIC DEVICE (PED) FIRE / SMOKE procedures (see 3.4.1).	
6.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	Upon arrival, <u>cabin crew should</u> apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item.	
	<u>Crew should</u> <u>C</u> complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.	

3.4.4 PED inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat

The following paragraph is moved to Step 3:

Due to the design of some electrically adjustable passenger seats, a PED can slip under a seat covering and/or cushion, behind an armrest or down the side of a seat. Inadvertent crushing of the device poses a fire hazard.

	Amplified procedures for PED inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat	
Step	Cabin crew action	
4.	Moved to Step 3:	
	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
	Any occurrence concerning a fire hazard in the cabin should be notified immediately to the pilot-in-command who should be kept informed of all actions taken and of the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions.	
<u>21</u> .	OBTAIN INFORMATION FROM THE PASSENGER BY ASKING THE PASSENGER	
	 a) Ask the passenger to identify the item. b) Ask where the passenger suspects that the item may have dropped or slipped into. c) Ask if the seat was moved since misplacing the item. 	
	Cabin crew should Aask the passenger concerned to identify the item, and where the passenger suspects it may have dropped or slipped into, and if the passenger has moved the seat since misplacing the item.	
<u>32</u> .	RETRIEVE AND USE PROTECTIVE EQUIPMENT, IF AVAILABLE	
	If available, cCabin crew-members should don-fire protective gloves before trying to retrieve the item.	
<u>3.</u>	Moved from Step 1:	
	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
	The following is moved from before this table:	
	Due to the design of some electrically adjustable passenger seats, a PED can slip under a seat covering and/or cushion, behind an armrest or down the side of a seat.	

	Amplified procedures for PED inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat	
Step	Cabin crew action	
	Inadvertent crushing of the device poses a fire hazard.	
	Moved from Step 1:	
	Any occurrence concerning a fire hazard in the cabin should be notified immediately to the pilot-in-command who should be kept informed of all actions taken and of the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions.	
4.	RETRIEVE THE ITEM IF SAFE TO DO SO	
	Caution: Do not move the seat electrically or mechanically when attempting to retrieve the item.	
	To prevent crushing of the PED and reduce the potential fire hazard to the device and the surrounding area, cabin crew members and/or the passengers must should not use the electrical or mechanical seat functions in an attempt to retrieve the item. Cabin crew should Mmove the passenger and, if applicable, the passenger(s) seated next to the affected seat from the area, to facilitate the search.—Do Cabin crew should not move the seat. If the cabin crew is unable to retrieve the item without moving the seat, it may need to be retrieved by personnel on the ground, after landing at the next destination. If the item cannot be retrieved, the cabin crew member is unable to retrieve the item, it may be necessary to should move the passenger to another seat, if available.	
	Cabin crew should turn off the individual in-seat power, if possible, to do so. Depending on the aircraft type, in-seat power may have to be turned off by the fight crew.	
5.	APPLY PROCEDURES FOR BATTERY / PED FIRE / SMOKE IF SMOKE OR FLAMES APPEAR	
	If smoke or flames appear, apply the BATTERY / PORTABLE ELECTRONIC DEVICE (PED) FIRE / SMOKE procedures (see 3.4.1).	
<u>6.</u>	MONITOR THE SEAT AND THE SURROUNDING AREA FOR THE REMAINDER OF THE FLIGHT	
	Cabin crew should monitor the seat and the surrounding area for the remainder of the flight to verify that the device does not pose further hazard.	

	Amplified procedures for PED inadvertently crushed or damaged in electrically adjustable fallen into / trapped in a passenger seat	
Step	Cabin crew action	
6. <u>7.</u>	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	Upon arrival, <u>cabin crew should</u> apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is located and providing all information about the item.	
	<u>Crew should Ccomplete</u> the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and <u>the emergency response kit or</u> any aircraft equipment used is replenished or replaced, if applicable.	

3.4.5 Battery / portable electronic device (PED) fire / smoke on the flight deck

<u>Am</u>	Amplified procedures for battery / portable electronic device (PED) fire / smoke on the flight deck	
<u>Step</u>	Cabin crew action	
<u>1.</u>	RECOGNIZE SIGNAL FOR FIRE / SMOKE ON THE FLIGHT DECK	
	 a) Receive call out from the flight deck (e.g. "back up assistance P-E-D!"). b) Retrieve and use protective equipment, as applicable to the situation. c) Obtain the appropriate fire extinguisher. d) Enter the flight deck. 	
	Note.— The first cabin crew member ready to act should enter the flight deck. The flight crew's main responsibility during any occurrence is to maintain control of the aircraft. Therefore, they may call upon the cabin crew to assist in the event of fire / smoke on the flight deck. As notifying the cabin crew of the fire / smoke occurrence on the flight deck by interphone may delay the response, the use of the public address (PA) system is considered the preferred method of notification. The flight crew should use phraseology that clearly explains the type of emergency situation to the cabin crew without creating panic amongst the passengers. The flight crew should use specific sentence, such as "back up assistance P-E-D!", over the PA system to alert the cabin crew. The first cabin crew member who is ready to act should enter the flight deck.	
	It is important that cabin crew use protective equipment (e.g. protective breathing equipment, protective gloves) when fighting a fire. Cabin crew should use firefighting equipment to extinguish the fire and prevent its spread to additional flammable materials.	

Amp	Amplified procedures for battery / portable electronic device (PED) fire / smoke on the flight deck	
<u>Step</u>	Cabin crew action	
<u>2.</u>	APPLY FIREFIGHTING PROCEDURE	
	 a) If the item is on fire, in coordination with the flight crew, extinguish the fire. b) Once the fire has been extinguished or the device is not on fire (it may emit visible smoke or be overheated), remove it from the flight deck, if possible. c) If the device cannot be moved, pour water (or other non-flammable liquid) on it. 	
	The joint action between the flight crew and the cabin crew depends on the location and type of the affected device. The flight crew would normally have started the appropriate emergency procedures to deal with the fire before the arrival of the cabin crew, including removing the device from any power source. In that case, cabin crew should join the firefighting actions according to the situation. When the decision is taken to fight the fire on the flight deck, in coordination with the flight crew, the cabin crew should use firefighting equipment to extinguish the fire and prevent its spread to additional flammable materials. It is important that cabin crew wear protective equipment (e.g. protective breathing equipment, protective gloves) when fighting a fire in a confined space, such as the flight deck.	
	Caution: In certain firefighting situations (e.g. to prevent flight crew incapacitation or a loss of control in-flight), crew may assess and deem it necessary to remove the device immediately from the flight deck even if it is still emitting smoke or flames are present. In order to avoid injury, cabin crew should use caution and only attempt this action after donning protective equipment. In such case, cabin crew should apply the firefighting procedure in 3.4.1, after the device is removed from the flight deck.	
<u>3</u>	REMOVE THE DEVICE FROM THE FLIGHT DECK	
	Once the fire has been extinguished or the device is no longer on fire (even if it is still emitting visible smoke or feels overheated), cabin crew should remove it from the flight deck, if possible. Minimizing the spreading of smoke and fumes in the flight deck is critical for the continued safe operation of the aircraft. If it cannot be moved, cabin crew should use water (or other non-flammable liquid) to cool a battery that has ignited to prevent the spread of heat to other cells in the battery.	
	After the device is removed from the flight deck, the cabin crew should apply the firefighting procedure, as described in 3.4.1, if it is still on fire. Water (or other non-flammable liquid) should be used to cool a battery that has ignited to prevent the spread of heat to other cells in the battery.	

Amı	Amplified procedures for battery / portable electronic device (PED) fire / smoke on the flight deck	
<u>Step</u>	Cabin crew action	
4	CLOSE THE FLIGHT DECK DOOR	
	The flight deck door should be maintained closed once the device is removed from the flight deck. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication unless that system fails.	
<u>5</u>	APPLY PROCEDURES FOR BATTERY / PED FIRE / SMOKE IF SMOKE OR FLAMES APPEAR	
	After the device is removed from the flight deck, apply the BATTERY / PORTABLE ELECTRONIC DEVICE (PED) FIRE / SMOKE procedures (see 3.4.1).	
<u>6.</u>	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	Upon arrival, cabin crew should apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item. Crew should complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.	

3.4.56 Fire involving dangerous goods

	Amplified procedures for fire involving dangerous goods	
Step	Cabin crew action	
1.	IDENTIFY THE ITEM	
	Cabin crew should Aask the passenger concerned to identify the item. The passenger may be able to give some guidance on the hazard(s) involved and how these could be dealt with. If the passenger can identify the item, refer to Section 4 of this document for the appropriate emergency response drill.	
	It may not be possible <u>for cabin crew</u> to identify the item right away, especially if the source of the fire is unknown or the item is not readily accessible. In this case, <u>cabin crew should apply</u> firefighting procedures <u>should be applied</u> as a first step <u>(Step 2)</u> . Once it is possible to do so, and then attempt to identify the item <u>after the fire is under control (Step 1)</u> . If the item is contained in baggage, the crew's actions would be similar to the actions for an item that is visible or readily accessible.	
	Caution: In order to avoid injury from a flash fire, it is not recommended to open the affected baggage when there is any indication of smoke or flames. However, in certain situations cabin crew members may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. This should be done with extreme caution and only after donning appropriate protective equipment available on the aircraft.	
2.	APPLY-THE FIREFIGHTING PROCEDURE	
	 a) Apply communication procedures. b) Use appropriate firefighting equipment and protective equipment, as required. c) Fight fire. d) Manage passengers and cabin, as required. 	
	During Aany occurrence concerning a fire in the cabin, the cabin crew should be notified immediately to notify the pilot-in-command immediately who should be kept and keep the flight crew informed of all actions taken and of the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions.	
	The following is moved from the last paragraph of this step	
	Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication between crew members, unless the interphone system fails.	

	Amplified procedures for fire involving dangerous goods	
Step	Cabin crew action	
	Appropriate firefighting and emergency procedures must should be used to deal with any fire. In a multi-cabin crew operation, the actions detailed in the firefighting procedure should be conducted simultaneously. On aircraft operated with only one cabin crew member, the aid of a passenger should be sought in dealing with the situation. Cabin crew should use firefighting equipment to extinguish the fire and prevent its spread to additional flammable materials.	
	In general, <u>cabin crew should not use</u> water— <u>should not be used</u> on a spillage or when fumes are present since it may spread the spillage or increase the rate of fuming. Consideration should also be given to the possible presence of electrical components when using water extinguishers. <u>It is important that cabin crew use protective equipment (e.g. protective breathing equipment, protective gloves) when fighting a fire.</u>	
	If fire develops, cabin crew should take prompt action to move passengers away from the area involved and, if necessary, provide wet towels or cloths and give instructions for passengers to breathe through them.	
	The following is moved to the end of the first paragraph after the letter list of this step.	
	Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication unless the interphone system fails.	
	Caution: In certain firefighting situations, cabin crew may assess and deem it necessary to slightly open baggage to allow entry of the extinguishing agent and non-flammable liquid. In order to avoid injury from a flash fire, cabin crew should use caution when opening the affected baggage when there is any indication of smoke or flames. This should only be done after donning appropriate protective equipment.	
3.	MONITOR FOR ANY INDICATION OF REIGNITION	
	Monitor the area regularly to identify if there is any indication that a fire hazard may still exist. If there is any smoke or indication of fire, continue to apply the firefighting procedure. If smoke or flames reappear, cabin crew should repeat Step 2.	

	Amplified procedures for fire involving dangerous goods	
Step	Cabin crew action	
4.	APPLY PROCEDURES FOR SPILLAGE OR LEAKAGE OF DANGEROUS GOODS, IF REQUIRED, ONCE THE FIRE HAS BEEN EXTINGUISHED	
	In the event of a fire involving dangerous goods, <u>cabin crew may need to apply</u> the SPILLAGE OR LEAKAGE INVOLVING DANGEROUS GOODS procedures (see 3.4.6 <u>7</u>) may need to be applied once the fire has been extinguished.	
5.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION	
	Upon arrival, <u>cabin crew should</u> apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item.	
	<u>Crew should</u> <u>C</u> complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.	

3.4.67 Spillage or leakage of dangerous goods

	Amplified procedures for spillage or leakage of dangerous goods	
Step	Cabin crew action	
1.	NOTIFY THE PILOT-IN-COMMAND / OTHER CABIN CREW MEMBERS	
	<u>During Aany incident occurrence</u> concerning dangerous goods, the cabin crew should be notified immediately to notify the pilot-in-command immediately who should be kept and keep the flight crew informed of all actions taken and of their the effect. It is essential that the cabin crew and the flight crew coordinate their actions and that each is kept fully informed of the other's actions and intentions.	
	Minimizing the spreading of smoke and fumes into the flight deck is critical for the continued safe operation of the aircraft, therefore it is essential to keep the flight deck door closed at all times. Crew communication and coordination are of utmost importance. The use of the interphone is the primary means of communication between crew members, unless the interphone system fails.	
2.	IDENTIFY THE ITEM	
	Cabin crew should Aask the passenger concerned to identify the item and indicate its potential hazards. The passenger may be able to give some guidance on the hazard(s) involved and how these could be dealt with. If the passenger can identify the item, refer to Section 4 of this document for the appropriate emergency response drill.	
	On aircraft with only one cabin crew member, consult with the pilot-in-command as to whether the aid of a passenger should be sought in dealing with the incident.	
3.	COLLECT EMERGENCY RESPONSE KIT OR OTHER USEFUL ITEMS	
	Cabin crew should Ccollect emergency response kit, if provided, or collect for use in dealing with the spillage or leakage:	
	 a supply of paper towels or newspapers or other absorbent paper or absorbent fabric (e.g. seat cushion covers, head rest protectors); b) even Protective gloves or fire resistant gloves, if available; a t least two large polyethylene waste bin bags; and a t least three smaller polyethylene bags, such as those used for duty-free or bar sales or, if none available, airsickness bags. 	

	Amplified procedures for spillage or leakage of dangerous goods	
Step	Cabin crew action	
4.	DON RUBBER GLOVES AND SMOKE HOODRETRIEVE AND USE PROTECTIVE EQUIPMENT	
	It is important that cabin crew use protective equipment (e.g. protective breathing equipment, protective gloves) when handling a spillage or leakage of dangerous goods.	
	The Cabin crew should always protect their hands should always be protected before touching suspicious packages or items. Fire-resistant gloves or oven gloves covered by polyethylene bags are likely to give suitable protection.	
	Gas-tight breathing equipment should always be worn when attending to an incident involving smoke, fumes or fire.	
5.	MOVE PASSENGERS AWAY FROM AREA AND DISTRIBUTE WET TOWELS OR CLOTHS	
	The use of therapeutic oxygen bottles or the passenger drop-out oxygen system to assist passengers in a smoke- or fume-filled passenger cabin should not be considered since considerable quantities of fumes or smoke would be inhaled through the valves or holes in the masks. A more effective aid to passengers in a smoke- or fume-filled environment would be the use of a wet towel or cloth held over the mouth and nose. A wet towel or cloth aids in filtering and is more effective at doing this than a dry towel or cloth. Cabin crew should take prompt action if smoke or fumes develop and move passengers away from the area involved and, if possible, provide wet towels or cloths and give instructions to breathe through them.	
6.	PLACE DANGEROUS GOODS ITEM IN POLYETHYLENE BAGS	
	Note.—In the case of a spill of known or suspected dangerous goods in powder form, cabin crew should:	
	-a) Leave everything undisturbed.; -b) do nNot use fire agent or water; -c) Cover area with polyethylene or other plastic bags and blankets; -d) Kkeep area isolated until after landing.	

	Amplified procedures for spillage or leakage of dangerous goods
Step	Cabin crew action
	With emergency response kit
	If it is absolutely certain that the item will not create a problem, the decision may be made not to move it. In most circumstances, however, it will be better to move the item, and this should be done as suggested below. Cabin crew should Pplace the item in a polyethylene bag as follows:
	 —a) pPrepare two bags by rolling up the sides and placing them on the floor; —b) pPlace the item inside the first bag with the closure of the item, or the point from which it is leaking from its container, at the top; —c) tTake off the rubber gloves while avoiding skin contact with any contamination on them; —d) pPlace the rubber gloves in the second bag; —e) eClose the first bag while squeezing out the excess air; —f) tTwist the open end of the first bag and use a bag tie to tie it sufficiently tight to be secure but not so tight that pressure equalization cannot take place; —g) pPlace the first bag (containing the item) in the second bag, which already contains the rubber gloves and secure the open end in the same manner as that used for the first bag.
	With no emergency response kit
	Cabin crew should Ppick up the item and place it in a polyethylene bag. They should Eensure the receptacle containing the dangerous goods is kept upright or the area of leakage is at the top. Using paper towels, newspaper, etc., cabin crew should mop up the spillage, after having ascertained there will be no reaction between what is to be used to mop up and the dangerous goods. They should Pplace the soiled towels, etc., in another polyethylene bag. Cabin crew should Pplace the gloves and bags used to protect the hands either in a separate small polyethylene bag or with the soiled towels. If extra bags are not available, cabin crew should place the towels, gloves, etc., in the same bag as the item. They should Eexpel excess air from the bags and close tightly so as to be secure but not so tight that pressure equalization cannot take place.

	Amplified procedures for spillage or leakage of dangerous goods	
Step	Cabin crew action	
7.	STOW POLYETHYLENE BAGS	
	If there is a catering or bar box on board, <u>cabin crew should</u> empty any contents and place the box on the floor, with the door upward. <u>They should</u> Pplace the bag(s) containing the item and any soiled towels, etc., in the box and close the door. <u>Cabin crew should</u> Ttake the box or, if there is no box, the bag(s) to a position as far away as possible from the flight deck and passengers. If a galley or toilet is fitted, <u>cabin crew should</u> consider taking the box or bag(s) there, unless it is close to the flight deck. <u>Cabin crew should</u> Uuse a rear galley or toilet wherever possible, but <u>do should</u> not place the box or bag(s) against the pressure bulkhead or fuselage wall. If a galley is used, the box or bag(s) can be stowed in an empty waste bin container. If a toilet is used, the box can be placed on the floor or the bag(s) stowed in an empty waste container. The toilet door should be locked from the outside. In a pressurized aircraft, if a toilet is used, any fumes will be vented away from passengers. However, if the aircraft is unpressurized there may not be positive pressure in a toilet to prevent fumes from entering the passenger cabin.	
	Cabin crew should Eensure when moving a box that the opening is kept upward or when moving a bag that either the receptacle containing the dangerous goods is kept upright or the area of leakage is kept at the top.	
	Wherever the box or bag(s) have been located, <u>cabin crew should</u> wedge them firmly in place to prevent them from moving and to keep the item upright. <u>They should Ee</u> nsure that the position of the box or bags will not impede disembarkation from the aircraft.	
8.	TREAT AFFECTED SEAT CUSHIONS / COVERS IN THE SAME MANNER AS DANGEROUS GOODS ITEM	
	Cabin crew should remove Sseat cushions, seat backs or other furnishings which have been contaminated by a spillage should be removed from their fixtures and placed them in a large bin bag or other polyethylene bag, together with any bags used initially to cover them. They Cabin crew should be stowed them away in the same manner as the dangerous goods item causing the incident.	

Amplified procedures for spillage or leakage of dangerous goods			
Step	Cabin crew action		
9.	COVER SPILLAGE ON CARPET / FLOOR		
	Cabin crew should ©cover any spillage on the carpet or furnishings with a waste bag or other polyethylene bags, if available. If not, cabin crew should use airsickness bags opened out so that the plastic side covers the spillage or use the plastic covered emergency information cards.		
	If possible, cabin crew should roll up Ccarpet which has been contaminated by a spillage and which is still causing fumes despite being covered, should be rolled up, if possible, and placed it in a large bin bag or other polyethylene bag. It Cabin crew should be placed it in a waste bin and stowed it, when possible, either in the rear toilet or rear galley. If the carpet cannot be removed it should remain covered by a large bin bag or polyethylene bags, etc., and additional bags should be used to reduce the fumes.		
10.	REGULARLY INSPECT MONITOR ITEMS STOWED AWAY / CONTAMINATED FURNISHINGS		
	<u>Cabin crew should monitor</u> A <u>a</u> ny dangerous goods, contaminated furnishings or equipment which have been removed and stowed away or covered for safety should be subject to regular inspection.		
11.	APPLY POST-INCIDENT PROCEDURES AFTER LANDING AT THE NEXT DESTINATION		
	Upon arrival, <u>cabin crew should</u> apply the operator's post-incident procedures. These may include identifying to ground personnel where the item is stowed and providing all information about the item.		
	Crew should ©complete the required documentation, as per operator procedures, so that the operator is notified of the event, proper maintenance action is undertaken and the emergency response kit or any aircraft equipment used is replenished or replaced, if applicable.		

Section 4

CHART OF DRILLS AND LIST OF DANGEROUS GOODS WITH DRILL REFERENCE NUMBERS

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Amendment to drill codes to reflect amendments to dangerous goods list in the UN Model Regulations, Chapter 3.2, dangerous goods list (see ST/SG/AC.10/50/Add.1):

Amendments to manage aviation specific risks

Paragraph 4.2.4.1 of DGP/29-WP/3 and 2.4.1 of this report:

Amend Tables 4-2 and 4-3 as indicated:

Note.— Revisions to the proper shipping name in Table 3-1 of the Technical Instructions will automatically be reflected in the associated records included in Tables 4-2 and 4-3 of Doc 9481 through the publishing process. The entries shown here are those for which an amendment to the drill code is necessary.

UN	Drill	
No.	Code	Proper shipping name
<u>0514</u>	<u>3L</u>	Fire suppressant dispersing devices
1835		Tetramethylammonium hydroxide aqueous solution
	8L 8P	With more than 2.5% but less than 25% tetramethylammonium hydroxide
	<u>8L</u>	With not more than 2.5% tetramethylammonium hydroxide
3423	<u>8L6C</u>	Tetramethylammonium hydroxide, solid
<u>3551</u>	<u>12FZ</u>	Sodium ion batteries
<u>3552</u>	<u>12FZ</u>	Sodium ion batteries contained in equipment
<u>3552</u>	<u>12FZ</u>	Sodium ion batteries packed with equipment
<u>3553</u>	<u>10L</u>	<u>Disilane</u>
<u>3554</u>	<u>8L</u>	Gallium contained in manufactured articles
<u>3555</u>	<u>3L</u>	Trifluoromethyltetrazole sodium salt in acetone
<u>3556</u>	<u>12FZ</u>	Vehicle, lithium ion battery powered
<u>3557</u>	<u>12FZ</u>	Vehicle, lithium metal battery powered
<u>3558</u>	<u>12FZ</u>	Vehicle, sodium ion battery powered
<u>3559</u>	<u>9L</u>	Fire suppressant dispersing devices
<u>3560</u>	<u>6C</u>	Tetramethylammonium hydroxide aqueous solution