COOPERATION AGREEMENT

Between the Regulatory Bodies situated in the countries of Corridor N° 2:

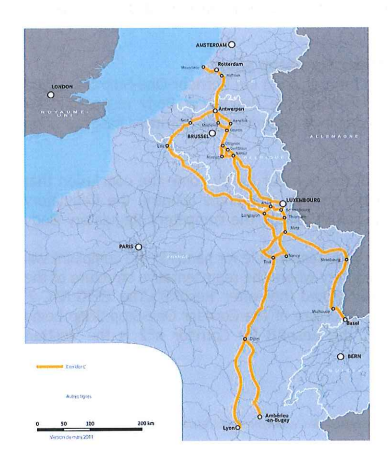
Rotterdam-Antwerp-Luxembourg-Metz-Dijon-Lyon/[Basel]

<u>Belgium</u>: Service de Régulation du Transport ferroviaire et de l'Exploitation de l'Aéroport de Bruxelles-National, CCN, Rue du Progrès 80 boîte 5, 1030 Bruxelles

<u>France</u>: Autorité de Régulation des Activités Ferroviaires, 57 boulevard Demorieux CS 81915, 72019 Le Mans Cedex 2

<u>Luxembourg</u>: Institut Luxembourgeois de Régulation, 17 rue du Fossé 2922 Luxembourg

<u>The Netherlands</u>: Autoriteit Consument & Markt, P.O. Box 16326 2500 BH Den Haag



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- For the time being Switzerland is negotiating the implementation of Regulation (EU) No 913/2010 in Swiss legislation; as long as Regulation (EU) No 913/2010 has not been duly incorporated into Swiss law, Railways Arbitration Commission will not sign this agreement but cooperate based on a letter of intent.
- ➤ In accordance with Article 20 of Regulation (EU) No 913/2010 in conjunction with Article 57 of Directive 2012/34/EU the Regulatory Bodies of Belgium, France, Luxembourg and the Netherlands (countries of Corridor 2) have agreed on the following way of cooperation.

The signature of the present agreement expresses the consent of the signatory Regulatory Bodies to be bound by this agreement. Signatory Regulatory Bodies agree to review this agreement every two years or if at least one of them considers it is necessary.

Principles of cooperation

Article 20 of Regulation (EU) No 913/2010, hereafter 'the Regulation', in conjunction with Directive 2012/34/EU, provides the legal basis for Regulatory Bodies to monitor the definition of train paths to avoid discrimination.

In accordance with Article 13.5 in conjunction with Article 20 of the Regulation, Regulatory Bodies are jointly responsible for monitoring the activities of the Corridor One-Stop Shop and for ensuring non-discriminatory access to the Corridor.

a) Complaint relating to infrastructure managers:

As the territorial principle applies, national Regulatory Bodies regulate the activity of infrastructure managers in accordance with their national provisions (Article 20 of the Regulation).

The Regulatory Body concerned should inform other Regulatory Bodies involved in the Corridor.

b) Complaint related to the Corridor One-Stop shop:

Owing to the multiple responsibilities for regulating the Corridor-One-Stop Shop, and in order to guarantee fast decision-making, the Regulatory Body responsible for taking a decision in the event of a complaint regarding the Corridor-One-Stop Shop will be identified as follows:

- 1) Should the Regulatory Bodies of the Corridor jointly come the conclusion that the cause of complaint is related to only one single country, the Regulatory Body responsible (hereafter 'RespRB') will be the competent Regulatory Body for that country.
- 2) For other cases, the Regulatory Body responsible for handling the complaint will be the Regulatory Body of the country where the representative structure of the Corridor One-Stop Shop is legally seated (hereafter 'RespRB'). The 'EEIG RFC 2' in its capacity of representative structure of the Corridor One-Stop-Shop being incorporated in Luxembourg^[1], the RespRB for Corridor n°2 is the 'Institut Luxembourgeois de Régulation.'

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^[1] Luxembourg Trade and Companies Register (Registre de Commerce et des Sociétés – RCS) n° D 78.

Depending on the circumstances, it is possible that more than one Regulatory Body could be involved in a matter concerning the regulation of the Corridor. As all Regulatory Bodies concerned by a complaint must be consulted in the investigation process, in accordance with Article 20.3 of the Regulation, the process of cooperation is set out below.

Initial review:

Any Regulatory Body, hereafter referred to as RB(a), on the Corridor can be solicited by a complainant. Upon receipt of a complaint related to the Corridor One-Stop Shop, the RB(a) acknowledges receipt.

RB(a) conducts a formal review of the complaint and checks if the information given by the complainant is complete and sufficient to initiate a case.

When the information is incomplete or insufficient, RB(a) requests the complainant to provide that information without delay.

RB(a) informs other Regulatory Bodies concerned and asks them for comments.

Regulatory Bodies determine jointly if the cause of the complaint is related to only one single country or not.

If the cause of the complaint is related to one single country, the responsible Regulatory Body of that single country will be the competent Regulatory Body ('RespRB' in the process below) for handling the complaint.

If the Regulatory Bodies determine that the complaint is not related to one single country, the complaint will be handled by the Regulatory Body where the legal representative structure of the Corridor One-Stop Shop is legally seated ('RespRB' in process below).

If RB(a) is not the competent Regulatory Body, it sends all relevant information to the RespRB, informs the complainant that it is not competent to handle the complaint and advises the complainant to introduce the complaint at the RespRB.

The RespRB continues with the review of the complaint.

Review:

The proceeding is based on RespRB's national law in the context of the Regulation. The Regulatory Body which is responsible for the complaint sets the deadlines according to its national rules. The final decision is taken no more than two months after having received all information (in compliance with time frame foreseen in the applicable European legislation).

RespRB informs concerned parties in writing that it has received the complaint. Subsequently, it sends to these parties appropriate information, including letter (in English and/or in one of the official languages of the country where the RespRB is located), and asks for comments on the complaint. Such parties might include railway undertakings, infrastructure managers, the Corridor One-Stop Shop, other Regulatory Bodies or any other stakeholder.

RespRB reviews all the information and comments received from the applicant and other parties and, if necessary, requests further information.

All Regulatory Bodies on the Corridor 2 ensure their cooperation in the investigation of the RespRB by providing all information legally available within their powers.

RespRB drafts a decision and informs, within the limits of its national legislation, the Regulatory Bodies involved. The Regulatory Bodies involved can comment on the proposed decision (deadline defined by RespRB on a case to case basis).

After having consulted, where applicable, the Regulatory Bodies involved, the RespRB decides and informs properly (according its national legislation) the complainant, the Corridor One-Stop Shop and, where applicable, the infrastructure manager that is involved.

RespRB sends the decision and a summary of the decision in English to all Regulatory Bodies affected by the decision.

RespRB informs the other Regulatory Bodies whether or not the concerned parties complied with the decision.

The exchange of information between Regulatory Bodies will be in English and by e-mail.

The decision is subject to judicial review according the national legislation of the RespRB.

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For Service de Régulation du Transport ferroviaire et de l'Exploitation de l'Aéroport de Bruxelles-National,

Serge DRUGMAND

1 O OKT. 2013

Directeur

For Autorité de Régulation des Activités Ferroviaires

Pierre CARDO

For Institut Luxembourgeois de Régulation Jacques PROST

For Autoriteit Consument & Markt

Mark TE VELDHUIS