

two Contracting Parties (bilateral transports), as well as through their territories to other countries (transit transport) using a permit issued by the competent authorities of the other Contracting Party:

2. There shall be no restrictions regarding the number of permits provided for in Article 10, paragraph 1.
3. With regard to road goods transport carried out by carriers of one Contracting Party, departing from the territory of the other Contracting Party and bound for a third country (triangular transports), a special permit shall be issued by the Contracting Party from which or to which the transport is carried out. These special permits can only be used by the carriers on whose name they were issued and they are not transmissible. The potentiality of issuing such kind of permits, as well as their number, shall be determined by the Joint Committee, mentioned in the Article 14 of the present Agreement.

Article 11

The type of the permits mentioned in Article 10, is to be determined by the Competent Authorities of the Contracting Parties directly or on the basis of the conclusions adopted by the Joint Committee as per Article 14 of this Agreement.

Article 12

On the basis of Article 10, paragraph 1 of this Agreement, the competent authorities of the two Contracting Parties shall exchange each year the requested permits through the procedure decided by the Joint Committee provided for in Article 14.

During the first period of implementation of this Agreement, namely, before the first meeting of the Joint Committee of Article 14, the two Contracting Parties agree to fulfil the needs concerning the bilateral and transit road goods' transport, as this would be notified to their respective competent authorities through diplomatic channels.