**Self-Declaration Form valid for COUNTRY**

**Delegated Regulation (EU) 2017/1926 for travel information service providers**

**Declaration of compliance (self-declaration) with the Delegated Regulation (EU) 2017/1926 of the European Commission supplementing Directive 2010/40/EU of the European Parliament and of the Council with regard to the provision of EU-wide multimodal travel information services (Priority Action A)**

Trading entity: **<company name>**

Trading name (optional): **<company name abbreviation>**

Address: **<address, postal code, city, country>**

Registered at[[1]](#footnote-1): **<national registry of companies or similar>**

Registry number[[2]](#footnote-2): **<company registry number>**

Authorised representative: **<first name, last name>**

The undersigned person declares, acting in this as authorised representative of **<company name/abbreviation>**, the compliance of the provision of EU-wide multimodal travel information services with the Commission Delegated Regulation (EU) 2017/1926 and the articles published therein, that **<company name/abbreviation>** in accordance with the Regulation mentioned above:

1. acts as multimodal travel information service provider according to Article 2 (16).
2. bases its services on updates of static and dynamic travel and traffic data according to Article 6 (1).
3. complies with the requirements set out in Article 7 on the linking of travel information services;
4. complies with the provisions referred to in Article 8 with regard to the reuse of travel and traffic data and linking of travel information services, if applicable.
5. provides its services for the following areas:

[ ]  comprehensive TEN-T network[[3]](#footnote-3) in COUNTRY;

[ ]  entire transport network of COUNTRY;

[ ]  areas of the entire network in COUNTRY listed in the Annex of this self-declaration.

1. cooperates with the competent authority of the Member State for compliance assessment who will randomly check the correctness of the self-declaration as described in Article 9, related to the compliance with the requirements set out in Article 3 to 8. In the course of the compliance assessment, all data, records and relevant documents required for the execution must be made available free of charge and barrier-free.
2. ensures that this self-declaration is up to date and valid and in case of any change that necessitates an update of this self-declaration, provides a timely[[4]](#footnote-4) amended self-declaration to the competent authority of the Member State for compliance assessment.
3. in order to assess compliance with the requirements set out in Article 9, the self-declaration shall be accompanied by the following documents:
	1. a description of the availability of travel and traffic information services, including, if applicable, connections with other services, as well as information on their quality;
	2. In addition to paragraph 5 of this self-declaration, the areas of the entire network in **COUNTRY** for which services are provided.

Optional information:

* **<other>**
* **<other>**

**<Signature>**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**<Date>, <Name>**

**<Signature 2> (optional)**

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**<Date>**, **<Name>**

Please send this self-declaration with appendices via mail or e-mail (PDF) to:

NAME OF COMPETENT AUTHORITY

ADDRESS OF COMPETENT AUTHORITY

E-MAIL ADDRESS OF COMPETENT AUHTORITY

 **Contact:**

|  |  |
| --- | --- |
| NAME OF PERSON IN CHARGE | NAME OF PERSON IN CHARGE (VICE) |
| E-MAIL ADDRESS OF PERSON IN CHARGE | E-MAIL ADDRESS OF PERSON IN CHARGE (VICE) |
| TEL. NUMBER OF PERSON IN CHARGE | TEL. NUMBER OF PERSON IN CHARGE (VICE) |

**Note:** Any data or information provided with this self-declaration or any Annex are solely gathered for the assessment of compliance according to Article 11 of the Delegated Regulation (EU) 2017/1926 through the competent authority of the Member State for compliance assessment. Any distribution or dissemination thereof will happen only aggregated and corresponding to the reporting obligations according to the Delegated Regulation directing the **NAME OF RESPONSIBLE MINISTRY/BODY** (e.g. Federal Ministry Republic of Austria for Climate Action, Environment, Energy, Mobility, Innovation and Technology) respectively the European Commission.

**Declaration on the duty to provide information:** **FILL IN SUITABLE INFORMATION FOR YOUR COUNTRY** (e.g. for Austria: “The processing of the data you provide refers to Art 6 (1) lit e DSGVO based on the Austrian national ITS law (BGBl. I Nr. 38/2013) § 11 (1) 3. Further information: http://www.austriatech.at/en/datenschutzerklaerung”)

1. If relevant [↑](#footnote-ref-1)
2. If relevant [↑](#footnote-ref-2)
3. According to Regulation (EU) No 1315/2013 of the European Parliament and of the Council [↑](#footnote-ref-3)
4. As soon as possible, but latest 3 months after the respective change [↑](#footnote-ref-4)