

### SLOVENSKI STANDARD oSIST prEN ISO 21549-7:2023

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#### Zdravstvena informatika - Podatki o pacientu na zdravstveni kartici - 7. del: Podatki o zdravilih (ISO/FDIS 21549-7:2023)

Health informatics - Patient healthcard data - Part 7: Medication data (ISO/FDIS 21549-7:2023)

Medizinische Informatik - Patientendaten auf Karten im Gesundheitswesen - Teil 7: Medikationsdaten (ISO/FDIS 21549-7:2023)

Informatique de santé - Données relatives aux cartes de santé des patients - Partie 7: Données de médication (ISO/FDIS 21549-7:2023)

**Document Preview** 

Ta slovenski standard je istoveten z: prEN ISO 21549-7

ICS:

35.240.15	Identifikacijske kartice. Čipne kartice. Biometrija	Identification cards. Chip cards. Biometrics
35.240.80	Uporabniške rešitve IT v zdravstveni tehniki	IT applications in health care technology

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# INTERNATIONAL STANDARD

# ISO/FDIS 21549-7

ISO/TC **215** 

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# Health informatics — Patient healthcard data —

Part 7: **Medication data** 

Informatique de santé — Données relatives aux cartes de santé des patients —

Partie 7: Données de médication

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### Foreword

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This document was prepared by Technical Committee ISO/TC 215, *Health informatics*, in collaboration with the European Committee for Standardization (CEN) Technical Committee CEN/TC 251, *Health informatics*, in accordance with the Agreement on technical cooperation between ISO and CEN (Vienna Agreement).

This third edition cancels and replaces the second edition (ISO 21549-7:2016), of which it constitutes a minor revision. The changes are as follows:

- update normative references;
- editorial update;
- correct errors in tables.

A list of all parts in the ISO 21549 series can be found on the ISO website.

Any feedback or questions on this document should be directed to the user's national standards body. A complete listing of these bodies can be found at <u>www.iso.org/members.html</u>.

### Introduction

With a more mobile population, greater healthcare delivery in the community and at patients' homes, together with a growing demand for improved quality of ambulatory care, portable information systems and stores have increasingly been developed and used. Such devices are used for tasks ranging from identification, through portable medical record files, and on to patient-transportable monitoring systems.

The functions of such devices are to carry and to transmit person-identifiable information between themselves and other systems; therefore, during their operational lifetime they may share information with many technologically different systems which differ greatly in their functions and capabilities.

Healthcare administration increasingly relies upon similar automated identification systems. For instance, prescriptions may be automated and data exchange carried out at a number of sites using patient transportable computer readable devices. Healthcare funding institutions and providers are increasingly involved in cross-region care, where reimbursement may require automated data exchange between dissimilar healthcare systems. Administrative data objects may require linkage to external parties responsible for their own domains which are not within the scope of this document. For instance, cross-border reimbursement of healthcare services is usually regulated by law and intergovernmental agreements.

The advent of remotely accessible databases and support systems has led to the development and use of "Healthcare Person" identification devices that are also able to perform security functions and transmit digital signatures to remote systems via networks.

With the growing use of data cards for practical everyday healthcare delivery, the need has arisen for a standardized data format for interchange.

The person-related data carried by a data card can be categorized in three broad types: identification (of the device itself and the individual to whom the data it carries relates), administrative and clinical. It is important to realize that a given healthcare data card "de facto" contains device data and identification data and may in addition contain administrative, clinical, medication and linkage data.

Device data are defined to include:

— identification of the device itself, and <u>EN ISO 21549-7:2023</u>

standards.iteh.ai/catalog/standards/sist/3eddc0ff-bd6e-416e-bfaf-ad37e2c08274/osist-pren-iso-21549-7-2023 — identification of the functions and functioning capabilities of the device.

Identification data may include unique identification of the device holder or of all other persons to whom the data carried by the device are related.

Administrative data may include the following:

- complementary person(s) related data;
- identification of the funding of healthcare, whether public or private, and their relationships, i.e. insurer(s), contract(s) and policy(ies) or types of benefits;
- other data (distinguishable from clinical data) that are necessary for the purpose of healthcare delivery.

Clinical data may include

- items that provide information about health and health events;
- their appraisal and labelling by a healthcare provider (HCP), and
- related actions planned requested or performed.

Medication data may include

- a record of medications purchased by the patient for self-administration,
- copies of prescriptions including the authority to dispense records of dispensed medications,
- records of medications dispensed by a pharmacist to the patient, and
- pointers to other systems that contain information that hold medication data, either medication history or prescribed medicines, (or both) and in the case of prescribed medicines, the authority to dispense.

Because a data card essentially provides specific answers to definite queries while having at the same time a need to optimize the use of memory by avoiding redundancies, "high level" Object Modelling Technique (OMT) has been applied with respect to the definition of healthcare data card data structures

Patient Data Cards may offer facilities to

- communicate prescription information from one healthcare professional to another healthcare professional such as to a healthcare agent or healthcare organization, and
- provide indexes and/or authority to access prescription information held other than on the patient data card.

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<u>oSIST prEN ISO 21549-7:2023</u> https://standards.iteh.ai/catalog/standards/sist/3eddc0ff-bd6e-416e-bfaf-ad37e2c08274/osist-pren-iso-21549-7-2023

### Health informatics — Patient healthcard data —

# Part 7: Medication data

#### 1 Scope

This document applies to situations in which such data is recorded on or transported by patient healthcards compliant with the physical dimensions of ID-1 cards defined by ISO/IEC 7810.

This document specifies the basic structure of the data contained within the medication data object, but does not specify or mandate particular data sets for storage on devices.

The purpose of this document is for cards to provide information to other health professionals and to the patient or its non-professional caregiver.

It can also be used to carry a new prescription from the prescriber to the dispenser/pharmacy in the design of its sets.

Medication data include the following four components:

- medication notes: additional information related to medication and the safe use of medicines by the patient such as medication history, sensitivities and allergies;
- medication prescriptions: to carry a new prescription from the prescriber to the dispenser/ pharmacy;
- medication dispensed: the records of medications dispensed for the patient;
- medication references: pointers to other systems that contain information that makes up medication prescription and the authority to dispense.7:2023

The following topics are beyond the scope of this document:

- physical or logical solutions for the practical functioning of particular types of data cards;
- how the message is processed further "downstream" of the interface between two systems;
- the form which the data takes for use outside the data card, or the way in which such data is visibly represented on the data card or elsewhere.

NOTE Not only does the definition of "medicinal products" differ from country to country, but also the same name can relate to entirely different products in some countries. Therefore, it is important to consider the safety of the patient when the card is used across borders.

This document describes and defines the Medication data objects used within or referenced by patientheld health data cards using UML, plain text and Abstract Syntax Notation (ASN.1).

This document does not describe nor define the common objects defined within ISO 21549-2.

#### 2 Normative references

The following documents are referred to in the text in such a way that some or all of their content constitutes requirements of this document. For dated references, only the edition cited applies. For undated references, the latest edition of the referenced document (including any amendments) applies.

ISO 21549-2, Health informatics — Patient healthcard data — Part 2: Common objects

#### 3 Terms and definitions

For the purposes of this document, the following terms and definitions apply.

ISO and IEC maintain terminology databases for use in standardization at the following addresses:

- ISO Online browsing platform: available at <u>https://www.iso.org/obp</u>
- IEC Electropedia: available at <u>https://www.electropedia.org/</u>

#### 3.1

#### attribute

characteristic of an object or entity

#### 3.2

#### batch

amount of material which is uniform in character and quantity as shown by compliance with production and quality assurance test requirements and produced during a defined validated process of manufacture

#### 3.3

#### coding scheme

collection of rules that maps the elements of one set onto the elements of a second set

[SOURCE: ISO/TS 21089:2018, 3.33]

#### 3.4

# **iTeh Standards**

#### data object

instance of some *information object class* (<u>3.10</u>), being composed of a set of fields which conform to the field specifications of the class

## **Document Preview**

### 3.5

#### dispenser

healthcare *professional* (3.9) which is a representation of an individual, professionally responsible for filling/dispensing the *prescription* (3.21)

Note 1 to entry: This is usually the pharmacist but it can be other individuals according to local jurisdictions.

#### 3.6 boolth(

## healthcare care

activities, services or supplies related to the health of an individual

Note 1 to entry: This includes more than performing procedures for subjects of care. It includes, for example, the management of information about patients, health status and relations within healthcare framework.

[SOURCE: ISO 13940:2015, 3.1.1, modified]

#### 3.7

#### healthcare data card

machine-readable card conformant to specific requirements intended for use within the healthcare domainNote 1 to entry: The requirements are given in ISO/IEC 7810.

#### 3.8

#### healthcare party

*organization* (3.11) or person involved in the direct or indirect provision of healthcare services to an individual or to a population

#### 3.9

#### healthcare professional

person entrusted with the direct or indirect provision of defined healthcare services to a *subject of care* (3.24) or a population of subjects of care

EXAMPLE Qualified medical practitioner, pharmacist, nurse, social worker, radiographer, medical secretary or clerk.

#### 3.10

#### information object class

set of fields, forming a template for the definition of a potentially unbounded collection of information objects, the instances of the class

[SOURCE: ISO/IEC 8824-2:2021, 3.4.10, modified]

#### 3.11

#### ingredient

substance (3.25) included as a component in a product

Note 1 to entry: In this context, product refers to pharmaceutical product (3.18).

#### 3.12

#### magistral medicinal product

extemporaneous medicinal product

*medicinal product* (3.13) manufactured in a pharmacy or pharmacy department, which is based on a recipe and intended to be used for one and only one *subject of care* (3.24)

Note 1 to entry: A magistral/extemporaneous medicinal product is also a *pharmaceutical product* (3.18).

#### 3.13

#### medicinal product

*substance* (3.25) or combination of substances, which can be administered to human beings or animals for treating or preventing disease, with the view to making a medical diagnosis or to restore, correct or modify physiological functions

Note 1 to entry: A medicinal product may contain one or more manufactured items and one or more *pharmaceutical products* (3.18). <u>OSIST prEN ISO 21549-7:2023</u>

Note 2 to entry: In certain jurisdictions, a medicinal product is be defined as any substance or combination of substances which can be used to make a medical diagnosis.

#### 3.14

#### medicinal product package

delivery unit of a medicinal product (3.13) in an outer container (3.16)

#### 3.15

#### organization

unique framework of authority within which a person or persons act, or are designated to act towards some purpose

Note 1 to entry: Groupings or subdivisions of an organization may also be considered as organizations where there is a need to identify them for information interchange.

#### 3.16

#### outer container

container that serves as an external layer of a package

#### 3.17

#### payment guarantor

*organization* (3.15) responsible for the total or partial reimbursement or payment of the price of the *medicinal product* (3.13)

#### 3.18

#### pharmaceutical product

qualitative and quantitative composition of a *medicinal product* (3.13) in the dose form approved for administration in line with the regulated product information

Note 1 to entry: A medicinal product may contain one or more pharmaceutical products.

Note 2 to entry: In many instances, the pharmaceutical product is equal to the manufactured item. However, there are instances where the manufactured item must undergo a transformation before being administered to the patient (as the pharmaceutical product) and the two are not equal.

[SOURCE: ISO 11616:2017, 3.1.24, modified]

#### 3.19

#### prescriber

*healthcare professional* (3.9) authorized to issue *prescriptions* (3.21)

#### 3.20

#### prescribing

process of creating a *prescription* (<u>3.21</u>)

#### 3.21

#### prescription

direction created by an authorized *healthcare professional* (3.9), to instruct a dispensing agent regarding the preparation and use of a *medicinal product* (3.13) or medicinal appliance to be taken or used by a *subject of care* (3.24)

#### 3.22

#### prescription item

specification created by an authorized *healthcare professional* (3.9), to instruct a dispensing agent regarding the preparation and use of single *medicinal product* (3.13)/medicinal appliance or to inform other parties following dispensing regarding the preparation and use of a single dispensed medicinal product/medicinal appliance

Note 1 to entry: A prescription item may contain administrative details needed for dispensing or derived from dispensing, but does not contain information about the *prescriber* (3.19) or the *subject of care* (3.24) for whom the prescription item is prescribed or to whom it has been dispensed. 549-72023

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#### prescription set

collection of one or more *prescription item(s)* (3.22) prescribed and/or dispensed as a unit

#### 3.24

#### subject of care

person or defined group of persons receiving or registered as eligible to receive healthcare services or having received healthcare services

#### 3.25

#### substance

matter of defined composition that has discrete existence, whose origin may be biological, mineral or chemical

Note 1 to entry: Substances can be either single substances mixture substances or one of a group of specified substances. Single substances shall be defined using a minimally sufficient set of data elements divided into five types: chemical, protein, nucleic acid, polymer and structurally diverse. Substances may be salts, solvates, free acids, free bases, mixtures of related compounds that are either isolated or synthesized together. Pharmacopoeial terminology and defining characteristics will be used when available and appropriate. Defining elements are dependent on the type of substance.