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~~Electronic fee collection — Compliance check communication for autonomous systems~~

~~Perception de télépéage — Communication de contrôle de conformité pour systèmes autonomes~~

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Foreword

ISO (the International Organization for Standardization) is a worldwide federation of national standards bodies (ISO member bodies). The work of preparing International Standards is normally carried out through ISO technical committees. Each member body interested in a subject for which a technical committee has been established has the right to be represented on that committee. International organizations, governmental and non-governmental, in liaison with ISO, also take part in the work. ISO collaborates closely with the International Electrotechnical Commission (IEC) on all matters of electrotechnical standardization.

The procedures used to develop this document and those intended for its further maintenance are described in the ISO/IEC Directives, Part 1. In particular, the different approval criteria needed for the different types of ISO ~~documents~~document should be noted. This document was drafted in accordance with the editorial rules of the ISO/IEC Directives, Part 2 (see www.iso.org/directives).

~~Attention is drawn~~ISO draws attention to the possibility that ~~some of the elements~~implementation of this document may ~~be involve~~ the ~~subject~~use of (a) patent(s). ISO takes no position concerning the ~~evidence, validity or applicability~~ of any claimed patent rights in respect thereof. As of the date of publication of this document, ISO had not received notice of (a) patent(s) which may be required to ~~implement this document. However, implementers are cautioned that this may not represent the latest information, which may be obtained from the patent database available at www.iso.org/patents. ISO shall not be held responsible for identifying any or all such patent rights. Details of any patent rights identified during the development of the document will be in the Introduction and/or on the ISO list of patent declarations received (see www.iso.org/patents).~~

Any trade name used in this document is information given for the convenience of users and does not constitute an endorsement.

For an explanation of the voluntary nature of standards, the meaning of ISO specific terms and expressions related to conformity assessment, as well as information about ISO's adherence to the World Trade Organization (WTO) principles in the Technical Barriers to Trade (TBT) — see www.iso.org/iso/foreword.html, see www.iso.org/iso/foreword.html.

This document was prepared by Technical Committee ISO/TC 204, *Intelligent transport systems*, in collaboration with the European Committee for Standardization (CEN) Technical Committee CEN/TC 278, *Intelligent transport systems*, in accordance with the Agreement on technical cooperation between ISO and CEN (Vienna Agreement).

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This third edition cancels and replaces the second edition (ISO 12813:2019), which has been technically revised.

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The main changes are as follows:

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— ~~addition of clause 6 on the~~Clause 6 has been added, concerning conformance requirements;

— ~~updating of terms and definitions, including the reference to Clause 3 has been updated and ISO/TS 17573-2~~ ~~as has been made~~ the primary source; ~~for terms and definitions;~~

— ~~updating of~~ data definitions ~~have been updated~~, including ~~the~~making reference to ISO 17573-3 as the primary source;

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~~restructuring of Annex A;~~

~~addition of Annex A has been restructured;~~

temporary optional support of legacy encoding in some data types in OBE and RSE in CEN countries has been added;

~~addition of~~ a second level of version identifier (i.e. minor version) of the abstract syntax notation one (ASN.1) module has been added in order to provide enhanced support to standards that import data types from this document;

~~use of~~ (imported ASN.1 types ~~with successors (i.e. are used to be subsequent editions,~~ including all future minor versions).

Any feedback or questions on this document should be directed to the complete listing of these bodies at www.iso.org/members.html.

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Introduction

On-board equipment (OBE) that uses satellite-based positioning technology to collect data required for charging for the use of roads operates in an autonomous way (i.e. without relying on dedicated roadside infrastructure). The OBE will record the amount of road usage in all toll charging systems it passes through.

This document specifies requirements for dedicated short-range communication (DSRC) between OBE and an interrogator for the purpose of checking compliance of road use with a local toll regime. It assumes an electronic fee collection (EFC) services architecture according to ISO 17573-1 (see [Figure 1](#)). ~~Figure 1~~.

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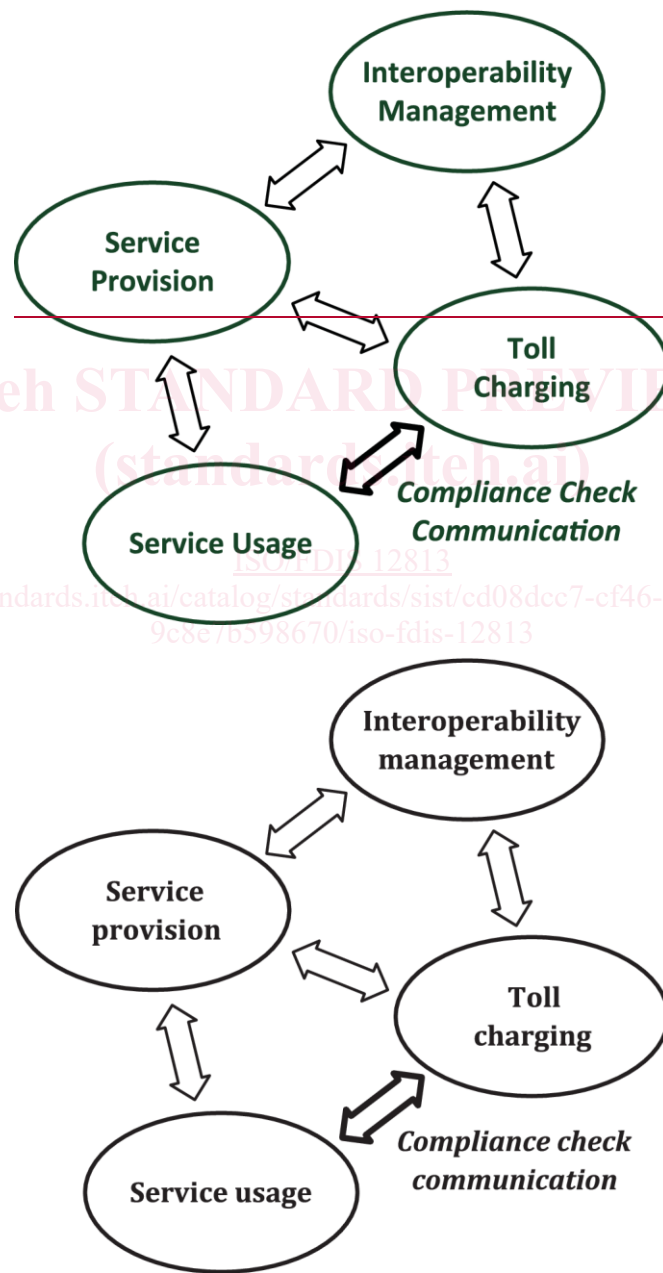


Figure 1 — Compliance check communication in EFC architecture according to ISO 17573-1

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Toll chargers (TCs) ~~have the~~ need to check whether ~~or not~~ ~~the road is used in compliance with the rules~~ in the local toll regime. One way of checking compliance ~~is to observe a passing vehicle and to interrogate the OBE. This interrogation happens under control of an entity responsible for toll charging~~ (see ~~Figure 1~~, ~~Figure 1~~), accomplished via short-range communication (operated by a competent enforcement agency) and the OBE. In an interoperable environment, it is essential that this interrogation communication be standardized such that every operator of compliance checking equipment can check all passing OBE. For that purpose, this document defines attributes required on all OBE for reading by an interrogator.

This document has been prepared to fulfil the following statements:

~~a) a)~~ Collected evidence can be used as court proof. Data operator of the compliance checking interrogator can data in case of dispute.

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~~b) b)~~ The data required for compliance checking is read does not interfere with the working of the OBE.

~~c) c)~~ All attributes, standardized at the time of ~~personalisation~~ ~~personalization~~ of the OBE, are present in the OBE such that an operator of an interrogator ~~can~~ essentially ~~can~~ read the same data from all OBE, independent of ~~the~~ type and make. In case an attribute does not make sense in a certain OBE implementation, a value assignment for “not applicable” or “not defined” is provided in each case. An OBE compliant to the first edition ~~of this document~~ will not answer with such a response for new attributes introduced in the current edition of this document.

~~d) d)~~ The attributes, derived from the individual toll regime, are of general importance for all toll system types (motorway tolling, area tolling, tolls for ferries, bridges, tunnels, cordon pricing, etc.).

~~e) e)~~ The attributes apply to all OBE architectures, and especially to both thin (edge-light) and fat (edge heavy) client architectures. The interrogator is intended to receive essentially the same information, irrespective of the type of OBE.

It is assumed that the prime objective of the operator of check whether the user has fulfilled its obligations, ~~especial~~

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— ~~—~~ whether the OBE is mounted in the correct vehicle;

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— ~~—~~ whether the classification data transmitted by the O

— ~~—~~ whether the OBE is in operational condition, both in a technical and a contractual sense.

Regarding the last point of the above list, on the operati assumed.

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As long as the OBE signals ~~to the user~~ correct operational status ~~to the user~~ (“go” / “green”), the toll service provider (TSP) takes full responsibility for the correct operation of the OBE and for the payment by the user. Hence, as long as the OBE signals “green” and the user fulfils its other obligations (e.g. entering correct classification data and not tampering with the OBE), the user can expect the OBE to serve as a valid payment means. As soon as the OBE signals an invalid operational status (“no go” / “red”) — either set by the central system of the TSP (e.g. because the user account is negative), by internal mechanisms of the OBE itself (e.g. because of a detected defect or an outdated data set) or a user manipulation with such result — the user knows that the OBE is no longer a valid payment means.

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The user then uses alternative means of toll declaration or payment until the problem is remedied and the OBE indicates “green” again¹.

NOTE ~~In this case, “red” and “green” are used in the abstract, symbolic sense, and do not imply any physical implementation. The design of the user interface of the OBE is implementation-dependent, and several methods for signalling “red” or “green” are conceivable.~~

Ultimately, the policy of when to signal “green” or “red” is specified by the TSP in accordance with the requirements specified by the TC(s).

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In the case where the OBE status turns “red”, the user takes action, declares road usage subject to fees or pays by some alternative means as soon as practicable. Until the user does, ~~the user is this, they are~~ in a potentially non-compliant situation. To allow a judgment to be made as to whether or not a user has taken the appropriate action within an acceptable period of time, information is provided by this document not only on the “green/red” operational status but also on the length of time that the OBE has been in its current status.

Different toll contexts can overlap geographically. A user could be liable in several toll contexts at once, e.g. for a nationwide distance-dependent road tax and a local city access pricing scheme — a fact of which the user might not in all cases be aware. This document builds on the concept that regarding compliance, as far as possible, there is no notion of toll context ~~as far as possible~~ (see ~~especially 5.4).5.4~~). It is within the responsibility of the TSP to resolve issues with overlapping toll contexts and to distil all information into a binary “red/green” message to the user.

A secondary objective of the operator of the compliance checking interrogator ~~might~~can be to collect data on the performance of the OBE, e.g. in order to check for the correct technical functioning. Since different OBE can work according to quite different principles, the possibilities for doing this in a standardized way are quite limited. This document contains some provisions for this task (e.g. the attributes CommunicationStatus, GnssStatus, DistanceRecordingStatus), but otherwise assumes that TCs monitor correct recording by comparing observed traffic (e.g. with cameras) with usage data received from TSPs.

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This document has been prepared with the intention to be “minimalist” in the sense that it covers what is required by operational and planned systems.

This document is complemented by ~~standard~~ ISO 13143 ~~that-1, which~~ specifies how to evaluate on-board and roadside equipment for conformity to ISO 12813 (this document).

¹ ~~In this case, “red” and “green” are used in the abstract, symbolic sense, and do not imply any physical implementation. The design of the user interface of the OBE is implementation-dependent, and several methods for signalling “red” or “green” are conceivable.~~

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~~Electronic fee collection — Compliance check communication for autonomous systems~~

Electronic fee collection — Compliance check communication for autonomous systems

1 Scope

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This document specifies requirements for short-range communication for the purposes of compliance checking in autonomous electronic fee collecting systems. Compliance checking communication (CCC) takes place between a road vehicle's on-board equipment (OBE) and an interrogator (fixed and mobile roadside equipment (RSE) or hand-held unit), and serves to establish whether the data that are delivered by the OBE correctly reflect the road usage of the corresponding vehicle according to the rules of the pertinent toll regime.

The operator of the compliance checking interrogator is assumed to be part of the toll charging role as defined in ISO 17573-1. The CCC permits identification of the OBE of whether the driver has fulfilled ~~his~~their obligations and the OBE. The CCC reads, but does not write, OBE data.

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This document is applicable to OBE in an autonomous mode of operation; ~~it~~. It is not applicable to compliance checking in dedicated short-range communication (DSRC)-based charging systems.

It specifies data syntax and semantics, but not a communication sequence. All the attributes specified herein are required in any OBE claimed to be compliant with this document, even if some values are set to "not specified" in cases where a certain functionality is not present in an OBE. The interrogator is free to choose which attributes are read in the data retrieval phase, as well as the sequence in which they are read. In order to achieve compatibility with existing systems, the communication makes use of the attributes specified in ISO 17573-3 wherever useful.

The CCC is suitable for a range of short-range communication media. Specific definitions are given for the CEN-DSRC as specified in EN 15509, as well as for the us specified in ETSI ES 200 674-1, ARIB DSRC, and WAVE DSRC attributes and functions specified are for compliance checking services provided by DSRC application layer, with the CCC attr the CCC applications at the RSE and OBE. The attributes and application data units (ADUs).

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The definition of the CCC includes:

- ~~the~~ the application interface between OBE and RSE (as depicted in Figure 1)
- ~~use of the generic DSRC application layer as specified in EN 15509~~
- ~~CCC data type specifications given in Annex A; Annex A;~~
- ~~a protocol implementation conformance statement as specified in Annex B; Annex B;~~
- ~~use of the CEN-DSRC stack as specified in EN 15509 described in Annex C, Annex D, Annex E; Annex C, Annex D, Annex E~~

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— security services for mutual authentication of the communication partners and for signing of data (see Annex H); Annex H);

— In addition, an example CCC transaction is presented in Annex G;

— informative Annex I Annex G and Annex I highlights how to use this document for the European Electronic Toll Service (EETS).

Test specifications are not within the scope of this document.

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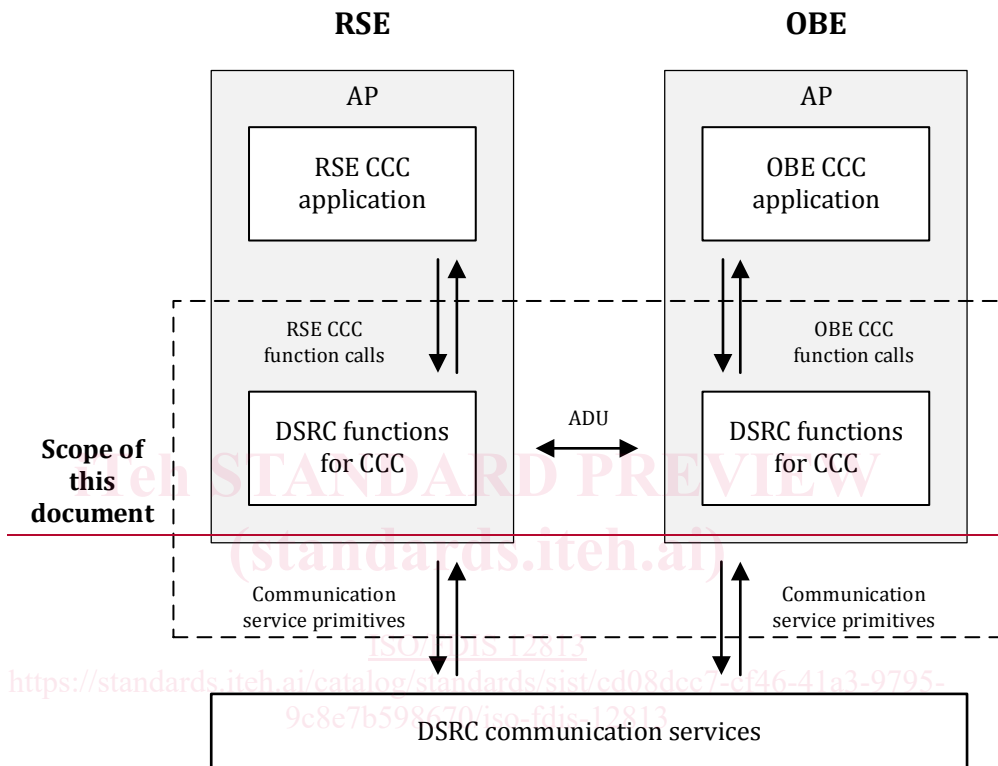
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Key	
AP	application process
ADU	application data unit
CCC	compliance check communication
OBE	on-board equipment
RSE	roadside equipment