

Proposal for Directive “facilitating cross-border enforcement in the field of road safety”

23 June 2011

1. Introduction

The European Transport Safety Council (ETSC)¹ strongly welcomes the Council’s common agreement on the proposal for a Directive which aims to “facilitate cross-border enforcement in the field of road safety” reached on the 17th of March under the Hungarian Presidency². ETSC originally gave its strong support to the original European Commission Proposal³ of March 2008. This formal first reading position follows the political agreement reached under the Belgian EU Presidency and represents a significant step forward in the political process of adopting the Directive. This comes two years after ETSC had welcomed the European Parliament’s overwhelming support to the proposed Directive with the adoption of their Report in the Plenary on the 17th of December 2008. ETSC has high expectations for the Hungarian Presidency to take the step to finalise an agreement between the Council and the European Parliament on this challenging and yet important piece of European road safety legislation. ETSC welcomes the European Parliament’s recommendations for a second reading.

The Directive applies to non commercial traffic and should complement the EU’s existing legislation on enforcement of Social Rules covering the professional transport sector Regulation 2006/561. The Directive should cover the main offences causing death and serious injury in the EU: speeding, drink/drug driving, non use of seat belts and mobile phone use. It should follow through a watertight enforcement procedure including an offence notification step. This new instrument should fill an important gap in the enforcement chain thus enabling the information exchange needed to follow through police’s and enforcement authority efforts to achieve full compliance with the traffic law and improve road safety. Moreover, ETSC supports the incorporation of drafting road safety guidelines (Revision Clause Article 9) into the legislative proposal. This would significantly strengthen the proposal and lead to a more substantial contribution to reducing the 31,000 annual deaths on Europe’s roads.

2. Legal Basis

This legislative instrument was originally proposed in 2008 under the EU’s transport policy (then Article 71c) now Article 91c. The new Treaty on the Functioning of the EU has made some important changes to both the procedure for adoption of such a text. The Transport Council on 2nd of December endorsed the proposed Article 87.2 as the legal basis for the Directive on Cross

¹The European Transport Safety Council (ETSC), is a Brussels-based independent non-profit making organisation dedicated to reducing the numbers of deaths and injuries in transport in Europe. The ETSC seeks to identify and promote research-based measures with a high safety potential. It brings together 42 national and international organisations concerned with road safety from across Europe.

² <http://register.consilium.europa.eu/pdf/en/10/st17/st17506.en10.pdf>

³ http://ec.europa.eu/transport/road_safety/enforcement/doc/2008_03_19_directive_proposal_en.pdf

Border Enforcement. The Directive would clearly contribute to the EU's road safety policy and reaching the EU's new target of halving deaths on the EU's roads by 2020⁴ a cornerstone in the EU's Common Transport Policy. Traffic law enforcement by Europe's Police and other enforcement authorities should also fulfill its role in reaching this goal. ETSC supports the efforts of the Hungarian Council Presidency and the European Parliament to develop the text of the Directive and reach agreement as a matter of urgency. The future of police co-operation across the borders and the safety of Europe's citizens depend on this.

Opt-Ins of UK and Ireland (Amendment 11)

Both Ireland and the UK have decided not to opt-in to the Cross Border Enforcement Directive at this stage but the situations in the countries are different. Ireland missed the deadline due to the opt-in procedure being taken over by a general election. Ireland still needs to complete its proper parliamentary scrutiny process and ETSC is looking forward to a positive decision coming from the new government. Whereas the UK's decision is to evaluate the costs of setting up the Directive in other Member States before they decide whether or not to opt-in possibly at a later date. ETSC continues to recommend that both Ireland and UK opt-in and that other neighbouring states such as France would benefit from them opting in to the Directive.

3. Life saving potential of enforcement and of the EC proposal on cross border enforcement

Enforcement is a means to prevent collisions from happening by way of persuading drivers to comply with the safety rules. It is based on giving drivers the feeling that they run too high a risk of being caught when breaking the rules. Effective enforcement leads to a rapid reduction in deaths and injuries. Moreover, sustained intensive enforcement that is well explained and publicised also has a long-lasting effect on driver behaviour.

Cross Border Enforcement to tackle the 3 Main Killers: Speed, Alcohol and Non use of Seat Belts

According to the EC impact assessment study of the enforcement Directive would save between 350-400 road deaths a year. The European Commission had a cost-benefit analysis carried out concerning the three enforcement areas of speeding, drink driving and seat belt use. It assessed that increased enforcement would result in a total annual reduction of 14,000 road deaths and 680,000 injuries in the EU 15, and in a net benefit of 37 billion Euro or 0.44% of GNP (ICF 2003). This means that optimised enforcement could reduce road deaths in Europe by about one third.

A major reduction could be achieved in eliminating the three most risky behaviour offences. If average driving speeds dropped by only 1 km/h on all roads across the EU, more than 2,200 road deaths could be prevented each year. Even if the number of deaths in accidents in which a driver is over the alcohol limit were no greater than is recorded in the accident statistics, at least 3,500 deaths could have been prevented in 2009 if drivers concerned had not drunk before taking the wheel. If, as estimated by the EC, 25% of road deaths occur in such accidents, then at least 7,500

⁴ EC Communication: "Towards a European road safety area: policy orientations on road safety 2011-2020"
http://ec.europa.eu/transport/road_safety/pdf/com_20072010_en.pdf

could have been so prevented. Across the EU, an estimated 12,400 occupants of light vehicles survived serious crashes in 2009 because they wore a seat belt. Another 2,500 deaths could have been prevented if 99% of occupants had been wearing a seat belt. (ETSC, 2010).

This means in sum that:

- If average driving speeds dropped by only 1 km/h on all roads across the EU, more than 2,200 road deaths could be prevented each year,
- If, as estimated by the EC, 25% of road deaths occur in drink driving accidents, then at least 7,500 deaths could be prevented if all were to drive sober.
- If 99% of occupants wear a seat belt then 2,500 deaths could be prevented.

This Directive in its current form will make a small contribution to saving lives on Europe's roads but a small contribution is better than none at all. Beyond the immediate impact of the Directive one could expect a certain spill over effect which could increase the potential lives saved.

4. Public Opinion on Enforcement (Amendment 22)

Public opinion on road safety issues is important in informing decision makers as regards to the support of the EU citizens for the introduction of new measures including the upcoming one on Cross Border Enforcement. The results of the recent Eurobarometer⁵ show that Europeans not only recognize the danger of main risky behaviour in road traffic, but also expect more policy actions to address them. The majority of citizens polled would like to see more action on drunk driving and speeding and enforcement including of non-residents as priority issues.

Perceptions about the seriousness of road safety problems:

- People driving under the influence of alcohol considered to be a *major* safety problem by 94% of EU citizens
- Drivers exceeding speed limits (78%)
- Drivers/passengers not wearing seatbelts (74%).

Measures that national governments should focus on to improve road safety:

- Improving road infrastructure safety (52%)
- Enforcement of traffic laws (42%)
- Cross Border Enforcement (36%)
- Awareness campaigns
- Introduction of periodic driver re-training schemes

5. Specific Comments on the Proposal

a) Article 2: Scope

⁵ http://ec.europa.eu/public_opinion/flash/fl_301_en.pdf

Three Main Killers: Speed, Alcohol and Non Use of Seat Belts

At present, most drivers involved in traffic crashes do not comply with speed limits, blood alcohol levels and/or the EU-wide obligation to wear safety belts. The European Commission had a cost-benefit analysis carried out concerning the three enforcement areas of speeding, drink driving and seat belt use referenced above. ETSC supports the choice of given priorities including the three main killers: speeding, drink driving and non-use of seat belts and stress that it is essential that they be retained. ETSC would also welcome seeing other road safety related offences included in particular drugs offences and mobile phone use. The Presidency compromise text allows the Member State of Offence to enforce these also according to their own national law.

Driving Under the Influence of Illegal Drugs and Medicine

In the case of drugs the use of illegal drugs whilst driving is a cause for concern noticeably among young adults. Drugs can affect the alertness, concentration and reaction rate of drivers. The prevalence of illicit drugs in drivers killed in traffic accidents can be estimated in the order of 8.8% in Spain⁶ and 8.1% in Sweden⁷. An increasing trend has been identified in the UK (24% in 2001 compared to 8.5% in 1989), The Netherlands (15.7% in 2004 compared to 7.2% in 1985) and Norway (22.8% in 2002 compared to 12.4% in 1989)⁸. The range of psychoactive substances available for illicit use is widening, and the latest studies which look for evidence of their use in drivers are indeed finding it. Drivers are being discovered with a range of drugs in various subsets of the motoring population, whether while being tested randomly, upon suspicion, in hospital or after a fatal accident⁹. The use of psychotropic medication (e.g. benzodiazepines, opiates) and some over the counter medicines (e.g. antihistamines, cough and cold remedies), whilst driving are also a cause for concern.

All EU Member States have 'driving through impairment' as an offence included in their traffic law. An increasing number of countries are also introducing legislation enabling their police and enforcement authorities to enforce drug driving either through zero tolerance (testing for presence of a drug) with a blood/urine/saliva tester or impairment with tests¹⁰. In a new Policy Paper TISPOL recommends the introduction of random drugs testing with a zero-tolerance approach in all EU member states for illicit drugs. This should be combined with an impairment approach for other psychoactive substances¹¹.

Mobile Phone Use

⁶ Del Rio et al. (2002) (Source: EMCDDA Report)

⁷ Holmgren et al. (2005).

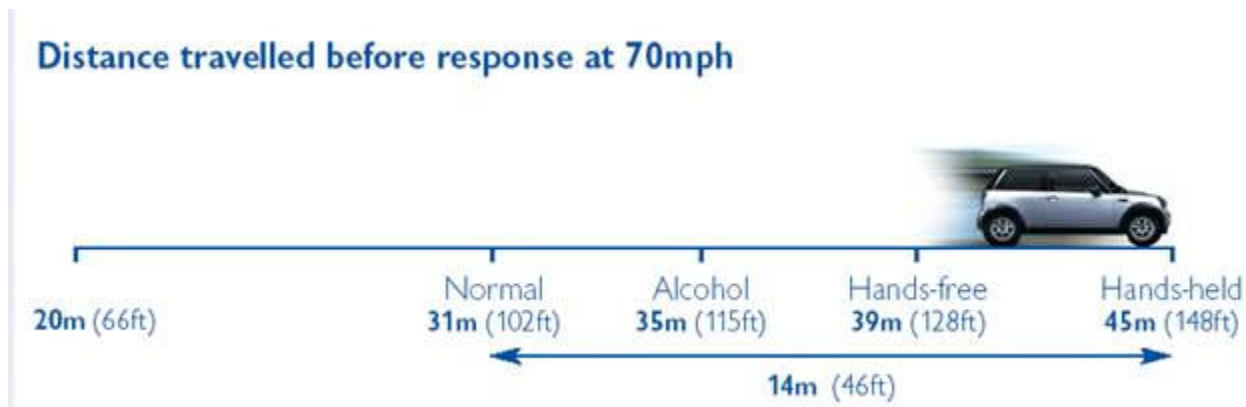
⁸ Source: Sweedler and Stewart, 2009

⁹ <http://www.emcdda.europa.eu/publications/insights/driving>

¹⁰ OECD Drugs and Driving 2010, DRUID Deliverable 3.2.1 Workshop on Drug Driving Detection by means of Oral Fluid Screening <http://www.druid-project.eu>

¹¹ <https://www.tispol.org/policy-papers/alcohol-drugs-driving/tispol-alcohol-drugs-driving-policy-document>

Distraction on the roads is a major source of concern¹². Driver distraction is thought to play a role in 20-30% of all road collisions¹³. Mobile phones, including hands free, are one of the main sources of distraction that are a risk to drivers. Research shows that driving while using a mobile phone significantly impairs driving ability. Estimations on the effect of mobile phone use on the risk of being involved in a substantial property-damage-only crash found that phone use was associated with a fourfold increase in the risk of crash involvement¹⁴. A study carried out by TRL¹⁵ concluded that driving behaviour is impaired more during a phone conversation than by having a blood alcohol level at the UK legal limit. Speed control (adherence to a target speed) and response time to warnings was poorest when using handheld phone, but even with a hands-free phone performance was worse than in the alcohol-impaired conditions. This is because while hands-free may address the physical distraction, the interactive conversation on a mobile phone demands cognitive resources “and this is believed to be primarily responsible for distracted driving”¹⁶.



Distance travelled before response at 70 mph (113 kmph)¹⁷

b) Offence Notification: Procedure first steps for enforcement

¹² IGES Institut, ITS Leeds, ETSC Study on the regulatory situation in the Member States regarding brought-in (i.e. nomadic) devices and their use in vehicles. (2010)

¹³ Dews, F. A., & Stayer, D. L. (2009). Cellular Phones and Driver Distraction. In M. A. Regan, J. D. Lee, & K. L. Young, Driver Distraction Theory, Effects and Mitigation (pp. 169-190). CRC Press.

¹⁴ Redelmeier and Tibshirani (1997)

¹⁵ Burns, P.C., Parkes, A., Burton, S., Smith, R.K. & Burch, D. (2002): How dangerous is driving with a mobile phone? Benchmarking the impairment to alcohol. TRL Report 547. Crowthorne, UK.

¹⁶ Noble, J. & Riswadkar, A.V. (2009), Cell Phone Liability for Employers. The John Liner Review, quarterly review of advanced risk management strategies 23 (1). PP 73-79.

¹⁷ Burns, P.C., Parkes, A.M., Burton, S., Smith, R.K., And Burch, D. (2002). *How dangerous is driving with a mobile phone? Benchmarking the impairment to alcohol.* TRL Report TRL547. Crowthorne, UK. TRL Ltd.

It is essential for the public perception of the enforcement chain that the Directive contributes the first steps to carrying through to the entire chain to the end. ETSC insists that for the Directive to be effective the Directive should require the State of Offence to notify offenders in accordance with their national legislation. Without a credible, workable end to the enforcement chain, the police and enforcement authority activity at the start of the chain, risks losing its deterrent effect. This is the effect which police strive towards and ultimately aims to improve road safety. The impact of police enforcement does not end with the detection of the offence. In fact the follow up is just as important, as research shows (ESCAPE 2003). This is also recognised in the EC Recommendation¹⁸ on enforcement which stresses that the follow up of detected offences should be “effective, proportionate and dissuasive.” See both table and diagram below showing the enforcement chain.

The setting up of such a new network should enable the information exchange and enforcement of offences that validates the administrative efforts and work entailed of enforcement officers and the judicial services both in States of Offence and Registration.

Cross Border Enforcement Directive Proposal 2008				Framework Decision 2005/214		
Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7
Detection/ Registration of an offence	Identification of the vehicle	Identification of the Driver/ Owner	Notification of the Driver/ Owner	Refusal to Pay	Judicial Final Decision	Execution of the sanction

Table 1 depicting the Enforcement Chain (Proposal Proposal 2008) prepared by ETSC

The Cross Border Enforcement Directive should cover steps one to four and not stop at step 3. The mechanics of this part of the Directive (Article 4) are already covered by the Prüm Convention under Article 12 and the Directive should draw inspiration from this. See also detailed diagram in Annex from VERA3 Final Report detailing the current gaps in the current procedure and where the CBE Directive could add value in closing them and set up a watertight enforcement chain.

¹⁸ EC Recommendation on Enforcement in the field of Road Safety 2004

c) Enforcement Chain and Recasting of Council Framework Decision 2005/214/JHA

At present DG JLS is in the first preparations to recast the Council Framework Decision 2005/214/JHA and this is on their work programme for 2014. The framework decision represents the final element in the enforcement chain.

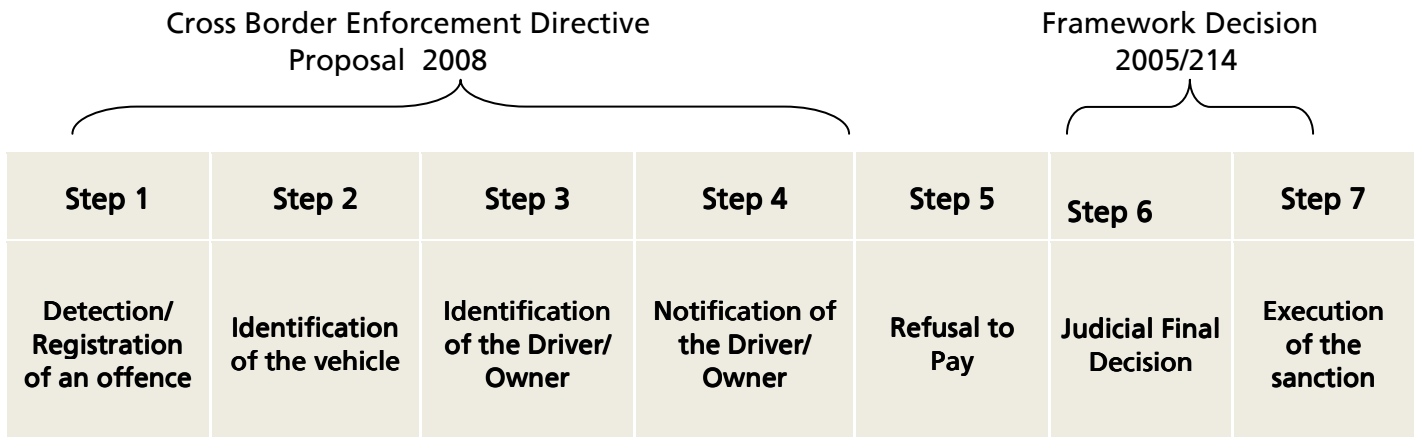


Table 2 depicting the Enforcement Chain: CBE and Framework Decision prepared by ETSC

This table shows that without any exchange of data at the start of the enforcement chain for traffic offences the last part will make little sense. This would be a case of making a second step before the first. At present the FD only applies to penalties imposed by the judicial and administrative authorities of another Member State but only the final decisions where “ the person concerned has had an opportunity to have the case tried by a court having jurisdiction in particular in criminal matters” (Article 1 aii).

Not all traffic offences in the EU fall under criminal law. In the case of speeding offences for example there is a split within different Member States: in roughly one third of countries traffic offences are dealt with as administrative offences, in another third they fall under criminal law and in the remaining third this is a mixture (TISPOL Questionnaire included in the EC Impact Assessment 2008). Whereby for example a minor speeding offence may at first be an administrative offence but then with non-payment this will turn into a criminal offence. Or for a minor speeding offence this would be administrative but for major over-speeding at 50 km/h over the limit this then shifts to criminal law.

ETSC would welcome a recast of the Framework Decision, especially if this provides the opportunity to include civil/administrative offences as this would provide an important final part in the enforcement chain. But we would see this as part of a package though. ETSC argues that the EU would need the Cross Border Enforcement Directive to ensure the data exchange and motivate Member States to increase enforcement to bring about higher levels of road safety.

d) Offence Notification: Driver/Owner Liability (Article 4)

One of the key challenges in following up speeding offences continues to be that the owner of the vehicle identified on the basis of the number plate may not be the driver. Full owner liability is when the owner has to pay the fine no matter who was driving the car. This is the case in the Netherlands. In other countries such as Poland, follow up relies on driver liability. For driver liability it is necessary to determine who the driver is either with a photo or through information on the spot. In other countries the owner is not even obliged to provide details concerning the actual driver, so fines can be avoided. At present only approximately half the EU has owner liability.

The original EC text of 2008 did not clearly set out the provisions for countries which do not have owner liability. Both other EU institutions have made attempts to clarify this. The Council proposed a new article 5 in line with the principle of territoriality whereby the offence is followed up *"in accordance with the law of the State of Offence"*. The European Parliament adopted an amendment that adds: *"should the holder not have been the driver at the moment when the offence was committed, he shall supply the identity of the driver in the respect of the law of the State of Residence"*.

According to the accompanying memo to the Directive, in the case that the offender is not the holder of the vehicle certificate (i.e. not the owner) the reply form the owner will receive will give him the possibility if he was not driving at the time when the offence was committed to provide the relevant data for identifying the driver. This is in line with countries such as Sweden and Germany who have driver liability. The form included in the annex includes the possibility for the owner to 'not acknowledge' the offence and 'explain why'.

e) Convergence towards best practice in Enforcement (Amendments 1,2,3,7,8,25,28,69)

The original Commission proposal foresaw that a Committee on road safety enforcement would develop common rules concerning the exchange of information by electronic means. ETSC supports the proposed amendments of the development of road safety guidelines linked to the revision clause in Article 9 (25). This should then be based the exchange of best practice by Member States in the field of enforcement. This should take place in these priority areas and adopting Guidelines based on the EC Recommendation on Enforcement in the field of Road Safety 2004¹⁹ to this effect. This should link into plans outlined by the European Commission in its new Communication under Objective 2: "Towards a European road safety area: policy orientations on road safety 2011-2020" and the road safety enforcement strategy it foresees within it.

6. A swift adoption of the Directive is needed because of

a) The need to save lives on Europe's roads

¹⁹ <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2004:111:0075:0082:EN:PDF>

Enforcement is a means to prevent collisions from happening by way of persuading drivers to comply with the safety rules. It is based on giving drivers the feeling that they run too high a risk of being caught when breaking the rules. Effective enforcement leads to a rapid reduction in deaths and injuries.

b) The scope of the cross border problem and its consequences

In an increasingly mobile, integrated and enlarged EU, non-resident drivers make up an ever increasing part of the traffic flow. This is particularly so in transit countries such as France, Czech Republic and Germany. There is increasing evidence from different Member States that non-resident drivers flout traffic laws when travelling abroad as they do not fear punishment. According to available data, non-residents represent around 5% of road traffic in the EU²⁰, whereas the share of non-resident drivers in speeding offences is around 15% on average²¹.

c) The growth of Safety Cameras across the EU

It will be particularly important to ensure a system which enables countries to follow up speeding offences across borders. ETSC's research show that ever more countries are moving to introduce automated fixed safety cameras. This means the automated detection of a violation, identification of the vehicle and the owner (and/or driver) is being used increasingly.

d) Non-discrimination and fair treatment

If road traffic violations are committed EU citizens are entitled to fair and equal treatment. The principle of nondiscrimination is enshrined in Article 12 of the Treaty. At present this principle is not being applied.

e) EU-wide approach needed

Current co-operation agreements exist in the form of bi-lateral and multi-lateral agreements. However they are often not able to deal with the increasingly complex cross-border problems posed by traffic offenders. This Directive would present an EU wide approach which would also prevent the need of EU MSs who do not yet have such agreements of negotiating them with their European neighbouring countries.

For more information:

ETSC 2010 PIN Flash 16 Tackling the 3 Main Killers on the Road

ETSC, 2009.2010 on the Horizon ETSC 3rd Pin Road Safety Report.

ETSC, 2007. Traffic Law Enforcement across the EU: Time for a Directive.

²⁰ Source Eurostat: The 5% is based on the evidence from a selected group of countries. It means that of the vehicle-kms made on the roads, some 5% is made by vehicles registered in another country. Results show 5.5% in France, 3.9% in Germany, 4.1% in the Netherlands, and 3.9% in the UK.

²¹ 2.5% in Denmark, 4% in Finland, 6% in the Netherlands, 8% in Catalonia (Spain), 14% in Belgium, 15% in France and 30% in Luxembourg. In France their share in traffic is 5.5%, but their share in offences is 15%. The corresponding figures in the Netherlands are 4.1% traffic share, but 6% in offences (Centraal Justitieel Incasso Bureau, the Netherlands).



ETSC, 2006 Enforcement in the EU.

CAPTIVE, 2006 Common Application of Traffic Violations Final Report.

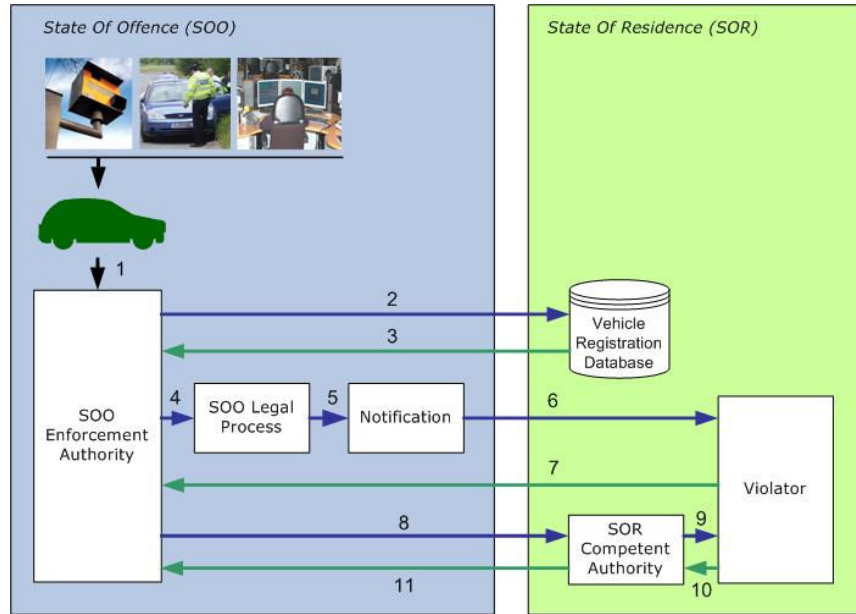
PEPPER 2008 <http://www.pepper-eu.org>

Vera 3 Cross Border Enforcement of Road Traffic Violations

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Annex A Extract from the VERA 3 Final Report

The following provides a detailed explanation of the cross-border enforcement process for financial penalties for criminal road traffic offences and highlights where legislation is still needed.



No.	Procedure	Requirements	Legal basis
1	Detect and record violation	<ul style="list-style-type: none"> A violation is detected either: <ul style="list-style-type: none"> – automatically via a roadside enforcement camera or – manually (via enforcement officer at the roadside or stationed remotely in a control centre viewing images or a video feed from a roadside camera for example). All data which constitutes evidence of the violation as defined by national legislation in the SOO is recorded and stored Additional data may need to be recorded and stored to satisfy the minimum common data requirements 	<ul style="list-style-type: none"> Member States' national legislation Member States' national legislation Legislation needed
2	Identify violator	<ul style="list-style-type: none"> The enforcement authority in the SOO identifies the State where vehicle is registered (the SOR). This might be through the country marker on the vehicle's licence plate or through a search using EUCARIS SOO requests details of the vehicle owner and keeper from the SOR (this may be part of the same process) 	<ul style="list-style-type: none"> Prüm for enabling mechanism although new legislation may be needed to require States to use the mechanism
3	Return identity of owner ²²	<ul style="list-style-type: none"> The identity of the owner of the vehicle (or normal search variants such as not found, partial 	<ul style="list-style-type: none"> Prüm for enabling mechanism

²² "Vehicle owner" is also intended to mean the same as "vehicle keeper" where this terminology is used

No.	Procedure	Requirements	Legal basis
		<p>match, etc) is returned to the SOO</p> <ul style="list-style-type: none"> The owner and/or the violator can be a natural and/or legal person depending on the violation in question 	<p>although new legislation may be needed to require States to do this</p> <ul style="list-style-type: none"> Member States' national legislation
4	Set penalty	<ul style="list-style-type: none"> A penalty is set in accordance with national laws of SOO 	<ul style="list-style-type: none"> Member States' national legislation
5	Prepare notification	<ul style="list-style-type: none"> An original notification is prepared by the competent authority in the SOO using the same forms it would use for resident violators A translated version of the original notification is prepared in the official language(s) of the SOR 	<ul style="list-style-type: none"> Member States' national legislation Legislation needed
6	Notify driver/owner/operator	<ul style="list-style-type: none"> The original and translated notifications are issued to the violator in the SOR The mechanism for issuing the notifications shall be defined by the SOO The notification may need to be re-issued if the violator nominates another person as the driver at the time of the violation, an alternative address is provided or if no satisfactory response is received within a specified time 	<ul style="list-style-type: none"> Legislation needed Member States' national legislation Member States' national legislation
7	Response to notification	<ul style="list-style-type: none"> The violator's responses to the notification include payment of the penalty, appeal, ignore, nominate, not known at the address, etc 	<ul style="list-style-type: none"> Member States' national legislation
8	Delegate power to enforce penalty	<ul style="list-style-type: none"> In the event that no response which is satisfactory to the SOO authorities has been obtained from the violator after all of the processes required by national legislation in the SOO have been concluded, the competent authority in the SOO delegates the authority to enforce what is now the "final" penalty to the competent authority in the SOR The SOR needs to accept the SOO's evidence of the offence other than under certain specific conditions 	<ul style="list-style-type: none"> COPEN²³ COPEN
9	Enforce penalty	<ul style="list-style-type: none"> The final penalty is enforced on the violator 	<ul style="list-style-type: none"> COPEN
10	Penalty enforced	<ul style="list-style-type: none"> The final penalty is paid to the competent authority in the SOR 	<ul style="list-style-type: none"> COPEN
11	Acknowledgement of penalty being enforced	<ul style="list-style-type: none"> The competent authority in the SOR acknowledges payment of the final penalty to the SOO enforcement authority Some or all of the final penalty may be transferred to the enforcement authority in the SOO depending on agreements between the two States 	<ul style="list-style-type: none"> COPEN Agreements needed

²³ European Council Framework Decision 2005/214/JHA on the Application of the Principle of Mutual Recognition to Financial Penalties, 24 February 2005