Decree 29/2013. (VI. 12.) of the Minister of National Development

on the calculation and rate of the flat-rate reimbursement payable by the toll collector to the toll service provider and by the bound toll service provider to the toll declaration operators and resellers

On the basis of the authorisation granted in Section 28, Subsection (2) f) of Act LXVII of 2013 on distance-based tolls payable for the use of motorways, expressways and main roads, and, with regard to Section 84 point e) of the Government Decree No. 212/2010. (VII. 1.) on the duties and powers of the individual ministers and the Minister of State Prime Minister's office, I order the following:

Section 1 For the purpose of this Decree:

- 1 *flat-rate reimbursement of the toll declaration operator*: flat-rate reimbursement payable by the bound toll service provider to the toll declaration operators in contract with the bound toll service provider for the performance of the toll declaration, in accordance with the provisions of this Decree;
- 2 *toll revenue*: revenue without value-added tax which can be used for the compensation of the counter-value of the road use authorization;
- 3 *flat-rate reimbursement of the toll service provider*: except for the bound toll service provider, flat-rate reimbursement payable for the toll service providers based on the contract with the toll collector in accordance with the provisions of this Decree;
- 4 *fuel card issuer*: service provider issuing fuel cards which can be used to pay for the countervalue of the road use authorization;
- 5 *reseller flat-rate reimbursement*: flat-rate reimbursement payable by the bound toll service provider to the resellers in accordance with the provisions of this Decree;
- 6 *reseller sale*: the service provided by the reseller with regard to the road use authorization in accordance with the contract made with the bound toll service provider.
- Section 2 (1) The flat-rate reimbursement of the toll service provider is based on the toll revenue paid to the toll collector by the toll service provider in a month in accordance with the contract made between the toll collector and the toll service provider.
- (2) The rate of the flat-rate reimbursement of the toll service provider shall be 2% of the flat-rate reimbursement specified in paragraph (1).
- Section 3 (1) The reseller's flat-rate reimbursement is based on the toll revenue paid to the bound toll service provider from the monthly reseller sales.
- (2) In the event of reseller conducting its selling activity through its own sale system which comprises a sealed unit which is integrated with a system enabling the levying and declaration of the toll operated by the bound toll service provider, then pursuant to Paragraph (1), it is entitled to a reseller flat-rate reimbursement equivalent to 1.9% of the base rate reseller flat-rate reimbursement.
- (3) In the event of reseller conducting its reseller operations through a sale system other than the one defined in Paragraph (2), then pursuant to Paragraph (1), it is entitled to a reseller flat-rate reimbursement equivalent to 1.9% of the base rate reseller flat-rate reimbursement.
- Section 4 (1) The flat-rate reimbursement of the toll declaration operator is based on the amount of the toll without value-added tax charged by the toll declaration operator on the basis of registered, processed, forwarded data suitable for the determination of the toll, in accordance with the road use by contracted road users during the month.
- (2) The rate of the flat-rate reimbursement of the toll declaration operator shall be 1.8% of the amount specified in Paragraph (1).
- Section 5 (1) The basis of flat-rate reimbursement of the fuel card issuer shall be the toll revenue directly paid to the bound toll service provider using the fuel card issued by the given service provider.
- (2) In accordance with Paragraph (1), the fuel card issuer shall be entitled to receive flat-rate reimbursement at a rate of 0.5% of the base of the fuel card issuer's flat-rate reimbursement.

Section 6 This Decree shall be effective as of July 1, 2013.