Notice and Consent Conformance Profile

Document Version Control

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Introduction to the Pan-Canadian Trust Framework

The Pan-Canadian Trust Framework (PCTF) consists of a set of modular or functional components that can be independently assessed and certified for consideration as trusted components. Building on a Pan-Canadian approach, the PCTF enables the public and private sector to work collaboratively to safeguard digital identities by standardizing processes and practices across the Canadian digital ecosystem.

The framework defines discrete components and processes that are intended to be standardized, assessed, certified to inter-operate with one another in a digital identity ecosystem. The high-level components of the PCTF include: Charter, Trusted Digital Identity, Trusted Access & Authorization, Trustmark Certification and Trusted Infrastructure. Within each high-level component there are defined functional components (e.g., Verified Person, Verified Login, etc.). These components have been defined in a way that they can be implemented as modular services and be independently assessed for certification as a trusted component.

Introduction to Notice and Consent

This document specifies the set of agreed-on conformance criteria for the Notice and Consent Component, a component of the Pan-Canadian Trust Framework. The Notice and Consent Conformance Criteria is the agreed-on criteria that is used to ensure that trusted processes result in the issuance of legally compliant and understandable notice statements, the collection of informed and authorized consent decisions, and the ongoing management of that consent decision.

Key Words and Definitions

To ensure consistent application, key words that appear in bold in the conformance criteria are to be interpreted as follows:

- . MUST, REQUIRED, or SHALL means that the requirement is absolute as part of the conformance criteria.
- MUST NOT or SHALL NOT means that the requirement is an absolute prohibition of the conformance criteria.
- SHOULD or RECOMMENDED means that while there may exist valid reasons in particular circumstances to ignore the requirement, the

- full implications must be understood and carefully weighed before not choosing to adhere to the conformance criteria or choosing a different option as specified by the conformance criteria.
- SHOULD NOT or NOT RECOMMENDED means that valid reason may exist in particular circumstances when the requirement is acceptable or even useful, however, the full implications should be understood and the case carefully weighed before choosing to not conform to the requirement as described.
- MAY or OPTIONAL means that the requirement is discretionary but recommended.

Additional key words, such as normative definitions in related standards and specification, will also be indicated in **bold**.

Scope

Digital identity is, by definition, concerned with providing individuals (Subjects) with digital means to collect, manage and share verified personal information. Digital identity systems must therefore comply with data protection legislation, which typically includes requirements concerning notice and consent. This component does not repeat the requirements of legislation but shows how these requirements apply within the context of the PCTF.

There is no single data protection law covering the operations of all potential organizational participants in a Canadian digital identity system. At a federal level, the Privacy Act and PIPEDA apply to federal government and commercial organizations respectively. In addition, every province and territory has its own laws that apply to provincial/territorial government agencies and their handling of personal information and several provincial statutes have been deemed "substantially similar" to PIPEDA and, as such, apply to how private sector organizations handle personal information in those provinces. PIPEDA Fair Information Principle 3 (Consent) along with guidance from the Office of the Privacy Commissioner of Canada provide a framework that can be applied to any organization and is therefore used as the basis for the Notice and Consent component. If conflicts arise between the Notice and Consent Component and the applicable data protection law, then the applicable law takes precedence.

The scope of the Notice and Consent Component includes:

- The collection, management and sharing of personal data by digital identity systems for the purposes of establishing and asserting digital identity and related verified personal information.
- Consent being obtained by a different organization to the one collecting, using or disclosing data. This could arise in a federated system.
- A single consent being obtained where multiple pieces of personal information are being collected, used or disclosed by multiple organizations, as part of a single transaction.
- Situations where the Subject may or may not have an explicit relationship with the information provider (e.g. where a background check is performed against a third-party source)
- The disclosure (or sharing) of data following either "request" or "enquiry" mode:
 - "request" mode is where personal data is retrieved from another party, e.g. by asking "please provide attribute X that corresponds to Y?".
 - "enquiry" mode is where personal data is corroborated by another party, e.g. by asking "is the combination of X and Y valid?".

The scope of Notice and Consent Component does not include the subsequent use of personal data by the organizations in the delivery of their services. All parties are required to comply with the appropriate data protection law relevant to them for any subsequent use of personal data.

For digital identity systems, Notice and Consent is expected to be characterized as follows:

- Consent will normally be sought. Whilst data protection laws allow for data to be collected without consent in certain circumstances, these
 circumstances do not typically apply to digital identity solutions which are precisely concerned with providing visibility and control to
 Subjects.
- · Consent will always be "opt in"
- Notice and Consent will often be "just in time" in the course of a transaction
- Consent will always be explicit. Note that this could include requesting permission to collect, use or disclose personal information subsequent to the current transaction.
- Where consent is obtained that allows subsequent collecting, using or sharing of personal information, digital identity solutions will provide obvious and straightforward means for the Subject to manage consents, preferably in one place.
- Notice and Consent will always be digital and online. Guidance from the Office of the Privacy Commissioner of Canada includes, for
 example, ensuring that staff are appropriately trained to provide notice and obtain consent in in-person and non-automated situations.
 The PCTF is focused on "digital" identity, namely identity services that as far as possible are digital. Where it is necessary to employ
 manual processes, it is assumed the guidance from the Office of the Privacy Commissioner of Canada will be followed.

This version of the Notice and Consent Component only considers Subjects providing consent for the collection, usage and disclosure of personal data about themselves. It does not address use cases where another person acts on behalf of the Subject (e.g. power of attorney, parent acting on behalf of child). These additional use cases will be added in a future version.

Roles

The following roles are defined to cover the scope of the Notice and Consent component. Depending on the use case, separate organizations may take on one or more roles.

- Subject, the natural person to whom the personal data in question pertains.
- Disclosing Organization, the organization that currently holds the personal data, that the Subject consents to disclose to a requesting
 organization. In a digital identity context, this will often be an identity or attribute provider.

- Requesting Organization, the organization that the Subject consents to disclose personal information to. In a digital identity context, this will often be a service provider or relying party.
- Notice and Consent Processor, the organization that provides the notice to the Subject of the request for personal information (from the Requesting Organization), obtains and records the consent and provides the Subject with the means to manage the consent going forward, including the withdrawal of consent.

These roles help to isolate the different functions and responsibilities within the end-to-end notice and consent processes. They are not intended to imply any particular solution, architecture or implementation.

For example, in some cases the notice may be presented and consent collected from an organization facilitating personal information exchange between the Subject, Disclosing Organization and Requesting Organization. In other cases, the notice may be presented and consent collected directly by either the Disclosing or Requesting Organization, in which case that organization would also be the Notice and Consent Processor.

Trusted Processes and Conformance Criteria

A trusted process is a business activity (or set of business activities) that result in a process output that is relied on by others. For example, a trusted process may result in the process output of issuing a notice statement. Conformance criteria are used to assess a trusted process or a set of trusted of processes, and to provide evidence that these trusted processes are carried out with integrity.

Conformance criteria are central to the trust framework because they specify the essential requirements agreed to by trust framework participants that ensure integrity. This integrity is paramount because the output or result of a trusted process is relied on by many participants – over time and across organizational, jurisdictional and sectoral boundaries.

The Notice and Consent Conformance Profile defines conformance criteria as baseline requirements for the four trusted processes listed below.

- 1. **Formulate Notice**: the process of determining what personal information is requested to be collected, used or disclosed, by whom and to whom, along with any other related information use. This is used to construct the notice statement that will be shown to the Subject.
- 2. **Request Consent**: the process of determining that the individual in the transaction is the Subject for whom consent is being requested, displaying the notice statement to the Subject and then obtaining the consent decision (which could be an accept or decline)
- 3. **Record Consent**: the process of persisting (storing) the notice statement and corresponding consent decision from the Subject, and notifying relevant parties of the consent decision.
- 4. **Manage Consent**: the processes to support the authorised ongoing management of consent decisions including updating consent decisions, expiring consent decisions, revoking consent decisions and reviewing consent decisions.

Levels of Assurance

Levels of assurance do not apply to the Notice and Consent Component in the same way that they do to the Verified Person or Verified Login Components (see the Notice & Consent Component Overview). However, the following observations are made:

- Disclosure of sensitive data (e.g. health related attributes) should only be done with an appropriate level of assurance Verified Person and Verified Login. This is included in the requirements below.
- Potential consent can be recorded in different ways with different levels of robustness. For example, a flag in a database could indicate
 the user checked a box. A digital signature may provide a greater level of non-repudiation for the consent given. This version of the
 Notice and Consent Component does not differentiate between such approaches, however requires a minimum level of robustness to
 satisfy regulatory requirements.

Notice and Consent Conformance Criteria

Conformance criteria are organized by categories. As discussed above all criteria apply to all levels of assurance. For ease of reference, a specific conformance criteria may be referred by its category and reference no. (e.g., "BASE-1" refers to "Baseline Conformance Criteria Reference No. 1").

Reference	Conformance Criteria	
BASE	Baseline	
1	Disclosing Organizations, Requesting Organizations and Notice and Consent Processors MUST have a Privacy Management Program in place to ensure legal compliance including the implementation of privacy policies, practices, controls and assessment tools.	
2	Disclosing Organizations, Requesting Organizations and Notice and Consent Processors MUST have a Privacy Officer or similar position in place who is responsible for overseeing the Privacy Management Program and any internal audits or reviews of personal information handling practices (including those related to the provision of notice and the obtaining of consent).	

3 Disclosing Organizations, Requesting Organizations and Notice and Consent Processors MUST have a comprehensive Privacy Policy that: provides a full description of its personal information handling practices; and, is easily accessible, simple to read, and updated as required. 4 Disclosing Organizations, Requesting Organizations and Notice and Consent Processors MUST periodically audit or review their personal information management practices (including its notice and consent management practices) to ensure that personal information is being handled in the way described by its Privacy Policy. As part of their Privacy Management Programs, Disclosing Organizations, Requesting Organizations and Notice and Consent 5 Processors MUST have processes to manage personal information breaches, which includes reporting, containment, remediation, and prevention steps. Reference **Conformance Criteria NOTI Formulate Notice** 1 The Notice and Consent Processor MUST have processes in place to ensure that appropriate notice statements concerning the c ollection, use or disclosure of personal information are formulated (as per NOTI 5) and provided to Subjects, at or before the time personal information is collected. 2 The Notice and Consent Processor MUST have appropriate processes, resources and oversight in place to ensure that notice statements conform to the Formulate Notice trusted process, include all required information and are updated in a timely manner when requirements and purposes for which personal information is used change. 3 The Notice and Consent Processor MUST determine what information is required to be included in its notice statements based on all applicable legal, policy and contractual requirements. In a digital identity system this could include, for example: • the personal information about the Subject being requested by the Requesting Organization. • the purpose for which the personal information is being requested. • the legal authority for collecting the information. the period of time for which the personal information requested will be stored or used. whether the request is for a one-time disclosure of the personal information or to allow ongoing disclosure (in the background) for the same purpose, e.g. to allow the Subject to "broadcast" updates to their personal information, such as change of address, in an efficient but controlled manner. details of the potential sources of the requested personal information, be they Disclosing Organizations or the Subject concerned. The Notice and Consent Processor SHALL ensure that the information to be included in a notice statement is precisely defined. In a digital identity context this could include, for example, the specific personal information to be shared and the necessary meta data. The Notice and Consent Processor MUST ensure that a new notice statement is provided to a Subject where the organization decides to use or disclose personal information that it has already collected from the Subject for a new purpose (that is not consistent with the purpose(s) provided in the original notice statement). The new notice statement MUST: • identify the new purpose(s) and the specific personal information that will be used or disclosed for the new purpose(s); include other applicable information that may be required (such as the type of information set out in by NOTI 3); and. request the Subject's consent to use or disclose the personal information for the new purpose(s). 5 The notice statement SHOULD be provided in writing and MUST be provided in a manner that enables Subjects to reasonably understand how their personal information will be used or disclosed. This includes providing notice in a manner that is: • intelligible (using clear and plain language); concise; easily visible; · transparent; and, · easily accessible. Where it is not practical for the notice statement to include all the details pertaining to the request (e.g. full terms and conditions, detailed meta data) straightforward means SHOULD be provided to allow the Subject to review those details, ideally directly within the digital journey being delivered. This MUST not be used as a means to make the notice statement less visible, transparent or accessible. The establishment of a digital identity may involve the use of non-digital channels to collect personal information. In these cases, processes MUST be employed to ensure that the notice, however delivered, satisfies the above points.

6	In some scenarios, a single notice statement may include requests for consent from multiple organizations, e.g. when disclosing attributes from multiple sources.		
	Where the notice statement includes requests from multiple organizations it SHALL be constructed such that it can be split into the parts pertaining to each organization, for the purposes of recording and storing the consent (see below).		
Reference	Conformance Criteria		
CONS	Request Consent		
1	The process of requesting the consent of a Subject MUST include the presentation of the notice statement and verification of the Subject, as follows: • the notice MUST precede the Subject providing consent • if the notice does not disclose personal information in the notice statement then verification of the Subject is not required prior to display • if the notice discloses personal information in the notice statement then verification of Subject is REQUIRED prior to display • either way, prior to a consent being relied upon, the Subject MUST have been successfully verified.		
2	 The Notice and Consent Processor, Disclosing Organization and Requesting Organization, as required, MUST verify that the individual providing consent is the Subject in question and therefore authorized to perform the action. A number of scenarios may arise including, for example: Requesting Organization requesting previously collected personal information from a Disclosing Organization. In this case, the Notice and Consent Processor and Disclosing Organization MUST take steps to verify (or authenticate) that the individual performing the action is the Subject in question. Requesting Organization collecting new personal information from the Subject that is to be associated with the Subject. In this case, the Requesting Organization and Notice and Consent Processor MUST take steps to verify (or authenticate) that the individual performing the action is the Subject in question. Requesting Organization collecting new personal information from a new Subject. In this case, the process MUST be performed in conjunction with the Verified Person and Verified Login Components to ensure that the Subject is verified and subsequent access to the Subject's personal data is under their control. 		
3	The level of verification or authentication MUST be sufficient for the sensitivity of personal data to be disclosed.		
4	The notice statement SHOULD be presented to the Subject in a manner that is clear and user friendly.		
5	The action required to be taken by the Subject to provide consent MUST be clear and straightforward.		
	If the Subject is offered a choice within the requested consent (e.g. to share a subset of the requested personal information), the action required to make the choice MUST be clear and straightforward.		
6	The Notice and Consent Processor MUST ensure that consent is specific, informed, and unambiguous.		
7	If the Subject's consent is requested as part of a written statement which also concerns other matters, the request for consent M UST be presented in a manner that: is clearly distinguishable from the other matters; is in an intelligible and easily accessible form; and, uses clear and plain language.		
8	The Requesting Organization MUST NOT attempt to obtain consent by providing false or misleading information or by using deceptive or misleading practices.		
9	The Disclosing Organization MUST have processes in place that enable it to easily demonstrate that a Subject has consented to the collection, use and/or disclosure of their personal information. In the case, where the Notice and Consent Processor is a separate organization to the Disclosing Organization, then the Disclosing Organization MUST ensure that suitable processes are in place at the Notice and Consent Processor.		
10	Before requesting consent from a Subject, the Requesting Organization SHOULD determine whether the Subject can withdraw their consent at a later date or whether legal or contractual restrictions prevent or limit the withdrawal of consent.		
11	Where a Subject has the right to withdraw their consent at a later date, the requesting organization (or the notice and consent processor acting on their behalf) MUST: • inform the Subject of this right (subject to reasonable notice and applicable conditions or restrictions) at the time consent is requested; • inform the Subject of how to exercise this right; and, • ensure that the process for withdrawing consent is as easy for the Subject as providing consent.		
Reference	Conformance Criteria		

RECO	Record Consent	
1	Once the Subject has provided consent, the Notice and Consent Processor MUST capture the following evidence:	
	 Sufficient information to identify who has given consent. Where possible this SHOULD be linked to a Verified Person. The date, time or other contextual information around when and how the consent was made The version of the notice statement provided and the personal information requested. The consent decision which MUST be one of accept or decline, for each consent choice presented. If applicable, the expiration date/time of consent. 	
2	The Notice and Consent Processor SHALL provide the evidence to the relevant organization – Requesting and Disclosing Organization.	
	Where the notice statement includes requests for consent from multiple organizations, the notice statement SHALL be split up so that each organization only receives the evidence relevant to them.	
	Evidence relating to one organization MUST NOT be provided to another organization.	
3	Disclosing and Requesting Organizations MUST store the evidence uniquely (i.e. only store the evidence once for each consent given) and immutably, such that any update or state change will result in a new record and past records can be recovered.	
4	Updates to conditions / statements presented to a Subject MUST be versioned uniquely, so that changes over time can be recovered.	
5	Per Canadian laws related to required languages (e.g., English, French), each language variation of the notice statement MUST be stored.	
6	A notice and consent record MAY become invalid in the event that a data breach or unauthorized access is discovered, or if it is discovered that the consent was given without the authority or capacity to give it.	
	If any of these situations arise, the organizations affected SHALL review the circumstances and take appropriate action, e.g. revoke the affected consent and, where appropriate and practicable, notify the affected Subject.	
7	Disclosing Organizations, Requesting Organizations and Notice and Consent Processors SHOULD employ processes and procedures to prevent the loss of notice and consent records and to limit the impact of any data security violations.	
8	Privacy preserving practices MUST be followed when storing records of consent.	
Reference	Conformance Criteria	
MANA	Manage consent	
1	If a Requesting Organization wishes to obtain a revised consent from a Subject, then the requirements set out above relating to notice, consent and record (NOTI1-6, CONS1-11, RECO1-8) apply to the new consent. This WILL result in an updated consent decision, which SHALL be stored as per RECO3.	
2	A consent SHALL expire when the expiration date captured in the consent process (RECO1) is passed. After that date, the Requesting Organization MUST (unless applicable law requires or authorizes its ongoing use and storage) cease to use the personal data concerned for the specified purpose and, if required, delete it.	
3	Revocation of the consent decision SHALL occur when either:	
	 The Subject withdraws the consent The Disclosing Organization, Requesting Organization or Notice and Consent Processor determines that the consent was not legitimate, e.g. fraudulent activity was confirmed. 	
4	Where a Subject notifies the Notice and Consent Processor that they wish to withdraw the consent given and there are no legal or contractual restrictions preventing the Subject from withdrawing consent, the Notice and Consent Processor:	
	 MUST inform the Subject of the implications of such withdrawal; but, MUST NOT prohibit the Subject from withdrawing consent. 	
5	Where it is determined that the consent was not legitimate or lawful, the Notice and Consent Processor SHALL withdraw the consent as per MANA3 .	
	The Notice and Consent Processor MUST also inform the Subject (if appropriate), Disclosing Organization and Requesting Organization.	
	In the case of identity theft where the Subject itself is compromised it may not be appropriate to inform it.	
	Withdrawing consent in such circumstances MUST be done with great care. The Notice and Consent Processor SHALL ensure that it has processes in place to prevent the erroneous or malicious withdrawal of consent.	

6	When consent is withdrawn (for any reason), the Notice and Consent Processor MUST notify the Requesting Organization. The Requesting Organization MUST then stop collecting, using or disclosing the personal information specified in the consent unless the collection, use or disclosure is permitted without consent.
7	The Notice and Consent Processor SHOULD provide Subjects with the ability to review and manage all consent decisions made. These features SHOULD be easy to use, providing an efficient and optimal means for Subjects to manage consent decisions. This could include, for example:
	 The ability to review, update or revoke the consent decisions for a particular organization. Search facilities so that consent decisions can be easily found. Notifications of expired consent decisions, which could indicate loss of service from a Requesting Organization. The ability to, where necessary, review, update or revoke individual consent decisions at a granular level.

Table 3: Notice and Consent Conformance Criteria