

Updox HISP Practices Statement

Version 2.1

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1 INTRODUCTION

1.1 OVERVIEW

This Health Information Services Provider (HISP) Practices Statement (HPS) describes the policy under which Updox operates as a HISP. These operations include maintenance of security and trust within the Direct community, facilitation of an interoperable network of trusted Direct message recipients, minimization of risk and liability to participants exchanging Direct messages, and provision of a policy against which HISP practices can be evaluated through accreditation and audit.

This Updox HSP follows the general structure of the Internet Engineering Task Force (IETF) Internet X.509 Public Key Infrastructure (PKI) Certificate Policy and Certification Practices Framework (RFC 3647). This policy diverges from that framework where required to include additional unique aspects of HISP operations and Direct messaging for the secure transport of health information over the Internet.

The Direct Project is an initiative sponsored by the Office of the National Coordinator (ONC) for Health Information Technology to publish a standard to allow participants to send authenticated, encrypted health information directly to known, trusted recipients over the Internet. The Direct Project protocol is based on S/MIME message signatures and message encryption for the purposes of achieving privacy, authentication, and message integrity.

Pursuant to the IETF RFC 3647 framework, this HSP is divided into nine parts that cover the security controls and practices and procedures for HISP-related Direct messaging services. To preserve the outline specified by RFC 3647, section headings that do not apply have the statement "Not applicable" or "No stipulation." Additional elements have also been added to reflect the unique aspects related to technical and operational aspects of HISPs.

The key words "MUST", "MUST NOT", "REQUIRED", "SHALL", "SHALL NOT", "SHOULD", "SHOULD NOT", "RECOMMENDED", "NOT RECOMMENDED", "MAY", and "OPTIONAL" in this document are to be interpreted as described in IETF BCP 14 when, and only when, they appear in all capitals, as shown here. The elements of this HPS specified by MUST, MUST NOT, REQUIRED, SHALL, and SHALL NOT constitute the "Required Elements". The elements in this HPS specified by SHOULD, SHOULD NOT, and RECOMMENDED are not mandatory, but represent consensus of DirectTrust members on recommended best practices. These recommendations SHALL NOT be inconsistent with the Required Elements. The elements in this HPS specified by MAY and OPTIONAL are not recommendations. Some of these elements reflect operational aspects that are not necessarily performed by all HISPs, or there may be disagreement among DirectTrust members as to whether these elements represent best practices, but some number of DirectTrust members agree with their inclusion. These options SHALL NOT be inconsistent with the Required Elements, but MAY be inconsistent with recommendations.

1.1.1 Relationship between DirectTrust HP and Updox HPS

This HISP Practices Statement (HPS) describes how Updox meets the Direct Trust HISP Policy (HP) requirements.

1.1.2 Relationship between DirectTrust HP and DirectTrust CP

The DirectTrust Certificate Policy (CP) describes policies relating to issuance and management of X.509 certificates for use in Direct messaging applications. The DirectTrust CP is maintained by the DirectTrust

Certificate Policies and Practices Workgroup. That Workgroup is responsible for managing the CP versioning lifecycle and for determining which versions of the DirectTrust CP are currently active, referred to in this document as the "Active Versions". Conforming HISPs SHALL use certificates in a manner that conforms to the requirements of at least one of the Active Versions of the CP. If there is a conflict between the policies of the DirectTrust CP and this HISP Policy, the requirements of the DirectTrust CP will apply. All references to "the DirectTrust CP" in this document shall mean any of the Active Versions of the CP.

1.1.3 Relationship between the DirectTrust HP and the DirectTrust Accreditation program

DirectTrust operates a HISP Accreditation program to certify the operations and policies of HISPs to the standards developed and maintained by DirectTrust. Asserting conformance to this HP is not a substitute for Accreditation. Achieving accredited status can be viewed as an independent audit that the practices of an accredited HISP conform to the requirements of this HP. The criteria used to evaluate HISPs under the Accreditation program SHALL be based upon this HP, and not vice-versa.

1.2 DOCUMENT NAME AND IDENTIFICATION

This HSP is associated with the DirectTrust HP unique object identifier (OID). The DirectTrust set of policy OIDs are registered under an arc of its assigned organizational identifier as registered in the ISO/ITU OID Registry. The applicable DirectTrust OIDs pertaining to this HP and the trust community are created under a DirectTrust arc defined as follows:

id-DirectTrust	iso(1) identified- organization(3) dod(6) internet(1) private(4) enterprise(1) (41179)	1.3.6.1.4.1.41179
id-DirectTrust-hisp-policies	id-DirectTrust (5)	1.3.6.1.4.1.41179.5
DirectTrust HP Version 2.0	id-DirectTrust-hisp-policies (2) (0)	1.3.6.1.4.1.41179.5.2.0

This document also references the DirectTrust X.509 Certificate Policy v1.4 (OID 2.16.840.1.41179.0.1.4). Subsequent revisions to this HPS might contain additional OID assignments beyond those identified above. This HPS Version 2.0 supersedes all previous HPS versions. Conforming HISPs SHALL operate in compliance with the DirectTrust HP Version 2.0 by April 7, 2021.

1.3 PKI PARTICIPANTS

1.3.1 PKI Authorities

DirectTrust

DirectTrust is a non-profit, competitively neutral, self-regulatory entity operated by and for participants in the Direct community. The establishment of DirectTrust was anticipated in the Direct Ecosystem Community Certificate Policy Version 0.9 that was developed and published by the Direct Project Rules of the Road Workgroup in accordance with the Direct Project consensus process. DirectTrust has

developed and maintains a security and trust framework and operates as a policy authority responsible for this HP and for the DirectTrust CP, related policy and practice statements, and for overseeing the conformance of HISP practices with this HP through the DirectTrust HISP Accreditation program. DirectTrust is also a standards development organization and, since 2019, has acted as maintainer of the Applicability Statement for Secure Health Transport and the related documents.

Certification Authorities (CAs)

A certification authority (CA) in this context is an entity that signs certificate signing requests (CSRs) and issues public key X.509 certificates to Direct exchange or Direct Project organizational or individual Subscribers. Policies governing CA services are found in the DirectTrust CP.

Registration Authorities (RAs)

Registration Authorities (RA) operate identity management systems (IdMs) and collect and verify Subscriber information on the Issuer CA's behalf. RAs collect and verify identity information from Direct Subscribers using procedures that implement the identity validation policies set forth in the DirectTrust CP. Policies governing RA services are found in the DirectTrust CP.

1.3.2 End Users

An End User is an entity that uses a HISP's Direct services to support Direct transactions and communications. Examples of End Users include healthcare professionals and consumers/patients. End Users are not always the party identified in a certificate, such as when domain-bound or address-bound certificates are issued to an organization.

1.3.3 Health Information Services Providers (HISPs)

An entity that conducts the exchange of Direct messages to and from Direct Addresses, in accordance with the Direct Project Applicability Statement (i.e., provides "Direct Services"), is a Health Information Service Provider (HISP). Direct Services cannot exist without a HISP. A HISP may act in the capacity of a Business Associate or Contractor for the End User, in which case the HISP may hold and manage the private keys associated with a Direct digital certificate on behalf of the End User. Alternatively, the HISP may be a component of a larger entity which provides Direct Services only to other components of the same entity.

The policies in this document apply to all HISPs, regardless of the End User population served by the HISP, and regardless of whether the organization that is operating the HISP or its End User population is bound by HIPAA.

HISP Boundary Considerations

The "HISP boundary" defines the part of the organization that constitutes the "HISP," and is specified in order to allow for clear logical and/or physical borders where the HISP ends, and other organizational functions and responsibilities begin. This document defines those functions that are inside the HISP boundary, and thereby those parts of an organization or product that are subject to the requirements of this Policy.

A HISP is responsible for the functions that are ALWAYS inside the HISP boundary, even if one or more of these functions is outsourced. For example, if an organization's customer contract requires it to provide these functions either directly or through a subcontractor, then that organization is a HISP. If an organization and/or its subcontractors perform only some of these functions, then that organization, together with the parties performing the other functions, collectively constitute the HISP.

Functions ALWAYS inside the HISP boundary:

- a) Perform Security/Trust Agent (STA) functions (decrypt inbound messages, validate counterparty signature, ensure outbound messages are properly signed, encrypt outbound messages, send/receive MDNs to confirm receipt or final delivery of message) [section 6.9.4]
- b) Perform trust management functions such as maintaining trust anchor store and trust policy enablement [section 6.9.3]
- c) Perform Certificate discovery functions [section 6.9.4]
- d) Provide S/MIME inbound and outbound interfaces [section 6.9.4] to receive messages sent to End User Direct Addresses and transmit messages sent from End User Direct Addresses
- e) Provide HISP-side of edge protocol connection including webmail or EHR integration interfaces, or internal API or data sharing repository for unified software with integrated HISP [section 6.7.1]
- f) Maintain End User private key store for decryption of inbound messages [section 6.2]
- g) Perform End User authentication (but can be tiered on authentication by EHR technology or dependent application) [section 6.7.1]
- h) Maintain integrity of security and trust framework, includes review of security logs.
- i) Maintain privacy of electronic Protected Health Information (ePHI) [section 6.7.1, 6.9.2]
- j) Perform HISP Information Systems Security Officer (ISSO) functions [section 6.2]
- Maintain End User signing private key store, and/or provide interface for Hardwarebased signing keys held by End Users

Functions SOMETIMES inside the HISP boundary: (While these functions are not performed by all HISPs, Updox performs all except item "o":

- I) Provision Direct Addresses
- m) Generate End User private keys [section 6.1.1]
- n) Operate SMTP inbound or outbound server
- o) Operate POP/IMAP server
- p) Operate DNS and/or LDAP servers hosting End User certificates for discovery
- q) Maintain End User message queues and/or mailboxes
- r) Provide Tools or interfaces to create a message and include attachments
- s) Provide End User technical support

Functions OUTSIDE the HISP boundary: (These functions are not performed by HISPs and are outside the scope of this document. However, Updox performs all except: "v", "w", and "x":

- t) Perform CA and RA functions covered by CP, including any Trusted Agent role
- u) Stores EHR/PHR data
- v) Perform other EHR functions
- w) Provide CDA processing and validation
- x) Operate Provider Directory
- v) Use of Direct credentials for other purposes

1.3.4 Counterparties

A Counterparty is either an end entity that receives a Direct message sent by the HISP's End User, or an end entity that sends a Direct message to the HISP's End User. If a HISP's End User is the sender of a Direct message, then the recipient is the Counterparty. If a HISP's End User is the recipient of a Direct message, then the sender is the Counterparty. A Counterparty uses the public key in an End User's

X.509 certificate to verify the integrity of a digitally signed message, to identify the creator of a message, or to establish confidential communications with the End User.

1.3.5 Counterparty HISP

A Counterparty HISP is the entity providing HISP services to a Counterparty. The Counterparty HISP may be a different HISP than that used by the End User.

1.3.6 Intermediate System

An Intermediate System is a healthcare application or other system outside of the HISP boundary that communicates with a HISP on behalf of End Users. An Intermediate System may communicate directly with a HISP or two or more Intermediate Systems may form a chain of communication between the End User and the HISP. The Intermediate System communicates with a HISP or another Intermediate System to send and/or receive Direct messages on behalf of End Users using an edge protocol supported by both systems.

When a single application includes components both inside and outside the HISP Boundary, such as an EHR technology with an integrated HISP, the portion of the application outside the HISP Boundary is an Intermediate System.

1.4 CERTIFICATE USAGE

1.4.1 Appropriate Certificate Uses

The primary anticipated use for a DirectTrust Community X.509 certificate is in the exchange of electronic messages grounded in the specifications of the Direct Project. This includes S/MIME message signature verification and S/MIME message encryption. Updox uses Certificates issued under the DirectTrust CP only for purposes permitted by the DirectTrust CP.

1.4.2 Prohibited Certificate Uses

Updox DOES NOT use Certificates and private keys issued under the DirectTrust CP for any purpose prohibited by the DirectTrust CP.

Note: Certificates do not guarantee that the subject of the certificate is trustworthy, honest, reputable in its business dealings, compliant with any laws, or safe to do business with. A certificate only establishes that the information in the certificate was verified as reasonably correct to a known level of assurance when the certificate was issued.

1.5 POLICY ADMINISTRATION

1.5.1 Organization Administering the Document

Updox manages the process for approval and administration of this document, which is aligned with the practices and procedures of the Direct Project. Updox is an LLC.

1.5.2 Contact Person

Questions regarding this HISP Policy should be directed to:

Updox Attn: Compliance Director 6555 Longshore Street

Suite 200 Dublin, OH 43017 USA 1-614-547-9635

compliance@updox.com

1.5.3 Person Determining HISP Practices Statement Suitability for the Policy

This HISP Practices Statement (HPS) states how Updox implements the policies required by the DirectTrust HISP Policy. Each conforming HISP is responsible for asserting that its HPS conforms to the DirectTrust HP. The Updox Management Team is responsible for this assertion.

DirectTrust operates a HISP Accreditation program that certifies the compliance of HISPs with the requirements of this HP. The determination of suitability shall be based on an independent compliance auditor's results and recommendations. See Section 8 for further details.

1.5.4 HISP Practices Statement Approval Procedures

Updox submits this HPS for a compliance analysis and audit against the DirectTrust HP as described in Section 8 of this policy. The Updox HPS meets all facets of that HP policy and declares conformance upon subsequent accreditations with DirectTrust.

1.6 DEFINITIONS AND ACRONYMS

1.6.1 Acronyms

CA	Certification Authority	
CP Certificate Policy		
CRL	Certificate Revocation List	
DN	Distinguished Name	
HISP	Health Information Services Provider or Health Information Service Provider	
HP	HISP Policy	
HPS	HISP Practices Statement	
ID	Identity	
IETF	Internet Engineering Task Force	
ISO/ITU	International Organization for Standardization/International Telecommunication	
	Union	
ISSO	Information Systems Security Officer	
OCSP	Online Certificate Status Protocol	
OID	Object Identifier	
ONC	Office of the National Coordinator for Health Information Technology	
PHI	Protected Health Information	
PKI	Public Key Infrastructure	
RA	Registration Authority	
RFC	Request For Comments	
S/MIME	Secure Multipurpose Internet Mail Extensions	

1.6.2 Definitions

Accreditation	Accreditation of a HISP through the program operated by DirectTrust.
Applicability Statement	The Applicability Statement for Secure Health Transport, Version 1.2, dated August 3, 2015, published by the Direct Project, or any subsequent version published by DirectTrust.
Business Associate	An entity meeting the definition of a business associate under HIPAA at 45 CFR 160.103.
Certificate	A digital representation of information which at least (1) identifies the Certification Authority issuing it, (2) names or identifies its Subscriber, (3) contains the Subscriber's public key, (4) identifies its operational period, and (5) is digitally signed by the Certification Authority issuing it.
Certification Authority	An authority trusted by one or more users to create and assign certificates. Also known as a Certificate Authority.
Certificate Policy	A Certificate Policy is a specialized form of administrative policy tuned to electronic transactions performed during certificate management. A Certificate Policy addresses all aspects associated with the generation, production, distribution, accounting, compromise recovery and administration of digital certificates.
Certificate Practice Statement	A statement of the practices that a CA employs in issuing, suspending, revoking and renewing certificates and providing access to them, in accordance with specific requirements typically provided in a certificate policy.
Certificate Revocation List	A list maintained by a Certification Authority identifying the certificates that it has issued that are revoked prior to their stated expiration date.
Counterparty	The end entity on the other side of a Direct transaction with a HISP's End User. The Counterparty may act in the role of sender or recipient of a Direct message. For example, when a HISP's End User sends a Direct message, the recipient specified by the sender is the Counterparty. Conversely, when a HISP's End User receives a Direct message, the sender is the Counterparty.
Counterparty HISP	The HISP used by a Counterparty. This may be a different HISP than the HISP used by the End User.
Covered Entity	An entity meeting the definition of a covered entity under HIPAA at 45 CFR 160.103.
Direct Message	An electronic mail message digitally signed and encrypted according to the requirements of the Applicability Statement.
Direct Project	An initiative from the Office of the National Coordinator (ONC) for Health Information Technology that created a set of standards and services that, with a policy framework, enables simple, routed, scalable, and secure message transport over the Internet between known participants.
DirectTrust CP	Any one of the current Active Versions of the DirectTrust Certificate Policy, as further defined in Section 1.1.2.
End User	An end entity that uses a HISP's Direct Services. An End User may act in the role of sender or recipient of a Direct message.

HISP	A provider of Direct messaging Security/Trust Agent services to
	Subscriber End Users.
HISP Policy	This document, written by DirectTrust, to define the requirements to be a "conforming HISP".
HISP Practices	One or more documents written by a HISP to demonstrate how
Statement	the HISP meets the requirements of this HISP Policy, including
	both technical and organizational aspects.
Intermediate System	A system outside the HISP boundary that communicates with a
	HISP or another Intermediate System to send and/or receive
	Direct messages on behalf of End Users using an edge protocol
Internet Engineering	supported by both systems.
Internet Engineering Task Force	A standards development organization responsible for the creation and maintenance of many Internet-related technical
TASK FUICE	standards.
Information Systems	An individual responsible for establishing and maintaining the
Security Officer (ISSO)	enterprise vision, strategy and program as it relates to
	Information Systems Security, to ensure information assets are
	adequately protected.
Private Key	(1) The key of a signature key pair used to create a digital
	signature. (2) The key of an encryption key pair that is used to
	decrypt confidential information. In both cases, this key must be
Dublic Kov	kept secret.
Public Key	(1) The key of a signature key pair used to validate a digital
	signature. (2) The key of an encryption key pair that is used to encrypt confidential information. In both cases, this key is made
	publicly available normally in the form of a digital certificate.
Public Key	A set of policies, processes, server platforms, software and
Infrastructure	workstations used for the purpose of administering certificates
astrais	and public-private key pairs, including the ability to issue,
	maintain, and revoke public key certificates.
Registration Authority	The entity responsible for identification and authentication of
	certificate subjects.
Relying Party	A person/entity that has received information that includes a
	certificate and a digital signature verifiable with reference to a
	public key listed in the certificate, and is in a position to rely.
Required Elements	Those elements of this HP that SHALL appear in the
Out a suit an	Accreditation criteria.
Subscriber	A Subscriber is an entity that (1) is the subject named or
	identified in a certificate issued to that entity, (2) holds, directly or
	through its designated HISP, a private key that corresponds to the public key listed in the certificate, and (3) does not itself issue
	certificates to another party.
Trust Anchor	See Trust Anchor Certificate.
Trust Anchor Certificate	A Certificate identifying a trusted issuer of Certificates.
Trust Anchor Store	A collection of Trust Anchors.
Workforce	Employees, volunteers, trainees, and other persons whose
	conduct, in the performance of work for an entity, is under the

direct control of such entity, whether or not they are paid by the
entity.

2 Publication and Repository Responsibilities

2.1 REPOSITORIES

The Updox repositories that support all HISP operations are located at its 3rd party data center which also contains this HPS.

2.1.1 Repository Obligations

The Updox certificate repository is available 24 hours a day, 7 days a week with a minimum of 99% availability overall per year.

2.2 Publication of Certification Information

2.2.1 Publication of Certificates and Certificate Status

The Certificates are hosted in the Updox DNS and discoverable via the URL in the Common Name field of the end entity certificate.

2.2.2 Publication of CA Information

No stipulation.

2.2.3 Interoperability

To promote interoperability, certificates managed by Updox meet the requirements of the DirectTrust Certificate Policy.

2.3 FREQUENCY OF PUBLICATION

No stipulation.

2.4 Access Controls on Repositories

Updox protects repository information not intended for public dissemination or modification.

Updox provides unrestricted read-only access to its repositories for legitimate uses. Unauthorized persons are prevented from creating, deleting, or modifying entries in the repositories through logical and physical security measures.

3 IDENTIFICATION AND AUTHENTICATION

This section pertains only to naming rules and identity validation for initial certificate issuance, and identification and authentication for re-key and revocation requests for existing certificates. Subsequent

identification and authentication of End Users and Intermediate Systems in order to use existing keys for signing or decryption of Direct messages are discussed in Sections 6.7.2 and 6.7.3 of this document.

3.1 NAMING

No stipulation beyond conformance with the DirectTrust CP.

3.2 INITIAL IDENTITY VALIDATION

No stipulation beyond conformance with the DirectTrust CP.

3.3 IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS

No stipulation beyond conformance with the DirectTrust CP.

3.4 IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST

No stipulation beyond conformance with the DirectTrust CP.

4 CERTIFICATE LIFE-CYCLE

4.1 APPLICATION

No stipulation beyond conformance with the DirectTrust CP.

4.2 CERTIFICATE APPLICATION PROCESSING

No stipulation beyond conformance with the DirectTrust CP.

4.3 ISSUANCE

No stipulation beyond conformance with the DirectTrust CP.

4.4 CERTIFICATE ACCEPTANCE

4.4.1 Conduct Constituting Certificate Acceptance

No stipulation beyond conformance with the DirectTrust CP.

4.4.2 Publication of the Certificate by the HISP

Updox publishes End User certificates in a repository as specified in section 2.2.1.

4.4.3 Notification of Certificate Issuance by the CA to Other Entities

No stipulation.

4.5 KEY PAIR AND CERTIFICATE USAGE

4.5.1 Subscriber Private Key and Certificate Usage

Updox manages private and public key pairs in accordance with the DirectTrust Certificate Policy. Updox does not allow a Subscriber to take possession of their Private Key.

4.5.2 Relying Party Public Key and Certificate Usage

When using Counterparty certificates in the context of sending or receiving a Direct message, Updox processes the corresponding status information as follows:

If a certificate in the Counterparty certificate chain to be validated lists an OCSP (Online Certificate Status Protocol) responder and/or CRL distribution point then Updox obtains status information to confirm that the certificate has not been revoked before the certificate is trusted.

- If the status information is available, either from newly retrieved data or from a non-stale cached version, and either (a) the OCSP response indicates a good certificate, or (b) the CRL does not list the certificate as revoked, then Updox trusts the certificate chain so long as all other trust requirements are met.
- 2. If the status information is available and the certificate is marked as revoked, then Updox treats the certificate chain as untrusted.
- 3. If the status information is not available due to network or other failure, then Updox treats the certificate chain as untrusted.

If a certificate in the Counterparty certificate chain to be validated does not list an OCSP responder or CRL distribution point, or the OCSP response (if OCSP is used) indicates a certificate status of unknown, and Updox does not have another mechanism in place to determine the revocation of the certificate, then Updox does not trust the certificate.

As required by the Applicability Statement, Updox does not send a message disposition notification back to a Counterparty sender if an incoming message intended for an End User of the HISP is not signed with at least one trusted and valid certificate meeting local policy requirements. Updox does not allow End Users to view untrusted incoming messages but does send a notification to the recipient to contact the sender.

4.6 CERTIFICATE RENEWAL

No stipulation beyond conformance with the DirectTrust CP.

4.7 CERTIFICATE RE-KEY

No stipulation beyond conformance with the DirectTrust CP.

4.8 MODIFICATION

No stipulation beyond conformance with the DirectTrust CP.

4.9 CERTIFICATE REVOCATION AND SUSPENSION

Updox will revoke a certificate due to any of the following circumstances:

- Private key is suspected of compromise
- Requested by the Subscriber
- Updox has reason to believe the Subscriber Organization is in violation of Direct agreements

4.10 CERTIFICATE STATUS SERVICES

When available, Updox makes use of OCSP responders to determine the status of a Counterparty certificate.

4.11 END OF SUBSCRIPTION

No stipulation.

4.12 KEY ESCROW AND RECOVERY

No stipulation beyond conformance with the DirectTrust CP.

4.12.1 KEY ESCROW AND RECOVERY POLICY AND PRACTICES

No stipulation beyond conformance with the DirectTrust CP.

4.12.2 Session key encapsulation and recovery policy and practices

No stipulation beyond conformance with the DirectTrust CP.

5 FACILITY, MANAGEMENT, AND OPERATIONAL CONTROLS

5.1 Physical controls

Updox hosts all technology necessary for support of this CPS in Updox's Data Centers (DCs). The DCs are SOC1 (SSAE 16) and SOC2 Type 2 audited, HIPAA and PCI compliant.

The DCs undergo external and internal audits against PCI, HIPAA, SOX, JSOX, GLB, NIST 800-53 based controls, SSAE 16, SOC 2 and many more standards. External Type II SSAE 16 SOC 1 and SOC 2 reports are prepared each year.

5.1.1 Site Location and Construction

The off-site DCs have been purpose-built to support the continuous operation of hosted mission critical assets. The facilities have high-density, reinforced concrete walls encasing the data center core. The design and construction provide assurance that operations are protected against fire, floods, high winds, power outages, network issues and other hazards. The buildings are rated to withstand F3 tornados. There isn't any exterior signage.

5.1.2 Physical Access

The DCs have multiple layers of security, including video surveillance and biometric access control, to ensure that access is granted only to the appropriate individuals. Access is logged and retained. Each data center is protected and operated by an experienced network operations center (NOC) team.

5.1.3 Power and Air Conditioning

The DC has a fully redundant, 2(N+1) power, cooling, and network infrastructures. Power is provided by multiple power feeds from separate sources. Backup power is via multiple UPS devices and diesel-powered generator systems. The DCs also utilize multiple carrier-neutral, high-speed internet feeds, delivered over a secure and redundant network.

The DCs employ a cold-aisle containment system, as well as a mix of climate cooling and mechanical cooling to create reliable and efficient environmental conditions throughout the facilities.

5.1.4 Water Exposures

The DCs are located at geographic safe zones with 8-inch cement exterior walls to protect against water exposure.

5.1.5 Fire Prevention and Protection

All critical spaces in the data centers utilize a clean agent fire suppression system and are free of flammable materials. The entire data center structure has a dual-interlock pre-action sprinkler system. VESDA is utilized in the halls as well as in the return air plenums. Master fire panel resides in the data center Network Operations Center which is staffed 24x7. Central office monitoring is in place for all fire alerts.

5.1.6 Media Storage

Updox maintains a redundant architecture for all RA, CA, and HISP activities at two separate locations: 1) primary data center and 2) back-up data center. Updox does not utilize tape, disks, or any other type of mobile media.

5.1.7 Waste Disposal

Hardware and media are disposed of in accordance with HIPAA and industry best practices. Hard drives are destroyed before disposal, and shredding is used to dispose of documents and materials containing sensitive information.

5.2 PROCEDURAL CONTROLS

5.2.1 Trusted Roles

A trusted role is one whose incumbent performs functions that can introduce security problems if not carried out properly, whether accidentally or maliciously. The people selected to fill these roles must be

extraordinarily responsible or the integrity of the HISP is weakened. The functions performed in these roles form the basis of trust for all uses of the HISP. Two approaches should be taken to increase the likelihood that these roles can be successfully carried out. The first ensures that the person filling the role is trustworthy and properly trained. The second distributes the functions among more than one person, so that any malicious activity would require collusion.

The requirements of this policy are defined in terms of five roles:

- 1. Administrator authorized to install, configure, and maintain the HISP software; establish and maintain HISP user accounts; configure HISP user accounts.
- Information Systems Security Officer (ISSO): generate and manage End User private kevs.
- 3. Operator authorized to perform system backup and recovery.

Additional roles required by HIPAA:

- 4. HIPAA Security Officer authorized to make changes to system security policy.
- 5. HIPAA Privacy Officer authorized to be a point of contact for reporting and assisting in the investigation of any data breach that might take place.
- HIPAA Security Officer

Performs duties of the Security Officer under HIPAA.

- HIPAA Privacy OfficerPerforms duties of the Privacy Officer under HIPAA.
 - Establishing and maintaining HISP system accounts

5.2.1.1 Administrator

The administrator role is responsible for:

- Installation, configuration, and maintenance of the HISP
- Establishing and maintaining HISP system accounts

5.2.1.2 Information Systems Security Officer

The Information Systems Security Officer is responsible for:

- Configuring End User profiles or templates
- Generating, installing, and backing up End User keys
- Managing End User access to private keys stored by HISP
- Managing HISP-wide trust decisions, e.g., addition or deletion of trust anchors, trust bundles, or policy enforcement rules, if applicable

5.2.1.3 Operator

The operator role is responsible for the routine operation of the HISP equipment and operations such as system backups and recovery or changing recording media.

5.2.1.4 HIPAA Security Officer

Performs duties of the Security Officer under HIPAA.

5.2.1.5 HIPAA Privacy Officer

Performs duties of the Privacy Officer under HIPAA.

5.2.2 Number of Persons Required Per Task

No Stipulation.

5.2.3 Identification and Authentication for Each Role

A person occupying a trusted role will be authenticated to the HISP system.

5.2.4 Separation of Roles

No stipulation.

5.2.5 Access to Electronic PHI

Updox has implemented policies and procedures to ensure compliance with applicable requirements of the HIPAA Privacy and Security Rules.

5.2.6 Use of Cloud Service Providers

Updox does not use Cloud Service Providers for hosting any portion of its HISP production services.

5.3 Personnel controls

5.3.1 Background, Qualifications, Experience, and Security Clearance Requirements

No stipulation.

5.3.2 Background Check Procedures

No stipulation.

5.3.3 Training Requirements

No stipulation.

5.3.4 Retraining Frequency and Requirements

No stipulation.

5.3.5 Job Rotation Frequency and Sequence

No stipulation.

5.3.6 Sanctions for Unauthorized Sections

No stipulation.

5.3.7 Independent Contractor Requirements

Independent contractors are required to sign a non-disclosure agreement (NDA) and contract that requires compliance to the personnel requirements in this CPS.

5.3.7.1 Sanctions for Unauthorized Sections Business Associates of HISP

Updox maintains Business Associate Agreements with any third party that creates, receives, maintains, or transmits PHI on behalf of the HISP or its End Users.

5.3.8 Documentation Supplied to Personnel

Updox outlines job responsibilities to HISP employees where applicable.

5.4 AUDIT LOGGING PROCEDURES

Audit log files are generated for events related to the HISP operations. All security audit logs are retained and made available during an audit.

5.4.1 Types of Events Recorded

All security auditing capabilities in the server operating system are enabled.

The audit record includes:

- Type of event
- · Date and time the event occurred
- A success or failure indicator, where appropriate
- Identity of the entity and/or operator (of the HISP) that caused the event

The following type of events are automatically recorded:

- Change to audit parameters (e.g. frequency, type of events audited)
- Attempt to delete or modify audit logs
- Attempt to assume a role (successful and unsuccessful)
- Change to maximum number of authentication attempts allowed
- Maximum number of unsuccessful authentication attempts reached during user login
- Unlock of an account locked by unsuccessful authentication
- Entry of ALL security-relevant data that is entered into the system
- Entry of ALL security-relevant messages that are received by the system

- Remote data entry of security-relevant messages received
- Export/output of confidential/security-relevant information (successful/unsuccessful)
- Generation of a key (not mandatory for one-time use keys)
- Loading of component private keys
- All Access to certificate subject private keys retained within the HISP for key recovery purposes
- Change to the trusted public keys (add, delete, edit)
- Manual entry of secret keys for authentication
- Export of private and secret keys
- Roles and Users are added or deleted
- The access control privileges of a user account or a role are modified
- All changes to End User trust management profile, including policy enforcement rules, enabling or disabling trust anchors or trust bundles.
- A third-party time stamp is obtained (local system time stamps are excluded)
- Certificate request (new and re-key)
- Certificate issuance
- Any Change to the security configuration of a system component
- Change to user account (add, delete, edit)
- Change to user permissions
- Change to certificate profile
- Change to revocation profile
- Change to the certificate revocation list profile
- Appointment of an individual to a Trusted Role
- Installation of an Operating System
- Installation of a HISP Application
- Installation of a PKI application
- Installation of a hardware security module
- System start-up
- Logon attempts to PKI application
- Attempt to set/modify password
- Backup of the internal HISP database
- Restoration from backup of the internal HISP database
- Re-key of a HISP system component
- Zeroizing Hardware Security Modules
- Change to configuration hardware
- Change to configuration software
- Change to configuration operating system
- Change to configuration patches
- Software error condition
- Software check integrity failure
- Network attacks (suspected or confirmed)
- Reset of operating system clock
- Re-key of a HISP system component

The following type of events are manually recorded:

Appointment of an individual to a Trusted Role

- Installation of an operating system
- Certificate revocation request
- ALL Certificate compromise notification request
- Violation to physical security (known or suspected)
- Violation of HP or Certificate Practices Statement
- System crashes/hardware failure
- Equipment failure
- ANOMALIES

5.4.2 Frequency of Processing Log

Audit logs are reviewed and monitored regularly to ensure that any irregularities are identified and handled properly.

5.4.3 Retention Period for Audit Log

Security audit log data is available on the Updox equipment for a minimum of two months.

5.4.4 Protection of Audit Log

Only authorized staff have access and can archive the audit logs.

5.4.5 Audit Log Backup Procedures

Audit logs are backed up at least monthly and stored off site.

5.4.6 Audit Collection System (Internal vs. External)

Automated audit data is generated and recorded at the application level at all times while Updox is in operation.

5.4.7 Notification to Event-causing Subject

The subject is not notified of the audit event.

5.4.8 Vulnerability Assessments

No stipulation.

5.5 RECORDS ARCHIVAL

5.5.1 Types of Records Archived

Updox maintains records to verify that the HISP was properly operated. The records include:

- 1. HISP Accreditations,
- 2. HP and HPS versions,
- Contractual obligations and other agreements concerning the operation of the HISP, notably BAAs,
- 4. System and equipment configurations, modifications, and updates,
- 5. Certificate signing and revocation requests,
- 6. Any documentation related to the receipt or acceptance of a certificate or token,
- 7. End User Agreements,
- 8. Any data or applications necessary to verify an archive's contents,
- 9. Compliance auditor reports,
- 10. Any changes to the HISP's audit parameters,
- 11. Any attempt to delete or modify audit logs,

- 12. Key generation,
- 13. Access to Private Keys for key recovery purposes,
- 14. Changes to trusted Public Keys,
- 15. Export of Private Keys,
- 16. Appointment of an individual to a trusted role,
- 17. Destruction of a cryptographic module,
- 18. Certificate compromise notifications,
- 19. Remedial action taken as a result of violations of physical security, and
- 20. Violations of the HP or HPS.

5.5.2 Retention Period for Archive

No stipulation.

5.5.3 Protection of Archive

No stipulation.

5.5.4 Archive Backup Procedures

No stipulation.

5.5.5 Requirements for Time-stamping of Records

No stipulation.

5.5.6 Archive Collection System (Internal or External)

No stipulation.

5.5.7 Procedures to Obtain and Verify Archive Information

No stipulation.

5.6 KEY CHANGEOVER

No stipulation beyond conformance with the DirectTrust CP.

5.7 COMPROMISE AND DISASTER RECOVERY

5.7.1 Incident and Compromise Handling Procedures

Updox has procedures in place to identify and respond to security incidents, including suspected or known breaches of privacy, in accordance with applicable law.

5.7.2 Computing Resources, Software, and/or Data are Corrupted

Updox maintains backup copies of system, databases, and private keys in order to rebuild the HISP capability in case of software and/or data corruption. Prior to resuming operations, Updox will ensure that the system's integrity has been restored.

5.7.3 Entity Private Key Compromise Procedures

No stipulation.

5.7.4 Business Continuity Capabilities after a Disaster

No stipulation.

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5.8 HISP TERMINATION

No stipulation.

5.9 BACKUP OF ELECTRONIC PHI

Updox clearly defines in its Business Associate Agreements its obligations relating to the backup of PHI.

Updox has no obligation to retain or archive any message it receives that is not addressed to one of its End Users, is not a Direct message, is from an untrusted source or bears an invalid digital signature or does not otherwise meet the Updox policy for acceptable incoming messages.

Updox attempts to deliver all trusted Direct messages received on behalf of its End Users and meeting local policy requirements to the intended recipient's HISP-managed mailbox or to an Intermediate System authorized to accept messages on behalf of the End User.

Updox does not divert, copy, or redistribute incoming messages received on behalf of an End User to any other recipient, destination, application, or database, except as required for routine inline processing of messages for the End User or as required for Updox to meet any backup, archival, disaster recovery, or other requirement under HIPAA or other regulation.

6 TECHNICAL SECURITY CONTROLS

6.1 KEY PAIR GENERATION AND INSTALLATION

6.1.1 Key Pair Generation

Updox generates key pairs in a manner conforming to the DirectTrust CP.

6.1.2 Private Kev Delivery to Subscriber

Private Keys are not distributed to the Subscriber; rather Updox creates, stores, and manages the key pairs.

6.1.3 Public Key Delivery to Certificate Issuer

Public Keys are not delivered to Updox; rather Updox generates the public keys.

6.1.4 Public Key Delivery to Relying Parties

6.1.4.1 HISP Trust Anchor Delivery

The Updox trust anchor certificate is delivered to Relying Parties via the DirectTrust Accredited Bundle.

6.1.4.2 Public Key Delivery to Relying Parties

End user Subscriber Public keys are delivered within Certificates made available for discovery through DNS in accordance with Section 2 of this document.

6.1.5 Key Sizes

Key sizes for keys used by Updox conform to the DirectTrust CP.

6.1.6 Public Key Parameters Generation and Quality Checking No stipulation.

6.1.7 Key Usage Purposes (as per X.509 v3 key usage field)

Key Usage Purposes asserted in the key usage field or extended key usage extension of certificates used by Updox conform to the DirectTrust CP.

Updox enforces the permitted key usages when using certificates if the field or extension is marked as critical.

6.2 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE ENGINEERING CONTROLS

Updox performs risk assessment and risk mitigation to ensure that the private keys have the strongest protection from unauthorized use.

The Updox Director of Security Rob Felsburg, is responsible for ensuring adequate protection of cryptographic keys held on behalf of End Users, and also for tracking and recording exactly who has access to said keys at any given point in accordance with the DirectTrust CP. Updox is a subsidiary of EverCommerce, Lisa Hephner is ISSO for EverCommerce and all of its subsidiaries.

6.2.1 Cryptographic Module Standards and Controls

Cryptographic modules used are certified against U.S. FIPs 140-2 Security Level 2.

6.2.2 Private Key (n out of m) Multi-person Control

No Stipulation beyond conformance with the DirectTrust CP.

6.2.3 Private Key Escrow

No Private keys are escrowed.

6.2.4 Private Key Backup

Private keys managed by Updox on behalf of its End Users are backed up to a secure offsite location to facilitate disaster recovery.

6.2.5 Private Key Archival

No stipulation beyond conformance with the DirectTrust CP.

6.2.6 Private Key Transfer into or from a Cryptographic Module

No stipulation beyond conformance with the DirectTrust CP.

6.2.7 Private Key Storage on Cryptographic Module

No stipulation beyond conformance with the DirectTrust CP.

6.2.8 Method of Activating Private Keys

No stipulation beyond conformance with the DirectTrust CP.

6.2.9 Methods of Deactivating Private Keys

No stipulation beyond conformance with the DirectTrust CP.

6.2.10 Method of Destroying Private Keys

No stipulation beyond conformance with the DirectTrust CP.

6.2.11 Cryptographic Module Rating

No stipulation beyond conformance with the DirectTrust CP.

6.3 OTHER ASPECTS OF KEY MANAGEMENT

6.3.1 Public Key Archival

No stipulation beyond conformance with the DirectTrust CP.

6.3.2 Certificate Operational Periods/Key Usage Periods

No stipulation beyond conformance with the DirectTrust CP.

6.4 ACTIVATION DATA

6.4.1 Activation Data Generation and Installation

No stipulation beyond conformance with the DirectTrust CP.

6.4.2 Activation Data Protection

No stipulation beyond conformance with the DirectTrust CP.

6.4.3 Other Aspects of Activation Data

No stipulation.

6.5 COMPUTER SECURITY CONTROLS

The requirements of Sections 6.5 - 6.5.2 apply only to workstations and systems controlled by Updox, which include any remote workstations operated by Updox personnel.

6.5.1 Specific Computer Security Technical Requirements

Updox hardware, including any virtualized HISP hardware, and software containing End User private keys are well protected.

Updox configures its systems to:

- Authenticate the identity of HISP users before permitting access to the system or applications
- Manage the privileges of HISP users and limit users to their assigned roles
- Generate and archive audit records
- Enforce domain integrity boundaries for security critical processes
- Support recovery from key or system failure

Additionally, Updox:

- Authenticates and protects all communications between a trusted role and its HISP system.
- Requires HISP personnel to memorize and not write down passwords or share passwords with other individuals.
- Implements processes to temporarily lock access to secure HISP processes if a certain number of failed log-in attempts occur.

6.5.2 Computer Security Rating

No stipulation.

6.6 LIFE-CYCLE SECURITY CONTROLS

The requirements of Section 6.6.1 - 6.6.3 apply only to systems controlled by the HISP.

6.6.1 System Development Controls

Updox tests and installs hardware and software updates in a professional and controlled manner.

Updox participates in an ongoing Greenlight interoperability testing program with DirectTrust, including reporting of the interoperability results on an annual basis.

6.6.2 Security Management Controls

Updox requires all changes to be evaluated, documented, and approved before implementation. Updox has a configuration management methodology for installation and ongoing maintenance of the HISP system.

6.6.3 Life Cycle Security Controls

No stipulation.

6.7 **Network Security Controls**

The requirements of this section apply only to systems and networks controlled by the HISP.

6.7.1 End User Data Storage and Edge Protocols

Updox:

- Ensures the security of the messages processed by the HISP supports adherence to the standard HIPAA privacy rules defined at 45 CFR Part 160 and Subparts A and E of Part 164.
- Encrypts all edge protocol communications that enable last mile exchange between End Users' systems or Intermediate Systems and the HISP's Direct infrastructure by using TLS.
- Documents the methods it provides for accessing Direct Project messages.
- Is not required to examine the content of messages sent or received through its HISP system for the purpose of validating clinical document or other formatting, scanning for malicious code or content, or any other purpose.
- Examines content only to the extent permitted by any applicable Business Associate Agreement and/or other service agreement.

 Optionally offers Cross-Enterprise Document Reliable Interchange (XDR) as an edge protocol, in conformance with the XDR and XDM for Direct Messaging Specification, Version 1, published 9 March 2011 by the Direct Project.

6.7.2 Authentication of End Users

The Updox End User authentication requires a user ID plus a user-defined password that is compliant with DirectTrust Auth LoA 2 (secret password, at least 8 characters, and throttling mechanism to prevent more than 100 failed login attempts within 30 days). Authentication is performed over TLS.

6.7.3 Authentication of Intermediate Systems

The Updox Intermediate System authentication requires an application ID plus an Updox assigned randomly generated application password that is compliant with DirectTrust Auth LoA 2 (secret password, at least 20 characters, and throttling mechanism to prevent more than 100 failed login attempts within 30 days). Authentication is performed over TLS.

An accounting of End User access is tracked both by Updox and the Intermediate System.

Updox provides a secure means to authenticate itself to the Intermediate System to reduce risk of manin-the-middle attacks.

6.7.4 Access Controls (Internal Access)

No stipulation.

6.8 TIME-STAMPING

Updox system clocks are synchronized with the NIST national time protocol servers following Network Time Protocol Version 4. The Updox system clocks are accurate within five seconds of the NIST time service and synchronization occurs every 64 to 1024 seconds.

6.9 DIRECT MESSAGING OPERATIONS

6.9.1 CA and RA Services

Updox performs CA and RA roles to provision and manage certificates used for DSM. Updox also completes the additional relevant sections of the EHNAC Accreditation related to these roles.

6.9.2 End User/Subscriber Agreements

Under HIPAA, Updox is a Business Associate to other Business Associates, to Healthcare Entities, and to Covered Entities. Legally binding contracts for Direct messaging are in place for both scenarios, as well as, Business Associate Agreements (BAAs) as required by law..

When the business relationship is with another Business Associate (e.g. EHR vendor), the BAA is between Updox and the BA. The BA, in turn, has BAAs with their customers (e.g. Covered Entities).

When the business relationship is with a Covered Entity, the BAA is between Updox and the Covered Entity.

6.9.3 Trust Management

The primary trust management method used by Updox evaluates trust in counterparties via a whitelist of Certificate Authorities (CA) from the DirectTrust Accredited bundle which is refreshed every 24 hours (Updox is in this bundle).

The HISPs and/or CAs associated with the anchor certificates in this bundle are required to meet DirectTrust's accreditation criteria and to be audited on a bi-annual basis.

Trust is established at the trust anchor Certificate level, meaning trust decisions are made by matching the Distinguished Name and Public Key of an issuing CA in the Certificate chain, or of the counterparty itself when the Certificate is self-signed, against a local list of explicitly trusted anchors for acceptance, all others are rejected. This is referred to as "whitelisting." Updox does not support whitelisting by Direct address or Direct health domain, rather only by trust anchor Certificates for making trust decisions.

The HISP enforces permitted key usages for Certificates it controls if the field or extension is marked as critical. It does enforce critical extensions on Counterparty Certificates with the exception of key usage. The HISP is also capable of imposing additional local policy restrictions such as specific content in the Certificate policy extension, or any other field or extension in a Counterparty Certificate or in any of its superior issuing CA Certificates.

Trust bundles are managed in compliance with the Implementation Guide for Direct Project Trust Bundle Distribution, version 1.0, 14 March 2013.

Updox has the ability to blocklist from the following options:

- 1.) by Direct Address
- 2.) by Direct Domain
- 3.) by end entity certificate; or
- 4.) by Certificate Authority (CA).

In the case of a CA going bad (i.e., it's keys are compromised such as what if a particular Direct Address at another HISP is bad?)

- If a CA goes bad, the trust anchor would be removed from the Updox "whitelist" (our store of approved CA trust anchors).
- When a domain-bound or address-bound certificate is bad, the CA will report this in their Certificate Revocation List (CRL) and the Online Certificate Status Protocol (OSCP). Updox checks the CRL and OCSP prior to trusting a message.
- When a direct address is bad, the issuing HISP (if not Updox) should block from their end but if Updox finds that the keys are compromised or the direct address is bad, Updox would block the address.

The Updox HISP, CA/RA policies are available to End Users upon request prior to entering into a binding contract for services from Updox.

6.9.4 Direct Messaging Protocols

Updox performs authentication, encryption, trust verification and acknowledgement of responsibility to deliver the message utilizing SMTP transport protocol as specified in the Applicability Statement for

Direct Secure Health Transport when securely routing messages from a sender's address to an intended recipient's address.

Updox supports certificate discovery for Direct messaging recipients through DNS and LDAP methods as specified in the S&I Framework Certificate Discovery for Direct Implementation Guide.

Updox performs STA functions in accordance with the:

- Applicability Statement, as defined in Section 1.6.2, and
- Certificate Discovery for Direct Project Implementation Guide dated January 9, 2012, or any subsequent version.

6.9.4.1 Message Disposition Notifications

In accordance with the Implementation Guide for Delivery Notification in Direct, Version 1.0, dated June 29, 2012, or any subsequent version, Updox sends the following Message Disposition Notices (MDNs) to a counterparty HISP:

Scenario	MDN Status
When receiving a Direct message	Processed
When receiving a Direct message <u>and</u> successfully delivering to the Edge Client <u>and</u> sending HISP requested a Dispatched MDN	Dispatched
When receiving a Direct message <u>and</u> unable to deliver to Edge Client	Failure
When sending a Direct message <u>and</u> counterparty HISP doesn't send a Processed MDN within 60 minutes	Failure

6.9.4.2 Message Wrapping

Messages signed or encrypted with keys associated with domain-bound certificates are vulnerable to certain in-transit header re-writing attacks. Therefore, when sending a message on behalf of an End User, Updox protects the outer, non-content-related message header fields by wrapping the message as specified in Section 3.1 of the "Secure/Multipurpose Internet Mail Extensions (S/MIME) Version 3.2 Message Specification," RFC 5751, published by the Internet Engineering Task Force and is able to accept and process incoming messages wrapped in this manner.

Updox generates a wrapped message by including the full MIME message constructed on behalf of the End User in a message/rfc822 MIME wrapper in order to apply S/MIME security services to the wrapped header fields.

Updox uses the same non-content-related message header fields in both the outer headers and the wrapped headers and also suppresses the "Subject" header field in the outer message to mitigate inadvertent exposure to PHI, and does not allow for BCC: or blind carbon copy recipients in order to ensure the best opportunity for reconciliation of SMTP envelope data with the protected headers by all Counterparties.

When receiving a wrapped message Updox validates that the sender and recipient information for the message is consistent with the protected header within the message/rfc822 wrapper and with the signer and encryption certificate used. If an inconsistency is found the message is rejected.

Updox processes message disposition notifications (MDN) as requested in the wrapped header. The Original-Message-ID field in the outgoing MDN contains the Message-ID value from the protected inner header of the received message.

Updox accepts both wrapped and unwrapped messages.

6.9.4.3 Case Sensitivity

Updox treats both incoming and outgoing Direct addresses in a case-insensitive manner.

6.9.4.4 Message Canonicalization

Updox prepares Direct message content for signing in accordance with Section 3.1 of RFC 5751. This preparation includes conversion of all leaf parts of the MIME content to canonical form prior to computation of the message digest for the digital signature.

Before computing the message digest on an incoming message to validate a digital signature, Updox treats the received content as if it were properly canonicalized by the sender.

6.9.4.5 Delivery Status Notifications (DSNs)

When sending Delivery Status Notifications, Updox includes the original message ID in the X-Original-Message-ID extension field.

When receiving Delivery Status Notifications that don't contain an X-Original-Message-ID extension field, Updox uses the value in the In-Reply-To field when available to correlate the DSN with the original message.

6.9.5 Directory Services

Updox provides a Direct address directory to its users. Users must comply with the directory usage policy which encompasses requirements from the DirectTrust Directory Sharing Policy.

7 CERTIFICATE, CRL, AND OCSP PROFILES FORMAT

7.1 CERTIFICATE PROFILE

Updox, as a conforming HISP is able to process and use certificates issued in conformance with the certificate profiles as defined in the DirectTrust CP.

7.1.1 Version Numbers

No stipulation beyond conformance with the DirectTrust CP.

7.1.2 Certificate Extensions

No stipulation beyond conformance with the DirectTrust CP.

7.1.3 Algorithm Object Identifiers

No stipulation beyond conformance with the DirectTrust CP.

7.1.4 Name Forms

No stipulation beyond conformance with the DirectTrust CP.

7.1.5 Name Constraints

No stipulation beyond conformance with the DirectTrust CP.

7.1.6 Certificate Policy Object Identifier

No stipulation beyond conformance with the DirectTrust CP.

7.1.7 Usage of Policy Constraints Extension

No stipulation.

7.1.8 Policy Qualifiers Syntax

No stipulation.

7.1.9 Processing Semantics for the Critical Certificate Policy Extension

Updox rejects a certificate if it encounters a critical extension it does not recognize or a critical extension that contains information that it cannot process. No stipulation is made regarding processing of unrecognized certificate policies marked as non-critical.

7.2 CRL PROFILE

Updox, as a conforming HISP is able to process and use CRLs issued in conformance with the CRL profiles as defined in the DirectTrust CP

7.2.1 Version Numbers

Updox processes X.509 version 2 CRLs (i.e. CRLs with the version field containing the integer 1).

7.2.2 CRL and CRL Entry Extensions

Updox processes CRLs that conform to the CRL and CRL Extensions profile defined in IETF RFC 5280.

7.2.3 OCSP Profile

No Stipulation.

8 COMPLIANCE AUDIT AND OTHER ASSESSMENTS

Updox contracts with the following 3rd party assessors to ensure the requirements specified in this HPS and the DirectTrust HP are implemented and enforced.

- EHNAC Accreditation (HISP Privacy & Security with HITRUST v2.0)
- DirectTrust RA, CA, and HISP Accreditation
- ONC Health IT Certification
- 3rd Party Security Assessment
- Updox 3rd party Data Centers undergo SOC1 (SSAE 16) and SOC2 Type 2 audits.

8.1 Frequency or circumstances of assessment

EHNAC	Bi-	Covers security and HIPAA policies
	annual	
DirectTrust	Bi-	Covers all aspects of the HPS/HP
	annual	
ONC Health IT	Bi-	Covers Direct messaging transport and cert discovery
	annual	
3 rd Party Sec.Assess.	Annual	Covers network security
Data Centers	Annual	SOC1 (SSAE 16) and SOC2 Type 2 audits.

8.2 IDENTITY/QUALIFICATIONS OF ASSESSOR

The independent auditor must:

- Demonstrate competence in the field of compliance audits
- Be familiar with Public Key infrastructures, certification systems, and Internet security

8.3 ASSESSOR'S RELATIONSHIP TO ASSESSED ENTITY

Updox uses independent auditors that do not have a financial interest or business relationship with Updox.

8.4 TOPICS COVERED BY ASSESSMENT

DirectTrust provides an accreditation program to certify the compliance of CAs, RAs, and HISPs; the program will outline the topics covered by assessment.

8.5 ACTIONS TAKEN AS A RESULT OF DEFICIENCY

If an audit reports a material noncompliance with applicable law or this HPS then Updox will initiate a formal action plan to remediate the deficiencies.

8.6 COMMUNICATION OF RESULTS

The results of each audit are reported to the Updox Management Team for review and approval. DirectTrust is notified of EHNAC accreditation status. EHNAC publishes the current status on their website: https://www.ehnac.org/accredited-organizations/.

9 OTHER BUSINESS AND LEGAL MATTERS

9.1 FEES

9.1.1 Certificate Issuance or Renewal Fees

No stipulation.

9.1.2 Certificate Access Fees

No stipulation.

9.1.3 Revocation or Status Information Access Fees

No stipulation.

9.1.4 Fees for Other Services

Updox does not charge a counterparty HISP a fee to exchange a Direct message on behalf of an End User.

9.1.5 Refund Policy

Updox does not issue refunds for fees related to Updox HISP services.

9.2 FINANCIAL RESPONSIBILITY

9.2.1 Insurance Coverage

No stipulation.

9.2.2 Other Assets

No stipulation.

9.2.3 Insurance or Warranty Coverage for End-entities

No stipulation.

9.3 CONFIDENTIALITY OF BUSINESS INFORMATION

9.3.1 Scope of Confidential Information

Confidential Information means any information that (a) is clearly marked as confidential, (b) that by its nature or context should reasonably be understood to be confidential, and (c) the information specifically set forth in the list below.

- Subscriber applications;
- Subscriber Agreements;
- Audit logs for types specified in § 5.4;
- Updox policies and procedures related to this HPS; and
- · Audit reports and related documentation.

Except as expressly permitted by this HPS, neither Subscriber nor Updox will disclose, use, copy, distribute, sell, license, publish, reproduce or otherwise make available Confidential Information of others.

9.3.2 Information not Within the Scope of Confidential Information

Confidential Information will not include any information

- that is publicly available through no breach of this HPS,
- (ii) (hat is independently developed by Subscriber, Updox, or
- (iii) (that is rightfully acquired by Subscriber or Updox from a third party who is not in breach of an agreement to keep such information confidential.

Except as expressly permitted by this HPS, neither Subscriber or Updox will disclose, use, copy, distribute, sell, license, publish, reproduce or otherwise make available confidential information of others.

9.3.3 Responsibility to Protect Confidential Information

Updox and Subscriber will each (i) secure and protect confidential information by using the same or greater level of care that it uses to protect its own confidential and proprietary information of like kind, but in no event less than a reasonable degree of care, and (ii) require that each of their respective employees, agents, attorneys and independent contractors who have access to such confidential information are bound to at least as restrictive confidentiality terms as this section 9.3.

Notwithstanding the foregoing, any party may disclose another party's confidential information to the extent required by applicable law or regulation or by order of a court or other governmental entity, in which case, if permitted, such party will notify the other disclosing party as soon as practicable prior to such party making such required disclosure.

9.4 PRIVACY OF PERSONAL INFORMATION

9.4.1 Privacy Plan

Updox protects the privacy of the information sent through Updox Direct in accordance with its privacy policy which can be found at http://updox.com/privacy-policy.

9.4.2 Information Treated as Private

See section 9.3.1.

9.4.3 Information not Deemed Private

See section 9.3.2.

9.4.4 Responsibility to Protect Private Information

Private information is stored securely according to the policies and processes outlined herein. See section 9.3.3

9.4.5 Notice and Consent to Use Private Information

Private information may be used by Updox in accordance with this HPS, the privacy policy referenced in section 9.4.1, and applicable Subscriber Agreements.

9.4.6 Disclosure Pursuant to Judicial or Administrative Process

Notwithstanding the foregoing, Updox may disclose confidential and/or private information to the extent required by applicable law or regulation or by order of a court or other governmental entity, in which case, if permitted, Updox will notify the disclosing party as soon as practicable prior to such party making such required disclosure.

9.4.7 Other Information Disclosure Circumstances

No stipulation.

9.5 INTELLECTUAL PROPERTY RIGHTS

Updox has and shall retain sole and exclusive right, title and interest, including copyright and all other rights, in and for the Updox Direct services. Updox hereby reserves all rights not expressly granted hereunder. Updox will not knowingly violate the intellectual property rights held by others.

9.6 REPRESENTATIONS AND WARRANTIES

9.6.1 HISP Representations and Warranties

Updox warrants that it will perform the functions outlined in this HPS in accordance with applicable laws and regulations and in a professional manner.

9.6.2 CA/RA Representations and Warranties

No stipulation.

9.6.3 End User Representations and Warranties

Subscriber warrants it will:

- Provide accurate and complete information and communication to Updox
- Confirm the accuracy of certificate data prior to using the certificate
- Promptly cease using a certificate and notify Updox if (1) any information that was submitted to Updox becomes misleading or (ii) there is any actual or suspected misuse or compromise of the private key associated with the certificate
- Use the certificate only for authorized and legal purposes, consistent with this HPS and Subscriber Agreement
- Promptly cease using the certificate and related Private Key after the certificate's expiration

9.6.4 Counterparty Representations and Warranties

Counterparty warrants that

- it will only use Certificates for the purpose for which they were intended, and for no other purposes whatsoever, and in compliance with all applicable laws and regulations and this HPS,
- (ii) it will check each Certificate for validity and authenticity,

- (iii) it will promptly notify Updox of any issues or problems with a Certificate of which it becomes aware, and
- (iv) its decision to rely on the information within a Certificate is solely its responsibility.

Counterparties are solely responsible for any representations they make to third parties and for all transactions using their Certificates.

9.6.5 Representations and Warranties of Affiliated Organizations

Affiliated Organizations have the same representations and warranties as Subscribers in accordance with § 9.6.6.

9.6.6 Representations and Warranties of Other Participants

Subscriber warrants that

- (i) the information provided by the Subscriber within the Certificate is true, accurate and complete,
- (ii) it has completed required identity verification as set forth in § 3,
- (iii) the Certificate will be used in conformance with this HPS and all applicable laws and regulations, and
- (iv) it will promptly cease using the Certificate and notify Updox if: (a) any information that was submitted to Updox or is included in a Certificate changes or becomes misleading, or (b) there is any actual or suspected misuse or compromise of the Private Key associated with the Certificate.

Subscriber Agreements may include additional representations and warranties.

9.7 DISCLAIMERS OF WARRANTIES

No stipulation.

9.8 LIMITATIONS OF LIABILITY

No stipulation.

9.9 INDEMNITIES

No stipulation.

9.10 TERM AND TERMINATION

9.10.1 Term

Upon management acceptance, the HPS is effective immediately and supersedes all prior versions.

9.10.2 Termination

Termination of this HPS may occur if approved by the Updox management team.

9.10.3 Effect of Termination and Survival

The requirements of this HPS remain in effect through the end of the archive period.

9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS

Notices to and communications with PKI participants will be conducted in a commercially reasonable manner, as dictated b circumstance.

9.12 AMENDMENTS

9.12.1 Procedure for Amendment

This HPS may be revised or amended by the Updox management team as needed. The policy is maintained by the Updox Compliance team who is also responsible for managing the history and versioning lifecycle of this policy. All policies, including the Privacy Policy , service agreements, BAA's, MSA.s, and NDA's will be managed in the same manner.

9.12.2 Notification Mechanism and Period

No stipulation.

9.12.3 Circumstances Under Which OID Must be Changed

No stipulation.

9.13 DISPUTE RESOLUTION PROVISIONS

All disputes regarding this HPS shall be brought to the exclusive jurisdiction and venue of courts in Franklin County, Ohio, USA. Any cause of action or claim against Updox under this HPS must be commenced within one (1) year after the claim or cause of action arises.

9.14 GOVERNING LAW

This HPS shall be governed by the laws of the state of Ohio and the laws of the United States of America.

9.15 COMPLIANCE WITH APPLICABLE LAW

This HPS is subject to applicable federal, state, and local laws, rules, and regulations (the "Laws"). Updox, each Subscriber, and Relying Party shall comply with all Laws, as it relates to their responsibilities hereunder.

Updox continuously monitors, performs, an annual technical and non-technical evaluation based on applicable Federal and State regulations and standards, demonstrating the extent to which an entity's security policies and procedures meet the requirements of relevant regulations. Updox subsequently responds to changes affecting the security of Electronic PHI.

Updox is Business Associate under HIPAA.

9.16 MISCELLANEOUS PROVISIONS

9.16.1 Entire Agreement

This HPS constitutes the entire agreement related to the subject matter of this HPS and supersedes all prior or contemporaneous agreements, representations, and proposals, written or oral, if any, regarding such subjects. If Updox has entered into an agreement with an impacted party hereto (such as a Subscriber Agreement) then such agreement controls but only with respect to that impacted party

9.16.2 Assignment

Unless otherwise set forth in the Subscriber Agreement or other applicable agreement with an impacted party, Updox may assign its rights and obligations under this HPS in its sole discretion, with or without notice. No other entity operating under this HPS may assign its rights or obligations without Updox's prior written consent.

9.16.3 Severability

If any provision hereof is held to be invalid or unenforceable, the remaining provisions will remain in full force. All waivers of and consents to any terms of this HPS (or any rights, powers, or remedies under it) must be in writing to be effective. No waiver or consent granted for one matter will be construed as a waiver or consent for a different matter.

9.16.4 Enforcement (Attorney Fees/Waiver of Rights)

No stipulation.

9.16.5 Force Majeure

Updox will not be liable for failure to perform any of its obligations under this HPS if such failure is caused by an event outside its reasonable control, including but not limited to, an act of God, war, an act of terrorism, failures by Updox's suppliers or subcontractors, sabotage, riots, civil disobedience, acts of governments and government agencies, labor disputes, accidents, fires, or natural disasters. Updox will perform its obligations within a reasonable time after the cause of the failure has been remedied.

9.17 OTHER PROVISIONS

No stipulation.

Document History

Date	Description	Ву
07/15/2015	Reviewed and approved by management team (Mike Witting, Mike Harris, Connie Patterson)	Connie Patterson
03/23/2016	7.2.1 and 7.2.2 – reworded; no change to the meaning. 6.8 - Removed redundant sentence 9.10.1 – change "upon publication" to "upon management acceptance"	Connie Patterson
08/22/2016	1.6.2 Definitions – added Private Key 5.3.7.1 – indicated that Updox does not use subcontractors 5.3.7.2 Cloud Service Provides as Business Associates of HISP (new) 6.9.3 Trust Management - revised 6.9.4.3 Case Sensitivity (new) 6.9.4.4 Message Canonicalization (new) 6.9.4.5 Delivery Status Notifications (DSNs) (new) 6.9.4.6 Directory Services (new) 8.6 Communication of results – added EHNAC website 9.8 Limitations of liability – changed to refer to Updox CPS 9.9 Indemnities – changed to refer to Updox CPS	Connie Patterson
05/25/2018	Updated the Updox corporate office address, logo, and modified information regarding the data center facilities.	Connie Patterson
09/06/2019	Reviewed; no changes	Connie Patterson
10/30/2019	Section 5.1 – synced with CPS Section 6.8 – added the specific NIST time servers Section 8.1 – changed RA & CA accreditation to DirectTrust	Connie Patterson
01/06/2021	Updated the following sections in accordance with DirectTrust HISP Policy 2.0.: 1.2 Document Name and Identification 1.3.1 PKI Authorities 5.1.2 Physical Access 5.1.6 Media Storage 5.1.7 Waste Disposal 5.2.1 Trusted Roles 5.2.5 Access to Electronic PHI 5.2.6 Use of Cloud Service Providers 5.3.1 Background, Qualifications, Experience, and Security Clearance Requirements 5.3.3 Training Requirements 5.3.4 Retraining Frequency and Requirements 5.3.6 Sanctions for Unauthorized Actions 5.3.7.1 Business Associates of HISP 5.4.8 Vulnerability Assessments	Connie Patterson

		T
	5.5.1 Types of Events Archived	
	5.5.2 Retention Period for Archive	
	5.7.1 Incident and Compromise Handling Procedures	
	 5.7.4 Business Continuity Capabilities after a Disaster 	
	5.9 Backup of Electronic PHI	
	6.5.1 Specific Computer Security Technical Requirements	
	6.6.1 System Development Controls	
	6.7 Network Security Controls	
	6.7.1 End User Data Storage and Edge Protocols	
	6.7.4 Access Controls (Internal Access)	
	6.8 Time Stamping	
	8 Compliance Audits and Other Assessments	
	8.1 Frequency and Circumstances of Assessment	
	8.3 Assessor's Relationship to Assessed Entity	
	·	
2/5/2022	Updated the following sections in accordance with DirectTrust HISP	Kathy Howard
	Policy 2.0.:	
	Pg. 29, Sec.6.2 Remove Whitting added Harris and Hephner Pg. 36, Sec. 8 Remove Cadre, added w/HITRUST v2.0	
	Pg. 36, Sec. 8.1 Remove Cadre	
7/25/2023	Updated the following sections in accordance with DirectTrust	Kathy Howard
	HISP Policy 2.0.1 October 12, 2022:	
	4.5.4. Organization Administration the December	
	 1.5.1 Organization Administering the Document 4.12 Key Escrow and Recovery 	
	 4.12 Rey Escrow and Recovery 4.12.1 Key Escrow and Recovery Policy and Practices 	
	4.12.2 Session Key Encapsulation and Recovery Policy and	
	Practices	
	• 5.2.1.1 Administrator	
	5.2.1.2 Information Systems Security Officer 5.2.1.3 Operator	
	5.2.1.3 Operator5.2.1.4 HIPAA Security Officer	
	5.2.1.4 THE AA Security Officer 5.2.1.5 HIPAA Privacy Officer	
	5.3.7.1 Business Associates of HISP	
	5.4.1 Types of Events Recorded	
	5.4.5 Audit Log Backup Procedures	
	6.1.4.1 HISP Trust Anchor Delivery 6.1.4.2 End Hear Subscriber Public Key Delivery	
	 6.1.4.2 End User Subscriber Public Key Delivery 6.5 Computer Security Controls 	
	6.6.1 System Development Controls	
	6.9.1 CA and RA Services	
	6.9.2 End User/Subscriber Agreements	
	6.9.3 Trust Management	
	6.9.4.1 Message Disposition Notifications (MDNs) Control Message Weapping	
	6.9.4.2 Message Wrapping	

- 6.9.4.3 Case Sensitivity
- 6.9.4.4 Message Canonicalization
- 6.9.4.5 Delivery Status Notifications (DSNs)
- 6.9.5 Directory Services
- 7.2 CRL Profile
- 9.1.5 Refund Policy
- 9.3.1 Scope of Confidential Information
- 9.4.4 Responsibility to Protect Private Information
- 9.6.4 Counterparty Representations and Warranties
- 9.6.5 Representations and Warranties of Affiliated Organizations
- 9.6.6 Representations and Warranties of Other Participants
- 9.11 Individual Notices and Communications with Participants
- 9.13 Dispute Resolution Provisions
- 9.14 Governing Law
- 9.16.1 Entire Agreement
- 9.16.3 Severability
- 9.16.4 Enforcement (Attorney Fees/Waiver of Rights)
- 9.16.5 Force Majeure
- 9.17 Other Provisions