



Privacy Management Reference Model and Methodology (PMRM) Version 1.0

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Abstract:

The Privacy Management Reference Model and Methodology (PMRM, pronounced "pim-rim") provides a model and a methodology for:

- understanding and analyzing privacy policies and their privacy management requirements in defined use cases; and
- selecting the technical services which must be implemented to support privacy controls.

It is particularly relevant for use cases in which personal information (PI) flows across regulatory, policy, jurisdictional, and system boundaries.

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1 Introduction

The Privacy Management Reference Model and Methodology (PMRM) addresses the reality of today's networked, interoperable capabilities, applications and devices and the complexity of managing personal information (PI)¹ across legal, regulatory and policy environments in interconnected domains. It is a valuable tool that helps improve privacy management and compliance in cloud computing, health IT, smart grid, social networking, federated identity and similarly complex environments where the use of personal information is governed by laws, regulations, business contracts and other policies, but where traditional enterprise-focused models are inadequate. It can be of value to business and program managers who need to understand the implications of privacy policies for specific business systems and to help assess privacy management risks.

The PMRM is neither a static model nor a purely prescriptive set of rules (although it includes characteristics of both), and implementers have flexibility in determining the level and granularity of analysis required by a particular use case. The PMRM can be used by systems architects to inform the development of a privacy management architecture. The PMRM may also be useful in fostering interoperable policies and policy management standards and solutions. In many ways, the PMRM enables "privacy by design" because of its analytic structure and primarily operational focus.

1.1 Context

Predictable and trusted privacy management must function within a complex, inter-connected set of networks, systems, applications, devices, data, and associated governing policies. Such a privacy management capability is needed both in traditional computing and in cloud computing capability delivery environments. A useful privacy management capability must be able to establish the relationship between personal information ("PI") and associated privacy policies in sufficient granularity to enable the assignment of privacy management functionality and compliance controls throughout the lifecycle of the PI. It must also accommodate a changing mix of PI and policies, whether inherited or communicated to and from external domains or imposed internally. It must also include a methodology to carry out a detailed, structured analysis of the application environment and create a custom privacy management analysis (PMA) for the particular use case.

1.2 Objectives

The PMRM is used to analyze complex use cases, to understand and implement appropriate operational privacy management functionality and supporting mechanisms, and to achieve compliance across policy, system, and ownership boundaries.

In addition to serving as an analytic tool, the PMRM can aid the design of a privacy management architecture in response to use cases and as appropriate for a particular operational environment. It can also be used to help in the selection of integrated mechanisms capable of executing privacy controls in line with privacy policies, with predictability and assurance. Such an architectural view is important,

¹ There is a distinction between 'personal information' (PI) and 'personally identifiable information' (PII) – see Glossary. However, for clarity, the term 'PI' is generally used in this document and is assumed to cover both. Specific contexts do, however, require that the distinction is made explicit.

36 because business and policy drivers are now both more global and more complex and must thus interact
37 with many loosely-coupled systems.

38 In addition, multiple jurisdictions, inconsistent and often-conflicting laws, regulations, business practices,
39 and consumer preferences, together create huge barriers to online privacy management and compliance.
40 It is unlikely that these barriers will diminish in any significant way, especially in the face of rapid
41 technological change and innovation and differing social and national values, norms and policy interests.

42 The Privacy Management Reference Model and Methodology therefore provides policymakers, program
43 and business managers, system architects and developers with a tool to improve privacy management
44 and compliance in multiple jurisdictional contexts while also supporting capability delivery and business
45 objectives. In this Model, the controls associated with privacy (including security) will be flexible,
46 configurable and scalable and make use of technical mechanisms, business process and policy
47 components. These characteristics require a specification that is policy-configurable, since there is no
48 uniform, internationally-adopted privacy terminology and taxonomy.

49 Analysis and documentation produced using the PMRM will result in a Privacy Management Analysis
50 (PMA) that serves multiple stakeholders, including privacy officers and managers, general compliance
51 managers, and system developers. While other privacy instruments, such as privacy impact assessments
52 (“PIAs”), also serve multiple stakeholders, the PMRM does so in a way that is somewhat different from
53 these others. Such instruments, while nominally of interest to multiple stakeholders, tend to serve
54 particular groups. For example, PIAs are often of most direct concern to privacy officers and managers,
55 even though developers are often tasked with contributing to them. Such privacy instruments also tend to
56 change hands on a regular basis. As an example, a PIA may start out in the hands of the development or
57 project team, move to the privacy or general compliance function for review and comment, go back to the
58 project for revision, move back to the privacy function for review, and so on. This iterative process of
59 successive handoffs is valuable, but can easily devolve into a challenge and response dynamic that can
60 itself lead to miscommunication and misunderstandings.

61 The PMRM process output, in contrast, should have direct and ongoing relevance for all stakeholders and
62 is less likely to suffer the above dynamic. This is because it should be considered as a “boundary object,”
63 a construct that supports productive interaction and collaboration among multiple communities. Although
64 a boundary object is fully and continuously a part of each relevant community, each community draws
65 from it meanings that are grounded in the group’s own needs and perspectives. As long as these
66 meanings are not inconsistent across communities, a boundary object acts as a shared yet
67 heterogeneous understanding. The PMRM process output, if properly generated, constitutes just such a
68 boundary object. It is accessible and relevant to all stakeholders, but each group takes from it and
69 attributes to it what they specifically need. As such, the PMRM can facilitate collaboration across relevant
70 communities in a way that other privacy instruments often cannot.

71 1.3 Target Audience

72 The intended audiences of this document and expected benefits to be realized include:

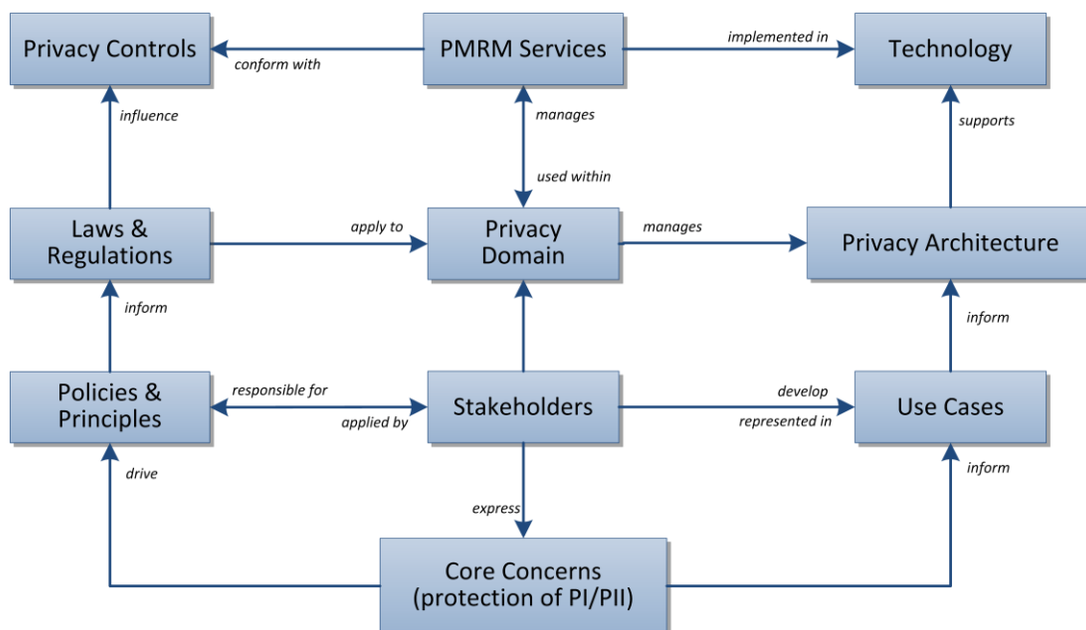
- 73 • **Privacy and Risk Officers** will gain a better understanding of the specific privacy management
74 environment for which they have compliance responsibilities as well as detailed policy and
75 operational processes and technical systems that are needed to achieve their organization’s privacy
76 compliance;
- 77 • **Systems/Business Architects** will have a series of templates for the rapid development of core
78 systems functionality, developed using the PMRM as a tool.
- 79 • **Software and Service Developers** will be able to identify what processes and methods are required
80 to ensure that personal data is created and managed in accordance with requisite privacy provisions.
- 81 • **Public policy makers** will be able to identify any weaknesses or shortcomings of current policies and
82 use the PMRM to establish best practice guidelines where needed.

83 1.4 Specification Summary

84 The PMRM consists of:

- 85 • A conceptual model of privacy management, including definitions of terms;
- 86 • A methodology; and

- 87 • A set of operational services, together with the inter-relationships among these three elements.



88
89 *Figure 1 – The PMRM Conceptual Model*

90 In Figure 1, we see that the core concern of privacy protection (by users, policy makers, solution
91 providers, etc.) helps, on the one hand, drive policy and principles (which in turn influence actual
92 regulation and lawmaking); and on the other hand, informs the use cases that are developed to address
93 the specific architecture and solutions required by the stakeholders in a particular domain.

94 Legislation in its turn is a major influence on privacy controls – indeed, privacy controls are often
95 expressed as policy objectives rather than as specific technology solutions – and these form the basis of
96 the PMRM Services that are created to conform to those controls when implemented.

97 The PMRM conceptual model is anchored in the principles of Service-Oriented Architecture (and
98 particularly the principle of services operating across ownership boundaries). Given the general reliance
99 by the privacy policy community on non-uniform definitions of so-called “Fair Information
100 Practices/Principles” (FIP/Ps), a non-normative, working set of *operational* privacy definitions (see section
101 5.1) is used to provide a foundation for the Model. With their operational focus, these working definitions
102 are not intended to supplant or to in any way suggest a bias for or against any specific policy or policy set.
103 However, they may prove valuable as a tool to help deal with the inherent biases built into current
104 terminology associated with privacy and to abstract their operational features.

105 The PMRM methodology covers a series of tasks, outlined in the following sections of the document,
106 concerned with:

- 107 • defining and describing use-cases;
108 • identifying particular business domains and understanding the roles played by all actors and systems
109 within that domain in relation to privacy issues;
110 • identifying the data flows and touch-points for all personal information within a privacy domain;
111 • specifying various privacy controls;
112 • mapping technical and process mechanisms to operational services;
113 • performing risk and compliance assessments.

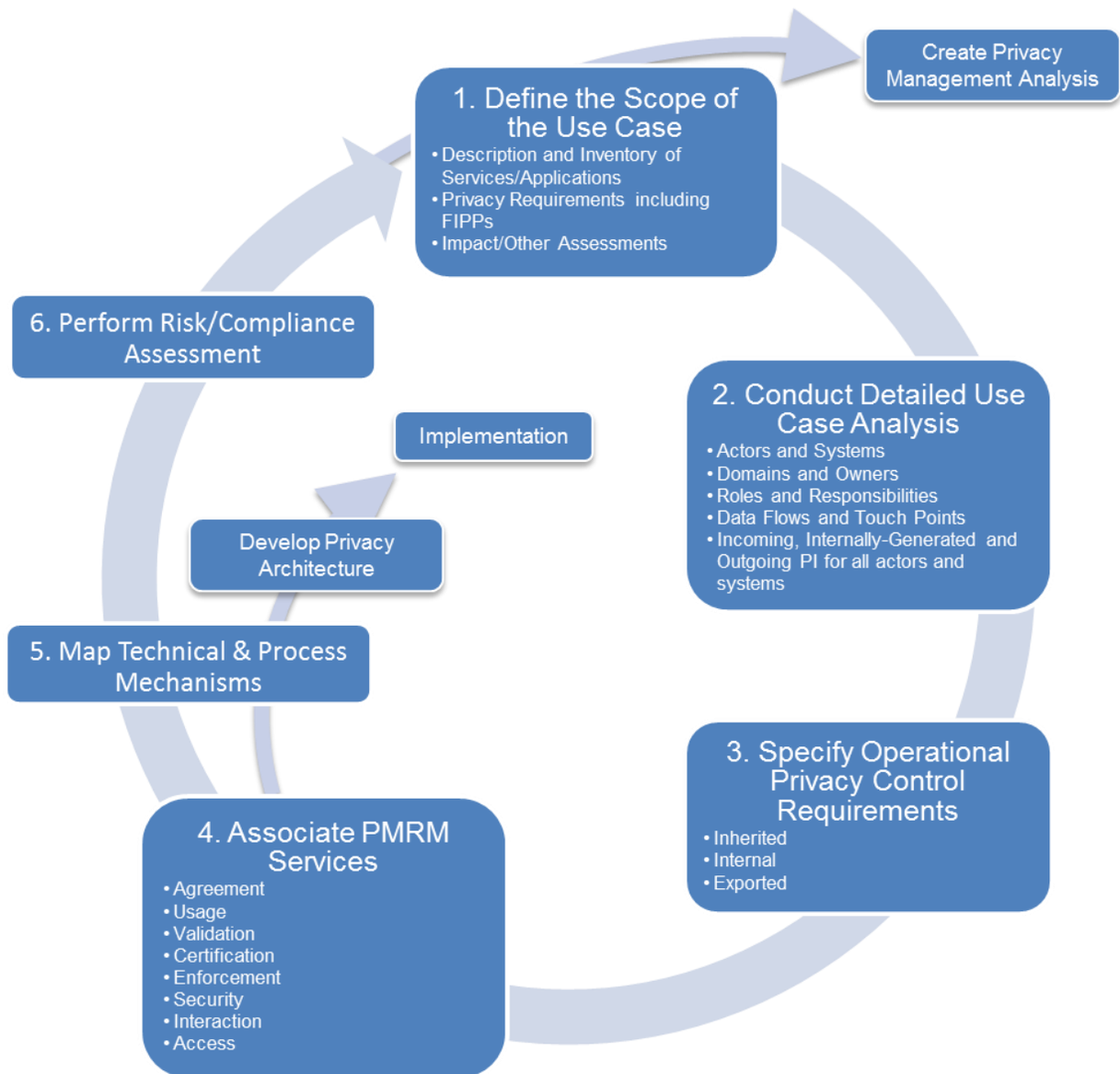
114 The specification also defines a set of Services deemed necessary to implement the management and
115 compliance of detailed privacy requirements within a particular use case. The Services are sets of
116 functions which form an organizing foundation to facilitate the application of the model and to support the
117 identification of the specific mechanisms which will be incorporated in the privacy management
118 architecture appropriate for that use case. The set of operational services (Agreement, Usage, Validation
119 Certification, Enforcement, Security, Interaction, and Access) is described in Section 4 below.

120 The core of the specification is expressed in two normative sections: the High Level Privacy Analysis and
121 the Detailed Privacy Management Reference Model Description. The Detailed PMRM Description section
122 is informed by the general findings associated with the High Level Analysis. However, it is much more
123 detail-focused and requires development of a use case which clearly expresses the complete application
124 and/or business environment within which personal information is collected, communicated, processed,
125 stored, and disposed.

126 It is also important to point out that the model is not generally prescriptive and that users of the model
127 may choose to adopt some parts of the model and not others. However, a complete use of the model will
128 contribute to a more comprehensive privacy management architecture for a given capability or
129 application. As such, the PMRM may serve as the basis for the development of privacy-focused
130 capability maturity models and improved compliance frameworks. The PMRM provides a model
131 foundation on which to build privacy architectures.

132 Use of the PMRM by and within a particular business domain and context (with a suitable Use Case), will
133 lead to the production of a Privacy Management Analysis (PMA). An organization may have one or more
134 PMAs, particularly across different business units, or it may have a unified PMA. Theoretically, a PMA
135 may apply across organizations, states, and even countries or other geo-political regions.

136 Figure 2 below shows the high-level view of the PMRM methodology that is used to create a PMA.
137 Although the stages are numbered for clarity, no step is an absolute pre-requisite for starting work on
138 another step and the overall process will usually be iterative. Equally, the process of establishing an
139 appropriate privacy architecture, and determining when and how technology implementation will be
140 carried out, can both be started at any stage during the overall process.



141
142 *Figure 2 - The PMRM Methodology*

143 **1.5 Terminology**

144 References are surrounded with [square brackets] and are in **bold** text.

145 The key words “MUST”, “MUST NOT”, “REQUIRED”, “SHALL”, “SHALL NOT”, “SHOULD”, “SHOULD
146 NOT”, “RECOMMENDED”, “MAY”, and “OPTIONAL” in this document are to be interpreted as described
147 in [**RFC2119**].

148 A glossary of key terms used in this specification as well as operational definitions for sample Fair
149 Information Practices/Principles (“FIP/Ps”) are included in Section 5 of the document. We note that words
150 and terms used in the discipline of data privacy in many cases have meanings and inferences associated
151 with specific laws, regulatory language, and common usage within privacy communities. The use of such
152 well-established terms in this specification is unavoidable. However we urge readers to consult the
153 definitions in the glossary and clarifications in the text to reduce confusion about the use of such terms
154 within this specification.

155 **1.6 Normative References**

156 **[RFC2119]** S. Bradner, *Key words for use in RFCs to Indicate Requirement Levels*,
157 <http://www.ietf.org/rfc/rfc2119.txt>, IETF RFC 2119, March 1997.

158 **1.7 Non-Normative References**

159 **[SOA-RM]** OASIS Standard, "Reference Model for Service Oriented Architecture 1.0", 12
160 October 2006. <http://docs.oasis-open.org/soa-rm/v1.0/soa-rm.pdf>

161 **[NIST 800-53]** "Security and Privacy Controls for Federal Information Systems and
162 Organizations – Appendix J: Privacy Controls Catalog", NIST Special Publication
163 800-53 Draft Appendix J, July 2011.

2 High-Level Privacy Analysis and Use Case Description

164
165

166 The first phase in applying the PMRM methodology requires the scoping of the application or business
167 service in which personal information (PI) is associated - in effect, identifying the complete environment in
168 which the application or capabilities where privacy and data protection requirements are applicable. The
169 extent of the scoping analysis and the definitions of “application” or “business capability” are set by the
170 entity utilizing the PMRM. These may be defined broadly or narrowly, and may include lifecycle (time)
171 elements.

172 The high level analysis may also make use of privacy impact assessments, previous risk assessments,
173 privacy maturity assessments, compliance reviews, and accountability model assessments as determined
174 by the user of the PMRM. However, the scope of the high level privacy analysis (including all aspects of
175 the capability or application under review and all relevant privacy policies) must correspond with the
176 scope of the second phase, covered in Section 3, “Detailed Privacy Use Case Analysis”, below.

2.1 Application and Business Process Descriptions

177

Task #1: Use Case Description

178

179 **Objective** Provide a general description of the Use Case.

179

Example

180

181 A California utility, with a residential customer base with smart meters installed, wants to promote the
182 increased use of electric vehicles in its service area by offering significantly reduced electricity rates for
183 nighttime recharging of vehicle battery. The system also permits the customer to use the charging
184 station at another customer’s site [such as at a friend’s house] and have the system bill the vehicle
185 owner instead of the customer whose charging station is used.

186 The customer plugs in the car and requests “charge at cheapest rates”. The utility is notified of the car’s
187 presence, its ID number and the approximate charge required (provided by the car’s on board
188 computer). The utility schedules the recharge to take place during the evening hours and at different
189 times than other EV charging (thus putting diversity into the load).

190 The billing department now calculates the amount of money to charge the EV customer based on EV
191 rates and for the measured time period.

192 The same EV customer drives to a friend’s home (who also has an EV) and requests a quick charge to
193 make sure that he can get back home. When he plugs his EV into his friend’s EV charger, the utility
194 identifies the fact that the EV belongs to a different customer and places the charging bill on the correct
195 person’s invoice.

196 The billing department now calculates the amount of money to invoice the customer who owns the EV,
197 based on EV rates and for the measured time period.

Task #2: Use Case Inventory

198

199 **Objective** Provide an inventory of the capabilities, applications and policy environment under review
200 at the level of granularity appropriate for the analysis covered by the PMRM and define a
201 High Level Use Case which will guide subsequent analysis. In order to facilitate the
202 analysis described in the Detailed Privacy Use Case Analysis in Section 4, the
203 components of the Use Case Inventory should align as closely as possible with the
204 components that will be analyzed in the corresponding detailed use case analysis.

205 **Context** The inventory can include applications and business processes; products; policy
206 environment; legal and regulatory jurisdictions; systems supporting the capabilities and
207 applications; data; time; and other factors Impacting the collection, communication,

208 processing, storage and disposition of PI. The inventory should also include the types of
209 data subjects covered by the use case together with individual user privacy options (such
210 as policy preferences, privacy settings, etc. if these are formally expressed).

211 **Example**

212 Systems: Utility Communications Network, Customer Billing System, EV On Board System...

213 Legal and Regulatory Jurisdictions:

214 California Constitution, Article 1, section 1 gives each citizen an "inalienable right" to
215 pursue and obtain "privacy."

216 Office of Privacy Protection - California Government Code section 11549.5.

217 Automobile "Black Boxes" - Vehicle Code section 9951.

218 ...

219 Personal Information Collected on Internet:

220 Government Code section 11015.5. This law applies to state government agencies...

221 The California Public Utilities Commission, which "serves the public interest by protecting
222 consumers and ensuring the provision of safe, reliable utility service and infrastructure at
223 reasonable rates, with a commitment to environmental enhancement and a healthy
224 California economy"...

225 Policy: The Utility has a published Privacy Policy covering the EV recharging/billing application

226

227 Customer: The Data Subject can accept default settings for all customer-facing interfaces or
228 customize the settings.

229 **2.2 Applicable Privacy Policies**

230 **Task #3: Privacy Policy Conformance Criteria**

231 **Objective** Define and describe the criteria for conformance of a system or business process
232 (identified in the use case and inventory) with an applicable privacy policy. As with the
233 Use Case Inventory described in Task # 2 above, the conformance criteria should align
234 with the equivalent elements in the Detailed Privacy Use Case Analysis described in
235 Section 3. Wherever possible, they should be grouped by the relevant FIP/Ps and
236 expressed as privacy constraints.

237 Note that whereas Task #2 itemizes the environmental elements relevant to the Use Case, Task #3
238 focuses on the privacy requirements specifically.

239 **Example**

240 Privacy Policy Conformance Criteria:

241 (1) Ensure that the utility does not share data with third parties without the consumer's consent...etc.

242 (2) Ensure that the utility supports strong levels of:

243 (a) Identity authentication

244 (b) Security of transmission between the charging stations and the utility information systems...etc.

245 (3) Ensure that personal data is deleted on expiration of retention periods...

246 ...

247 **2.3 Initial Privacy Impact (or other) Assessment(s) [optional]**

248 **Task #4: Assessment Preparation**

249 **Objective** Prepare an initial privacy impact assessment, or as appropriate, a risk assessment,
250 privacy maturity assessment, compliance review, or accountability model assessment
251 applicable within the scope of analysis carried out in steps 2.1 and 0. Such an
252 assessment can be deferred until a later iteration step (see Section 4.3) or inherited from
253 a previous exercise.

254 **Example**

255 Since the Electric Vehicle (EV) has a unique ID, it can be linked to an individual. Individuals'
256 whereabouts may be tracked through utility transaction visibility...

257 The EV charging and vehicle management system may retain data which can be used to identify
258 patterns of charging and location information that can constitute PI.

259 Unless safeguards are in place and (where appropriate) under the user's control, there is a danger that
260 intentionally anonymized PI nonetheless become PII...

261 The utility wishes to capture behavioral and movement patterns and sell this information to potential
262 advertisers or other information brokers to generate additional revenue. This information constitutes PII.
263 The collection and use of this information should only be done with the explicit, informed consent of the
264 user.

265 3 Detailed Privacy Use Case Analysis

266 3.1 Use Case Development

267 **Goal** Prepare and document a detailed Privacy Management Analysis of the Use Case which
268 corresponds with the High Level Privacy Analysis and the High Level Use Case
269 Description.

270 **Constraint** The Detailed Use Case must be clearly bounded and must include the following
271 components.

272 **Task #5: Identify Actors**

273 **Objective** Identify actors having operational privacy responsibilities.

274 **Definition** An actor is a data subject or a human or a non-human agent interacting with PI managed
275 by a System within a Privacy Domain.

276 A “domain” covers both physical areas (such as a customer site or home) and logical
277 areas (such as a wide-area network or cloud computing environment) that are subject to
278 the control of a particular domain owner.

279 **Example**

280 *Actors Located at the Customer Site:*

281 Customer, Guest

282 *Actors Located at the EV’s Location:*

283 Non-Customer Host (Temporary host for EV charging)

284 *Actors Located within the Utility’s domain:*

285 Service Provider (Utility)

286 Contractors and Suppliers to the Utility

287 **Task #6: Identify Systems**

288 **Objective** Identify the Systems where PI is collected, communicated, processed, stored or disposed
289 within a Privacy Domain.

290 **Definition** For purposes of this specification, a System is a collection of components organized to
291 accomplish a specific function or set of functions having a relationship to operational
292 privacy management.

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308

Example

Located at the Customer Site:

- Customer Communication Portal
- EV Physical Re-Charging and Metering System

Located in the EV:

- EV: Device
- EV On-Board System: System

Located within the EV manufacturer's domain:

- EV Charging Data Storage and Analysis System

Located within the Utility's domain:

- EV Program Information System (includes Rates, Customer Charge Orders, Customers enrolled in the program, Usage Info etc.)
- EV Load Scheduler System
- Utility Billing System
- Remote Charge Monitoring System
- Partner marketing system for transferring usage pattern and location information

309 **Task #7: Identify Privacy Domains and Owners**

- 310 **Objective** Identify the Privacy Domains included in the use case together with the respective
311 Domain Owners.
- 312 **Definition** Privacy Domains are the physical or logical areas within the use case subject to control
313 by Domain Owners.
- 314 Domain Owners are entities responsible for ensuring that privacy controls and PMRM
315 services are managed in business processes and technical systems within a given
316 Domain.
- 317 **Context** Privacy Domains may be under the control of individuals or data subjects; data
318 controllers; capability providers; data processors; and other distinct entities having
319 defined operational privacy management responsibilities.
- 320 **Rationale** Domain Owner identification is important for purposes of establishing accountability.

321
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Example

Utility Domain:

The physical premises located at... which includes the Utility's program information system, load scheduling system, billing system, and remote monitoring system

This physical location is part of a larger logical privacy domain, owned by the Utility and extends to the Customer Portal Communication system at the Customer's site, and the EV On-Board software application System installed in the EV by the Utility, together with cloud-based services hosted by.....

Customer Domain:

The physical extent of the customer's home and adjacent land as well as the EV, wherever located, together with the logical area covered by devices under the ownership and control of the customer (such as mobile devices).

Example

The EV On-Board System belongs to the utility Privacy Domain Owner.

The EV (with its ID Number) belongs to the Customer Domain Owner and the Vehicle Manufacturer Domain Owners, but the EV ID may be accessed by the Utility.

337 **Task #8: Identify roles and responsibilities within a domain**

338 **Objective** For any given use case, identify the roles and responsibilities assigned to specific actors
339 within a specific privacy domain

340 **Rationale** Any individual or position may carry multiple roles and responsibilities and these need to
341 be distinguishable, particularly as many functions involved in processing of PI are
342 assigned to a person or other actor, according to explicit roles and authority to act, rather
343 to a person or actor as such.

Example

344 **Role:** EV Manufacturer Privacy Officer

345 **Responsibilities:** Ensure that all PI data flows from EV On-Board System conform both with
346 contractual obligations towards the Utility as well as the Collection Limitation and
347 Information Minimization FIP/P.
348

349 **Task #9: Identify Touch Points**

350 **Objective** Identify the touch points at which the data flows intersect with Privacy Domains or
351 Systems within Privacy Domains.

352 **Definition** Touch Points are the intersections of data flows with Privacy Domains or Systems within
353 Privacy Domains.

354 **Rationale** The main purpose for identifying touch points in the use case is to clarify the data flows
355 and ensure a complete picture of all Privacy Domains and Systems in which PI is used.

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Example
The Communication Interfaces whereby actors send and receive data are touch points. For instance the Customer Communication Portal provides an interface via which the Customer communicates a charge order to the Utility.
When the customer plugs into the charging station, the EV On-Board System also embeds communication functionality that acts as its touch point to send EV ID and EV Charge Requirements to the Customer Communication Portal

363 **Task #10: Identify Data Flows**

364 **Objective** Identify the data flows carrying PI and privacy constraints among Domains in the Use
365 Case.
366 **Constraint** Data flows may be multidirectional or unidirectional.

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Example
When a charging request event occurs, the Customer Communication Portal sends Customer information, EV identification, and Customer Communication Portal location information to the EV Program Information System managed by the Utility.
This application uses metadata tags to indicate whether or not customer' identification and location data may be shared (and then, only with authorized third parties), and prohibits the sharing of data that provides customers' movement history, if derived from an aggregation of transactions.

374 **3.2 Identify PI in Use Case Privacy Domains and Systems**

375 **Objective** Specify the PI collected, created, communicated, processed or stored within Privacy
376 Domains or Systems in three categories.

377 **Incoming PI**

378 **Definition** Incoming PI is PI flowing into a Privacy Domain, or a system within a Privacy Domain.
379 **Constraint** Incoming PI may be defined at whatever level of granularity appropriate for the scope of
380 analysis of the Use Case and the Privacy Policies established in Section 2.

381 **Internally Generated PI**

382 **Definition** Internally Generated PI is PI created within the Privacy Domain or System itself.
383 **Constraint** Internally Generated PI may be defined at whatever level of granularity appropriate for
384 the scope of analysis of the Use Case and the Privacy Policies established in Section 2.
385 **Example** Examples include device information, time-stamps, location information, and other
386 system-generated data that may be linked to an identity.

387 **Outgoing PI**

388 **Definition** Outgoing PI is PI flowing out of one system to another system within a Privacy Doman or
389 to another Privacy Domain.
390 **Constraint** Outgoing PI may be defined at whatever level of granularity appropriate for the scope of
391 analysis of the Use Case and the Privacy Policies established in Section 2.

392 **Task #11: Identify Incoming/Internally Generated/Outgoing PI**

393 **Example**

394 *Incoming PI:*

395 Customer ID received by Customer Communications Portal

396 *Internally Generated PI:*

397 Current EV location logged by EV On-Board system

398 *Outgoing PI:*

399 Current EV location transmitted to Utility Load Scheduler System

400 **3.3 Specify Required Privacy Controls**

401 **Goal** For Incoming, Internally Generated and Outgoing PI, specify the privacy controls required
402 to enforce the privacy policy associated with the PI. Privacy controls may be pre-defined
403 or may be derived. In either case, privacy controls are typically associated with specific
404 Fair Information Practices Principles (FIP/PIs) that apply to the PI.

405 **Definition** Control is a process designed to provide reasonable assurance regarding the
406 achievement of stated objectives.

407 **Definition** Privacy Controls are administrative, technical and physical safeguards employed within
408 an organization in order to protect PI. They are the means by which privacy policies are
409 satisfied in an operational setting.

410 **Task #12: Specify Inherited Privacy Controls**

411 **Objective** Specify the required Privacy Controls which are inherited from Privacy Domains or
412 Systems within Privacy Domains.

413 **Example:**

414 The utility inherits a Privacy Control associated with the Electric Vehicle's ID (EVID) from the vehicle
415 manufacturer's privacy policies.

416 The utility inherits the consumer's Operational Privacy Control Requirements, expressed as privacy
417 preferences, via a link with the customer communications portal when she plugs her EV into friend
418 Rick's charging station. The utility must apply Jane's privacy preferences to the current transaction.

419 The Utility accesses Jane's privacy preferences and learns that Jane does not want her association
420 with Rick exported to the Utility's third party partners. Even though Rick's privacy settings differ around
421 his PI, Jane's non-consent to the association being transmitted out of the Utility's privacy domain is
422 sufficient to prevent commutative association. Thus if Rick were to charge his car's batteries at Jane's,
423 the association between them would also not be shared with third parties.

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426 **Task #13: Specify Internal Privacy Controls**

427 **Objective** Specify the Privacy Controls which are mandated by internal Privacy Domain policies.

428 **Example**

429 **Use Limitation Internal Privacy Controls**

430 The Utility complies with California Code SB 1476 of 2010 (Public Utilities Code §§ 8380-8381 Use
431 Limitation).

432 It implements the 2011 California Public Utility Commission (CPUC) privacy rules, recognizing the
433 CPUC's regulatory privacy jurisdiction over it and third parties with which it shares customer data.

434 Further, it adopts NIST 800-53 Appendix J's "Control Family" on Use Limitation – e.g. it evaluates any
435 proposed new instances of sharing PII with third parties to assess whether they are authorized and
436 whether additional or new public notice is required.

437 **Task #14: Specify Exported Privacy Controls**

438 **Objective** Specify the Privacy Controls which must be exported to other Privacy Domains or to
439 Systems within Privacy Domains.

440 **Example**

441 The Utility exports Jane's privacy preferences associated with her PI to its third party partner. One of
442 her privacy control requirements is to not share her EVID with marketing aggregators or advertisers.

4 Services Supporting Privacy Controls

Privacy controls are usually stated in the form of a policy declaration or requirement and not in a way that is immediately actionable or implementable. “Services” provide the bridge between those requirements and a privacy management implementation by providing privacy constraints on system-level actions governing the flow of PI between touch points.

4.1 Services Needed to Implement the Controls

A set of operational Services is the organizing structure which will be used to link the required Privacy Controls specified in Section 4.3 to operational mechanisms necessary to implement those requirements.

Eight Privacy Services have been identified, based on the mandate to support an arbitrary set of privacy policies, but at a *functional level*. The eight Services can be logically grouped into three categories:

- **Core Policy:** Agreement, Usage
- **Privacy Assurance:** Security, Validation, Certification, Enforcement
- **Presentation and Lifecycle:** Interaction, Access

These groupings, illustrated below, are meant to clarify the “architectural” relationship of the Services in an operational design. However, the functions provided by all Services are available for mutual interaction without restriction.

Core Policy Services	Privacy Assurance Services		Presentation & Lifecycle Services
Agreement	Validation	Certification	Interaction
Usage	Security	Enforcement	Access

A system architect or technical manager should be able to integrate these privacy Services into a functional architecture, with specific mechanisms selected to implement these functions. In fact, a key purpose of the PMRM is to stimulate design and analysis of the specific functions - both manual and automated - that are needed to implement any set of privacy policies. In that sense, the PMRM is an analytic tool.

The PMRM identifies various system capabilities that are not typically described in privacy practices and principles. For example, a policy management (or “usage and control”) function is essential to manage the PI usage constraints established by the individual, information collector or regulation, but such a function is not explicitly named in privacy principles/practices. Likewise, interfaces (and agents) are not explicit in the privacy principles/practices, but are necessary to represent other essential operational capabilities.

Such inferred capabilities are necessary if information systems are to be made “privacy configurable and compliant.” Without them, enforcing privacy policies in a distributed, fully automated environment will not be possible, and businesses, individuals, and regulators will be burdened with inefficient and error-prone manual processing, inadequate privacy governance and compliance controls, and inadequate compliance reporting.

A “Service”, as used here, is defined as a collection of related functions and mechanisms that operate for a specified purpose. The eight privacy Services defined are **Agreement, Usage, Security, Validation, Certification, Enforcement, Interaction, and Access**. Specific operational behavior of these Services is

481 governed by the privacy policy and constraints that are configured in a particular implementation and
 482 jurisdictional context. These will be identified as part of the Use Case analysis. Practice with use cases
 483 has shown that the Services listed above can, together, operationally encompass any arbitrary set of
 484 privacy requirements.

485 The functions of one Service may invoke another Service. In other words, functions under one Service
 486 may “call” those under another Service (for example, pass information to a new function for subsequent
 487 action). In line with principles of Service-Oriented Architecture (SOA)², the Services can thus interact in
 488 an arbitrary interconnected sequence to accomplish a privacy management task or set of privacy lifecycle
 489 requirements. Use cases will illustrate such interactions and their sequencing as the PMRM is used to
 490 solve a particular privacy problem. By examining and by solving multiple use cases, the PMRM can be
 491 tested for applicability and robustness.

492 The table below provides a description of each Service’s functionality and an informal definition of each
 493 Service:

SERVICE	FUNCTIONALITY	PURPOSE
AGREEMENT	Define and document permissions and rules for the handling of PI based on applicable policies, individual preferences, and other relevant factors; provide relevant Actors with a mechanism to negotiate or establish new permissions and rules; express the agreements for use by other Services	Manage and negotiate permissions and rules
USAGE	Ensure that the use of PI complies with the terms of any applicable permission, policy, law or regulation, including PI subjected to information minimization, linking, integration, inference, transfer, derivation, aggregation, and anonymization over the lifecycle of the use case	Control PI use
VALIDATION	Evaluate and ensure the information quality of PI in terms of Accuracy, Completeness, Relevance, Timeliness and other relevant qualitative factors	Check PI
CERTIFICATION	Ensure that the credentials of any Actor, Domain, System, or system component are compatible with their assigned roles in processing PI; verify compliance and trustworthiness of that Actor, Domain, System or system component against defined policies and assigned roles.	Check credentials
ENFORCEMENT	Initiate response actions, policy execution, and recourse when audit controls and monitoring indicate that an Actor or System does not conform to defined policies or the terms of a permission (agreement)	Monitor and respond to audited exception conditions
SECURITY	Provide the procedural and technical mechanisms necessary to ensure the confidentiality, integrity, and availability of personal information; make possible the trustworthy processing, communication, storage and disposition of privacy operations	Safeguard privacy information and operations
INTERACTION	Provide generalized interfaces necessary for presentation, communication, and interaction of PI and relevant information associated with PI; encompasses functionality such as user interfaces, system-to-system information exchanges, and agents	Information presentation and communication
ACCESS	Enable data-subject Actors, as required and/or allowed by permission, policy, or regulation, to review their PI that is held within a Domain and propose changes and/or corrections to their PI	View and propose changes to stored PI

² See for example the [SOA-RM]

494

495 4.2 Service Details and Function Descriptions

496 4.2.1 Core Policy Services

497 1. Agreement Service

- 498 • Define and document permissions and rules for the handling of PI based on applicable policies,
499 individual preferences, and other relevant factors.
- 500 • Provide relevant Actors with a mechanism to negotiate or establish new permissions and rules.
- 501 • Express the agreements for use by other Services.

502 Example

503 As part of its standard customer service agreement, a bank requests selected customer PI, with
504 associated permissions for use. Customer negotiates with the bank to modify the permissions.
505 Customer provides the PI to the bank, with the modified and agreed to permissions. This agreement is
506 signed by both parties, stored in an appropriate representation and the customer is provided a copy.

507 2. Usage Service

- 508 • Ensure that the use of PI complies with the terms of any applicable permission, policy, law or
509 regulation,
- 510 • Including PI subjected to information minimization, linking, integration, inference, transfer,
511 derivation, aggregation, and anonymization,
- 512 • Over the lifecycle of the use case.

513 Example

514 A third party has acquired individual PI, consistent with agreed permissions for use. Before using the PI,
515 the third party has implemented functionality ensuring that the usage of the PI is consistent with the
516 permissions.

517 4.2.2 Privacy Assurance Services

518 3. Validation Service

- 519 • Evaluate and ensure the information quality of PI in terms of Accuracy, Completeness,
520 Relevance, Timeliness and other relevant qualitative factors.

521 Example

522 PI is received from an authorized third party for a particular purpose. The PI is checked to ensure it is
523 sufficiently current for use.

524 4. Certification Service

- 525 • Ensure that the credentials of any Actor, Domain, System, or system component are compatible
526 with their assigned roles in processing PI;
- 527 • Verify that an Actor, Domain, System, or system component supports defined policies and
528 conforms with assigned roles.

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Example

A patient enters an emergency room, presenting identifying credentials. Functionality has been implemented which enables hospital personnel to check those credentials against their prior-patient database. Hospital personnel invoke the certification service's authentication processes.

533 **5. Enforcement Service**

- Initiate response actions, policy execution, and recourse when audit controls and monitoring indicate that an Actor or System does not conform to defined laws, regulations, policies or the terms of a permission (agreement).

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Example

A magazine's subscription service provider forwards customer PI to a third party not authorized to receive the information. A routine audit of the service provider's system reveals this unauthorized disclosure practice, alerting the appropriate responsible official person (the organization's privacy officer) who takes appropriate action.

542 **6. Security Service**

- Make possible the trustworthy processing, communication, storage and disposition of privacy operations;
- Provide the procedural and technical mechanisms necessary to ensure the confidentiality, integrity, and availability of personal information.

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Example

PI is transferred between authorized recipients, using transmission encryption, to ensure confidentiality. Strong identity and authorization management systems are implemented to conform to data confidentiality policies.

551 **4.2.3 Presentation and Lifecycle Services**

552 **7. Interaction Service**

- Provide generalized interfaces necessary for presentation, communication, and interaction of PI and relevant information associated with PI;
- Encompasses functionality such as user interfaces, system-to-system information exchanges, and agents.

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Example:

Your home banking application uses a graphical user interface (GUI) to communicate with you, including presenting any relevant privacy Notices.

560 **8. Access Service**

- Enable data-subjects, as required and/or allowed by permission, policy, or regulation, to review their PI held within a Domain and propose changes and/or corrections to it.

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Example:

A national credit bureau has implemented an online service enabling individuals to request their credit score details and to report discrepancies in their credit histories.

567

568 4.3 Services satisfying the privacy controls

569 The Services defined in Section 4.1 encompass detailed Functions and Mechanisms needed to transform
570 the privacy controls of section 3.3 into an operational system design for the use case. Since the detailed
571 use case analysis focused on the data flows – incoming, internally generated, outgoing – between
572 Systems (and Actors), the Service selections should be on the same granular basis.

573 **Task #15: Identify the Services that conform to the identified privacy** 574 **controls.**

575 Perform this task for each data flow exchange of PI between systems.

576 This detailed conversion into Service operations can then be synthesized into consolidated sets of
577 Service actions per System involved in the Use Case.

578 On further iteration and refinement, the engaged Services can be further delineated by the appropriate
579 Functions and Mechanisms for the relevant privacy controls.

580 **Examples:**

581 Based upon

582 **a) Internally Generated PI** (Current EV location logged by EV On-Board system), and

583 **b) Outgoing PI** (Current EV location transmitted to Utility Load Scheduler System),

584 convert to operational Services as follows:

585 **“Log EV location”:**

586 **Validation** EV On-Board System checks that location is not previously rejected by EV owner

587 **Enforcement** If location is previously rejected, then notify the Owner and/or the Utility

588 **Interaction** Communicate EV Location to EV On-Board System

589 **Usage** EV On-Board System records EV Location in secure storage, together with agreements

590 **“Transmit EV Location to Utility Load Scheduler System (ULSS)”:**

591 **Interaction** Communication established between EV Location and ULSS

592 **Security** Authenticate the ULSS site; secure the transmission

593 **Certification** ULSS checks the credentials of the EV On-Board System

594 **Validation** Validate the EV Location against accepted locations

595 **Usage** ULSS records the EV Location, together with agreements

596 4.4 Define the Technical Functionality and Business Processes 597 Supporting the Selected Services

598 Each Service is composed of a set of operational Functions, reflected in defined business processes and
599 technical solutions.

600 The **Functions** step is critical because it necessitates either designating the particular business process
601 or technical mechanism being implemented to support the Services required in the use case or the
602 absence of such a business process or technical mechanism.

603 4.4.1 Functions Satisfying the Selected Services

604 Up to this point in the PMRM methodology, the primary focus of the use case analysis has been on the
605 “what” - PI, policies, control requirements, the Services needed to manage privacy. Here the PMRM
606 requires a statement of the “how” – what business processes and technical mechanisms are identified as
607 providing expected functionality.

608 **Task #16: Identify the Functions that satisfy the selected Services**

609 **Examples**

610 **“Log EV Location”** (uses services **Validation, Enforcement, Interaction, and Usage Services**):

611 **Function:** Encrypt the EV Location and Agreements and store in on-board solid-state drive

612 **“Transmit EV Location to Utility Load Scheduler System (ULSS)”** (uses **Interaction, Security,**

613 **Certification, Validation, and Usage Services**):

614 **Function:** Establish a TLS/SSL communication between EV Location and ULSS, which includes

615 mechanisms for authentication of the source/destination

616 **4.5 Risk Assessment**

617 **Task #17: Conduct Risk Assessment**

618 **Objective** Once the requirements in the Use Case have been converted into operational Services,

619 an overall risk assessment should be performed from that operational perspective

620 **Constraint** Additional controls may be necessary to mitigate risks within Services. The level of

621 granularity is determined by the Use Case scope. Provide operational risk assessments

622 for the selected Services within the use case.

623 **Examples**

624 **“Log EV location”:**

625 **Validation** EV On-Board System checks that location is not previously rejected by EV owner

626 **Risk:** On-board System has been corrupted

627 **Enforcement** If location is previously rejected, then notify the Owner and/or the Utility

628 **Risk:** On-board System not current

629 **Interaction** Communicate EV Location to EV On-Board System

630 **Risk:** Communication link not available

631 **Usage** EV On-Board System records EV Location in secure storage, together with agreements

632 **Risk:** Security controls for On-Board System are compromised

633 **“Transmit EV Location to Utility Load Scheduler System (ULSS)”:**

634 **Interaction** Communication established between EV Location and ULSS

635 **Risk:** Communication link down

636 **Security** Authenticate the ULSS site; secure the transmission

637 **Risk:** ULSS site credentials are not current

638 **Certification** ULSS checks the credentials of the EV On-Board System

639 **Risk:** EV On-Board System credentials do not check

640 **Validation** Validate the EV Location against accepted locations

641 **Risk:** Accepted locations are back-level

642 **Usage** ULSS records the EV Location, together with agreements

643 **Risk:** Security controls for the ULSS are compromised

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646 **4.6 Iterative Process**

647 **Goal** A 'first pass' through the Tasks above could be used to identify the scope of the Use
648 Case and the underlying privacy policies and constraints. Additional iterative passes
649 would serve to refine the Use Case and to add detail. Later passes could serve to resolve
650 "TBD" sections that were not previously well-understood.

651 **Task #18: Iterate the analysis and refine.**

652 Iterate the analysis in the previous sections, seeking further refinement and detail.

653 5 PMRM Glossary, plus Operational Definitions for 654 Fair Information Practices/Principles (“FIPPs”)

655 As explained in the introduction, every specialized domain is likely to create and use a domain-specific
656 vocabulary of concepts and terms that should be used and understood in the specific context of that
657 domain. PMRM is no different and this section contains such terms.

658 In addition, a number of “operational definitions” are intended to be used in the PMRM to support
659 development of the “Detailed Privacy Use Case Analysis” described in Section 4. Their use is completely
660 optional, but may be helpful in organizing privacy policies and controls where there are inconsistencies in
661 definitions across policy boundaries or where existing definitions do not adequately express the
662 operational characteristics associated with Fair Information Practices/Principles.

663 5.1 Operational FIPPs

664 The following 14 Fair Information Practices/Principles are composite definitions derived from a
665 comprehensive list of international legislative instruments. These operational FIPPs can serve as a
666 sample set, as needed.

667 **Accountability**

668 Functionality enabling reporting by the business process and technical systems which implement
669 privacy policies, to the individual or entity accountable for ensuring compliance with those policies,
670 with optional linkages to redress and sanctions.

671 **Notice**

672 Functionality providing Information, in the context of a specified use, regarding an entity’s privacy
673 policies and practices including: definition of the Personal Information collected; its use (purpose
674 specification); its disclosure to parties within or external to the entity; practices associated with the
675 maintenance and protection of the information; options available to the individual regarding the
676 collector’s privacy practices; retention and deletion; changes made to policies or practices; and other
677 information provided to the individual at designated times and under designated circumstances.

678 **Consent**

679 Functionality, including support for Sensitive Information, Informed Consent, Change of Use Consent,
680 and Consequences of Consent Denial, enabling individuals to agree to allow the collection and/or
681 specific uses of some or all of their Personal Information either through an affirmative process (opt-in)
682 or implied (not choosing to opt-out when this option is provided).

683 **Collection Limitation and Information Minimization**

684 Functionality exercised by the information collector or information user to limit the information
685 collected, processed, communicated and stored to the minimum necessary to achieve a stated
686 purpose and, when required, demonstrably collected by fair and lawful means.

687 **Use Limitation**

688 Functionality exercised by the information collector or information user to ensure that Personal
689 Information will not be used for purposes other than those specified and accepted by the individual or
690 provided by law, and not maintained longer than necessary for the stated purposes.

691 **Disclosure**

692 Functionality enabling the release, transfer, provision of access to, use for new purposes, or divulging
693 in any other manner, Personal Information held by an entity in accordance with notice and consent
694 permissions and/or applicable laws and functionality making known the information collectors policies
695 to external parties receiving the information.

- 696 **Access and Correction**
- 697 Functionality allowing individuals having adequate proof of identity to discover from an entity, or
698 discover and/or correct or delete, their Personal Information, at specified costs and within specified
699 time constraints; and functionality providing notice of denial of access and options for challenging
700 denial when specified.
- 701 **Security/Safeguards**
- 702 Functionality that ensures the confidentiality, availability and integrity of Personal Information
703 collected, used, communicated, maintained, and stored; and that ensures specified Personal
704 Information will be de-identified and/or destroyed as required.
- 705 **Information Quality**
- 706 Functionality that ensures that information collected and used is adequate for purpose, relevant for
707 purpose, accurate at time of use, and, where specified, kept up to date, corrected or destroyed.
- 708 **Enforcement**
- 709 Functionality ensuring compliance with privacy policies, agreements and legal requirements and to
710 give individuals a means of filing complaints of compliance violations and having them addressed,
711 including recourse for violations of law, agreements and policies.
- 712 **Openness**
- 713 Functionality making availability to individuals the information collector's or information user's policies
714 and practices relating to their management of Personal Information and for establishing the existence
715 of, nature and purpose of use of Personal Information held about the individuals.
- 716 **Anonymity**
- 717 Functionality which renders personal information anonymous so that an individual is no longer
718 identifiable.
- 719 **Information Flow**
- 720 Functionality enabling the communication of personal information across geo-political jurisdictions by
721 private or public entities involved in governmental, economic, social or other activities.
- 722 **Sensitivity**
- 723 Functionality that provides special handling, processing, security treatment or other treatment of
724 specified information, as defined by law, regulation or policy.

725 **5.2 Glossary**

- 726 **Actor**
- 727 A data subject or a human or a non-human agent or (sub)system interacting with PI within Privacy
728 Domain or System.
- 729 **Boundary Object**
- 730 A sociological construct that supports productive interaction and collaboration among multiple
731 communities
- 732 **Control**
- 733 A process designed to provide reasonable assurance regarding the achievement of stated objectives.
- 734 **Domain Owner**
- 735 An entity having responsibility for ensuring that privacy controls and privacy constraints are
736 implemented and managed in business processes and technical systems in accordance with policy
737 and requirements.
- 738 **Incoming PI**
- 739 PI flowing into a Privacy Domain, or a system within a Privacy Domain.
- 740 **Internally Generated PI**
- 741 PI created within the Privacy Domain or System itself.

- 742 **Outgoing PI**
- 743 PI flowing out of one system to another system within a Privacy Domain or to another Privacy Domain.
- 744 **PI**
- 745 Personal Information – any data which describes some attribute of, or that is uniquely associated
- 746 with, an individual.
- 747 **PII**
- 748 Personally identifiable information – any (set of) data that can be used to distinguish or trace an
- 749 individual's identity.
- 750 **Privacy Constraint**
- 751 An operational mechanism that controls the extent to which PII may flow between touch points.
- 752 **Privacy Control**
- 753 An administrative, technical or physical safeguard employed within an organization in order to protect
- 754 PII.
- 755 **Privacy Domain**
- 756 A physical or logical area within the use case subject to control by Domain Owner(s)
- 757 **Privacy Management**
- 758 The collection of policies, processes and methods used to protect and manage PI.
- 759 **Privacy Management Reference Model and Methodology (PMRM)**
- 760 A model and methodology for understanding and analyzing privacy policies and their management
- 761 requirements in defined use cases; and for selecting the technical services which must be
- 762 implemented to support privacy controls.
- 763 **(PMRM) Service**
- 764 A collection of related functions and mechanisms that operate for a specified purpose.
- 765 **System**
- 766 A collection of components organized to accomplish a specific function or set of functions having a
- 767 relationship to operational privacy management.
- 768 **Touch Point**
- 769 The intersection of data flows with Privacy Domains or Systems within Privacy Domains.

770 **Appendix A. Acknowledgments**

771 The following individuals have participated in the creation of this specification and are gratefully
772 acknowledged:

773 **Participants:**

774 Peter F Brown, Individual Member
775 Gershon Janssen, Individual Member
776 Dawn Jutla, Saint Mary's University
777 Gail Magnuson, Individual Member
778 Joanne McNabb, California Office of Privacy Protection
779 John Sabo, CA Technologies
780 Stuart Shapiro, MITRE Corporation
781 Michael Willett, Individual Member

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Appendix B. Revision History

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Revision	Date	Editor	Changes Made
WD01	2012-01-17	Peter F Brown	Transposition of 5 Jan 2012 draft v09 into official template and re-structuring of document
WD01	2012-01-19	John Sabo	Completion of Objectives section, other minor edits
WD01	2012-01-20	Peter F Brown	Completion of document structure and other edits
WD01	2012-02-01	Michael Willett	Edits throughout
WD01	2012-02-07	Michael Willett	Accept/Reject edits and create clean copy
WD02	2012-02-09	Peter F Brown	Capture initial updates from discussions and TC meeting
WD02	2012-02-15	Dawn Jutla	Insert running Examples
WD02	2012-02-16	Michael Willett	Extensive edits; cleanup
WD02	2012-02-21	Peter F Brown	Formatting edits, plus some clear up of text
WD02	2012-02-23	Michael Willett	Review/accept Peter's edits
WD02	2012-02-25	John Sabo	Additional edits
WD03	2012-02-29	Peter F Brown	New clean edit following editorial meeting
WD03	2012-03-01	John Sabo	Additional edits
WD03	2012-03-02	Peter F Brown	Incorporation of comments from editors
WD03	2012-03-03	Michael Willett	Reviewed Peter's edits, plus a few new edits
WD03	2012-03-06	Peter F Brown	Incorporation of final comments from editors
WD04	2012-03-16	Peter F Brown	This draft

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