



**California Health & Human Services Agency
Center for Data Insights and Innovation
Data Exchange Framework Implementation Advisory Committee and Data Sharing
Agreement Policies & Procedures Subcommittee
Meeting #7 Q&A Log (10:30AM – 1:00PM PT, June 5, 2023)**

The following table shows comments that were entered into the Zoom Q&A by public attendees during the June 5 meeting:

Count	Name	Comment	Response
1	Dana Moore (she/hers)	Not sure I'm muted or not but I'm here!	We need to get you out of the public link. Hold on...
2	Ray Duncan (Cedars-Sinai)	can slides be posted in the chat rather than days later on the web site	Slides are posted as soon as they are available in in compliance with state accessibility requirements.
3	Dan Chavez	did any Counties comment on the QHIO app?	All of the public comments received are posted on our website at https://www.cdii.ca.gov/committees-and-advisory-groups/data-exchange-framework/ . You can see their who submitted comments and what each submission included.
4	L. Johns	Not only is strong security required, patients in CA need to be assured of *uniform* security requirements, so they can trust moving through different systems for care they need.	Thank you for your comment.
5	L. Johns	Not a question, chat is disabled for public. Sorry. ;-)	
6	L. Johns	Maybe a task force to address less-than-Hitrust security? Who, why, for how long, how address through policy? Maybe need a policy about this.	Thanks for your comment for us to consider.
7	L. Johns	Would you be transparent about "outside" reviewers (of technical aspects of QHIO applications)?	I'm not sure where you may have heard "outside reviewers" or what you referencing in this question.
8	L. Johns	Technical expertise applied to selected elements of the application	Thanks for your comment.

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		will be "objective" based on expertise. Calling that input "subjective" compared to "objective" not needing tech expertise may undermine credibility from the outset.	
9	Ken Riomales	Are these finalized P&P's posted on the DxF website? The only P&P's posted are dated 7/1/22	Pre-release versions are included among the posted materials for this meeting. They will be posted among the finalized P&Ps shortly, likely once the Glossary is complete.
10	L. Johns	I thought I heard that tech requirements in QHIO application will be reviewed by experts. Did I misunderstand? Who are the experts, is the question.	"Experts", but not necessarily "outside".
11	Ken Riomales	My apologies. Can you post a link to the finalized documents?	The finalized P&P documents will be posted on our website with the IAC meeting materials shortly, and will be published with other P&Ps on our website in the coming weeks.
12	Robert Jordan	See OCR FAQ 3008 for sharing with CBOs under the HIPAA TPO umbrella.	Thanks for that reference, Bob.
13	Paul Lee	Regarding HIPAA - how are the Administrative Simplification madates incorporated? While "covered entity" is general thought of in context of privacy, HIPAA obligates additional entities to comply with administrative simplification standards and operatating rules (e.g., identifiers)	
14	L. Johns	Will QHIOs be expected to respond to queries from out of state? Californians close to Nevada may seek care there. What if nearby states' privacy laws are less stringent than that cited in the chat. Are QHIOs required to respond? Should out of state queries to QHIOs be addressed in terms of P&P Policy?	Thanks for your comment, Lucy.
15	L. Johns	...and Oregon and AZ, even Utah... ;-)	Thanks for the additional thoughts.
16	Karen Ostrowski	Completely agree with Lee! One of the biggest issues we are seeing with	

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		CalAIM is the lack of readiness of CBOs to engage with health care data. Many are not subject to HIPAA and yet are being expected to adhere to the privacy and security standards as ECM/Community Supports providers and have to start from scratch.	
17	Wilma Figueroa# Long Beach Health and Human Services Department	Where can i find the slides from this meeting?	Slides will be posted in the meeting materials for today's meeting on the DxF website shortly.
18	Karen Ostrowski	Agree with Shelley! Limiting to only HIPAA purposes for PII is overly broad and disregards other laws that may allow certain data sharing	
19	Mary-Sara Jones	Very good point on sharing information Shelley, it is more appropriate to limit based on relationships to the patient/person (which falls under authorization).	

Total Count of Zoom Q&A comments: 19