Canadian Access Federation:  
Trust Assertion Document (TAD) for Participating Organizations

Purpose

Identity attributes are characteristics of an identity -- such as a name, department, location, login ID, employee number, e-mail address, etc.

A fundamental requirement of Participants in the Canadian Access Federation (CAF) is that by their authority they send accurate identity attributes to other Participants to allow access to resources, and that Participants receiving an attribute assertion protect it and respect privacy constraints placed on it by the asserting Participant.

To accomplish this practice, CANARIE requires Participants to make available to all other Participants answers to the questions in this document.

Canadian Access Federation Requirement

The CAF community of trust is based on “best effort” and transparency of practice. Each Participant documents, for other Participants, their identity and access management practices, which they can confidently meet. Each Participant makes available to other Participants basic information about their identity management system and resource access management systems registered for use within the Canadian Access Federation. The information includes how supported identity attributes are defined and how attributes are consumed by services.

Publication

Your responses to these questions must be submitted to CANARIE to be posted on the CANARIE website. You must maintain an up-to-date Trust Assertion Document.
1. **Participant Information**

1.1 **Organization Name:** NorQuest College

1.2 **Information below is accurate as of this date:** 11/29/2021

1.3 **Contact Information**

1.3.1. Please list the office, role, department, or individual who can answer questions about the Participant’s identity management system or resource access management policy or practice.

   **Note:** This information should be for a department or office rather than an individual, in order to avoid responses going unanswered if personnel changes occur.

   **Department (or Contact Name):** Digital Security

   **Email Address:** Digital.Security@NorQuest.ca

   **Telephone:** 780.644.6100

1.4 **Identity Management and/or Privacy Information**

1.4.1. What policies govern the use of attribute information that you might release to other CAF Participants? If policies are available online, please provide the URL.


1.4.2. Please provide your Privacy Policy URL, as well as information regarding any other policies that govern the use of attribute information that you might release to other CAF Participants.

   - [https://www.norquest.ca/privacy-statement.aspx](https://www.norquest.ca/privacy-statement.aspx)

2. **Identity Provider Information (FIM and/or eduroam)**

Identity Providers must meet these two criteria for trustworthy attribute assertions:

(1) The identity management system is accountable to the organization’s executive or business management, and

(2) The departmental processes and systems for issuing end-user credentials (e.g., user IDs/passwords, authentication tokens, etc.) have in place appropriate risk management measures (e.g. security practices, change management controls, audit trails, accountability, etc.).

2.1 **Credential Practices**

2.1.1. As an Identity Provider, you define who is eligible to receive an electronic identity.

   What subset of persons registered in your identity management system would you identify as “Active” in identity assertions to the other Participants?

   NorQuest employees and students.
2.1.2. Long-lived, non-reassigned, and unique identity identifiers are critical for the safe and sustainable operation of the CAF community.

Do your identity identifiers ever get reassigned?

☐ Yes
☒ No

If “Yes”, please include details, such as the interval between reuse.

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2.1.3. "Attributes" are information elements about the identity of a person in your identity management system. This information is in the attribute assertion you might make to another Participant (Service Provider). These attribute assertions must be considered highly reliable in order for you to join CAF.

Do you consider your attribute assertions to be reliable enough to:

<table>
<thead>
<tr>
<th></th>
<th>☒ Yes</th>
<th>☐ No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control access to online information databases licensed to your organization?</td>
<td>☒ Yes</td>
<td>☐ No</td>
</tr>
<tr>
<td>Be used to purchase goods or services for your organization?</td>
<td>☒ Yes</td>
<td>☐ No</td>
</tr>
<tr>
<td>Enable access to personal information such as student record information?</td>
<td>☒ Yes</td>
<td>☐ No</td>
</tr>
</tbody>
</table>

3. Service Provider Information (Federated Identity Management and/or eduroam)

Service Providers, who receive attribute assertions from another Participant, shall respect the other Participant's policies, rules, and standards regarding the protection and use of that data. Such information must be used only for the purposes for which it was provided.

Service Providers are trusted to ask for only the information necessary to make an appropriate access control decision, and to not misuse information provided to them by Identity Providers. Service Providers must describe the basis on which access to resources is managed and their practices with respect to attribute information they receive from other Participants.
3.1 Attributes

3.1.1. What attribute information about an individual do you require? Describe each service that you offer to CAF Participants separately (one service per row).

<table>
<thead>
<tr>
<th>Service Name</th>
<th>Is this an R&amp;S service?</th>
<th>Attributes Required</th>
<th>Rationale</th>
<th>Is information shared with others?</th>
</tr>
</thead>
<tbody>
<tr>
<td>eduroam</td>
<td>N/A</td>
<td>Standard RADIUS attribute set (Appendix A of the <a href="#">eduroam Compliance Statement</a>):</td>
<td>For authentication purposes</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• timestamp of authentication requests and corresponding responses</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• the outer EAP identity in the authentication request (User-Name attribute)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• the inner EAP identity (actual user identifier)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• the MAC address of the connecting client (Calling-Station-Id attribute)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• type of authentication response (i.e. Accept or Reject).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>{FIM Service 1}</td>
<td>☐</td>
<td>• user identifier (extensionAttribute1)</td>
<td>For authentication purposes</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• person name (givenName + sn)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• email address (extensionAttribute1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• affiliation (TBD)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes: The standard attributes for eduroam have been pre-filled to assist with completion. If you are not implementing eduroam, please delete this row.

Additionally, an example of a Research & Scholarship (R&S) Entity Category FIM service and its associated attributes has been included. Please delete this example and enter your own data, as applicable. Add additional rows to the table, as required.

3.2 Technical Controls

Technical controls are a basis for controlling access to and usage of sensitive data and are expected to be applied across all services. If there are exceptions for a particular service(s), please describe these exceptions.

3.2.1. Describe the human and technical controls in place for access to and use of attributes considered personally identifiable information.
Username and password required for students. Username, password and multi-factor authentication (SMS or MS Authenticator application) required for employees.

3.2.2. Describe the human and technical controls that are in place for the management of super-user and other privileged accounts that may have the authority to grant access to personally identifiable information.

Technical controls: Administrative accounts are not to have the same password as regular accounts, must have at least 15 characters, use symbols and adhere to NorQuest’s password standard. Administrative ‘A’ accounts are not permitted VPN access.

Human controls – Administrative ‘A’ accounts will be created only with the express written approval of a NORQUEST Manager. Domain admin accounts require the approval of the Director of Business Technology Services (BTS). The request, with appropriate approvals, will be logged in BTS’s Service Management tool to act as a record of the request and approval. ‘A’ accounts will be reviewed annually by management for verification of their assignment to individuals. A review should be performed in conjunction with Active Directory best practices to define and apply appropriate levels of administrative privileges by position. Administrators must sign a form agreeing to the following: As an elevated level of access, ‘A’ account use must always adhere to the NorQuest College code-of-conduct-policy and STANDARD-Privileged-Account-Creation-Management. As such, individuals with ‘A’ Account privileges will not use those privileges to review, manipulate or in any way gain access to privileged information unless explicitly given permission as required for normal support activities. Admin accounts will not be used for email, web surfing or any other “normal” daily work activity. Where possible, staff requiring the use of elevated privileges should use ‘run as’, rather than login with the admin ID. Admin Accounts will not be used for remotely accessing College systems. Any NorQuest employee found to have violated this standard may be subject to disciplinary action including, but not limited to, termination of employment. Any violation of the standard by a temporary worker, contractor or vendor may result in, but not limited to, the termination of their contract or assignment with NorQuest. As obligated by provincial and federal laws, NorQuest will notify appropriate law enforcement agencies when it appears that any applicable laws have been violated.

3.2.3. If personally identifiable information is compromised, what actions do you take to notify potentially affected individuals?

If personal information is breached, and there is a real risk of significant harm to the individuals affected, we will reach out to notify individuals via email or mail, and inform them of the event and the reparations taken.

3.3 Other Considerations

3.3.1. Are there any other considerations or information that you wish to make known to other CAF Participants with whom you may interoperate?

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