English Version

Health informatics - The Patient Summary for Unscheduled, Cross-border Care

Informatique de santé - Résumé du dossier patient pour les soins transfrontaliers imprévus

Medizinische Informatik - Die Patienten-Kurzakte für ungeplante, grenzüberschreitende Pflege

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European foreword

This document (prEN 17269:2018) has been prepared by Technical Committee CEN/TC 251 “Health informatics”, the secretariat of which is held by NEN.

This document is currently submitted to the CEN Enquiry.
Introduction

The goal of this standard is to deliver a single, common International Patient Summary (IPS), comprising core content suitable for the scenario of cross-border, unplanned care of a person with a health need.

The scope of this standard is to achieve that goal by defining a minimal yet non-exhaustive data set and its associated business rules. The resulting standard should be implementation independent yet supportive of any implementation by providing formal definition and clear description of the data set and its use. The primary input to the data set is the second revision of the European eHealth Network's data set (eHN: 2016), which, in turn, builds upon significant clinical input from the European Patients-Smart Open Services pilot project (epSOS: 2011).

This particular standard defines the domain model for an International Patient Summary (IPS) focused upon unplanned care across national borders. Notwithstanding this focus, the specification is intended to be used and be useful in local applications and also to be supportive of planned care. It emphasizes the data required and the associated business rules to support use and the necessary conformance.

The data set is global in scope beginning with a shared vision of the IPS standard from a collaboration between CEN/TC 251 and HL7. CEN will produce a separate Technical Specification that will accompany this international standard to provide European-specific guidance profiling its implementation by the Member States. HL7 will produce CDA and FHIR templates for realizing implementations of the IPS.

Patient summaries are not new. Indeed, they are part of the very fabric of healthcare delivery, probably being the first examples of practical reuse of clinical data. They are in common and frequent use, throughout the healthcare domain, used to support continuity of care and the coordination of that care; consequently, patient summaries take many forms and have variable content. There is no doubt about their importance and place in today's healthcare provision, but their value to the individual and to the healthcare providers suffers from the current lack of formality and precision. Paradoxically the variability stemming from the pervasive, common-sense use of summaries makes them difficult to share in digital form across boundaries and restricts interoperability between heterogeneous systems.

The absence of a patient summary, or the presence of a summary that is restrictive, irrelevant or open to wrongful interpretation at the point of care, devalues its use, increases risk, and potentially compromises patient safety. Whilst the focus of this standard is upon the person with the health need, it should also be apparent that the potential problems have serious and adverse side effects (e.g. cost, liability) for the healthcare providers that have to treat that person at the point of care.

The 'International' element of the IPS emphasizes the need to provide generic solutions for global application beyond a particular region or country. This means that, where-ever possible, reference is made to international standards, rather than local ones, to avoid wasteful re-invention. However, different international contexts will offer a variety of requirements that need to be considered and disambiguated if possible to ensure that patient safety is not compromised. The IPS is underpinned by the ISO standard 13940:2016 “System of concepts to support continuity of care” and uses those concepts throughout for the derivation of a logical model for interoperability.

The fact that patient summaries play an extensive and integral part in operational healthcare activities argues against an intrusive standardization approach that attempts to formalize everything in one go. Such a scattergun approach would be hit and miss, as well as highly disruptive; it would require a large and inevitably error-prone specification with layers of optionality and flexibility to cope with the wide diversity of practice that exists today. Not only would the design of the specification be over-complicated,

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1 CEN/TC 251 and HL7 have a shared vision for the patient summary, “to further the care for citizens across the globe by providing a single, common International patient summary (IPS) that is usable by all clinicians for the cross-border, unscheduled care of a person”.  

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its translation to construction would mean that it would be very difficult to implement whilst simultaneously increasing the likelihood of missing any designated target.

The argument for 'focus' goes beyond the difficulty of matching the complexity of the healthcare ecosystem with an overly complicated specification, and is not just the problem for the standards development organisations (SDOs) and the vendors. The greater issues lie with the area of 'agreement' and the respective positions of professional, organisational and legal perspectives. The more extensive the scope of any patient summary, the more difficult it becomes to gain consensus between the various parties over what it should and should not include.

Furthermore, the international aspiration of this standard magnifies the consensus issues and, in addition, has to consider the different capabilities, capacities and competencies of different countries to conform and manage an international norm. The adoption of an international standard in an important and pervasive area of healthcare will inevitably impact those countries (e.g. in terms of cost and clinical behaviours) that either do not currently collect the required data, or collect it in a way that differs from the IPS standard. For all, the consequences of adoption of this data set will have sustainability, management and governance issues going forward and this standard is tasked to ease that burden.

An IPS designed to be, and constructed as, the lowest common denominator would not satisfy the majority of stakeholders and consequently it would be ignored. The IPS standard is a key to unlock other health data and therefore has to balance the various known requirements and provide an incremental approach, a viable opportunity to improve the availability of relevant person-based information at the point of care. This balance has implications for the technical domain actors, i.e. the SDOs and vendors who are tasked with specifying and implementing usable and useful solutions for the IPS.

Stating the intended use of any patient summary qualifies and adds meaning to its scope and application. Importantly, the intended use provides a focus that differentiates this initiative from the multitude of summary documents that purport to do the same job.

The naming of this standard as the International Patient Summary (IPS) uniquely distinguishes its purpose; at the very least it should satisfy the given scenario of providing core content for 'unscheduled, cross-border care'. A secondary aim is to do so without compromising a wider, more general application. A given scenario of unscheduled, cross-border care is taken to provide a basis for the standardization activity that also extends its use to local and planned care. The IPS scenario is fully described in Annex A.

The layout uses a hierarchy of 6 levels (H0-H5) to facilitate more detailed description with the purpose of supporting consistent implementation of the data set. The level 'H0' describes the IPS document as a whole, whilst levels 'H1-H5 describe the IPS components with attributes. Descriptors are added to each data element to better define the characteristics. The 'H0' level document structure and constraints will be described first, the components (e.g. IPS Sections and IPS Attribute Collections) are then presented in detail.
Table 1 — Description of IPS Data set concepts and their hierarchical relationships

<table>
<thead>
<tr>
<th>Descriptive hierarchy</th>
<th>H0</th>
<th>H1</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>H5</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Data set</td>
<td>IPS Document concept</td>
<td>IPS Data set Components and IPS attributes</td>
<td>IPS content</td>
<td>IPS Content definitions and description refinements. H5 provides links to more detailed descriptors.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPS Document</td>
<td>IPS Sections, IPS Attribute collections, and IPS Metadata</td>
<td>IPS attributes</td>
<td>IPS Attributes described with distinct and common elements described with IPS descriptors and examples</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The ordering of the IPS Data set Components in this standard is alphabetic within three broad categories of **Non-Clinical Data, Clinical Data** and **Metadata**.

This standard focuses upon the overall structure of the patient summary as well as the individual data elements that comprise it. The IPS Structure is represented as a document with sections and groupings of attributes plus metadata which describes some of the semantics for the document’s components.

The eHN Guidelines allude to existing CDA implementations, and whilst this does not determine how this present standard will be implemented it does simplify the way in which the data elements can be described, and the levels of granularity that might be expected in any conformant implementation.

As the amount of information for each data element is variable, and can be extensive, this standard presents the information using a table with descriptors for each IPS Data set Component; the table provides an overview of the hierarchical structure and its requirement with explicit links to more details using a consistent set of descriptors. Those attributes in the table that do not have a link to further detail are either self-explanatory or explained by the hierarchical context. Note, the order of sibling attributes is arbitrary and has no implication for any implementation.

The generic view of how data elements are structured within sections within a document has been adopted for this standard. The name of the element is given in full, if the hierarchical arrangement in the description with the term is still open to ambiguous interpretation. This has been done to avoid any misunderstanding. For example, the term 'Device Type' will be used rather than 'Type' albeit positioned within the Medical Device component.
1 Scope

This document defines the core data set for a patient summary document that supports continuity of care for a person and coordination of healthcare. It is specifically aimed at supporting 'unplanned, cross-border care' and is intended to be an international patient summary (IPS). The data set is minimal and non-exhaustive, providing a robust, well-defined core set of data items. This tight focus paradoxically enables the specified data items to also be used in planned care, and for both unplanned and planned care to be supported by this data set within local and national contexts, thereby increasing its utility and value.

It uses the European Guidelines (eHN version 2, November 2016) as the initial source for the patient summary requirements but takes into consideration other international efforts so as to provide an interoperable data set specification for global application.

This IPS standard provides an abstract definition of a Patient Summary from which derived models are implementable. Due to its nature therefore, readers should be aware that the compliance with this standard doesn't imply automatic technical interoperability; this result, enabled by this standard, can be reached with the conformity to standards indicated in the associated technical specifications.

This international standard does not cover workflow processes of data entry, data collection, the summarization act itself nor subsequent data presentation, nor assimilation, nor aggregation.

It is not an implementation guide that is concerned with the various technical layers beneath the application layer. Implementation guidance for specifically jurisdictional concerns, e.g. Directives, terminologies, formats etc., is specified in associated Technical Specifications.

In particular, representation by various coding schemes, additional structures and terminologies are not part of this standard. Terminology and its binding are addressed in the associated Technical Specifications and comprise part of the Guidance for IPS implementation. The Identification of Medicinal Products standards (abbreviated to IDMP) are the recommended target for the Medication Summary related to this standard but, prior to IDMPs’ full implementation in practice, this IPS standard cannot insist in its use at this point in time and recognizes that interim schemes may be necessary until IDMP becomes the norm.

2 Normative references

There are no normative references in this document.

3 Terms and definitions

For the purposes of this document, the following terms and definitions apply.

ISO and IEC maintain terminological databases for use in standardization at the following addresses:

- ISO Online browsing platform: available at [http://www.iso.org/obp](http://www.iso.org/obp)

3.1 continuity of care

efficient, effective, ethical care delivered through interaction, integration, co-ordination and sharing of information between different healthcare actors over time

[SOURCE: EN ISO 13940:2016]
3.2
**core care plan**
reusable content and structure for a potential care plan for a specified set of circumstances

[SOURCE: EN ISO 13940:2016]

3.3
demand for care

demand for healthcare

demand for healthcare provider activities expressed by a healthcare actor

Note 1 to entry: A demand for care may be expressed either by the subject of care or on their behalf.

[SOURCE: EN ISO 13940:2016]

3.4
demand for initial contact

first demand for care concerning one or more specific health issues to be assessed by a healthcare provider

[SOURCE: EN ISO 13940:2016]

3.5
**electronic patient summary**
electronic health record extract containing essential healthcare information intended for specific uses

[SOURCE: EN ISO 13940:2016]

3.6
**health condition**
observed or potential observable aspects of the health state at a given time

[SOURCE: EN ISO 13940:2016]

3.7
**health record component**
part of a health record that is identifiable for the purposes of referencing and revision

Note 1 to entry: The content of a health record is not limited to information in electronic format, the content of health record components may be in formats other than electronic.

[SOURCE: EN ISO 13940:2016]

3.8
**health record extract**
EHR extract
health record extract consisting solely of electronic record components

[SOURCE: EN ISO 13940:2016]
3.9 healthcare information request
request sent out by a healthcare actor to another healthcare actor for specific healthcare information needed for the provision of healthcare to a subject of care

[SOURCE: EN ISO 13940:2016]

3.10 patient summary
Health record extract comprising a standardized collection of clinical and contextual information (retrospective, concurrent, prospective) that provides a snapshot in time of a subject of care’s health information and healthcare

[SOURCE: ISO/TR 12773-1:2009]
Note 1 to entry: The eHN Guideline definition is: A Patient Summary is an identifiable “dataset of essential and understandable health information” that is made available “at the point of care to deliver safe patient care during unscheduled care [and planned care] with its maximal impact in the unscheduled care”; it can also be defined at a high level as: “the minimum set of information needed to assure Health Care Coordination and the continuity of care”.

[SOURCE: eHN, article 2]

3.11 point of care
location where direct healthcare activities are performed

Note 1 to entry: Location refers to the geographical location of the subject of care; not the body area of the subject of care that the treatment is applied to.

[SOURCE: EN ISO 13940:2016]

3.12 provenance
to evidence and attributes describing the origin of health information as it is captured in a health system

[SOURCE: HL7]

3.13 subject of care
Synonym: patient, client, citizen
healthcare actor with a person role; who seeks to receive, is receiving, or has received healthcare

Note 1 to entry: ‘Patient’ will be used as the term in common use with the ‘Patient Summary’.

[SOURCE: EN ISO 13940:2016]
4 Abbreviations

For the purposes of this document, the following abbreviations apply.

CEN = Comité Européen de Normalization (European Committee for Standardization, a federation of 28 national standards bodies that are also ISO member bodies)

CEN IPS = CEN International Patient Summary

CEN/TC 251 = CEN Technical Committee 251 Health Informatics

eHDSI = eHealth Digital Services Infrastructure

EHR = Electronic Health Record

EN = European Norm

epSOS = European Patients-Smart Open Services pilot project

EU = European Union

GP = General Practitioner

HL7 = Health Level Seven

HL7 IPS = HL7 International Patient Summary

IPS = International Patient Summary

ISO = International Organization for Standardization

JIC = Joint Initiative Council

JIC PSSS = JIC Patient Summary Standards Set

PS = Patient Summary

5 Conformance

5.1 Introduction

To conform to the IPS standard, a patient summary shall be an IPS Document, comprising 5 mandatory components. One additional, required component, is conditional on the need for any cross-border application.

The 6 mandatory IPS components within the IPS Document are:

1. Patient Attributes ('Patient’s name’ from the Collection)
2. Allergies and Intolerances
3. Medication Summary
4. Problems
5. Provenance ('Date of IPS Document Creation’ from the Collection)
6. Cross Border (conditional)

An Attribute Collection Component is mandatory if an attribute within that component is mandatory.

For cross-border applications only, a conformant IPS Document shall contain the IPS Cross Border metadata as the 6th required data element.

A conformant IPS Document may contain optional IPS components. These additional IPS components are defined in this standard.
A conformant IPS Document may also be complemented by non-IPS components if required. However, the non-IPS components are outside of the scope of this standard and are undefined in this standard and therefore no conformance is possible.

Individual IPS components can be used in non-IPS patient summaries providing a limited conformance to the IPS Data set but for full conformance to this standard, the IPS Document shall comprise at least the required IPS data elements specified in this clause.

The IPS Document structure is essentially hierarchical. Whereas the hierarchical relationships between data elements are significant in terms of requirement, the order of sibling elements is arbitrary and has no requirement for any implementation.

**5.2 IPS Conformance Detail**

Table 2 shows the shorthand abbreviations for these and describes what they mean with respect to the different types of IPS Component. That having been said, the data element conformance information has been derived from HL7 and IHE semantics, which illustrate ways of representing data for transmission and receipt to ensure consistency.

A compliant model or a conformant implementation shall also:

1. Share the same scope of the IPS. The scope of the derived models could be wider. For example, an hospital discharge summary may contain the information defined by this standard, but the purpose for which it is created is different; conversely Continuity of Care Documents, even if their scope is wider, in specific contexts may play the role of an IPS.

2. Declare, if not self-evident, how the data patterns defined in section 6.2 are realized.

<table>
<thead>
<tr>
<th>Value</th>
<th>Description</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Mandatory (exceptions not allowed)</td>
<td>A mandatory element shall always be present and - where applicable - shall be valorised with valid values. No exceptions or empty/null values are allowed in this case. If it refers to a composite element (e.g. a section, a list; a label concept) the presence of the included elements is determined by the conformance rules of these sub-elements. Recipient shall understand mandatory elements. If a ‘mandatory’ element is missing then the document is no longer a conformant IPS. A derived model (that includes also implementable specifications) shall maintain an equivalent conformance strength.</td>
</tr>
<tr>
<td><strong>Value</strong></td>
<td><strong>Description</strong></td>
<td><strong>Comment</strong></td>
</tr>
<tr>
<td>-----------</td>
<td>----------------</td>
<td>-------------</td>
</tr>
<tr>
<td><strong>R</strong></td>
<td><em>Required (exceptions allowed)</em></td>
<td>A required element shall always be present and - where applicable - should be valorised with valid values. Exceptions or empty/null values are allowed in this case. If it refers to a composite element (e.g. a section, a list; a label concept a complex data type) the presence of the included elements is determined by the conformance rules of these sub-elements. Recipient shall understand required elements. If a 'required' element is missing then the document is no longer a conformant IPS. A derived model (that includes also implementable specifications) shall maintain an equivalent conformance strength; or may further constrain it (e.g. from 'R' to 'M').</td>
</tr>
<tr>
<td><strong>RK</strong></td>
<td><em>Required, known</em></td>
<td>A &quot;Required if known&quot; element is one that should be provided. If there is information available, the element must be present and - where applicable - valorised with valid values. If there is no information available, the element may be omitted, may be left empty, or may be valorised with exceptional or null values depending on the implementation. If it refers to a composite element (e.g. a section, a list, a label concept, a complex data type) the presence of the included elements is determined by the conformance rules of these sub-elements. Recipient shall understand required elements. A derived model (that includes also implementable specifications) shall maintain an equivalent conformance strength; or may further constrain it (e.g. from 'RK' to 'R').</td>
</tr>
<tr>
<td>Value</td>
<td>Description</td>
<td>Comment</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
<td>---------</td>
</tr>
</tbody>
</table>
| C     | Conditional *(has associated condition predicates)* | Depending on predicate conditions the element may assume different conformance strengths (e.g. O, R, RK) or not being present. A predicate can be simple (for example: «element A exists»; «attribute b = value1») or complex (for example: «element C exists» AND «the attribute x of element D = value2»). A conditional element may be evaluated on a single condition (if predicate A then 'Required' else 'Optional') or on multiple conditions (e.g. if predicate A then 'Required'; if predicate B then 'Optional'; else 'Not Present'). The resulting conformance strength (M, R, RK, O, ...) is determined by the conditions. If it refers to a composite element (e.g. a section, a list, a label concept, a complex data type) the presence of the included elements is determined by the combination of the predicate conditions of this element and the conformance rules of its sub-elements. For example:  
1. no exception is raised if a required sub-element is missing, when the parent is correctly omitted.  
2. an exception is raised if a required sub-element is missing, when the parent is present. A derived model (that includes also implementable specifications) shall maintain an equivalent conformance strength; but it is allowed to modify the conformance strength if the predicate condition permits. Recipient shall understand conditional elements, when required. For example, a conditional element that could be optional or not present could be omitted by a derived model and ignored by a recipient. Or, a condition for which a conditional element become required doesn't apply to a jurisdiction, in that case a jurisdictional specification could omit that element and recipient could ignore it. Depending on the conditions, exception is or is not raised if the data are missing. |
| O     | Optional    | This data element can be omitted from a derived model, including from implementations. Recipient may ignore optional elements. If it refers to a composite element (e.g. a section, a list, a label concept, a complex data type) the presence of the included elements is determined by the presence of this element and the conformance rules of its sub-elements. For example, no exception is raised if a required sub-element is missing, when the parent is omitted. The reason for specifying the optional data elements is to ensure that both sender and recipient use the appropriate semantic interpretation of these elements. No exception is raised if the data are missing. |
6 Definition and Descriptors for the IPS Data set

6.1 international patient summary data set

Abbreviation: IPS Data set

Definition: minimal, non-exhaustive set of data elements required for the international patient summary

NOTE 1 ‘Minimal’ and ‘Non-exhaustive’ criteria are derived from the eHN Guidelines for the patient summary.

NOTE 2 ‘Minimal’ reflects the ideas of ‘summary’ and the need to be concise, but also alludes to the existence of a core set of data items that all health care professionals can use; it is intended to be speciality agnostic and condition independent set. It does not imply that all the items in the data set will be used in every patient summary. The IPS can be supplemented as required.

NOTE 3 ‘Non-exhaustive’ recognizes that the ideal data set is not closed, and is likely to be extended, not just in terms of requirement evolution, but also pragmatically in instances of use. However, such data are outside the scope of this current standard until review.

NOTE 4 The focus of use for IPS is unscheduled care but the IPS data set elements can also be used to provide a base-line within scheduled care scenarios; scheduled care, or planned care, would probably have access to the full EHR; a more extensive set of data that would include the IPS data set elements.

6.2 IPS Terms and Descriptors

The informative introduction describes the overall presentation of the IPS Data set to assist the reader with the general layout of what follows. The purpose of this introduction, however, is to describe in detail the normative content, to identify and give meaning to the descriptors that are used to specify each component and sub component of the IPS data standard.

Each part of the IPS Data set is described in the same way to provide a consistent and comprehensive expression of the requirement. The first part is a hierarchy represented within a tabular form naming and describing the data element and any constituent items. The table provides the naming and high-level conformance detail of the data elements. The second part comprises further details and includes a set of descriptors for the data element and further detailed information concerning the data elements.

The 10 Descriptors used are introduced in Table 2. Certain Descriptors may not be applicable for every part of the IPS. Neither the less, they will be explicitly included for each data element and their applicability status will be explicitly stated, so as to avoid any possible confusion by their absence. Whilst the description/definition of each part is given by a tabular representation and a linked or associated set of descriptors, it is essential that both these representations, together, are considered to constitute the normalized expression of the data concerned.

Table 3 — Listing and meaning of IPS Data Element Descriptors

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>The meaning and value of the data element</td>
</tr>
<tr>
<td>Definition</td>
<td>A formal description (this may not be necessary if common use is well known)</td>
</tr>
<tr>
<td>Business Rules</td>
<td>A predicate which defines or constrains some aspect of the IPS and always resolves to either true or false. More generally, this descriptor is used to describe business logic.</td>
</tr>
<tr>
<td>Missing</td>
<td>The meaning of absent data and how it should be addressed</td>
</tr>
<tr>
<td>Format</td>
<td>How the data are to be represented if more information is required to clarify data type use.</td>
</tr>
</tbody>
</table>
The rationale for including the data element within this standard (consistent with the IPS Scenario)

Confidentiality: Applied at the document level by default; Special considerations are flagged at the attribute level.

Currency: Temporal recommendations for ensuring data are the most relevant, particularly with 'planned' and 'unplanned' care.

Examples: Brief explanation regarding how a particular data element is used in practice

Notes: Further description related to the data elements, for example if 'optional or conditional' requires more detailed explanation or some contextual information is required.

The IPS Data set is packaged within the IPS Document for the purpose of explanation within this standard. It is a logical construct, and although a patient summary may be communicated by some form of document, this standard does not imply that this is the only way for a patient summary application to be implemented.

The IPS Document comprises a number of components and sub-components, taken mainly from the IPS Data set. The exception being the non-IPS section material which is not within the scope of this standard but may supplement the IPS Data set in particular circumstances.

**Term: international patient summary data set component**

Synonym: IPS Data set component

Definition: healthcare-specific content found within the health record and defined within the IPS Data set

**Term: international patient summary sub-component**

Synonym: IPS sub-component

Definition: general document and application information defined within the IPS Data set

EXAMPLES: identification, address book, provenance and cross-border information

**Term: international patient summary section**

Synonym: IPS Section

Definition: healthcare-specific content suggested by the IPS Data set and grouped with respect to clinical utility for inclusion in the IPS Document

**Term: international patient summary attribute collection**

Synonym: IPS Attribute Collection

Definition: healthcare-related content suggested by the IPS Data set and grouped with respect to identification and administrative purposes for inclusion in the IPS Document

NOTE 1 to entry: Attributes in IPS Attribute Collections are used in IPS Sections.

**Term: unscheduled care**

Synonyms: unanticipated care; unplanned care

Definition: healthcare service for an unexpected demand for care

NOTE 1 to entry: In this scenario, the assistance needed can be emergency or non-emergency.

NOTE 2 to entry: The Patient Summary is presumed to be the information needed to quickly help advise, diagnose, and/or treat the person requiring assistance.
Term: cross-border
Definition: passing, occurring, or performed across a border between two countries

NOTE 1 to entry: Countries will have different jurisdictions that might have legal, organisational and cultural implications for how personal data, and particularly health data are managed and shared.

NOTE 2 to entry: with respect to interoperability, cross-border data interchange is the extreme case of the more general ones of organisational and professional boundaries found within a country’s borders, and therefore the substantive part of this standard is also applicable to national and local contexts.

6.3 Patterns within the IPS data set

6.3.1 General

This IPS standard describes an abstract data model which is implementation independent.

The IPS Data set is hierarchical and the nesting organizes the data elements. At the bottom of the hierarchical description in the IPS there are data elements that can be described in a generic fashion that are not use case dependent. Within the IPS Data set it is easy to identify structures that have a similar pattern. These “patterns” may or may not correspond to “well-known” data types (for example coded elements; date-times; person names; addresses). Examples of these primitive value types that reoccur in the IPS Data sets are:

— Identifiers
— Entity Names (people, organisations, products etc.)
— Date/time elements (or interval of date/time)
— Address details
— Telecom details

Where applicable, the ISO 21090 data types have been used as reference for describing their main characteristics. For example, when the name of a person is provided, that name should be provided as a list of parts such as given name or family name, prefix, suffix; when more than one part is given it should be allowed to distinguish among their usage (e.g. official name; maiden name); more representations should be recorded when the name is not alphabetic; and so on. All these proprieties are summarized indicating that the Person Name is related to the ISO EN.PN datatype without repeating all of these characteristics.

When an ISO 21090 data type is referred to, it is not assumed that implementations will have direct conformance\(^2\) with them. However, derived models, including implementable specifications, should declare how the used patterns will be realized when not self-evident by the used standards (i.e. indirect conformance as foreseen by section 5.3 of the ISO standard).

In order to better show how the patterns defined by this standard may be realized by derived models (in this case by an implementable specification), a reference to the HL7 FHIR datatypes has been also included. The reason of this choice is due to the presence – at the best of our knowledge – of only two standardization activities related to this IPS standard: one based on the HL7 CDA R2 standard and one on HL7 FHIR. Since the HL7 CDA R2 standard uses a modified form of a previous version of the ISO data types it has not been considered useful to add this as reference. The mapping between the ISO datatypes

\(^2\) See ISO 21090 section 5.2 Direct conformance.
and the HL7 V3 R1.1 is in fact straightforward: e.g. IVL(PQ) is IVL_PQ; ED is ED; and so on. Other reference implementations may be added in the future if new IPS standardization activities using different data types will be realized.

6.3.2 Label Concept

The term ‘Label concept’ is used to describe data model elements that play the role of container and have usually complex structures, as clinical statements or participants. Label Concepts also facilitate recursive definitions. For example, the result of an assessment can be an assessment.

6.3.3 List

List structures are common place in clinical records. Virtually all of the IPS Sections comprise lists as part or perhaps all of their main content. It is therefore possible to represent parts of this specification with formal list structures to support business rules that assist with precision, conciseness and readability. However, the representation chosen to represent the lists in this standard does not necessitate a particular implementation.

A list may be an empty list, a container awaiting content. The items in the list are of the same type and so their structure/content can be defined as a single template, rather than creating a separate template for each individual item to be placed in the list. For example, a list of Lifestyle factors, would have the same item structure (described generically once) for a factor, but the list would grow as new lifestyle data was required to be added, e.g. a smoking factor, an alcohol factor, drug dependency etc.

In the Patient Summary and similar clinical communication, it is necessary to determine why certain data are missing, and whether or not its absence is permissible. For example, the IPS Section PROBLEMS is required in the IPS Document, and it comprises a list of problems; it maybe that the patient has never had any type of problem before this particular event and the problem list will be empty. In this example it would be necessary to explicitly state that there are NO problems in the patient's history. Often a predicate is evaluated and the following material becomes conditional on the result.

6.3.4 Reference

A "reference" pattern is a means to provide a directional link from a source element to a target. References can be internal, i.e. they refer to information included in the patient summary; or external, i.e. they refer to objects found elsewhere.

Depending on the technology used and on the type of object referenced, different types of information may be requested, e.g. just an URL (literal reference); just an identifier (logical reference); a set of identifiers; a set of identifiers plus other information needed to access the object; and so on. An example is in the Advanced Directive Section which may need a link to an external legal document.

6.3.5 Person Name

A name for a person constituted by a sequence of name parts, such as given name or family name, prefix, suffix.

References: ISO 21090:2011 EN.PN, ENXP datatypes for Person Name proprieties and parts; HL7 FHIR HumanName.

Business Rules:
1. If not otherwise specified, it is allowed to provide more ‘Person Name’ elements for the same person.
2. Person Name SHALL include at least the given and family components and therefore names are never documented as a single string.
3. Exceptions are allowed for the given and family parts. Derived models can further constrain this rule requiring to have only valid family and given names.
4. In case of non-alphabetic representations of the names, at least one alphabetic representation SHALL be provided.

**6.3.6 Coded Element**

An element representing a single concept, usually supplied by providing a reference to external code systems, terminologies or ontologies. In exceptional cases, it might be allowed to define it by the provision of text.

References: ISO 21090:2011 CD, CS; HL7 FHIR CodeableConcept, code.

**6.3.7 Date Time**

A quantity specifying a point on the axis of natural time. It might be a complete or a partial date (e.g. just year or year + month). It may indicate the time zone.

References: ISO 21090:2011 TS; HL7 FHIR dateTime, Date

It is to be noted that partial dates and various formats of full dates are commonplace in clinical applications and are therefore present in the IPS Document and its many sections. It should be noted that date and time data can be critical data pertaining to patient safety and that the exchange format does not correspond to how that data are presented by an application. Furthermore, the degree of precision for a date will vary according to context, and the particular business rule in force will be stated in the IPS Component that is relevant.

Business Rules:
1. Dates SHALL be valid dates
2. If no additional constraints have been specified (e.g. day precision), at least a full year SHALL be specified
3. If the time is provided the time zone SHALL be indicated.

**6.3.8 Identifier**

An element that uniquely identifies a thing or an object.

References: ISO 21090:2011 II; HL7 FHIR Identifier

**6.3.9 Address**

Mailing and home or office addresses.

For the IPS purposes the addresses are always sequences of address parts (e.g. street address line, country, ZIP code, city) even if postal address formats may vary depending on the country.

An address may or may not include a specific use code; if this attribute is not present it is assumed to be the default address useful for any purpose.

References: ISO 21090:2011 AD (for address), ADXP (for address parts); HL7 FHIR Address

Business Rules:
1. If a known address is provided then it SHALL include at least one address part; addresses are never documented as a single string.
6.3.10 Telecom

This pattern provides detailed information about Telecommunication Addresses associated to a person or an organization. For example, a patient's contact telephone, email, etc.

References: ISO 21090:2011 TEL; HL7 FHIR ContactPoint

Business Rules:

1. At least one telephone or mail address SHALL be provided; it is allowed to provide both

6.3.11 Organization Name

A name for an organization.


Business Rules:

1. Organization Names SHALL be represented as a simple string.
2. In case of non-alphabetic representations of the names, at least one alphabetic representation SHALL be provided.

6.3.12 Text

This pattern provides a means to convey textual information about a thing. For example, an advance directive, a medication statement, a section narrative.

It is primarily intended for human interpretation. This includes unformatted or formatted written language.

References: ISO 21090:2011 ED; ED.TEXT; SD.TEXT; HL7 FHIR Narrative, string.

6.3.13 Any

Defines the basic properties of every data value. This is conceptually an abstract type, meaning that no proper value can be just a data value without belonging to any concrete type.

References: ISO 21090:2011 ANY

6.3.14 Range

A set of ordered Physical Quantities, that indicates that the value comes from a range of possible values.

In general, a range may be expressed in different ways: using a low and high value (e.g. from 3 mg to 5 mg); using a centre and a width (4 mg ± 1 mg); and so on.

This standard imposes restrictions on the possible options allowed by the ISO 21090 data type, but derived models can further constrain the range representation.

Business Rules:

1. A range SHALL be represented specifying the low and high limits of the range (e.g. from 2 ml to 4 ml); No other options are allowed.
2. The units of the low or high limits SHALL match.
3. It is allowed to omit or value with exceptional values the low and the high limits. (e.g. to indicate < 5 mg)

References: ISO 21090:2011 IVL(PQ); HL7 FHIR Range
6.3.15 Quantity

A dimensioned quantity expressing the result of measuring

References: ISO 21090:2011 PQ; HL7 FHIR Simple Quantity

Business Rules:
1. The unit shall come from UCUM

6.3.16 Period

A set of consecutive values of time-stamps.

In general, a period may be expressed in different ways: using start and end date times (e.g. from 2004 to 2005); using a start time and a width, a time quantity (e.g. from January 2nd 2018 for 3 weeks) and so on.

This standard imposes restrictions on the possible options allowed by the ISO 21090 data type, but derived models can further constrain the period representation.

References: ISO 21090:2011 IVL(TS); HL7 FHIR Period

Business Rules:
1. A period SHALL be represented either specifying the start and the end date times or specifying the start date time and the width. No other options are allowed.
2. A derived model can restrict the representation to a start and end date times.
3. It is allowed to omit or value with exceptional values the used components (start date time; end date time; width).

6.3.17 General Time Specification

An unordered set of distinct values that are time quantities. It is an abstract type and it is used to specifying the timing of events and actions and the cyclical validity-patterns that may exist for certain kinds of information: e.g. Twice a day from January 2017 to March 2017, excluding Saturday and Sunday.

A working GTS is specified as an expression tree built using a combination of operator and components (e.g. intervals, point in times, event related periodic interval, and so on).

References: ISO 21090:2011 QSET(TS)

Business Rules:
1. Any implementable specification SHALL describe how this abstract pattern is realized (e.g. combination of intervals and event related times).
2. No members of the GTS set SHALL be valued with null or exceptional values (e.g. nullFlavors).

6.3.18 Healthcare Provider

Synonyms: care provider, health provider, health service provider, healthcare service provider

Definition: healthcare actor that is able to be assigned one or more care period mandates

[Source: EN ISO 13940:2016]

Plural: healthcare providers;

NOTE 1 Healthcare Provider is described in the Patient’s Address Book section
NOTE 2 The personnel of a healthcare organization that is a healthcare provider may include both healthcare professionals and others which participate in the provision of healthcare.

NOTE 3 According to the definition in ISO 13940:2015, organizations solely responsible for the funding, payment, or reimbursement of healthcare provision are not healthcare providers; for the purpose of this International Standard they are considered as healthcare third parties.


6.3.19 String

The character string datatype stands for text data, primarily intended for machine processing (e.g. sorting, querying, indexing, etc.) or direct display. Used for names, symbols, presentation and formal expressions.

A String shall have at least one character or else have a nullFlavor.

References: ISO 21090:2011; ST; HL7 FHIR string

6.3.20 Ratio

A quantity constructed as the quotient of a numerator quantity divided by a denominator quantity. Common factors in the numerator and denominator are not automatically cancelled out.

The Ratio datatype supports titre (e.g. "1:128") and other quantities produced by laboratories that truly represent ratios. Ratios are not simply "structured numerics", particularly blood pressure measurements (e.g. "120/60") are not ratios.

References: ISO 21090:2011; RTO; HL7 FHIR Ratio

6.4 Model Extensibility

Model derived from this standard, including implementable specifications, are allowed to further constraint this model; this can be done constraining the conformance strength of an element, where explicitly allowed; collecting narrative descriptions into a single section-level narrative block; including additional elements to the existing sections, lists and label concept; adding non-IPS sections to the International Patient Summary.

In case of inclusion of additional elements or sections not defined by this standard (hereafter called extensions), a derived model, including implementable specifications, is compliant to this standard if the model extensions fulfil the following basic principle:

- within the scope of the international patient summary the recipient can support safe care provisioning, even if it is not able to process semantics of the extensions.

An extension shall therefore not change the meaning of the elements defined by this standard.
### 7 Definition of the IPS Document

#### 7.1 Overview Description: THE IPS DOCUMENT

**Table 4 — The IPS document**

<table>
<thead>
<tr>
<th>Hierarchy:</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Document</td>
<td>M</td>
<td>The IPS Document describes the totality of patient summary content to be interchanged as a conformant IPS.</td>
<td>#1</td>
</tr>
<tr>
<td>Synonyms: IPS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acronyms: None</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPS Attribute Collection: Patient Attributes</td>
<td>M</td>
<td>Contains 'Patient’s name' attribute necessary for IPS conformance.</td>
<td></td>
</tr>
<tr>
<td>IPS Section: Allergies and Intolerances</td>
<td>M</td>
<td>Section necessary for IPS conformance.</td>
<td></td>
</tr>
<tr>
<td>IPS Section: Medication Summary</td>
<td>M</td>
<td>Section necessary for IPS conformance.</td>
<td></td>
</tr>
<tr>
<td>IPS Section: Problems</td>
<td>M</td>
<td>Section Necessary for IPS conformance.</td>
<td></td>
</tr>
<tr>
<td>IPS Attribute Collection: Provenance meta data Collection</td>
<td>M</td>
<td>Contains 'Date of IPS Document Creation' attribute necessary for IPS conformance.</td>
<td></td>
</tr>
<tr>
<td>IPS Section: Cross border metadata</td>
<td>C</td>
<td>Section necessary for IPS cross border application conformance only.</td>
<td></td>
</tr>
<tr>
<td>IPS Sections and IPS Attribute Collection, ‘Patient’s Address Book’</td>
<td>RK</td>
<td>Remainder of IPS data set.</td>
<td>#2</td>
</tr>
<tr>
<td>IPS Sections that are optional</td>
<td>O</td>
<td></td>
<td>#3</td>
</tr>
<tr>
<td>Non-IPS Sections</td>
<td>Undefined</td>
<td>Definition outside of this IPS version’s scope.</td>
<td>#4</td>
</tr>
</tbody>
</table>
### 7.2 Detailed Description: THE IPS DOCUMENT

#### Table 5 — 1 IPS Document

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definitions</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>X</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>✓</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** provides the logical structure required to convey patient summary content, i.e. documentation concerning the IPS itself and patient-related information, in order to provide continuity of care and to coordinate further healthcare activity.

The International Patient Summary (IPS) is synonymous with the IPS Document and is described as being a "Minimal and non-exhaustive Patient Summary, specialty-agnostic, condition-independent, readily usable by all clinicians for the unscheduled (cross-border) care of a patient."

**Definitions:**

Term: IPS Document

Acronym: IPS

Definition: electronic patient summary for use in the unscheduled, cross-border care scenario comprising, as a minimum, the required elements of the IPS Data set.

**NOTE 1 to entry:** The specific use for the cross-border scenario does not restrict the IPS value to national or local applications.

**NOTE 2 to entry:** access to the summary is not restricted to a particular situation.

**NOTE 3 to entry:** IPS is also used as shorthand to denote the activity of the two SDO initiatives focused on delivering the IPS, i.e. CEN IPS and HL7 IPS. The context in which the term is used determines the specific meaning, e.g. when it is associated with the SDO name it refers explicitly to the initiative rather than to the IPS content.

**Business Rules:** No rules are given as to how the IPS Document is generated or consumed within this standard. However, principles to permit the document to be extended by data not described in this document are necessary and are presented in Clause 5.4 of this standard.

**Missing:** For the purposes of this standard, ‘missing’ refers to absence/presence of IPS data within the IPS Document and the associated meaning or interpretation of that state. This descriptor is not applicable to the document as a whole.

**Format:** The IPS Document is a data transfer object. The format of the IPS content is taken from the domain model and in this standard, it is specified in the pertinent clause related to the data elements of...
the IPS Data set. Whereas the domain model includes complex and primitive data types, the IPS Document will be resolved to all primitive types (e.g. character, string) so as to be in serializable form for transfer. The transform processes from the Domain to the serializable form and the converse transformation are not addressed here but are specified within the implementation guidance in the associated TS, and in the HL7 documentation related to the Patient Summary.

**Inclusion Criteria:** The IPS Document is required for the use case of unplanned or unscheduled cross-border care.

**Confidentiality:** A patient summary is an example of ‘Personal Data’ and will be subject to the data protection rules implemented within a jurisdiction. A potential solution could be that the national EHRs should allow the patient to tag pieces of his/her health data as such which are not to be included into the IPS. By default, all untagged data could be included into the IPS. The principal difference from other personal/healthcare confidentiality issues related to EHRs is that the PS is an extract from the whole and therefore the potential absence or loss of contextual information is a necessary concern. This standard uses this descriptor to highlight areas of concern but does not provide implementation detail.

**Currency:** A patient summary for unplanned, cross-border care is a snapshot of what is known about the patient and their health state at the time of the healthcare event. Although the situation is not necessarily an emergency, it is likely that there is some urgency and therefore it is desirable that the patient summary for the attending healthcare provider is concise and relevant. The IPS Data set is meant to be core minimal data set and therefore applicable and understood for most situations; additional data, say for a chronic condition, may be necessary to complement the core. This descriptor describes details regarding ‘planned’ and ‘unplanned’ care in the IPS Scenario.

**Examples:** A conformant IPS might contain:

1. IPS {Required data elements only ('M' and 'R')};
2. IPS {Required data elements ('M' and 'R') and Conditional 'C' metadata} for cross-border
3. IPS {Required data elements ('M' and 'R') 'C' metadata and one or more available ‘RK’ data elements}
4. IPS {Required and conditional data elements ('M', 'R', 'C'); none, some or all RK; and some or all optional ‘O’ data elements}

**Notes:** The IPS Document shall contain the required data elements from the IPS Data set to be conformant. The IPS Data set comprises all the material from the eHN data set given in the Guidelines (version 2) and, in addition, can comprise other materials from other sources deemed to be important for international use.

**#2 IPS Sections Required if known**

An IPS comprises components (IPS Sections) and sub-components (IPS collections and IPS metadata) drawn from the IPS Data set. Only a subset of these is required to claim full conformance with this standard, but the remainder may still be required and useful for a range of care events.

In this standard there are just three (clinical data) IPS Sections considered to be mandatory (i.e. Allergies and Intolerances, Medication Summary and Problems). If there is no information available, the included data element SHALL contain a value indicating the reason for omission of the data. As these 3 IPS Sections are mandatory, the ‘absence of data’ status may be the only data content exchanged.

There are a number of other IPS Sections that are ‘required if known’. These are deemed important for inclusion in a patient summary but it is accepted that data may not be collected in the same form or at all in different countries and within countries, with the consequence that data are not universally available for interchange at this point in time. This is a pragmatic consideration and an acknowledgement of the burden that comes with the collection of these extended items.
'Required if known' requires a reason to be given if the data are not available for the care event. It maybe that the data are not available at source and perhaps not collected. Another reason might be the author’s intent. For example, the author might not send data because of its confidential nature or because of its volume may defeat the purpose of keeping the IPS as concise as possible. The IPS components with designation ‘RK’ are:

- Patient’s Address Book (Attribute Collection)
- History of Procedures
- Immunizations
- Medical Devices
- Results

#3 IPS Sections that are Optional

Some IPS sections may be absent without any concern being raised. The optional IPS Sections are:

- Advanced Directives
- Functional Status
- History of Pregnancy
- History of Past Illness
- Plan of Care
- Social History

#4 Non-IPS Sections

The IPS Data set is intended to be minimal and non-exhaustive. The fact that the data set is non-exhaustive means only that there will inevitably be other data that a requestor wishes to include in a patient summary that has not been defined here. For example, data relating to different specialities or to a patient’s chronic condition. In these circumstances, it may be necessary for the IPS to be complemented by other clinical data that is not a part of the IPS Data set. It is recognized that data outside of this ‘core’ may indeed be valuable, but, at this time that data are not defined in this version of the standard. The IPS is intended to be speciality agnostic, and condition-independent. It is permissible to optionally transmit Non-IPS data within the IPS Document but that content cannot be tested for conformance. The minimal IPS data set, however, might suffice in some circumstances and therefore it is valid if there are no Non-IPS Sections within the IPS; no error or exception would be raised by a receiving system. A different type of Summary, e.g. an Hospital Discharge Summary might use the IPS descriptions in this standard but it is created for a different purpose and has a different role to play; for these reasons it should not be considered to be an IPS.

Examples: Non-IPS Sections might provide more specific data for a chronic condition e.g. COPD, or for a different speciality such as Social Care that are beyond the scope of the present IPS.
8 Definition for IPS Attribute Collection: PATIENT ATTRIBUTES

8.1 Overview Description: PATIENT ATTRIBUTES

Table 6 — Patient Attributes Overview

<table>
<thead>
<tr>
<th>Hierarchy : H1</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>H5</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Attribute Collection</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Patient Attributes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Synonyms: None; Acronyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Patient’s Name</th>
<th>M</th>
<th>Person Name</th>
<th>#2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patient’s address and telecom</td>
<td>RK</td>
<td>Label Concept</td>
<td>#3</td>
</tr>
<tr>
<td>Address</td>
<td>C</td>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>Telecoms</td>
<td>C</td>
<td>Telecom</td>
<td></td>
</tr>
<tr>
<td>Administrative Gender</td>
<td>RK</td>
<td>Coded element</td>
<td>#4</td>
</tr>
<tr>
<td>Date of Birth</td>
<td>R</td>
<td>Date Time</td>
<td></td>
</tr>
<tr>
<td>Patient's preferred language</td>
<td>O</td>
<td>Coded element</td>
<td></td>
</tr>
<tr>
<td>Healthcare related identifiers</td>
<td>RK</td>
<td>List</td>
<td>#5</td>
</tr>
<tr>
<td>Patient Identifier</td>
<td>RK</td>
<td>Identifier</td>
<td>#6</td>
</tr>
<tr>
<td>Insurance Information</td>
<td>O</td>
<td>Label Concept</td>
<td>#7</td>
</tr>
<tr>
<td>Insurance Identifier</td>
<td>RK</td>
<td>Identifier</td>
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</tr>
</tbody>
</table>
8.2 Detailed Description: PATIENT ATTRIBUTES

#1 IPS Attribute Collection PATIENT ATTRIBUTES

Table 7 — Patient Attributes — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definitions</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>✓</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** An IPS Attribute Collection will provide various data used individually or collectively to identify, or to ensure the identity of a person and/or patient to an attending clinician at the point of care.

**Definition:** Collection of data used for identification, assurance of identity and preferences within a patient summary

**Business Rules:**

1. The Patient’s Postal and telecom addresses SHALL be required if known.

2. Insurance Information, and specifically the insurance number, SHALL be used as an identifier if and only if required by the Country of Affiliation.

**Missing:** This IPS data are required for identification purposes and will likely be present in any IPS, although it does not imply that every attribute within it will necessarily be present or complete. ‘Insurance number’ is conditional and will be dependent upon a country’s jurisdiction.

**Format:** Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion Criteria:** While this data may also fulfill an administrative role in planned care or in the follow up after unplanned care, the defined use case of unscheduled care for the IPS suggests that the immediate use of this data will be used for identification purposes.

**Confidentiality:** Although personal information is included in this component, it is assumed to be addressed at the IPS Document level, where matters of confidentiality are dealt with. In some countries ‘insurance numbers’ and healthcare identifiers (and social security numbers) are kept separate by law.

**Currency:** This IPS Attribute Collection shall always have current information ... e.g. current names and numbers rather than historic associations.

**Examples:** Attending clinician asks for address details to confirm the person’s identity.
Notes: In the eHN Guidelines the data in this component was broadly categorized as being ‘Administrative’, however, the critical role that ‘identification’ plays in all processes mean that the emphasis was changed in this standard.

Whilst all the Attributes are collected under the same IPS component for convenience, it is not necessary for any implementation to relate to them in the same way.

#2 Patient’s Name

The name of a person is a familiar, cross-sector idea, independent of a particular use case. It is explained in the Primitive Values clause. (See Patterns, 6.2). This is mandatory for conformance.

#3 Patient’s address and telecom

This Label Concept positions the nested attributes. However, it is useful to note that the patient’s address is administrative but can also be used in the clinical process to assist with the verification of the patient’s identification.

#4 Administrative Gender

Some countries require ‘gender’ as part of their identification of the patient. Administrative gender SHALL be specified from a value set including, ‘Male’, ‘Female’, ‘Unknown’, ‘Neutral’

#5 Healthcare related identifiers

A list of patient identifiers.

Notes: Arguably a national health number would be of more use locally than for cross-border purposes. It is also possible, even probable, that a person will have several numbers, each one related to one or more healthcare providers. In an international context, a national healthcare identifier may be useful. However not all countries have such a registration scheme in place.

#6 Patient Identifier

Note, Patient Number is often used as a synonym, albeit that the identifier is not necessarily numeric; some jurisdictions use the Social Security Number as a healthcare identifier.

#7 Insurance information

Insurance information is not always required in a patient summary. However, in some jurisdictions, the insurance number is also used as the patient identifier. It is necessary not just for identification but also forms access to funding for care. In those countries that require such information, it must be present.
9 Definition for IPS Attribute Collection: PATIENT'S ADDRESS BOOK

9.1 Overview Description for PATIENT'S ADDRESS BOOK

Table 8 — Patient’s Address Book Overview

<table>
<thead>
<tr>
<th>Patient non-clinical data</th>
<th>Hierarchy</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Attribute Collection: PATIENT'S ADDRESS BOOK</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>RK</td>
<td>People and organizations address details relevant for the planned and unplanned care.</td>
<td>#1</td>
</tr>
<tr>
<td>Synonyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acronyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preferred Healthcare providers</td>
<td>RK</td>
<td>List</td>
<td>#2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Healthcare Provider (person)</td>
<td>C</td>
<td>Label Concept</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>R</td>
<td>Person Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Telecoms</td>
<td>RK</td>
<td>Telecom</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Healthcare Provider (organization)</td>
<td>C</td>
<td>Label Concept</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organization's Name</td>
<td>R</td>
<td>Organization Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Telecoms</td>
<td>RK</td>
<td>Telecom</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other's Contacts' Details</td>
<td>O</td>
<td>List</td>
<td>#3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contact</td>
<td>R</td>
<td>Label Concept</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Role</td>
<td>RK</td>
<td>Coded Element</td>
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<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Name</td>
<td>R</td>
<td>Person Name</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td>O</td>
<td>Address</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Telecoms</td>
<td>RK</td>
<td>Telecom</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9.2 Detailed Description for PATIENT'S ADDRESS BOOK

#1 IPS Attribute Collection PATIENT'S ADDRESS BOOK

Table 9 — Patient’s Address Book — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definitions</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
</tbody>
</table>
### Descriptor Applicability

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>✓</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>X</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** This IPS Attribute Collection provides an Address Book resource detailing the address details of the patient, and people and organisations relevant to the patient with respect to the IPS.

**Definitions:** Considered to be generic to the English language and not specific to this standard.

**Business Rules:**

1. **The Preferred Healthcare Provider** (either Person or Organization, or both) **SHALL** be required if Known

2. **At least one Address** for Preferred Healthcare Provider **SHALL** be provided

**Missing:** The preferred healthcare provider (i.e. healthcare professional and/or the responsible organization who are to be contacted for this care event; this is what 'Preferred' means) will always be required; other people/organisations that might be contacted may not be present within the address book, but if they are then they shall have a specific role recorded. Whilst all the attributes are collected under the same IPS component for convenience, it is not necessary for any implementation to treat them in the same way.

**Format:** Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion Criteria:** The eHN Guidelines refers to this data as ‘contact information’. Given that ‘contact’ in this domain has several meanings, this standard uses the familiar concept of ‘address book’ to collect together the attributes identified by the Guidelines. Some of the data within the Address book can have several purposes, for example: The patient address can be used to verify a person's identity and also their country of origin and residence; the preferred healthcare provider is necessary for cross-border and provenance meta data requirements, and the people with specific roles may play a part in relation to the IPS Advance Directives Section.

**Confidentiality:** Although personal information is included in this component, it is assumed to be addressed at the IPS Document level.

**Currency:** All the details reflect the current state; no historic data are to be included, e.g. past addresses. For ‘unplanned care’, ‘preferred’ data are the most minimal and concise contact details to be exchanged.

**Examples:** None.

**Notes:** A list relating to people or organisations details who might need to be contacted for this care event; it is not to do with previous care events involving this patient. These entities can be considered as providers (person or organization) who are wholly or partially responsible for the safety and well-being of the subject of care.

### #2 Preferred Healthcare providers (Persons and Organisations)

If known, this information shall be provided. Note it is not necessarily the case that Preferred Healthcare Provider is the same party as the source of the patient summary; the latter is given by the Provenance meta data. ‘Preferred’ indicates the most relevant entity to be contacted for use in this patient summary.
#3 Other’s Contact’s Details

The urgency of the scenario suggests that the contact details will be minimized to the most likely means of getting in touch. The role distinguishes between individuals (and organisations) by means of their function with respect to the patient’s care to enable the relevant person to be contacted by the healthcare provider at the point of care. The role can be both functional (e.g. doctor) and a specialization (e.g. specialist).

Examples: Legal guardian, Next of kin, Decision maker with respect to advance directives, clinical specialist.

10 Definition for IPS Section: ADVANCE DIRECTIVES

10.1 Overview Description for ADVANCE DIRECTIVES

Table 10 — Advance Directives Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy: H1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPS Section:</td>
<td>0</td>
<td>A conformant IPS document may not include this section. Healthcare directives concerning life or after life wishes of the patient</td>
<td>#1</td>
</tr>
<tr>
<td>ADVANCE DIRECTIVES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Synonyms: Living will, Personal directive; Acronyms: None</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Advance Directives    | R           | List        | #2             |
| Advance Directive     |             |             |                 |
| Person authorizing Directive | RK          | Label concept | #3              |
| Name                  | RK          | Person Name |                 |
| Telecoms              | RK          | Telecom     |                 |
| Directive category    | O           | Coded Element | #4              |
| Description           | C           | Text        | #5              |
| Reference to Legal Document | C          | Reference   | #6              |
10.2 Detailed Description for ADVANCE DIRECTIVES

#1 IPS Section ADVANCE DIRECTIVES

Table 11 — Advance Directives — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definitions</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>✓</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

Purpose: Deemed to be of value in unplanned care if a life-threatening event or fatality occurs and the patient or a legitimate decision maker has stipulated what should happen with respect to the patient who is too ill or hurt to express their wishes.

Definition: provision for healthcare decisions in the event that, in the future, a person is unable to make those decisions.

Business Rules:

1. The reference or the description of the Advanced Directive SHALL be provided; it is allowed to provide both.

2. The contact information concerning the decision maker SHOULD be within the Patient’s Address Book IPS Section regarding ‘Other Contacts’.

Missing: If this IPS Section is present then there will be information about the Advanced directives in the IPS.

Format: Contains structured information related to the identity and address details of the decision maker and a description of all known patient's advance directives; this may reference a legal document. As there may be multiple directives it may be that the content is organized as a list. Furthermore, there may just be a reference to a document (sometimes known as a Living Will) rather than simple text. This reference may be an URL but is not restricted to just that form of reference.

Inclusion criteria: Although not explicitly identified in the eHN Guidelines it could be argued that it is a valid interpretation or extension for the ‘Treatment Recommendations’ (Variable 2). It also appears in other recommendations from HL7 and JIC. It is of particular relevance to unplanned (and emergency) care of the IPS Scenario.

Confidentiality: Confidentiality is dealt with at the IPS Document level, but it is recognized that this component may carry sensitive data. In particular if this IPS Section refers to a legal document, then additional considerations may be required.
Currency: It is assumed that the advance directives stated or referred to are the most current. Even so, the clinician at the point of care will often feel obliged to check the veracity of the data before accepting it.

Examples: ‘Objection to transfusion’; ‘No attempts to be made to resuscitate patient’ (DNR); ‘permission to donate body parts on fatality’.

Notes: This IPS Section on Advanced Directives is within the defined scope of the IPS but is a relatively new concept which explains the diverse ways that are currently used in formatting the necessary information.

#2 Advance Directives
A list comprising one or more advance directives

Note: Although not in this version of the standard, future versions of the Advanced Directives IPS Section might also include definitions and descriptions regarding ‘CONSENT practices’ as directives and mandates from particular jurisdictions.

#3 Person authorizing Directive
The source of each directive if known; the decision maker is usually the patient and/or a delegated person such as a Legal Guardian. If the authority is not the patient, then it will be someone to contact for further information and clarification of the patient’s wishes. The postal address elements are not included reflecting the urgency for the contact; however, full details should be consistent and available from the Patient’s Address Book.

#4 Directive category
There are Directives related to decisions prior and after death. For example, directives prior to death might relate to Blood transfusions, and Non-Resuscitation and post death directives might relate to organ donation.

#5 Description
Textual description of the directive.

Derived models may choose to use distinct elements for each narrative directive or to collect them into a single section level narrative block.

#6 Reference
The Directives may take the form of a reference to a legal document (e.g. Living Will) or an external textual description.
11 Definition for IPS Section: ALLERGIES and INTOLERANCES

11.1 Overview Description for ALLERGIES and INTOLERANCES

<table>
<thead>
<tr>
<th>Patient clinical data</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Hierarchy:</strong></td>
</tr>
<tr>
<td>H1</td>
</tr>
<tr>
<td>H2</td>
</tr>
<tr>
<td>H3</td>
</tr>
<tr>
<td>H4</td>
</tr>
<tr>
<td>H5</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IPS Section: ALLERGIES and INTOLERANCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Synonyms: None</td>
</tr>
<tr>
<td>Acronyms: None</td>
</tr>
</tbody>
</table>

| Allergies/Intolerances Content Status   | C | Coded Element | #2 |
| Allergies and Intolerances list         | C | List          | #3 |
| Allergy/Intolerance                     | M | Label concept |
| Description                             | R | Text          | #4 |
| Clinical Status                         | R | Coded Element | #5 |
| Onset date                              | R | Date Time     | #6 |
| End Date                                | C | Date Time     | #7 |
| Criticality                             | O | Coded Element | #8 |
| Certainty                               | O | Coded Element | #9 |
| Type of propensity                      | RK| Coded Element | #10|
| Diagnosis                               | O | Coded Element | #11|
| Reaction                                | RK| Label concept | #12|
| Manifestation of the reaction           | RK| Coded Element | #13|
| Severity                                | RK| Coded Element | #14|
| Agent                                   | R | Label concept |
| Agent code                              | R | Coded Element | #15|
| Category                                | O | Coded Element | #16|
11.2 Detailed Description for ALLERGIES and INTOLERANCES

#1 IPS Section ALLERGIES and INTOLERANCES

Table 13 — Allergies and Intolerances — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>X</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

Purpose: To inform the treatment and care provisioning of an attending clinician to identify problem or to avoid adverse events arising from action taken. At a minimum, it should list currently active and any relevant historical allergies and adverse reactions.

Definition: relevant patient's allergies and/or intolerance conditions.

At a minimum, it should list currently active and any relevant historical allergies and adverse reactions.

NOTE ‘Alerts’ was used to describe this Section in the eHN guidance -lines, but ‘Alerts’ are far more general and are not regarded here as a synonym.

Business Rules:
1. This is a required IPS Section and must be in the document. Unknown and known absence should be stated explicitly.
2. If ‘there is content’ then Allergies and Intolerances list SHALL be non-empty AND the content status SHALL be omitted. (i.e. it is not Required)
3. If content status records absence then Allergies and Intolerances list SHALL be omitted
4. End Date SHALL be given if Clinical Status indicates ‘resolved’

Missing: This is a required IPS Section for conformance and cannot be missing; at the least some statement is given explaining the missing data.

Format: Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

Inclusion Criteria: This is a required IPS Section. Useful for both planned and unplanned care in the IPS Scenario.

Confidentiality: Expressed at IPS Document level.

Currency: All current and past conditions that are relevant for the scope of the IPS.
Examples: Anaphylactic Reaction to Peanuts -(Mild, Moderate, Severe) Eye swelling reaction to cat dander -(Mild, Moderate, Severe) Tongue swelling reaction to Bactrim, angidema. Intolerance to aspirin due to gastrointestinal bleeding. Intolerance to captopril because of cough (the patient is not allergic but can’t tolerate it because of persistent cough). For care provision, this information may inform food given during an hospital stay.

#2 Allergies/Intolerances Content Status

As this IPS Section is mandatory for conformance, information about "known absence of allergies" or no information about allergies is required to be stated. Known Content will be accompanied by the conditional list of Allergies and intolerances.

#3 Allergies and intolerances list

If allergies present then they shall be listed else give explicit reasons for why none are recorded. An ordered list comprising the name, code, a description of the Allergy/intolerance and Agent details for each Allergy/intolerance.

#4 Description

Textual description of the allergy or intolerance.

Derived models may choose to use distinct elements for each narrative statement or to collect them into a single section level narrative block.

#5 Clinical Status of the condition

Provides the current status of the allergy or intolerance, for example, whether it is active, in remission, resolved, and so on. Value set should include:

- active
- inactive
- resolved

#6 Onset Date

It shall be provided with the highest known precision, at least year

#7 End Date

If Clinical Status is non-active then an exception can be raised to indicate inconsistency.

It shall be provided with the highest known precision, at least year.

#8 Criticality

This attribute represents the gravity of the potential risk for future life-threatening adverse reactions when exposed to a substance known to cause an adverse reaction in that individual. When the ‘worst case’ result is assessed to have a life-threatening or organ system threatening potential, it is considered to be of high criticality.

Notes: In some contexts, the severity is used as a synonym of the criticality.

Value set should include:

- High
- Low
- Exception: unable to assess criticality
#9 Certainty
Assertion about certainty associated with the propensity, or potential risk, of a reaction to the identified substance. Value set should include:

- Unconfirmed (There is not sufficient diagnostic and/or clinical evidence to treat this as a confirmed condition.)
  - Provisional (This is a tentative diagnosis - still a candidate that is under consideration.)
  - Differential (One of a set of potential (and typically mutually exclusive) diagnoses asserted to further guide the diagnostic process and preliminary treatment.)
- Confirmed (A high level of certainty about the propensity for a reaction to the identified substance, which may include clinical evidence by testing or re-challenge).
- Refuted (A propensity for a reaction to the identified substance has been disproven with a high level of clinical certainty, which may include testing or re-challenge, and is refuted.)

#10 Type of propensity
Type of allergy or intolerance.
Format: Coded information: Value set should include:

- Allergy
- Intolerance
- propensity to adverse reaction

#11 Diagnosis
A code indicating the type of reaction and the agent; an alternative option for describing an allergy to the agent. Described with Textual information if coded data are unavailable.

Example: lactose intolerance

#12 Reaction
A Label Concept recognizing that other data concerning the reaction may be made available in later versions of this standard.

#13 Manifestation of the reaction
Description of the clinical manifestation of the allergic reaction. Example: anaphylactic shock, angioedema (the clinical manifestation also gives information about the severity of the observed reaction).

Textual information if coded/quantified data are not available. This is typically a more complex structure than simple text.

Example: “intestinal discomfort” is the manifestation of the reaction.

#14 Severity
Coded element that described the subjective assessment of the severity of the condition as evaluated by the clinician, in the case of an allergy it is used as attribute of a manifestation of a reaction. For example, a person may have a severe rash as reaction, that it is not however critical.

#15 Agent Code
A specific allergen or other agent/substance to which the patient has an adverse reaction propensity. This will be taken from a list of agents and the associated code from a value set.

**#16 Category**

Allergy substance category, Value set should include:

- Food
- Medication
- Environment

**12 Definition for IPS Section: FUNCTIONAL STATUS**

**12.1 Overview Description for FUNCTIONAL STATUS**

<table>
<thead>
<tr>
<th>Table 14 — Functional Status Overview</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Patient clinical data</strong></td>
</tr>
<tr>
<td><strong>Hierarchy:</strong></td>
</tr>
<tr>
<td>H1</td>
</tr>
<tr>
<td>IPS Section: FUNCTIONAL STATUS</td>
</tr>
<tr>
<td>Synonyms: None</td>
</tr>
<tr>
<td>Acronyms: None</td>
</tr>
<tr>
<td>O</td>
</tr>
</tbody>
</table>

| **Disabilities List** |
| **Disability** |
| Description | R | Text | #3 |
| Disability Code | O | Coded element | #4 |
| Onset date | O | Date Time |

| **Functional Assessments List** |
| **Functional Assessment** |
| Description | R | Text | #7 |
| Date of assessment | RK | Date Time |
| Type | RK | Coded Element |
| Result | C | Any |
| Functional Assessment | C | Label concept | #8 |
12.2 Detailed Description for FUNCTIONAL STATUS

#1 IPS Section FUNCTIONAL STATUS

Table 15 — Functional Status — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
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<tr>
<td>Definition</td>
<td>✓</td>
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<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>X</td>
</tr>
<tr>
<td>Examples</td>
<td>X</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** The Need of the patient to be continuously assessed by third parties, invalidity status may influence decisions about how to administer treatments

**Definition:** An individual’s ability to perform normal daily activities required to meet basic needs, fulfil usual roles and maintain health and well-being.

[Source: American Thoracic Society]

**Business Rules:**

1. For the Functional Status a Functional Assessment or a Disabilities list SHALL be provided (or both)

2. For each functional assessment, a result or a functional assessment SHALL be provided (not both)

**Missing:** Refers to a subset of people and therefore may be missing without being justified or creating any exception.

**Format:** Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion Criteria:** Whilst this does refer to a subset of people, it is subset that is potentially at higher risk with the possibility that a patient summary will be required for an unscheduled care event.

**Confidentiality:** Not applicable.

**Currency:** Not applicable.

**Examples:** None.

**Notes:** The eHN Guidelines only mentioned the two data elements given here under Medical problems for a grouped “Autonomy/Invalidity” concept. In this version this concept has been split in two parts: (a) disabilities, related to the invalidity term used in the Guidelines; (b) Functional assessments that generalize the autonomy determination. With a general increase in aged communities, it is expected that more structured attributes will be required for later versions of this standard. Capacity and Competency are part of the functional assessment.
#2 Disabilities
Disabilities is an umbrella term, covering impairments, activity limitations, and participation restrictions. An impairment is a problem in body function or structure; an activity limitation is a difficulty encountered by an individual in executing a task or action; while a participation restriction is a problem experienced by an individual in involvement in life situations.

More information can be found at: http://www.who.int/topics/disabilities/en/

#3 Description
A narrative description of the nature of the invalidity.

Derived models may choose to use distinct elements for each narrative statement or to collect them into a single section level narrative block.

#4 Disability code
Code identifying the disability of the subject of care.

#5 Functional Assessments
It lists the results of reviews of an individual's mobility, transfer skills, and activities of daily living, etcetera, to determine also his/her autonomy.

#6 Functional Assessment
This label concept describes a single or a group of assessments performed on this subject of care.

For each of the assessments or group of assessments, a date; a coded description of the type of assessment(s) should be provided if known.

In case this element refers to a group of assessments the contained functional assessment(s) should be provided if known. In case it refers to a single assessment its result should be provided if known; the result may be a physical quantity, a string, a coded descriptor; or other types of data depending on the kind of assessment performed.

#7 Functional Assessments description
Textual description of the functional assessment.

Derived models may choose to use distinct elements for each narrative statement or to collect them into a single section level narrative block.

#8 Functional Assessment
This Concept Label refers to the same concept as in #6. It is recursive permitting an assessment to be part of the group of assessments.
13 Definition for IPS Section: HISTORY OF PAST ILLNESS

13.1 Overview Description for HISTORY OF PAST ILLNESS

Table 16 — History of Past Illness Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th>Hierarchy: H1</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Section: HISTORY OF PAST ILLNESS</td>
<td>O</td>
<td>A conformant IPS document may not include this section. Past Illnesses that the patient has experienced, providing background for the current situation.</td>
<td>#1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Past illness content status | C | Coded Element | #2 |
| Past health conditions and problems list | C | List | #3 |
| Health condition / Problem | R | Label concept | #4 |
| Problem Type | RK | Coded Element | #5 |
| Description | R | Text | #6 |
| Diagnosis | R | Coded Element | #7 |
| Severity | O | Coded Element | #7 |
| Onset date | R | Date Time | #8 |
| Resolution | O | Coded Element | #8 |
| Date resolved | R | Date Time | #9 |
| Specialist Contact | O | Healthcare Provider | #10 |

13.2 Detailed Description for HISTORY OF PAST ILLNESS

#1 IPS Section HISTORY OF PAST ILLNESS

Table 17 — History of Past Illness — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
</tbody>
</table>
**Descriptor Applicability**

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** to describe historic record of illness; provides a context in which to view the current state of the patient.

**Definition:** list of health conditions (e.g. diseases, disorders, injuries) and problems (decision made on the nature of one or more health conditions) the patient suffered in the past, and which have been closed or resolved and are not considered to be active or on-going and are therefore not currently monitored.

**Business Rules:**

1. If content status positive then list of health conditions SHALL be non-empty AND the content status SHALL be omitted.
2. If content status records absence then list of health conditions SHALL be omitted
3. If health condition ‘resolved’ then Date Resolved SHALL be given.

**Missing:** The section is Optional. A patient may have no previous history, or the past problems are no longer being tracked/monitored.

**Format:** A list containing narrative and structured codes. Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria:** It is optionally included here to provide contextual material to the current planned or unplanned healthcare event.

**Confidentiality:** Confidentiality is dealt with at the IPS Document level. However past health conditions such as mental health may require more directed, sensitive management.

**Currency:** The list, if not empty, will contain only those healthcare matters that have been resolved, closed or considered to be inactive.

**Examples:** diseases, disorders, injuries, problems

**Notes:** This IPS Section is very similar to the IPS Section on Problems. Indeed, it is common for implementations of Problem lists to contain all problems irrespective of historicity. However, the eHN Guidelines separate them, perhaps because health conditions are broader than Problems, and because the latter comprise unresolved existing problems, and/or on-going concerns irrespective of whether they relate to current and active problems, and therefore deserve attention because of their higher relevance.

As this is history and it could be very extensive, it may be constrained by the sender or filtered by the recipient either by a time constraint (e.g. the last year) or by a size constraint (e.g. 10 most recent) to keep the spirit of the IPS as a concise document. The constraint/filter is not part of this standard.

**#2 Past illness content status**

This item records whether or not any history exists for the patient or whether no information exists about past illnesses.
#3 Past health conditions and problems
The healthcare matters are described as a list.

#4 Health condition/ problem
Container of elements describing a health condition.

#5 Problem Type
An agreed means of categorizing the health condition.

#6 Description
Textual description of the Health condition/ problem.

Derived models may choose to use distinct elements for each narrative statement or to collect them into a single section level narrative block.

#7 Severity
A qualifier of the health condition/ problem.

Note: Indications of extreme severity may have bearing on the current health need. The Severity attribute is also present in the IPS Section Problems

#8 Resolution
The status of the health condition; it may be resolved or on-going, or of sufficient concern to be tracked or monitored.

NOTE The eHN Guidelines note “if the resolution circumstances are not already included in other fields like surgical procedure, medical device, etc. e.g. hepatic cystectomy (this will be the resolution circumstances for the problem “hepatic cyst” and will be included in surgical procedures)” This standard, however, requires details of resolution to be present here even if they are duplicated in other fields.

EXAMPLE Hepatic cyst (the patient has been treated with an hepatic cystectomy that solved the problem and therefore it’s a closed problem).

#9 Date resolved
Conditional on a health condition deemed to have been ‘resolved’.

#10 Specialist Contact
An optional healthcare provider who may have expertise related to a particular health condition or problem of interest at the healthcare event, but is not necessarily the author of the IPS Document.

The specialist contact may provide an additional resource relevant to the treatment at the point of care. The detail may be found in the Patient’s address book, and may be defined with a specific role.
## 14 Definition for IPS Section: HISTORY OF PREGNANCY

### 14.1 Overview Description for HISTORY OF PREGNANCY

#### Table 18 — History of Pregnancy Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy: H1</td>
</tr>
<tr>
<td>H2</td>
</tr>
<tr>
<td>H3</td>
</tr>
<tr>
<td>H4</td>
</tr>
<tr>
<td>-</td>
</tr>
<tr>
<td>Conformance</td>
</tr>
<tr>
<td>O</td>
</tr>
</tbody>
</table>

#### IPS Section: HISTORY OF PREGNANCY

- Synonyms: None
- Acronyms: None

O A conformant IPS document may not include this section. The main emphasis is on the current state, but optionally carries previous pregnancies.

#### Status of Pregnancy

- **Pregnancy Description**
  - R Label Concept
  - C Text

- **Structured Description**
  - C Label Concept

#### Date of Observation

- **Pregnancy State**
  - R Coded Element

#### Expected delivery date

- **Expected delivery date**
  - C Date Time

- **Specialist Contact**
  - O Healthcare Provider

#### Previous pregnancies

- **Previous pregnancies**
  - O Coded Element

- **Previous Description**
  - C Text

- **Previous Pregnancies List**
  - C List

- **Previous pregnancy**
  - RK Label Concept

- **Outcome date**
  - RK Date Time

- **Outcome**
  - RK Text

#### Summary Metric

- **Summary Metric**
  - C Coded Element

- **Specialist Contact**
  - O Healthcare Provider
### 14.2 Detailed Description for HISTORY OF PREGNANCY

#### #1 IPS Section HISTORY OF PREGNANCY

#### Table 19 — History of Pregnancy — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>✓</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>X</td>
</tr>
<tr>
<td>Notes</td>
<td>X</td>
</tr>
</tbody>
</table>

**Purpose:** to present the current health state of the woman with respect to pregnancy and to provide chronological and outcome information about past pregnancies.

**Definition:** Considered to be generic to the English language and not specific to this standard.

**Business Rules:**

1. If pregnancy state is given then the expected delivery date SHALL be given.
2. The description of the current Pregnancy SHALL be in Text or in a structured form, or both.
3. If this IPS Section is included in the IPS Summary then it SHALL provide data concerning the current pregnancy status and optionally any information about previous pregnancies if known.
4. If previous pregnancies are included then three possible ways of representing such information are given, i.e. Text or List of date and outcome pairs or a Summary metric. One way SHALL be given but this does not exclude other descriptions being exchanged in the summary.

**Missing:** This IPS Section is optional and should only be present for women patients.

**Format:** Current pregnancy state (and if so the associated expected delivery date) is given first. Previous pregnancy information may be given and, if so, would follow with associated outcomes. This may be given as narrative but structured data if available would be preferable. Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria:** The eHN Guidelines use the category 'Pregnancy History' but only give the example of the current state, but also allude to 'actual date'. History, without qualification, suggests a comprehensive data set and 'past pregnancy' information is included as an optional set of data.

**Confidentiality:** Confidentiality is dealt with at the IPS Document level, but past pregnancies and associated outcomes may require special consideration and management.

**Currency:** The most current pregnancy state is top of any presentation of the history.
Examples: None

#2 Pregnancy Description
The details of the current Pregnancy is either given as text or in a structured form, but not in both.

#3 Date of Observation
Provides information about when the observation of the pregnancy state was made.

#4 Pregnancy State
Purpose: To give the women’s current state at the date the observation made. Pregnant state value set should include:
- Pregnant
- Not Pregnant
- Unknown

#5 Expected Date of Delivery
If pregnant, this attribute provides delivery information, an approximation usually month/year but no day element.

#6 Specialist Contact
An optional healthcare provider who may have expertise related to the pregnancy, but is not necessarily the author of the IPS Document.

The specialist contact may provide an additional resource relevant to the treatment at the point of care. The detail may be found in the Patient’s address book, and may be defined with a specific role.

#7 Previous Pregnancies
This is optional but possible information would include:
- Yes, previous pregnancies
- No, previous pregnancies
- Unknown

#8 Previous Pregnancies Description
Note, this may represent a narrative description describing the outcome of any previous pregnancies. More formally, the information may be structured as a non-empty list comprising pairs of date and outcomes. Note, past pregnancies and associated outcomes may require special consideration around privacy and confidentiality measures. If there have been recorded pregnancies then the amount of information may be extensive. The following attributes should be considered to be a minimum part of the information conveyed, but is not intended to be exhaustive.

#9 Outcome Date
Expected to be a full date. This is sometimes called the ‘actual date’ but given the possibility of an adverse event, the more neutral Outcome date is suggested. A single date may be repeated in the list in the case of multiple births.
#10 Outcome
Values that should be included if available include:

- Safe delivery
- Termination
- Stillborn

#11 Summary Metric
This may be an alternative way of recording previous history of pregnancy or a way of providing complementary detail to the narrative and/or list of outcomes. They are based around concepts of Gravidity (defined as the number of times a woman has been pregnant regardless of the outcome) and Parity (Parity - X = (any live or stillbirth after 24 weeks) | Y = (number lost before 24 weeks)).

These concepts are notated by a variety of schemes with acronyms such as GP, GPA or TPAL and combinations such as GTPAL, GTPALM and GTPAL. These schemes provide numeric counts for different outcomes... if these were to be used in the IPS, the actual scheme would be required to be specified so as to disambiguate the metric's score.

#12 Specialist Contact
Serves the same purpose and role as Specialist Contact for the current pregnancy but in this case it refers to any previous pregnancy. It is optional for both.

Notes: There may be a different Specialist Contact attached for each pregnancy and also the current and the past specialists may also be different. The need for two attributes is consistent with the past and present ‘problems’ that are represented by two IPS Sections in this standard rather than having both in the same IPS Section as in this case.

15 Definition for IPS Section: HISTORY OF PROCEDURES

15.1 Overview Description for HISTORY OF PROCEDURES

Table 20 — History of Procedures Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy:</td>
<td></td>
</tr>
<tr>
<td>H1</td>
<td>H2</td>
</tr>
<tr>
<td>IPS Section: HISTORY OF PROCEDURES</td>
<td>RK</td>
</tr>
</tbody>
</table>

| Procedures Content Status | C | Coded Element | #2 |
| Procedure list | C | List | #3 |
### 15.2 Detailed Description for HISTORY OF PROCEDURES

#### #1 IPS Section HISTORY OF PROCEDURES

**Table 21 — History of Procedures — Details**

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>X</td>
</tr>
</tbody>
</table>

**Purpose:** a list of the procedures, and their descriptions, performed on the patient (procedure is generic and not just surgical).

**Definition:** Considered to be generic to the English language and not specific to this standard.

**Business Rules:**

1. If content status positive then list of the procedures SHALL be non-empty AND the content status SHALL be omitted.

2. If content status records absence then list of the procedures SHALL be omitted

**Missing** Required if available, if not then a reason shall be given.

**Format:** List of all types of procedures identified, time stamped and narrative description. Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria:** It is an aggregation of the required "Major surgical procedures prior to the past six months", under Medical History, and the "Surgical procedures in the past six months", under Medical Problems, in the eHN Guidelines. In that it covers a less-restrictive set of procedures (i.e. not just surgical), it can be seen as an extension to the eHN Guidelines.
Confidentiality: Confidentiality is dealt with at the IPS Document level.

Currency: All known procedures should be required if known

Examples: Invasive Diagnostic procedure (the results of these procedures are documented in the results section); Therapeutic procedure: e.g. dialysis; Surgical procedure: e.g. appendectomy

#2 Procedures Content Status
History of procedures informing whether there is no information about procedures or no known procedure.

#3 Procedure List
A list of procedures performed on the subject of care.

#4 Procedure
Each member of the list describes the type of procedure and identifies the actual procedure performed and when it happened.

#5 Description
Textual description of the procedure.

Derived models may choose to use distinct elements for each narrative statement or to collect them into a single section level narrative block.

#6 Body site
Details of where the procedure was performed. In some cases, it might be needed to consider the laterality as qualifier of the body site. For example, body site = ‘left hand’ or body site = ‘hand’; laterality = ‘left’.

16 Definition for IPS Section: IMMUNIZATIONS

16.1 Overview Description for IMMUNIZATIONS

Table 22 — Immunizations Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy:</td>
<td>RK</td>
<td>Required if information about Immunizations is known. Immunization (or vaccination) record for patient</td>
<td>#1</td>
</tr>
<tr>
<td>H1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPS Section:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IMMUNIZATIONS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Synonyms:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VACCINATIONS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acronyms:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Immunizations Content Status</td>
<td>C</td>
<td>Coded Element</td>
<td>#2</td>
</tr>
<tr>
<td>Immunizations list</td>
<td>C</td>
<td>List</td>
<td>#3</td>
</tr>
<tr>
<td>Immunization</td>
<td>R</td>
<td>Label Concept</td>
<td>#4</td>
</tr>
<tr>
<td>Vaccine for type of disease</td>
<td>R</td>
<td>Coded Element</td>
<td>#5</td>
</tr>
</tbody>
</table>
16.2 Detailed Description for IMMUNIZATIONS

#1 IPS Section IMMUNIZATIONS

Table 23 — Immunizations — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>X</td>
</tr>
<tr>
<td>Notes</td>
<td>X</td>
</tr>
</tbody>
</table>

**Purpose:** To list immunizations given to the patient and their status at the point of care. The primary purpose is to enable communication of a patient's immunization status. The section should include current immunization status, and may contain the entire immunization history that is relevant to the period of time being summarized. Adverse reactions against vaccines should be documented in the allergy section.

**Definition:** Patient's current immunization status and pertinent immunization history that is relevant to the period of time being summarized.

It may include a complete vaccination history.
Business Rules:

1. If content status positive then immunization list SHALL be non-empty AND the content status SHALL be omitted.

2. If content status records absence then immunization List SHALL be omitted.

Missing: These two situations should be explicitly documented in the IPS section:

- Known absence of vaccinations
- No information available about vaccinations

Format: The list holds structured data and coded entries. Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

Inclusion Criteria: Given that part of the use case would include the international traveller, immunizations will be of increasing importance

Confidentiality: Confidentiality is dealt with at the IPS Document level.

Currency: All known vaccines shall be included, giving a complete history if possible

#2 Immunization Content Status
Data that says immunizations have been carried out on the patient.
A predicate that tests if any immunizations have been performed.

#3 Immunizations list
A non-empty list of immunizations is conditional on content existing

#4 Immunization
A container for information related to information of the vaccine and its administration.

#5 Vaccine for Type of Disease
The type of vaccine for particular disease or diseases against which the patient has been immunised.

#6 Target Disease List
Optionally, a list of specific diseases may be given to add precision.

#7 Product administered
Medicinal product administered; this may include Local product code; lot number; etc.
At least the brand name should be provided if nothing else is available.
Composite object identifying and describing the product that has been administered.

#8 Performer
Healthcare provider (person, organization) who administered or supplied the vaccine. At least name and possible identification and contact details.

#9 Route of Administration
To record how the patient received the vaccine.

Definition: path by which the pharmaceutical product is taken into or makes contact with the body [ISO 11239:2012].
17 Definition for IPS Section: MEDICAL DEVICES

17.1 Overview Description for MEDICAL DEVICES

Table 24 — Medical Devices Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th>Hierarchy: H1</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>-</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Section: MEDICAL DEVICES</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>RK</td>
<td>Required if information about Medical Devices is known. ‘Implants’ are considered to be a type of device.</td>
<td>#1</td>
</tr>
<tr>
<td>Synonyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acronyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Device content Status</th>
<th>C</th>
<th>Coded Element</th>
<th>#2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Device List</td>
<td>C</td>
<td>List</td>
<td>#3</td>
</tr>
<tr>
<td>Device</td>
<td>R</td>
<td>Label Concept</td>
<td>#4</td>
</tr>
<tr>
<td>Device Type</td>
<td>R</td>
<td>Coded Element</td>
<td>#5</td>
</tr>
<tr>
<td>Device Identifier</td>
<td>RK</td>
<td>Identifier</td>
<td>#6</td>
</tr>
<tr>
<td>Use start date</td>
<td>R</td>
<td>Date Time</td>
<td>#7</td>
</tr>
<tr>
<td>Use end date</td>
<td>O</td>
<td>Date Time</td>
<td>#8</td>
</tr>
</tbody>
</table>

17.2 Detailed Description for MEDICAL DEVICES

#1 IPS Section MEDICAL DEVICES

Table 25 — Medical Devices — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>
Purpose: Describes the patient's implanted and external medical devices and equipment that their health state depends on.

Definition: devices that are implanted in the patient and external medical devices and equipment that the health status depends on.

Business Rules:
1. If content status positive then Device list SHALL be non-empty AND the content status SHALL be omitted.
2. If content status records absence then Device List SHALL be omitted.

Missing: if missing then the reason should be declared

Format: Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

Inclusion criteria: Increasingly important, as the formal device definitions broaden their scope

Confidentiality: Not applicable

Currency: Useful data for both planned and unplanned care IPS Scenario.

Examples: pacemakers, implantable defibrillator, prostheses, ferromagnetic bone implants etc. a device that is important to communicate to the healthcare provider who takes care of the patient

Notes: Described under Medical problems in the eHN Guidelines but given its own section here and, although required in the epSOS pilot project, other schemes such as HL7 IPS do not mandate it.

#2 Device Content Status
Records whether there is no information about devices or no known devices

#3 Device list
A conditional list of devices

#4 Device
Each member (Device) of the list should have the same structure (i.e. type, identifier and use date)

#5 Device type
Category of the device

#6 Device identifier
NOTE This was not part of the eHN data set; the device identifier (e.g. UDI) has been added in the HL7 IPS as optional data.

Unique and normalized identifier of the device

#7 Use start date
Date when the device was implantable to the patient or the external device was first in use. This field may contain only the year if the day and month are not available (example: 01/01/2017).

#8 Use end date
Date when the device was explanted from the patient or the external device was no more in use. This field may contain only the year if the day and month are not available (example: 01/01/2017).
18 Definition for IPS Section: MEDICATION SUMMARY

18.1 Overview Description for MEDICATION SUMMARY

Table 26 — Medication Summary Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy: H1</td>
</tr>
<tr>
<td>H2</td>
</tr>
<tr>
<td>H3</td>
</tr>
<tr>
<td>H4 — H7</td>
</tr>
<tr>
<td>Conformance</td>
</tr>
<tr>
<td>Description</td>
</tr>
<tr>
<td>Further Details</td>
</tr>
</tbody>
</table>

**IPS Section:** MEDICATION SUMMARY (PART 1)

*Synonyms:* None

*Acronyms:* None

**Medication Summary content status**

<table>
<thead>
<tr>
<th>Coded Element</th>
<th>List</th>
<th>Label Concept</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>C</td>
<td>M</td>
</tr>
</tbody>
</table>

18.2 The IPS Medication Summary and IDMP

**NOTE 1** Medication Summary has had extensive attention lavished upon it, primarily because of the EN-ISO IDMP Standards, but also because of European eHealth projects. Consequently, it has a rich depth of specification and the hierarchy of 5 levels used throughout this standard is exceeded by several levels. Rather than extend every template to seven levels that would make the presentation difficult to read, an exception has been made for Medication Summary, using a two-part table.

**NOTE 2** The IDMP standards are the recognized and recommended direction of travel for this IPS (i.e. EN-ISO 11238, EN-ISO 11239, EN-ISO 11240 and EN-ISO 11615). However, currently the IDMP standards are not yet fully implemented in practice and so the concept descriptions in the IPS Medication Summary Section are intended to be at a high level of abstraction, permitting the current ways of implementing the concepts to exist but with the expectation that they will evolve to the IDMP notation and specification in due course. This IPS standard restricts the term ‘Medicinal Product’, defined in EN-ISO 11615:2017, to ‘human use’ and to clinical care settings for which the patient summary use case scenario applies. The world-wide unique Product Identifier is not yet a reality and consequently the more general ‘Product Code’ is used if required.
### Table 27 — Medication Summary and IDMP

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Section: MEDICATION SUMMARY (PART 2 beginning with H3 level) Medication</td>
<td>M</td>
<td>Part 2 comprises a paired list of Medicine and Administration. Labelled Concept</td>
<td>#4</td>
</tr>
<tr>
<td>Reason</td>
<td>O</td>
<td>Label Concept</td>
<td>#5</td>
</tr>
<tr>
<td>Medicinal Product</td>
<td>R</td>
<td>Label Concept</td>
<td>#6</td>
</tr>
<tr>
<td>Product Code</td>
<td>O</td>
<td>Label Concept</td>
<td>#7</td>
</tr>
<tr>
<td>Product Common Name (and Strength)</td>
<td>RK</td>
<td>Coded Element</td>
<td>#8</td>
</tr>
<tr>
<td>Pharmaceutical dose form</td>
<td>R</td>
<td>Coded Element</td>
<td>#9</td>
</tr>
<tr>
<td>Brand name</td>
<td>O</td>
<td>String</td>
<td>#10</td>
</tr>
<tr>
<td>Active ingredient List</td>
<td>R</td>
<td>String</td>
<td>#11</td>
</tr>
<tr>
<td>Active Ingredient</td>
<td>R</td>
<td>String</td>
<td>#12</td>
</tr>
<tr>
<td>Substance code</td>
<td>R</td>
<td>Ratio</td>
<td>#13</td>
</tr>
<tr>
<td>Administration Instruction</td>
<td>R</td>
<td>String</td>
<td>#14</td>
</tr>
<tr>
<td>Instruction</td>
<td>O</td>
<td>Text</td>
<td>#15</td>
</tr>
<tr>
<td>Period of Medication Use</td>
<td>R</td>
<td>Period</td>
<td>#16</td>
</tr>
<tr>
<td>Route of Administration</td>
<td>O</td>
<td>Coded Concept</td>
<td>#17</td>
</tr>
<tr>
<td>Dose Instruction</td>
<td>R</td>
<td>Coded Concept</td>
<td>#18</td>
</tr>
<tr>
<td>No. of units per intake</td>
<td>R</td>
<td>Range or Quantity</td>
<td>#17</td>
</tr>
<tr>
<td>Frequency of intake</td>
<td>R</td>
<td>General Time Specification</td>
<td>#18</td>
</tr>
</tbody>
</table>
18.3 Detailed Description for MEDICATION SUMMARY

#1 IPS Section MEDICATION SUMMARY (Table Parts 1 and 2)

Table 28 — Medication Summary — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>X</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** List of current medicines relevant for this patient summary.

**Definition:** All medicines whose period of time indicated for the treatment has not yet expired whether it has been dispensed or not.

[derived from source eHN Guidelines]

The eHN restricted the medication summary to ‘prescribed medicines’; here the scope is broadened to all known medicines taken, or to be taken, by the patient. It may be known that non-prescribed medication is being taken and this may be included.

**NOTE** Compliance to any medication is not certain.

**Business Rules:**

1. If content status positive then Medication list SHALL be non-empty AND the content status SHALL be omitted.

2. If content status records absence then Medication List SHALL be omitted.

**Missing:** Required for IPS conformance, must be present. If missing, the reason SHALL be explicitly stated.

**Format:** Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria:** This IPS Section is required for conformance, and is an integral part of the IPS use case.

**Confidentiality:** Confidentiality is dealt with at the IPS Document level.

**Notes:** Medication identification etc. is changing and it is expected that the EN-ISO IDMP standards will be used for the IPS. Currently, IPS will use existing schemes for the interim but indicate optionality where appropriate.
#2 Medication Summary Content Status
As this IPS Section is mandatory this attribute records whether there is no information about a medication history or whether there is no medication in the patient’s history; the reason for no medication data has to be stated.

#3 List of current medication
If Medication information is present then the list cannot be empty. It will contain details of pairs of medicine and the associated administration instruction for the particular patient.

#4 Medication
A complex structure that comprises a list of paired concepts, Medicinal Product and associated Administration Instruction.

**NOTE** The Medication attribute is the link between the two parts of the Medication Summary Tables.

#5 Reason
This is the reason why the medication is being prescribed or used. It provides a link to the Past or current health conditions or problems that the patient has had or has.

#6 Medicinal Product
Any substance or combination of substances, which may be administered to human beings ... for treating or preventing disease, with the view to making diagnosis or to restore, correct or modify physiological functions.

Whilst the term and definition of Medicinal Product serves here, it should not be assumed that the IDMP standard as a whole is usable for the IPS Standard at this point in time. The term ‘Medicine’ may satisfy the need to more general.

In certain jurisdictions, a medicinal product may also be defined as any substance or combination of substances which may be used to make a medical diagnosis.

[Modified EN-ISO 11615:2017]

#7 Product Code
Product code is a more general term for identifying a product without the rigour of a full identifier. Product Code permits current usage rather than the unique identifiers (PhPIDs, MPID, PCID) allocated to a medicinal product for medicinal products worldwide [EN-ISO 11615: 2017], which have not yet been realized.

#8 Product Common Name (and Strength)
Non-proprietary name of the pharmaceutical product possibly including the strength of each ingredient. This name is associated with the PhPID_L2 IDMP identifier if it exists.

**NOTE** International non-proprietary name recommended by the World Health Organization (WHO), or, if one does not exist, a non-proprietary name recommended by the jurisdiction within which the name is used.

Example:

*with optional strength included in the string*

“Irbesartan/Hydrochlorothiazide 300mg/12.5mg”.

#9 Pharmaceutical dose form
Physical manifestation of a Medicinal Product that contains the active ingredient(s) and/or inactive ingredient(s) that are intended to be delivered to the patient [EN-ISO IDMP 11615]
NOTES:
1. Dose form, dosage form and pharmaceutical dose form are synonymous.
2. “Pharmaceutical dose form” can refer to the administered dose form or the manufactured dose form.

#10 Brand Name
Brand name is required if a biological medicinal product or when justified by the healthcare professional.

#11 Active Ingredient List
A list of Substance that alone or in combination with one or more other ingredients produces the intended activity of a medicinal product.

#12 Substance code
Eventually will be normalized with IDMP.
Example: paracetamol

#13 Strength
Content of the substance(s) or specified substance(s), expressed quantitatively per dosage unit, unit of presentation, per unit of volume or mass, according to the dose form.
Example: 500 mg per tablet

#14 Administration Instruction
Medication is the first part of a pair and Administration Instruction is the associated second part of the same pair that describes the members of the medication Summary list.

#15 Instruction
Textual description of the Rationale.
Derived models may choose to use distinct elements for describing this element or to include it into a single section level narrative block.

#16 Period of Medication Use
This information may be expressed using start and end date times OR indicating the duration. The first is used to indicate a specified interval (e.g. from March 15th, 2017); the latter for indicating a 'floating' period (e.g. 2 weeks). In case of unbounded period (continuous therapy) the end element will be valued with an exceptional value.

#17 Number of units per intake
The number of units per intake that the patient is taking.
Examples: 1 tablet

#18 Frequency of intakes
Purpose: Frequency of intakes per hour/day/week/month.
Examples: each 24 h.
19 Definition for IPS Section: PLAN OF CARE

19.1 Overview Description for PLAN OF CARE

Table 29 — Plan of Care Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
<th></th>
<th></th>
<th></th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hierarchy:</td>
<td>H2</td>
<td>H3</td>
<td>H4</td>
<td>H5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IPS Section: PLAN OF CARE</td>
<td></td>
<td></td>
<td></td>
<td>O</td>
<td>A conformant IPS document may not include this section. Multiple plans may co-exist</td>
<td>#1</td>
</tr>
<tr>
<td>Synonyms: plan of treatment, care plan, healthcare plan; Acronyms: None</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Plan Description | C | Text | #2 |
| Plan Description list | C | List |
| Plan Type | O | Coded Element | #3 |
| Plan Date | R | Date Time |
| Recommendations list (Core Care Plan) | C | List | #4 |
| Recommendation | R | Label Concept | #5 |
| Recommendation for treatment | R | Text | #6 |
| Given Recommendations date | RK | Date Time | #7 |
| Applicable dates | RK | General Time Specification | #8 |
| Extensive Plan | C | Reference | #9 |
19.2 Detailed Description for PLAN OF CARE

#1 IPS Section PLAN OF CARE

Table 30 — Plan of Care — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose**: The Plan of Care IPS section is the first steps towards providing a care plan for the Subject of care. It should also complement a narrative of the expectations for care including proposals, goals, and order requests for monitoring, tracking, or improving the condition of the patient. The Plan of Care will contain Therapeutic recommendations that do not include drugs (diet, physical exercise constraints, etc).

**Definition**: Dynamic, personalized plan including identified needed healthcare activity, health objectives and healthcare goals, relating to one or more specified health issues in a healthcare process

[Source EN 13940]

**Business Rules**:

1. The Plan SHALL be described as Text or in a structured form that permits the possibilities of listing multiple plans rather than a single consolidated plan.

2. A Plan SHALL either contain core Recommendations, Reference to an Extensive plan or both.

**Missing**: It may not be available.

**Format**: Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria**: The elements included in the eHN Guidelines may be considered as a minimum, starting point for a more well-defined care plan IPS Section.

**Confidentiality**: Confidentiality is dealt with at the IPS Document level.

**Currency**: Care plan can be prospective as well as in operation. Past care plans would not be expected in the IPS.

**Examples**: Treatment recommendations on discharge from a hospital
Notes: A care plan is a complex document in its own right as the definition makes clear. However, there is no consensus on how such a plan should be constructed. The HL7 definition (Domain Analysis Model Care Plan (May 2016)) extends the purpose given above, by adding "the [lifetime] condition of the patient with goals of educating the patient on how to reduce the modifiable risks of the patient’s genetic, behavioural, and environmental pre-conditions and otherwise optimizing lifetime outcomes.”

This level of detail seems to go beyond what a Patient Summary for unplanned care could be expected to deliver, but the requirement is also to serve planned care. The eHN Guidelines limit plan activities to recommendations. That having been said, there is clear merit for incorporating such information if requested. This standard follows the same convention used in the Advanced Directives IPS Section and provides the opportunity of referencing an existing external document, treating the Recommendations as the core of a reusable care plan.

#2 Plan Description

The description is either represented as simple Text or as a structured list of 1 or more plans of different types of sophistication.

#3 Type of Care Plan

The plan may be uni-professional or multi-professional in its construction.

#4 Recommendations list

The Core Care Plan is reusable content and structure for a potential care plan for a specified set of circumstances; the Recommendation list is that core content and structure for exchange.

#5 Recommendation

Each recommendation should contain a triple comprising two dates and a recommended treatment. Both dates should be given if the information is available; the recommended treatment is required.

#6 Recommendations for treatment

A recommendation for treatment is given.

#7 Given Recommendations Date

Each recommendation is given a separate given date in the table; however, it may be that the plan is given on a single date with multiple recommendations in the same plan.

#8 Applicable date

The date which applies to the recommended treatment. Plans are unique in the IPS, which like full EHRs are primarily retrospective and historical. Plans are prospective and dates may be in the future.

#9 Extensive plan

This is conditional and may be an alternative to the treatment recommendations or it may be given in addition to the data given in the ‘core care plan’ recommendations for treatment.

The extensive plan comprises a reference to a care plan document, separate from the IPS.
20 Definition for IPS Section: PROBLEMS

20.1 Overview Description for PROBLEMS

Table 31 — Problems Overview

<table>
<thead>
<tr>
<th>Hierarchy:</th>
<th>H2</th>
<th>H3</th>
<th>H4</th>
<th>H5</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>H1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>M</td>
<td>Every PS conformant to IPS must contain this IPS section. A list of problematic health conditions</td>
<td>#1</td>
</tr>
</tbody>
</table>

IPS Section: PROBLEMS
Synonyms: health problems;
Acronyms: None

<table>
<thead>
<tr>
<th>Problem content status</th>
<th>C</th>
<th>Coded Element</th>
<th>#2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Problem list</td>
<td>C</td>
<td>List</td>
<td>#3</td>
</tr>
<tr>
<td>Problem</td>
<td>M</td>
<td>Label Concept</td>
<td>#4</td>
</tr>
<tr>
<td>Problem type</td>
<td>RK</td>
<td>Coded Element</td>
<td>#5</td>
</tr>
<tr>
<td>Description</td>
<td>R</td>
<td>Text</td>
<td>#6</td>
</tr>
<tr>
<td>Diagnosis</td>
<td>R</td>
<td>Coded Element</td>
<td>#7</td>
</tr>
<tr>
<td>Severity</td>
<td>RK</td>
<td>Coded Element</td>
<td>#8</td>
</tr>
<tr>
<td>Onset date</td>
<td>R</td>
<td>Date Time</td>
<td></td>
</tr>
<tr>
<td>Specialist Contact</td>
<td>O</td>
<td>Healthcare provider</td>
<td>#9</td>
</tr>
</tbody>
</table>

20.2 Detailed Description for PROBLEMS

#1 IPS Section PROBLEMS

Table 32 — Problems — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>✓</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
</tbody>
</table>
**Purpose**: To provide a concise overview of health conditions affecting the patient.

**Definition**: health condition considered by a healthcare actor to be a problem; A list of current, active problems that have not been resolved or are existing concerns that are still being monitored.

**Business Rules**:

1. If content status positive then Current Problems list SHALL be non-empty AND the content status SHALL be omitted.
2. If content status records absence then Current Problems List SHALL be empty or omitted.

**Missing**: This IPS section is required for conformance. It cannot be missing but if there are no 'problems recorded', the reason must be stated explicitly.

**Format**: The problem list is given as a structured list. The Problem type will from a value set (coded), and narrative description or alternatively a diagnosis, as label; together these will constitute a list member. Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria**: Only active or current problems will be listed. This is an important data element, and is a recognizable component in most patient summaries.

**Confidentiality**: Confidentiality is dealt with at the IPS Document level. But this Section may need sensitive management.

**Currency**: All the 'problems' in the IPS Section are deemed to be active, current or not resolved. Furthermore, resolved problems that are still of concern and are being monitored are also included.

**Examples**: Problems or diagnoses that are current/active include "a chronic or relapsing course (e.g. irritable bowel syndrome, otitis media), conditions for which the patient receives repeat medications (e.g. diabetes mellitus, hypertension) and conditions that are persistent and serious contraindications for classes of medication (e.g. dyspepsia, migraine and asthma)"

**#2 Problem list Content Status**
The patient has had no previous problems, or the problem information is unknown.

**#3 Current Problems**
The problem list comprises members that are current, either because they are active, unresolved or of concern and being monitored.

**#4 Problem**
One or more problems are listed; each comprising the same structure describing the nature of the problem and its date of onset.

**#5 Problem Type**
A means of categorizing the different types of problem. This can be represented by a value set, for example it could be findings, preliminary diagnosis, diagnosis, etc
#6 Description
Narrative represented in a textual form of the nature of the problem. It may be given even if a diagnosis is given and shall be given if the diagnosis is not given.

Derived models may choose to use distinct elements for each description or to collect them into a single section level narrative block.

#7 Diagnosis
Label used to describe a problem; usually coded.

#8 Severity
A qualifier of the Problem giving an indication of importance.

#9 Specialist Contact
An optional healthcare provider who may have expertise related to a particular health condition or problem of interest at the healthcare event, but is not necessarily the author of the IPS Document.

The specialist contact may provide an additional resource relevant to the treatment at the point of care. The detail may be found in the Patient’s address book, and may be defined with a specific role.

21 Definition for IPS Section: Results

21.1 Overview Description for RESULTS

<table>
<thead>
<tr>
<th>Table 33 — Results Overview</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Patient clinical data</strong></td>
</tr>
<tr>
<td><strong>Hierarchy:</strong></td>
</tr>
<tr>
<td>H1</td>
</tr>
<tr>
<td><strong>Conformance</strong></td>
</tr>
<tr>
<td>RK</td>
</tr>
<tr>
<td><strong>IPS Section:</strong> RESULTS</td>
</tr>
<tr>
<td>Synonyms: Observed condition</td>
</tr>
<tr>
<td>Acronyms: None</td>
</tr>
<tr>
<td><strong>Observation Results Content Status</strong></td>
</tr>
<tr>
<td><strong>Observation results list</strong></td>
</tr>
<tr>
<td><strong>Observation Result</strong></td>
</tr>
<tr>
<td><strong>Date of observation</strong></td>
</tr>
<tr>
<td><strong>Observation Type</strong></td>
</tr>
<tr>
<td><strong>Result Description</strong></td>
</tr>
<tr>
<td><strong>Value</strong></td>
</tr>
</tbody>
</table>
### 21.2 Detailed Description for RESULTS

#### #1 IPS Section RESULTS

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>✓</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

**Purpose:** This section assembles relevant observation results obtained on the patient. These may be measurements, laboratory results, anatomic pathology results, radiology results or other imaging or clinical results. It may be necessary to convey the provenance and authoring for results that have been collected from authors other than the IPS author.

**Definition:** Considered to be generic to the English language and not specific to this standard.

**Business Rules:**

1. If content status positive then Observation results list SHALL be non-empty.
2. If content status records absence then Observation results List SHALL be empty.
3. For each observation result, the value or an Observation Result SHALL be provided (not both)

**Missing:** The implication is that no findings or results have been observed that are relevant to the present summary.

**Format:** A list of result types, with descriptions, dates and measurements of, and related to the observed condition. Each of the result types should have provenance data. Details about the attribute’s format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

**Inclusion criteria:** Results from types of observed condition are extremely important, particularly if they relate to a previous case of the same health condition (e.g. a chronic condition flare up)
Confidentiality: Confidentiality is dealt with at the IPS Document level.

Currency: Most recent results, relevance determined by the author.

Examples: A blood pressure, body weight, a haemoglobin value

Notes: The eHN Guidelines had two categories Physical Findings and Diagnostic tests and gave an example of each, ‘blood pressure’ and ‘blood group result’ respectively. These attributes are given as examples in the table, and the table explicitly labels them as Examples’. On their own they didn’t make sense for a IPS Section. Using the concept ‘observed condition’ from ISO 13940, this standard collapses the two categories into a single RESULTS IPS Section. An implementation is of course at liberty to split the single concept back into two categories.

Provenance data should be recorded for each result to provide trust in the attending healthcare provider.

#2 Observation Results Content Status

Statement about presence/absence of content.

#3 Observations Results list

A conditional list of all observation results pertaining to the subject of care’s health condition.

#4 Observation type

The list contains members representing the types of results.

The eHN give only two examples (non-exhaustive) and these may be represented in a value set with these two types included:

- Diagnostic results
- Physical findings

#5 Result description

Two blood-related results were presented by the eHN Guidelines:

for Diagnostic results, a Blood Group test; and for Physical findings, a Blood pressure measurement.

Derived models may choose to use distinct elements for each description or to collect them into a single section level narrative block.

#6 Results Value

The measurement value and details about how the tests were done to get the result values.

#7 Observation Result

This Concept Label refers to the same concept as in #6. It is recursive permitting an Observation Result to be part of the group of Observation Results.

#8 Performer

Identifies the originator/author and provides provenance information about the source of the results data that may have not originated with the source of the whole IPS document.

#9 Observer

With certain observation results, e.g. radiology, there may also be an interpreter.
22 Definition for IPS Section: SOCIAL HISTORY

22.1 Overview Description for SOCIAL HISTORY

Table 35 — Social History Overview

<table>
<thead>
<tr>
<th>Patient clinical data</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Hierarchy:</strong> H1 H2 H3 H4 -</td>
</tr>
<tr>
<td>IPS Section: SOCIAL HISTORY</td>
</tr>
<tr>
<td>Synonyms: None</td>
</tr>
<tr>
<td>Acronyms: None</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Life Style Factor list</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>R</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Life Style Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>R</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>R</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Life Style Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>O</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Reference date range</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RK</strong></td>
</tr>
</tbody>
</table>

22.2 Detailed Description for SOCIAL HISTORY

#1 IPS Section SOCIAL HISTORY

Table 36 — Social History — Details

<table>
<thead>
<tr>
<th><strong>Descriptor</strong></th>
<th><strong>Applicability</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>X</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>✓</td>
</tr>
</tbody>
</table>
Purpose: To present observations on social factors such as alcohol consumption, smoking and diet. From the healthcare perspective, life-style factors relate to well-being but can also provide a source of risk factors.

Definition: Considered to be generic to the English language and not specific to this standard.

Business Rules: None.

Missing: Required if information is available but no exception raised if missing.

Format: Structured and coded entries. Within a list. It would be possible to provide a specific template for each factor or simply to code the factor and use a generic template. Here the latter is chosen because of the commonality of information and to allow for simple expansion over time; no particular way is prescribed here for the form of implementation that should be taken.

Inclusion criteria: Dietary needs are mentioned in the EU Guideline but not explicitly addressed in the HL7 IPS CDA R2 Implementation Guide

Confidentiality: Confidentiality is dealt with at the IPS Document level. This Section may require sensitive management.

Currency: Current and past observations relevant for the scope of the IPS.

Examples:

Notes: ‘Social History’ is a term which covers a multitude of concerns, but only a subset of health-related lifestyle factors are addressed in this version of the standard. It is noted, in particular, that as this standard becomes adopted globally, there will be a need to expand this IPS to deal with living conditions, employment, external carers, family relationships, and environmental concerns to mention just a few.

#2 Life Style Factor list:

An open-ended list of composite objects that describes the past and current habits of the patient with respect to a particular life style observation.

If this IPS Section is present then the list shall be non-empty.

Composite object describing the name of the lifestyle factor and descriptive text or structured codes providing more details, with ranges and amounts when applicable; Textual information if coded/quantified data are not available.

#3 Life Style factor:

The purpose is to identify the particular factor of interest. Currently the possible factors for consideration and should be included are:

- alcohol consumption
- smoking
- diet

Other kinds of lifestyle factors may also be considered such as risk factors, exercise, exposure risks, or other types of dependencies such as drugs.
#4 Description
Drug dependencies are not in the eHN Guidelines; in some countries, Life Style factors are type of sensitive information that requires special confidentiality rules.

Derived models may choose to use distinct elements for each description or to collect them into a single section level narrative block.

For the description, narrative is typical but Coded and quantified information are given if possible. These will be further described by the Life Factor Details element (#5).

#5 Life Factor Details
This will include the type of measurements applicable to the factor; for example, alcohol units consumed; for smoking, the number of packs smoked etc.

#6 Reference date range
Life Style factors observations often span a considerable length of time. This attribute records the Interval of time the “lifestyle factors” described is referring to.

Dates should have at least year precision.

Example: from 1974 thru 2004

23 Definition for IPS Metadata: Cross Border

23.1 Overview Description for CROSS BORDER

<table>
<thead>
<tr>
<th>Metadata</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>IPS Metadata Collection: Cross Border</td>
<td>C</td>
<td>Every cross-border PS application conformant to IPS must contain this IPS metadata for use at the IPS document level. Country of Affiliation and a place holder for data related to jurisdiction</td>
<td>#1</td>
</tr>
<tr>
<td>Country of Affiliation</td>
<td>M</td>
<td>Label Concept</td>
<td>#2</td>
</tr>
<tr>
<td>Country specific requirements</td>
<td>RK</td>
<td>Label Concept</td>
<td>#3</td>
</tr>
</tbody>
</table>
23.2 Detailed Description for CROSS BORDER

#1 IPS Metadata: CROSS BORDER

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
<td>✓</td>
</tr>
<tr>
<td>Definition</td>
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</tr>
<tr>
<td>Business Rules</td>
<td>X</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td></td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>X</td>
</tr>
<tr>
<td>Examples</td>
<td>X</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

Purpose: This metadata are the provenance detail necessary for cross-border transactions.

Definition: Considered to be generic to the English language and not specific to this standard.

Business Rules: None

Missing: Conformant requirement for cross-border IPS but Conditional for other applications. These details are only supplied and are mandated for cross-border application. Otherwise they can be missing.

Format: Coded data for country codes, Label Concept for other parts.

Inclusion criteria: Cross-border is an integral part of the use case and scope of this standard.

Confidentiality: Confidentiality is dealt with at the IPS Document level and will be determined by jurisdiction.

Currency: Not applicable

Examples: Not applicable

Notes: Data required for cross border application. At this moment, this data are scant and is specific to the EU and the official Country Contact points. It is Conditional in the IPS Document depending solely on the intent to use the IPS cross-border. Local and National applications do not need this data.

Note to that the cross-border metadata also uses the provenance data relates to the preferred healthcare provider.

#2 Country Affiliation

Country of Affiliation is the designated Source country where the patient and their healthcare information are based. This may be provided through a coded element or as a string if the adopted datatype doesn't support coded country information; as, for example, the country address part used by the HL7 CDA standard.
#3 Country specific requirements

A placeholder; used to describe unique facts, cultural, legal details and jurisdictional matters of the realm that need stating as part of the agreement to interchange. It may include Confidentiality/consent rules for sharing data, details of languages and translations but some of these can be considered with respect to the individual needs as well as the country or national characteristics.

24 Definition for IPS Metadata: Provenance

24.1 Overview Description for PROVENANCE

<table>
<thead>
<tr>
<th>Metadata</th>
<th>Conformance</th>
<th>Description</th>
<th>Further Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ips Metadata Collection: Provenance</td>
<td>M</td>
<td>Every PS conformant to IPS must contain at least the ‘Date of IPS Creation’ from this IPS collection. Attributes that describe dates, sources, nature and legitimacy of the patient summary</td>
<td>#1</td>
</tr>
<tr>
<td>Asserter (Source of Information)</td>
<td>RK</td>
<td>Label Concept</td>
<td>#2</td>
</tr>
<tr>
<td>Date of IPS Document Creation</td>
<td>M</td>
<td>Date Time</td>
<td>#3</td>
</tr>
<tr>
<td>Language of document</td>
<td>O</td>
<td>Coded Element</td>
<td></td>
</tr>
<tr>
<td>Date of Last Update of IPS content</td>
<td>R</td>
<td>Date Time</td>
<td>#4</td>
</tr>
<tr>
<td>Generation of Patient Summary Content</td>
<td>R</td>
<td>Label Concept</td>
<td></td>
</tr>
<tr>
<td>Nature of the PS</td>
<td>R</td>
<td>Label Concept</td>
<td>#5</td>
</tr>
<tr>
<td>Healthcare Provider list</td>
<td>R</td>
<td>List</td>
<td></td>
</tr>
<tr>
<td>Authoring Healthcare Provider</td>
<td>R</td>
<td>Healthcare Provider</td>
<td>#6</td>
</tr>
<tr>
<td>Legitimacy</td>
<td>RK</td>
<td>Label Concept</td>
<td>#7</td>
</tr>
<tr>
<td>Legal authenticator</td>
<td>RK</td>
<td>Healthcare Provider</td>
<td></td>
</tr>
</tbody>
</table>
24.2 Detailed Description for PROVENANCE

#1 IPS Metadata: PROVENANCE

Table 40 — Provenance — Details

<table>
<thead>
<tr>
<th>Descriptor</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purpose</td>
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</tr>
<tr>
<td>Definition</td>
<td>X</td>
</tr>
<tr>
<td>Business Rules</td>
<td>X</td>
</tr>
<tr>
<td>Missing</td>
<td>✓</td>
</tr>
<tr>
<td>Format</td>
<td>✓</td>
</tr>
<tr>
<td>Inclusion criteria</td>
<td>✓</td>
</tr>
<tr>
<td>Confidentiality</td>
<td>X</td>
</tr>
<tr>
<td>Currency</td>
<td>X</td>
</tr>
<tr>
<td>Examples</td>
<td>✓</td>
</tr>
<tr>
<td>Notes</td>
<td>✓</td>
</tr>
</tbody>
</table>

Purpose: This provides the source and context of the information supplied. Data to afford trust in the communication and the data being interchanged. Provenance data may be at the document level, the section level and even at the attribute level. It is a sub-component of the IPS data set.

Definition: Considered to be generic to the English language and not specific to this standard.

Business Rules: None

Missing: This metadata can be applicable to the entire IPS and also refer to its various components as the IPS can be an eclectic composition. The source and the context of the whole IPS is probably supplied from the system from which the IPS was extracted and will always be present.

Format: Details about the attribute's format are either given when the Attribute is described or explained in the Primitive Values clause. (See Patterns, 6.2).

Inclusion criteria: Provenance data at the document level is required to know from whom the summary is given, and again to promote trust of results.

Confidentiality: Confidentiality is dealt with at the IPS Document level.

Currency: Not applicable

Examples: Reported by the patient, Extracted by the patient vaccination record in their EHR.

Notes: It provides a measure of trust and transparency, and permits the recipient to clarify what has been given by the authoring healthcare provider.

#2 Asserter

The source of information, usually the patient

#3 Date of IPS Document Creation

The IPS document can only be created once.
#4 Date of last update to IPS Content
The content of the IPS may have variable dates of update or change.

#5 Nature of the PS
Defines the context in which the IPS was generated. #5 considers two cases; Human created and automatically assembled.

NOTE Three methodological approaches to build the summary were suggested by the eHN Guidelines: direct human intervention by an healthcare actor, automatically generated and a mixed approach. HL7 IPS have suggested that these can be resolved into two cases: Human curated and automatically assembled. The cases in which an automatically generated PS is edited by a human being (i.e. the mixed approach) is considered to be human curated. If a human verifies the content of an automatically generated IPS is still an automatic generated PS with a human verifier.

#6 Authoring healthcare provider
A means of verifying origin and providing some measure of confidence /trust. At least an author organization shall be listed. In case there is no healthcare professional, at least an healthcare organization shall be listed.

#7 Legal authenticator
The responsible author / healthcare provider. Attesting or signing the patient summary or parts of it may be required, dependent on jurisdiction.
Annex A
(informative)

The IPS Scenario of ‘unscheduled, cross-border care’

A.1 Introduction

To provide a focus for the activity the Patient Summary was taken as a use case realized as a scenario of ‘unscheduled, cross-border care’. The System of Concepts for Continuity of Care (ISO 13940:2016), or to use its abbreviation Contsys, underpins this standard. It is normatively referenced in this document and is indispensable for its application, being used to describe the IPS scenario and the concepts to support interoperability. Concepts used from ContSys are presented in bold and are defined in that standard.

The IPS scenario is an elaboration of the scenario within the IPS use case. Here its purpose is to illustrate and set the scene; it does not just define the steps actors must take in relation to an interaction with a system but provides a context for, and an explanation of, the present scope of the standard. Furthermore, the IPS scenario highlights grey areas around the edges of the present scope that need addressing and thereby aims to provide more clarification about what the IPS can and cannot do.

The IPS scenario is simply the starting point. It identifies the activities and contexts that require a core but minimal data set, which can front-end more specialized data as and when required. The use case modelling nor the scenario itself defines in detail all of the specific data contents required.

Figure A.1 illustrates the IPS scenario by means of a mind map; the numbered soft-boxes (SB) are referenced in the following commentary.

Figure A.1 — The IPS Scenario
A.2 Commentary on the IPS Scenario

An explicit, initial requirement for developing the IPS was to enable citizens of one country to receive relevant treatment for their unplanned health need in another country.

Soft-box 1 (SB1) stars ‘adult’, ‘health need’ and ‘foreign country’ for the reader’s attention. First, ‘adult’ is highlighted because the starting data set assumes that the ‘subject of care’ in question is an adult staying in a foreign country either for business or leisure; if the citizen is a child, it maybe that additional data might be required in a patient summary (for example, legal guardian details and the person’s date of birth are already in the eHN data set but data such as Apgar scores are not)³.

Second, the ‘health need’ is, as yet, unspecified; it may or may not relate to a chronic health condition, but the eHN data set, the starting requirement for this standard, is intended to be “minimal and non-exhaustive” implying that the data elements are valid as a core set applicable to any health condition, perhaps with the expectation that other data could be added as required. The fact that it is a ‘health need’ should not prevent a summary from expressing social, mental and spiritual conditions (the 1948 WHO definition of health is very inclusive); that having been said, the data elements comprising the current IPS data set major on the healthcare aspects of well-being and would have to be substantively extended and revised to provide adequate coverage for the core parts of a more inclusive summary.

Third, ‘foreign country’ is starred, because although ‘cross-border’ was the impetus for establishing the eHN data set, the experience of the epSOS project showed that the value of the patient summary is much greater at a national and local level. Indeed, a cross-border application is probably non-viable without the buy-in of more localized benefits (see “Attitudes towards the impact of digitisation and automation on daily life”, Eurobarometer 460, May 2017). The cross-border concept then is best considered as a specialized case, perhaps a more difficult one, of cross-boundary problems, which include jurisdictional as well as professional and organisational boundaries. The IPS must deliver value to national and local healthcare parties as well as regional and international ones.

Soft-box 2 (SB2) ‘demand for care’ is specialized by ‘demand for initial contact’ (not shown⁴), which results in a ‘contact’ (SB3) that is ‘unplanned’ (SB4). The eHN Guidelines indicates that this particular circumstance shows the most value/benefit for having the patient summary available at the point of care.

Soft-box 4 (SB4) an unexpected health need, does not limit the contact to an emergency. Indeed, emergency care is a specialty in its own right, often with its own data set requirements, and the timeframe and context of an emergency may actually negate realistic access to the IPS unless it is held by the patient or their legal guardian and is directly available at the point of care. Note too that the IPS data set is intended to be useful for ‘planned contacts’ too, albeit that the ‘unplanned care’ is the emphasis of the eHN Guideline. ‘Scheduled’ and ‘Unscheduled’ types of care are often used in the eHN Guidelines as synonyms for ‘planned’ and ‘unplanned’ care respectively.

The 2nd revision of the eHN Guidelines uses the term ‘unscheduled’, rather than ‘unplanned’, which has more of an organisational connotation. Even so, it is the unexpected and urgent nature of the health need event that finds the healthcare provider unprepared, often with no prior record of the person to be treated.

Soft-box 5 (SB5): the starred SB5 assumes that this ‘unplanned contact’ is the first of its kind and so no previous record exists in the local site; it is, however, conceivable that the person is a returning patient and the subsequent request in SB6 is to provide a more recent patient summary. The ‘Healthcare

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³ Designation as a child will have significance with respect to usage, legal and otherwise, depending on jurisdiction; this will be addressed in the accompanying implementation guidance.

⁴ Demand for initial contact and ‘initial contact’ concepts are important but represent only a part of the IPS Scope, which includes the possibilities of ‘further’ contacts.
either the Healthcare Professional (HCP) or the organization require an '**electronic patient summary**' at the very least to offer the appropriate response.

Soft-box 6 (SB6): the person's summary is the result from a **health information request**. Patient summary is starred in SB6 for two reasons. The first reason is the IPS scenario makes no explicit reference to technical implementation matters, such as federation where multiple fragments or entire patient summaries exist on different systems across different organisations brought together as one document in response to the request. The IPS scenario assumes a patient summary will be available without saying how. The second reason highlights the fact that the request made is explicitly for an extract of the EHR rather than the whole record. The implication is that a patient summary is easier to share, manage and assimilate than a more complex and comprehensive EHR, given that (a) time is at a premium, (b) a degree of urgency exists, and (c) a hoped-for possibility that only the most relevant parts of the person's history comprise the **health record extract**; one that is both concise and understandable.

Soft-box 7 (SB7) assumes that this could be a first contact. In which case, the IPS has to be available at the **point of care**. The received IPS may form a new, minimal EHR within the local system. Conversely a 'planned' contact or a repeated contact may require the new summary to be integrated (possibly updating the previous one if existing and legitimately/legally allowed) rather than just stored within the local system. The import process of IPS data are not a part of this standard.

A more formal mind map of the IPS scenario (in Figure 1) enables a more abstract view to be taken of the scenario, making the IPS scope more applicable (see Figure 2).

---

**Figure A.2 — Abstract version of the IPS Scenario**
A.3 Governance of the IPS Data set

A.3.1 General

The IPS scenario (as illustrated by Figures 1 and 2) does not define a detailed IPS data set; more generally it indicates how the IPS data set might be used as a whole. It does not describe how the IPS data set should be controlled; in particular it does not describe the composition of the IPS data set or the process in which data elements are chosen or selected to be a part of it.

A.3.2 Clinical and Information Governance

Figure 3 distinguishes between the concepts which are under the exclusive control of clinical governance and the digital representations that are under the remit of information governance. The health record and any health record extract are comprised of health record components and their meaning and purpose are governed primarily by the healthcare professions; the digital representations of these artefacts, i.e. ‘electronic health record extract’ and ‘electronic record component’ are sub-types with multiple stake-holders with an interest and responsibility with respect to their governance. The data does have associated business rules that support the standard’s use and the conformance for derived implementations.

Figure A.3 — The IPS relationship with Non-digital and Digital artefacts

The IPS standard, in contrast to the IPS scenario, does describe the detailed composition of the IPS data set. Its justification for doing so is, in the main part, taken directly from the requirements of the patient summary Guidelines accepted and endorsed by the 27 countries in the eHN (eHN:2016). However, the data set will be influenced by other international initiatives so as to be fit for global use rather than just
regional. Decisions for inclusion of additional data elements for this current version of the data set are based upon clinical acceptance of items from other initiatives and the evidence for this is required to be transparent and verifiable (see Annex B). Two important areas, attestation ("evidence showing that something is true") and audit trail data are not explicitly included in this version of the IPS data set; rather they are considered to be part of the whole EHR architectures and systems, rather than something specific to an extract.

Whereas most of the IPS content is directly clinical, however, there are also other data which serve a different function. This data can be related to identification of the ‘patient’ and to administrative and organisational data such as that which refers the address details of all the relevant actors implied by the IPS scenario. Other data, described more generally as metadata, relates to provenance i.e. the source of the data within the IPS. This latter data might provide the identity and address details of the healthcare providers who created the received summary, allowing the attending clinician to follow up some detail as required. In terms of the cross-border aspects of the scenario, such data might also identify the country of residence and the origin of the source document (see Figure 4). This figure also recognizes the potential contribution of the ‘personal health record’ to the health record, which is mainly constituted as a ‘professional health record’ and to any extract of that source record, although how these entities interact relates to the implementation and is not considered in this standard.

Figure A.4 — Source of data for the IPS

It is anticipated that time, practice, feedback and innovation will naturally spawn change requests and updates to the current version of the IPS data set. An international clinician-based body is required to undertake a systematic review of the clinical elements of the IPS standard and should oversee later clinical additions or changes to the content of this document. In association with this, the SDOs should conduct their own systematic review of the information and technical data specifications to complement any update. Information governance will need to distinguish between the need of new sections and the need of additional information in the existing sections and to show how the data set can be extended in an orderly and consistent way.

A.4 IPS Independence and Dependence

The success or failure of the IPS standard is ultimately dependent upon the acceptability of the data set for clinical use. This document defines and describes all the data within the IPS, but not how it is implemented nor how it is used in practice. Such considerations are an integral part to the implementation guidance associated with this standard. However, some aspects of use, such as provenance, do require data elements to be included within the IPS to support an implementation.

Given that the clinical acceptance of the data set is paramount, there are still other factors that need to be taken into consideration if the IPS is to succeed at both international and local levels, and all the levels in between.
Implementation Independence

This standard has to be implementation independent; this standard is all about the IPS data and its logical definition. For example, Figure 5 shows the conceptual differentiation from the IPS data set concepts and the use of the term 'IPS section' in the IPS and non-IPS sections (the latter is intentionally out of scope). The term 'section' has been chosen to define IPS grouped, data elements that are closest to typical implementation structures; 'IPS Attribute Collections' comprise data that may be used in one or more defined IPS sections. The term 'section' is used both in the 13606 Architecture and the CDA forms of messaging, but the usage here is compatible with both and therefore the intent succeeds in being implementation independent and is a term that is generally understood with respect to documents. The IPS is an aggregation of sections, Attribute Collections and metadata and whereas the origin of the section and Attribute Collections is from the IPS Data set content from the health record, the metadata are non-clinical, representing necessary documentation.

![Figure A.5 — The IPS concepts defined in the IPS Data Model](image)

The different standards, architectures and data representations have their champions (and detractors!) but this document tries to be completely unbiased about how the data are used within such schemes; taking a detailed and at the same time, a high level of description so as to permit the widest possible use within existing and future systems. This is important as many implementations of patient summaries already exist in different countries and within different organisations and attempts to dictate one way of doing it will be resisted. Even so the current data set in this standard, and any future changes to this IPS data set, will inevitably have implications (e.g. financial, professional, legal) for data use, data capture and the associated changes in workflow. A particular requirement satisfied by this approach is to make the IPS standard flexible enough to accommodate change and to permit it to evolve in response to clinical knowledge and technical knowhow by avoiding silos. It does not require a particular EHR/PHR to be used for the extract or its receipt.

Speciality and Condition Independence

At a minimum, the IPS is a structure and a set of data elements selected from the IPS data set, which is itself declared to be a minimum and non-exhaustive data set. It is therefore intended to be a starter set or a core set of data to help inform a person’s treatment at the point of care, irrespective of the condition of the patient or of the specialist trying to manage the care. It can be argued that the core set is not enough (either for the specialist or for the chronically ill patient) or, in some cases, even too much. However, the goal of the standard is to provide a robust set of well-defined, clinically agreed data for the purposes of unplanned care; it has no aspirations to be comprehensive or to contain fine-grained specifics, but neither does it restrict such data being added to the IPS to complement its function and serve a more specific use.
Use case dependence

The IPS scenario of ‘unplanned, cross-border’ care means that the data model for the IPS has been constructed with that use case in mind. However, some data description within the IPS is so fine grained that it can serve in many use cases and so can be described as being use case independent. Primitive values, for example specification of names, addresses and dates, are also use case independent.

The IPS as a whole, however, is use case dependent. The opening statements about the myriads of patient summaries floating in the healthcare ecosystem and the associated potential hazard to both meaning and safe use demands that the IPS be focussed, situated and positioned in an agreed system of concepts that will ground and support interoperability in general and its implementation of this specific use case. Figure 6 shows the final mind map that combines the Figures 2-5 into a single map that utilizes the international system of concepts for continuity of care (ISO 13940:2017) and complements it with IPS-specific concepts and terms.

Figure A.6 — The IPS standard within a System of Concepts
Annex B
(informative)

Explicit Trace between eHN Guidelines Version 2

B.1 General

Grant Agreement (SA/CEN/GROW/000.2016) for this work focussed upon the eHN Guidelines for Patient Summary. The CEN PT’s explicit task in the agreement was to take the eHN Guideline and to turn it into a formal, international standard. The ‘international’ aspiration for the PS standard was supported in the grant by encouraging participation between CEN/TC 251 and HL7.

This annex explains the relationship between the eHN as the primary input and the final standard presented here and provides transparency and traceability for the differences by explaining what has been explicitly covered and what has been added, and the rationale for what has been done.

B.2 The eHN Guidelines and this IPS standard

The eHN Guideline provided the groundwork and foundation for this IPS standard. The standard has built on the guideline by being more formal in specifying the requirement so as to provide a sustainable product, suitable for regulation if required.

The eHN Guideline provided a hierarchy with nested variables. This standard has used the same hierarchical concept but has strengthened the semantics to facilitate derived models for conformant implementations. The eHN Guidelines (as described in versions 1 and 2 of the eHN document) present the patient summary data set in tabular form by using a hierarchy of 3 nested variables. The nesting of the variables was intended to correspond with the granularity of the defined data elements. In this standard, 7 levels were used to provide greater precision. The full eHN PS data set has been covered by this standard.

The eHN Guidelines provide an overall sketch, comprising broad brush strokes serving as an outline with other parts of the sketch showing more detailed work. For example, Diagnostic tests are mentioned as a heading, with ‘Blood Group’ and a further two attributes nested beneath, whereas ‘Address’ is given much more detailed attention. This is in part because the ‘Address’ element is a simpler concept (albeit complicated) but also because it is a much more common-use, cross-sector data element so is more well-known and easier to define.

The eHN Guideline describes its data set as ‘minimal’; the clear implication is that these particular data elements have been chosen or selected as being the desired content for any patient summary. In the first version of the Guidelines there were the concepts of ‘Basic’ and ‘Extended’ requirements; this distinction disappeared in the second, later version of the Guidelines but the idea of essentially the same elements constituting the ‘minimal’ data set remains. As noted the granularity, even of these chosen elements is variable, which poses challenges for a standard which has to be more formal and more prescriptive in its specification to have value.

This standard is implementation-independent. It is situated in a conceptual framework in order to support feasible interoperability and provides sufficient precision, by definition and by description, to make conformance and continual improvement possible for a sustainable solution.

Furthermore, the participation and collaboration aspects made it necessary to align the data model in this new standard with existing work. This was achieved both by harmonizing the naming conventions used for various components of the IPS and by rationalising structures to present the consumer of the
standard with a smoother transition from the conceptual level, through to concrete representations of a Patient Summary. The following shows how the eHN variables are positioned in this standard.

Table B.1 — Naming of eHN Guideline and its Correspondence with the IPS Standard

<table>
<thead>
<tr>
<th>Category</th>
<th>Guideline Name</th>
<th>Guideline Level</th>
<th>IPS Sections, IPS Attribute Collections, and IPS Metadata</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-clinical Data</td>
<td>Identification</td>
<td>Healthcare ID</td>
<td>Patient’s Identification Attributes</td>
</tr>
<tr>
<td></td>
<td>Personal Information</td>
<td>Name, DOB, Gender and address</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Insurance Information</td>
<td>Insurance Number</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Contact Information</td>
<td>Address Book</td>
<td>Patient’s Address Book</td>
</tr>
<tr>
<td>Clinical data</td>
<td>-- N/A--</td>
<td>--</td>
<td>Advanced Directives</td>
</tr>
<tr>
<td></td>
<td>Allerts</td>
<td>Allergy</td>
<td>Allergies and Intolerances</td>
</tr>
<tr>
<td></td>
<td>Medical History</td>
<td>Vaccinations</td>
<td>Immunizations</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Resolved, closed, inactive problems</td>
<td>History of Past Illnesses</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Surgical procedures (prior to 6 months)</td>
<td>History of Procedures</td>
</tr>
<tr>
<td></td>
<td>Medical Problems</td>
<td>Surgical procedures (in the past 6 months)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Current problems</td>
<td>Problems</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Medical devices and implants</td>
<td>Medical Devices</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Treatment Recommendations</td>
<td>Plan of Care</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Autonomy/invalidity</td>
<td>Functional Status</td>
</tr>
<tr>
<td>Medication Summary</td>
<td></td>
<td></td>
<td>Medication Summary</td>
</tr>
<tr>
<td>Social History</td>
<td></td>
<td></td>
<td>Social History</td>
</tr>
<tr>
<td>Pregnancy History</td>
<td>Expected Delivery date</td>
<td></td>
<td>History of Pregnancy</td>
</tr>
<tr>
<td>Physical Findings</td>
<td>Blood pressure</td>
<td></td>
<td>Results</td>
</tr>
<tr>
<td>Diagnostic Tests</td>
<td>Blood group</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Metadata</td>
<td>Name of Country Affiliation</td>
<td></td>
<td>Cross-border metadata</td>
</tr>
<tr>
<td></td>
<td>PS Creation date</td>
<td></td>
<td>Provenance metadata</td>
</tr>
<tr>
<td></td>
<td>PS Update date</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>PS Nature</td>
<td></td>
<td>Contextual data</td>
</tr>
<tr>
<td></td>
<td>Author</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The eHDSI work uses NON-CLINICAL, CLINICAL, and METADATA for its main categories, which were similar to the eHN usage with the exception that NON-CLINICAL replaced the ‘Administrative’ naming in the guideline. Similarly, the IPS Section names were viewed with respect to the HL7 CDA implementation, and the latter were selected as the preferred names if the meaning was clear. IPS is the required prefix to Section to maintain the distinction between the Standards Concepts and any derived model for implementation. Table 4 shows how the eHDSI categories and the eHN Guideline’s higher-level headings are used in the IPS Naming.

B.3 The Rationale for the IPS Naming

This standard’s aim was to facilitate the transition from a data set guideline to a formal robust standard which an implementation could conform to. To smooth this process, the concepts named in the standard were selected to be as close as possible to those within the target implementation. The re-naming principle is complemented by two others; one related to the use case and the other related to the efficiency of any implementation.

The first of these principles is to ensure that any renaming or restructuring keeps faith with the use case scope of unplanned, cross border care. The second principle looks upon any restructure as an opportunity to make the implementation fit for purpose and sustainable. The eHN Guidelines use variables but only partially describe different levels of detail. For implementation it is desirable that the data are described consistently and in detail. The Guide line heading and the associated guide line levels presented some challenges for the more formal structure required of the standard.

The non-clinical data in the first 3 rows has been subsumed under a single IPS Section called IDENTIFICATION. The purpose of the ‘personal information’ in the use case of unplanned care is primarily for identification purposes. The address detail is to help with the identification and perhaps to verify that the person is who he/she claims to be rather than an administration requirement. Gender, sometimes called Administration agenda, is also used in some countries as part of the identification process. Similarly, the eHN data set reduces the insurance information to an insurance number, which again in some countries is used to identify the person.

In a healthcare setting, ‘Contact’ is a term used for the meeting between a subject of care and the healthcare provider, as well as the term used to address organisations and people relevant to the subject of care. A heading such as ‘contact information’ is therefore ambiguous and Patient’s Address Book is used to reduce ambiguity and includes all addresses in one IPS Section that might be required for contact.

In the clinical data, a new section (the only one) has been added that is not within the original eHN Guidelines. ADVANCED DIRECTIVES is present in the HL7 work, the Trillium Bridge work and in the JIC Standards Set, and in terms of providing a data set that is an international one, the decision has been made to include this as an optional IPS Section. Although not quite the same thing, ‘Treatment Recommendations’ within the eHN Guidelines could have accommodated such directives but it seemed more appropriate to separate and clarify a section that may be important in an unplanned care event such as an emergency or fatality.

ALLERGIES and INTOLERANCES is more informative than the ‘Alerts’ heading; the information is the same. The Allergy and Intolerance Description is not specified in detail within the eHN Guidelines but the attributes included in the standard relate well to those used in existing implementations.

The eHN Medical History was broken down into three separate IPS Sections, i.e. IMMUNIZATIONS, HISTORY of PAST ILLNESS, and HISTORY of PROCEDURES. The first, IMMUNIZATION, is a synonym for ‘Vaccination’ and broadly carries the same information, although in more detail than expressed in the eHN Guidelines. HISTORY OF PAST ILLNESS includes all the past, inactive diagnoses and past problems (i.e. resolved, closed and inactive). HISTORY OF PROCEDURES is here more extensive, covering all types of procedure whether ‘surgical’ or not. Furthermore, this section deals with all procedures that had been undertaken on the patient, both current and past. This IPS Section has also rationalised the ‘procedures’
data under the one heading rather than have it spread across the Medical History and Medical Problems headings in the eHN Guidelines.

Medical Problems has also been deconstructed. It has been split into 5 separate sections. HISTORY OF PROCEDURES has been explained above; in addition, PROBLEMS, MEDICAL DEVICES, PLAN OF CARE and FUNCTIONAL STATUS appropriate its data.

The most obvious Section to be mapped to Medical problems is PROBLEMS. The PROBLEMS section highlights the current, active problems and separates that data from the HISTORY OF PAST ILLNESS section which contains past health conditions as well as the resolved and inactive problems or ones that are no longer monitored. Again, this is felt to fit well with the need for concise and significant data required for an unplanned care event. MEDICAL DEVICES are seen as an important set of data and currently is split off into a separate section. The more generic term subsumes the ‘implants’ mentioned in the eHN. ‘Treatment Recommendation’s and ‘Autonomy/invalidity’ have been elevated to their own sections too (respectively, PLAN OF CARE and FUNCTIONAL STATUS). In the eHN, the variables are stand-alone items, however, both have significant bearing on the use case and it is expected that more related fields will be required. The rationale for having a different section in the IPS highlights the importance of these areas and suggests an implementation pathway for a more substantive structure.

‘Medication Summary’, ‘Social Factors’ and ‘Pregnancy history’ map directly to the IPS Sections of similar name. The only significant difference is that more detail is provided in the IPS Sections to make the data more comprehensive and usable. History of Pregnancy is inclusive and includes previous pregnancies as well as the current status, and is an optional section.

‘Physical Findings’ and ‘Diagnostic Tests’ have been subsumed under a more generic RESULTS IPS Section.

The Metadata variables are described by two IPS sub-components that provide source information for specifically Cross Border applications and for more general provenance and contextual data that describes the who, where, how, and when data has been generated or updated.

**B.4 Identifiers in eHN Guidelines**

In the eHN Guidelines identifiers are usually described but not explained as ‘Normalized identifiers’. The eHN Guidelines are sometimes unclear as to whether an actual ‘identifier’ or a simple code is required. It is assumed that the ‘normalization’ would refer to and be represented in the Master Value Sets Catalogue (MVC) which is a EU specific construct related to terminology. As such this is better dealt with in the accompanying TS that provides European guidance to implementing the international standard.
Annex C
(informative)

The eHN Guidelines, the JIC PS Standards Set, and IPS

The JIC Patient Summary Standards Set (PSSS) offers informative guidance about what standards and standard's artefacts exists in regard to a Patient Summary. The beneficiaries and the purpose of Patient Summaries are also well covered in their introduction. The PSSS landscape is broad, covering multiple types of standards in brief, whereas this standard focuses solely on what they term 'data related standards' but in depth. The other fundamental difference regarding this present standard and PSSS is that the PSSS is entirely informative, whereas the CEN and HL7 IPS are to be normative; PSSS intentionally does not create a new standard, rather its main purpose is to inform the market about existing work. In contrast, the IPS project are developing standards concurrently and so the PSSS points to these developments rather than represents them in any detail. PSSS will help inform current and future work as it evolves. The PSSS and the IPS projects are complementary initiatives from JIC, which includes the CEN and HL7 SDOs.

The PSSS use-case is very similar to this standard, albeit their data set emphasizes chronic (COPD) and home care situations. The data elements are primarily the same as in this standard, but PSSS uses an older version of the eHN Guidelines and the INTERPAS project (updated by HL7 IPS), reflecting the PSSS activity timeline. The more recent, formal data definitions and their associated conformance within the CEN and HL7 IPS project are not within the published PSSS version. As a live document it is expected that the differences will be resolved in due course. The list of data elements in JIC PSSS is identical to those in the eHN Guidelines, but with minor adjustments. Different elements suggested by PSSS and the action taken here, are:

1. **Attribute: Allergy substance category**, with category types including food, medication, etc.
   - **Action:** This attribute has been included in the Allergies and Intolerances IPS Section.

2. **Attribute:** DNR alert
   - **Action:** None; this was already included as an example in the Advanced Directives IPS Section

3. **Attributes:** Patient Access Alert and a Last Review Date:
   - **Action:** None taken at this time; it will be reviewed in future versions of IPS

4. **Attributes:** Home care alert and the home care monitoring
   - **Action:** None. It does not fit the IPS use case of ‘person away from home’

5. **Attributes:** Preferred Language of Patient and Language Code for document...
   - **Action:** The former is included in the Patient Attributes collection and the latter in the Provenance collection.

6. **Attributes:** Title of document for different types of Summary
   - **Action:** None. Focus here is on the IPS scope.
Bibliography

[1] eHN (2016) eHN Guidelines: V2 “Adopted by the eHealth Network at their 10th meeting on 21st November 2016”


