Statement of Understanding (SOU)

Defining the relationship between:
Health Level Seven International (HL7)
3300 Washtenaw Avenue, Suite 227
Ann Arbor, Michigan 48104-4261
Hereinafter identified as HL7

AND

Workgroup for Electronic Data Interchange (WEDI)
4401-A Connecticut Avenue, NW, Suite 205
Washington, DC 20008

Hereinafter identified as the Associate

This SOU shall have an effective date of: March 21, 2020

Statement of Purpose

HL7 has as its mission the goal of providing reliable standards for the exchange, management and integration of data that support clinical patient care and the management, delivery and evaluation of healthcare services. HL7 encourages the creation of flexible, cost-effective approaches, standards, guidelines, methodologies, and related services for the interoperability of healthcare information systems. HL7 provides a forum for the effective and efficient communication between the constituents of the healthcare community as represented by its membership: an international community of healthcare organizations, vendors and developers of healthcare information systems, academics, consultants and systems integrators, and related public and private healthcare service agencies. Recognizing that complementary efforts are underway to create and extend comprehensive standards in the healthcare community, HL7 enters into formal relationships to further these goals. This SOU defines the rights and obligations inherent in such relationships and shall be the sole governing document regarding the relationship between HL7 and the Associate. Associates are independent, non-profit entities whose mission is to advance, nationally or internationally, the acceptance and usage of standards within healthcare. Such entities include, but are not limited to, other Standards Development Organizations (SDO), industry associations or consortiums, and other groups that share the vision of improved healthcare through standards.

WEDI’s mission is to provide multi-stakeholder leadership and guidance to the healthcare industry on how to use and leverage the industry’s collective technology, knowledge, expertise and information resources to improve the administrative efficiency, quality and cost effectiveness of healthcare information.

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1.0 Introduction

1.1 An entity is eligible to be recognized as an Associate, at the discretion of the HL7 Board of Directors, based upon the entity’s petition to establish a relationship with HL7.

1.2 The Associate may establish meeting schedules similar to HL7, and in addition may establish meetings with other Associates when convenient. The Associate is also encouraged to work with other standards organizations toward harmonization.

1.3 Official joint meetings between the Associate and HL7 may be scheduled where such meetings serve a common purpose and are convenient to the HL7 meeting agenda.

1.4 The parties to this SOU shall appoint a liaison to represent each to the other. It is expected, although not required, that the liaison hold joint membership in HL7 and the Associate.

1.5 Such projects as might be jointly undertaken by HL7 and the Associate will be clearly defined and delineated by a joint project proposal which must include a succinct description of the proposed project, an estimate of time required, and resources expected to be committed by each party.

2.0 Rights Granted

2.1 HL7 shall provide one complimentary registration to each of its three Working Group Meetings annually to the WEDI Liaison or his/her designee. Likewise, WEDI shall provide one free complimentary registration to each of its meetings to the HL7 Liaison or his/her designee.

2.2 The HL7 Working Group Meeting (WGM) or the equivalent Associate assemblage may be convened and conducted as a joint meeting of the two organizations.

2.3 Such joint meetings, when conducted, shall at all times adhere to the rules of the host organization. When voting within the joint meeting context to propose changes to the standard, or to conduct other business specific to either HL7 or the Associate, the relevant procedures of the respective organization shall be enforced.

2.4 Members of the Associate, while encouraged to participate in HL7 Work Groups, may not seek leadership positions within HL7 unless they also hold HL7 membership.

2.5 Participation in HL7 through the Associate does not convey free access to or the right to distribute any HL7 intellectual property.

2.6 HL7 and the Associate support and encourage the harmonization of any information model(s) with relevant HL7 standards.

3.0 Fees and Payments

3.3 No monies shall be exchanged between HL7 and the Associate as a result of this SOU.
4.0 Obligations

4.1 HL7 and the Associate expressly agree that:
   a. ownership rights to HL7 trademarks or standards or Associate trademarks or standards are neither extended nor transferred; and
   b. there shall be no exchange of mailing lists or general membership information; and
   c. they will comply with all provisions of this SOU.

5.0 Joint Work Product Copyright

5.1 Joint work documents and other productions are intellectual property of, and held under joint copyright of, HL7 and Associate.

5.2 Both HL7 and Associate reserve the right to publish the jointly developed work for the benefit of their members. All publications of the joint work product, or parts thereof, shall include the joint copyright statement and any and all logos or identifying graphics as agreed in the initial issuance.

5.3 Members of either HL7 or Associate may copy and use the work or any part thereof in connection with the business purposes of the member. Members of either HL7 or Associate may not reproduce or redistribute the joint work products except as permitted in the respective membership agreement.

5.4 Sale of joint work products to nonmembers, either individuals or organizations, are generally not permitted, unless HL7 and Associate agree beforehand and establish a price, revenue sharing agreement, and terms where sale is permitted.

6.0 Warranties

6.1 HL7 and the Associate make no express or implied warranties other than those that may be contained in or appended to this SOU.

7.0 Termination

7.1 Either HL7 or the Associate may terminate this SOU upon 30 days written notice.

7.2 In the event of such termination, all registrations for HL7 or Associate sponsored events recorded prior to the termination date shall be honored.

8.0 Term

8.1 This SOU shall have a two-year term, renewable upon expiry by written agreement for subsequent two-year terms.

9.0 Miscellaneous

9.1 This SOU constitutes the entire agreement and complete understanding of the relationship between HL7 and the Associate.
9.2 HL7 or the Associate may propose alterations to this SOU in writing upon appropriate action of their respective governing body. The receiving party shall be afforded sixty (60) days to adopt any proposal for change and/or amendment to this SOU and shall acknowledge such acceptance in writing to the submitting party. In the event such proposals are deemed unacceptable and cannot be resolved through negotiation, either party may execute the Termination provisions afforded above.

Authorized Signatures:

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<tr>
<td>Charles Jaffe, MD PhD</td>
<td>Charles Stellar</td>
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<td>Chief Executive Officer</td>
<td>President/Chief Executive Officer</td>
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