Pragmatic Approaches to Interoperability in the U.S.: Surmounting Barriers to Healthcare Data and Information Across Organizations

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Abstract

Objective: This article reviews the landscape of interoperability efforts in healthcare from 2010 to 2023 in the U.S. and abroad. Interoperability, in the context of this article, is “the ability to share information across time and space from multiple devices, sources, and organizations,” as defined by the IEEE (Institute of Electrical and Electronic Engineers). The review is followed by recommendations for future work toward improving the standardization of heterogeneous data in the healthcare setting.

Methods: A literature review was conducted on established interoperability standards and systems in healthcare based on information obtained from journal publications, government and academy reports, published materials, and publicly available websites. Emphasis is placed on four interoperability parameters: device/equipment interoperability, compatibility issues, involved organizations, and migration and conversion issues. It evaluates adoption levels for each standard, as well as factors supporting and/or limiting systemic adoption. Estimations on the number of users—medical professionals and patients—for each system were made when verifiable data were available. Examples of specific interoperability efforts and an evaluation of their feasibility were conducted at three levels of healthcare interoperability, as defined by the National Academy of Medicine: Inter-facility interoperability, Intra-facility interoperability, and Point-of-care interoperability.

Results: After reviewing the following interoperability initiatives: Health Level 7 (HL7), Consolidated-Clinical Document Architecture (C-CDA), Digital Imaging and Communications in Medicine (DICOM), Integrating the Healthcare Enterprise International (IHE), Fast Healthcare Interoperability Resources (FHIR), Argonaut, Direct Standard, Validated Healthcare Directory (VHDir), Health Quality Measures Format (HQMF), Health Relationship Trust (HEART), and Prescription Drug Monitoring Program (PDMP) which operate in various clinical domains, it is clear that while progress has been achieved locally, greater semantic understandability during information exchange is necessary. Greater detail is presented in each section.

Conclusions: Despite many parallel ongoing efforts to improve the standardization of healthcare information in the mobile devices, IoT (Internet of Things), and EHR (electronic health records) sectors, there is still space for improvement. The U.S. must develop and implement effective mechanisms to surmount boundaries blocking the transfer of diverse types of healthcare information.

Plain Language Summary

Improving healthcare is a broad challenge where improved standardization and communication are envisioned to gain improved outcomes and value in healthcare investment. Interoperability in healthcare—the ability of two systems to exchange and use health information—is lacking in the United States healthcare system, which has become one of the biggest barriers to enhancing data accessibility and achieving a more significant impact of ongoing parallel efforts to improve patient quality of care.

Recognizing the importance of this issue, governments and health authorities in multiple countries have reported playing a role in promoting standards and interoperability in healthcare. Many of these efforts focus on isolated geographic areas, specific segments, or medical specialties of the healthcare industry, such as billing for healthcare services, medical devices, pharmacies, or medical IoT (Internet of Things—generally associated with data transmission through a communications network).
This paper goes over the history of interoperability efforts undertaken in the United States. Then it provides a systematic literature review of key frameworks developed to improve interoperable workflows in different clinical domains, highlighting each framework’s efficacy and impact. It then suggests policy changes for facilitating improved data exchange between healthcare organizations. These include separating the role of regulators and those who are regulated, allocating more funds to healthcare providers for IT training and installation, mandating standards compliance, and funding projects to build mediation architectures for data exchanges.

In effect, this paper calls attention to the growing need for an overarching vision and mechanism to help unify data assets scattered across heterogeneous health information systems.

Thirteen years after the Health Information Technology for Economic and Clinical Health (HITECH) Act announced federal use incentives for electronic health records (EHRs), the impact of $36 billion in EHR investments on the U.S. healthcare system remains unsettled.\(^1\) At times, the use of EHRs has been shown to improve public health outcomes: a 2022 study in the *Journal of Healthcare Quality* found that hospitals that had fully implemented EHR systems had 18\% lower mortality rates than those that had not.\(^2\) Other times, reliance on EHRs has resulted in new medical errors that threaten patient safety.\(^3,4\) Some of these new errors are the downstream result of limited or nonexistent interoperability between EHR systems, most of which were designed for quick deployment to secure financing in the form of federal subsidies.\(^4,5\) Other errors are inherent within the system itself, as the first EHR systems were designed for patient billing.\(^6\)

The interoperability of systems, formally defined as “the ability to share information across time and space from multiple devices, sources, and organizations,” is protected by the Health Insurance Portability and Accountability Act (HIPAA) of 1996, which promotes the secure “exchange and use of electronic health information.”\(^7\) While the HIPAA rule serves as a federal floor for patient data protection, individual state laws which deal with patient data and health records are preempted by federal law unless specific exceptions apply.\(^8\) In 2004, the federal government established Regional Health Information Organizations (RHIOs) to reconcile varying state laws, and by 2009, Congress promoted EHR adoption in the HITECH Act. In 2016, Congress passed the 21st Century Cures Act, which mandates specific EHR interoperability efforts.\(^9\) In addition, non-profit organizations in the U.S. and other countries, have attempted to bring together industry and hospital members to work toward interoperability.

In 2022, the Office of the National Coordinator for Health Information Technology (ONC) published the Trusted Exchange Framework, Common Agreement (TEFCA) – Version 1, and Qualified Health Information Network (QHIN) Technical Framework – Version 1.\(^10\) This framework is to create a common ground for interoperability across healthcare entities. The framework allows different users and disparate systems/networks to securely share data while meeting agreed-upon expectations and rules. The common agreement framework expectation is to leverage existing data formats where possible such as Consolidated Clinical Document Architecture (C-CDA) or via Fast Healthcare Interoperability Resources (FHIR) Application Programming Interfaces (APIs).\(^11\) The Cures Act mandated FHIR exchange. However, TEFCA will not be FHIR-ready until at least 2025.\(^12\)

As the use of data-generating devices in healthcare grows, interoperability among systems utilizing similar data, such as EHRs, and systems utilizing different types of data, such as medical devices and EHRs, is critical. Healthcare organizations that exchange data utilize standards to transfer information from one system to another seamlessly. While laws like HIPAA and the 21st Century CURES Act protect healthcare providers who share patient data for treatment purposes, balancing the sharing of relevant health information with protecting patient privacy rights is a challenge facing the development of effective interoperability standards.\(^13\) The patient’s medical history would essentially follow them around throughout his or her lifetime. Just as other industries, such as aviation safety, have experienced an international need for standardization, health applications were spurred by the COVID pandemic to realize the need for international cooperation and standardization. It is critical that healthcare system components “have an equivalent understanding of the interactions that occur and the information exchanged to function safely. Differences between the model for the sender and receiver can lead to hazardous situations” for patients.\(^14\)

In the U.S., state laws currently specify: (1) what medical information to include in a patient’s health records; (2) the circumstances under which a healthcare provider is permitted to release information; (3) to which organization/individual the provider is allowed to disclose information; and (4) the purpose for which the information may be disclosed. This makes it difficult when a person moves from one state to another. To address this issue, the ONC
launched the Interoperability Standards Advisory, which monitors and provides guidance on health information exchange (HIE) standards that ensure interoperability across systems, in 2017.

Providers and vendors have traditionally prohibited other companies from accessing their information, known as “information blocking.” Their noncooperation to share data reduced competition and helped them avoid legal issues with data security. Blocking information exchange consisted of excessive costs for information sharing, a lack of contract transparency for technology buyers, and efforts to convolute the process of receiving and downloading information. Thus, although major EHR vendors may claim information exchange capabilities, these practices discourage actual data exchange. “Although these standards have been available to the Health Information Systems (HIS) vendors for some time, they have not fully adopted them into their products.” Thus, the different HIS are not interoperable, requiring the development of software adapters to be able to exchange information about the patients.

Information blocking has proven challenging even for the largest tech giants. Google failed to gain traction with its personal health record in 2008, and Microsoft’s HealthVault was discontinued. In the last couple of years, the largest giants such as Google and Apple have made significant strides to support the community. Apple has made significant progress toward improving the interoperability of EHRs. In 2018, Apple released its Health Records app, which aggregates existing patient-generated data in the Health app with data from a user’s EHR using FHIR. At the time, only patients of participating hospitals and healthcare organizations, such as Epic Systems and Cerner Corporation, could use this feature. As of June 2019, however, Apple’s Health Records feature has allowed all U.S. healthcare organizations with compatible EHRs to self-register into their system, providing access to even more users. Along with providing access to EHRs, Apple introduced the API for Apple Health Records, which allows developers to create apps that can use these patients’ EHRs to help manage medication, nutrition, etc. Apple Health App leverages Substitutable Medical Applications, Reusable Technologies (SMART) on FHIR standard which allows users to easily and safely download and share their health records. Google, with its Google Health initiative, has introduced many tools for consumers, caregivers, researchers, communities and enabling care teams to deliver more connected care.

In March 2020, spurred by the COVID-19 pandemic and directed by the 21st Century Cures Act, Centers for Medicare & Medicaid Services (CMS) finalized multiple rules “promoting interoperability” that are currently in effect. These include the following technical standards: FHIR, SMART IG/OAuth 2.0, and OpenID Connect.

Guidance for Patient Access APIs, Provider Directory APIs, data exchange, and preventing information blocking was included in the final rule.

**Methods**

**Precedents and Strategy Used Here**

A literature review on established interoperability standards with an emphasis on examining four parameters: device/equipment interoperability, compatibility issues, involved organizations, and migration and conversion issues, was conducted by the authors. Among the health IT standards reviewed were those featured on the Office of the National Health IT Coordinator’s “Health IT Standards to Watch” list. Adoption levels for each system, as well as factors supporting and/or limiting system adoption, were examined. Information was obtained from journal publications, government and academy reports, published materials, and publicly-available websites. Estimations on the number of users—both medical professionals and patients—for each system were made in instances where verifiable data were available.

When performing the analysis, the definition of interoperability published by the Institute of Electrical and Electronic Engineers (IEEE) was considered: “the ability of two or more systems or components to exchange information to use the information that has been exchanged.” Interoperability was said to be achieved when “little or no reworking of the software to accommodate the new environment” is required and when the “behavior/benefits in the new setting … are identical to those seen in the original setting.”

This review examines specific examples of interoperability efforts and evaluates their feasibility with regard to facilitating interoperability at three levels of healthcare interoperability as illustrated in Figure 1:

- Inter-facility (macro-tier) interoperability
- Intra-facility (meso-tier) interoperability
- Point-of-care (micro-tier) interoperability

Interoperability is commonly facilitated through the implementation of interoperable frameworks or the use of specific products. This survey reviewed and assessed the syntactic, semantic, and functional interoperability of the most common frameworks used in the U.S. in the past decade. The frameworks include FHIR, C-CDA, the Direct Standard, Validated Healthcare Directory (VHD), Integrating the Healthcare Enterprise (IHE), Health Level 7 (HL7) version 2.x messaging, Quality Reporting Document Architecture (QRDA), Prescription Drug Monitoring Program (PDMP), Health Quality Measure Format (HQMF), Digital Imaging and Communications in Medicine (DICOM), and the Argonaut Project. Each framework reviewed offered...
scalable platform interoperability at both the hardware and software levels. Platform interoperability is defined as a framework or product that can run on specified hardware, regardless of the operating system. These applications are also interoperable when run using a web browser, such as Chrome to access patient data through the FHIR API, or using a virtual networking application, such as in the case of accessing Epic patient records via the Citrix Cloud. These “platform-independent [applications] are better at meeting the needs of heterogeneous groups of users because they place fewer restrictions on users’ choices of hardware and software.”

Frameworks were primarily evaluated based on semantic interoperability to assess the effectiveness of data exchange across systems. Medical terminology, unified under the USCDI (United States Core Data for Interoperability), provides one layer of semantic interoperability when used by frameworks but is not consistent in their terminologies. The structure for information encoding by each framework was also evaluated.

**Results**

Tabular comparisons of the frameworks covered below are presented in Table 1.

**Health Level 7 (HL7) Version 2.x Messaging**

Health Level 7 (HL7) was launched in 1987 as a standards development organization. Two years later, the first version of the HL7 version 2 (HL7 V2) standard (Figure 2), also known as “Pipehat,” was released, allowing event-based clinical data to be exchanged among systems via TCP/IP, such as ADT (Admit/Discharge/Transfer) and ORM (Order Message). The backward-compatible standard has been frequently updated since its debut, with the
<table>
<thead>
<tr>
<th>Framework</th>
<th>Start date</th>
<th>End date</th>
<th>Main sponsor</th>
<th>Location</th>
<th>Device interoperability</th>
<th>Compatibility issues</th>
<th>Migration and conversion issues/APIs</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-CDA</td>
<td>December 2011</td>
<td>December 2018</td>
<td>HL7</td>
<td>Worldwide</td>
<td>EHR document formats</td>
<td>• Lacks uniform guidance. &lt;br&gt;• Lacks limited encoding options. &lt;br&gt;• Limited to small-volume data transactions. &lt;br&gt;• Large documents increase latency</td>
<td>Documents often have too much information that is not easily filtered. Limited support for information that is not predefined</td>
</tr>
<tr>
<td>FHIR</td>
<td>February 2014</td>
<td>HL7</td>
<td>Worldwide</td>
<td>An API that can be used across standards, devices, and records</td>
<td>• Relatively new deployment with limited real-world cases.</td>
<td>Lack of constraints on FHIR's base specification limits on the type(s) of interoperability supported</td>
<td></td>
</tr>
<tr>
<td>Direct</td>
<td>April 2011</td>
<td>2015</td>
<td>Direct Project</td>
<td>U.S.</td>
<td>EHR standard for communication and data sharing</td>
<td>• Relatively new deployment with limited real-world cases.</td>
<td>Dependent upon the interoperability of security requirements between parties exchanging data</td>
</tr>
<tr>
<td>VHD</td>
<td>December 2017</td>
<td>HL7, ONC</td>
<td>Pre-release</td>
<td>Worldwide</td>
<td>EHR and Hospital Data</td>
<td>• Pre-release phase.</td>
<td>This is in the pre-release phase.</td>
</tr>
<tr>
<td>IHE</td>
<td>February 1998</td>
<td>HIMSS, RSNA</td>
<td>Worldwide</td>
<td>EHR and Hospital Data</td>
<td>• IHE customizability is time-consuming/error-prone. &lt;br&gt;• Limited beyond push transactions. &lt;br&gt;• Limited to data input for specific needs, e.g., lab orders and public health. &lt;br&gt;• Lacks cross-stakeholder engagement to standardize interoperable use</td>
<td>Some APIs use the standard for unique needs; Lack of semantic realignment when data is collected across systems</td>
<td></td>
</tr>
<tr>
<td>HL7 v2</td>
<td>1989</td>
<td>HL7</td>
<td>Worldwide</td>
<td>EHR standard for communication and data sharing</td>
<td>• Lacks uniform data model resulting in inconsistencies. &lt;br&gt;• Lacks data entry structure beyond simple delimiters.</td>
<td>User roles are vendor-selected, resulting in message variation between systems using the standard</td>
<td></td>
</tr>
<tr>
<td>QRDA</td>
<td>April 2009</td>
<td>HL7</td>
<td>U.S.</td>
<td>EHR only</td>
<td>• Limited image transmission capabilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HQMF</td>
<td>March 2010</td>
<td>2017</td>
<td>HL7</td>
<td>U.S.</td>
<td>EHR and Hospital Data</td>
<td>• Lacks specifications for EHR data extraction.</td>
<td>Extracts data without parsing; Cannot filter missing or noisy data</td>
</tr>
<tr>
<td>HEART</td>
<td>February 2016</td>
<td>Open ID Foundation</td>
<td>U.S.</td>
<td>EHR</td>
<td>• Built on non-HIPAA-compliant standards (OAuth 2.0, OIDC, UMA). &lt;br&gt;• Limited interoperability among authentication requirements across applications</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 1. (Continued)

<table>
<thead>
<tr>
<th>Framework</th>
<th>Start date</th>
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</tr>
</thead>
<tbody>
<tr>
<td>PDMP</td>
<td>2003</td>
<td>Varies by State</td>
<td>Varies</td>
<td>U.S.: 49 states and D.C.</td>
<td>Varies by State</td>
<td>• State create requirements.</td>
<td>Each state creates individual requirements</td>
</tr>
<tr>
<td>DICOM</td>
<td>1993</td>
<td></td>
<td>ACR, NEMA</td>
<td>Worldwide</td>
<td>EHR</td>
<td>• Lacks single sign-on for providers using EHRs</td>
<td>Data inconsistencies from the creation of additional fields</td>
</tr>
<tr>
<td>Argonaut</td>
<td>December 2014</td>
<td></td>
<td>• AthenaHealth • Beth Israel • Deaconess • Medical Center • Cerner • Epic • Intermountain • Health • Mayo Clinic • McKesson, • MEDITECH • Partners Healthcare System • SMART at Boston Children's Hospital • Information System • The Advisory Board Company</td>
<td>U.S.</td>
<td>An initiative to use an API across devices and records.</td>
<td>• Format includes executable code, which can be corrupted.</td>
<td>• Relatively new deployment with limited real-world cases.</td>
</tr>
</tbody>
</table>

current version being 2.9; it utilizes a non-XML syntax for messaging.

More recent versions support a growing number of entry fields for patient data. Each updated version incorporates certain capabilities of previous versions and supports a more robust data model as well as more comprehensive vocabulary standards.\textsuperscript{26} HL7 version 3 (HL7 V3), the successor of HL7 V2, won’t be discussed due to its multitude of plaguing problems; HL7 V3 is extremely convoluted, with internal inconsistencies even within its documentation, and too expensive to implement in practical systems. HL7 V3 has been criticized heavily, as it has contributed to many failed system implementations.\textsuperscript{27} The HL7 v2 standard requires that messages consist of segments that are composed of fields that are comprised of components.\textsuperscript{28} HL7 v2 messaging requires low bandwidth and usually sends unencrypted messaging over TCP/IP with a header and trailer.\textsuperscript{29}

**Inter-facility (macro-tier) interoperability**

HL7 v2 supports compliance with Meaningful Use requirements as well as public health surveillance.\textsuperscript{30} The standard facilitates query and response from registries to update EHR. As of 2023, with affiliates in over 30 countries, HL7 is widely implemented by healthcare entities. HL7 standards are expanded to deliver solutions including FHIR, and Clinical Document Architecture (CDA).\textsuperscript{31} As of 2019, the HL7 v2 standard is internationally recognized and “arguably the most widely implemented standard for healthcare in the world.”\textsuperscript{29} One reason for the widespread adoption of this standard is that it is inherently flexible and open to vague data inputs. The flexibility of HL7 v2 is one of its limitations. Among healthcare providers, HL7 v2 may lack a consistent data model. Thus, the method by which individual clinical applications store data and elements determines which capabilities of the standard can be implemented. Segments in a particular HL7 v2.x message may be specified as required, optional “[],” or repeating “{},” but each organization often adopts a schema to conform to their needs by changing those requirements, eliminating unused segments, and introducing new segments not often used in the particular schema. Furthermore, HL7 defines both PID-18 (account number) and PV1-19 (visit number), which are often interchangeable between systems. This semantic gap can produce errors when a specific provider’s system, for instance, can only accept PID-18. This large variance in how vendors implement HL7 results in “inconsistencies within the standard and difficulties understanding how message elements relate to each other.”\textsuperscript{32}

To combat these inconsistencies, National Institute of Standards and Technology (NIST) developed a black box testing framework, called conformance testing, to increase the likelihood of implementations interoperating. NIST also released an HL7 v2 Platform for Standards Development and Testing to allow users to define standards and test plans that directly result in machine-processable artifacts; the testing infrastructure and framework use these artifacts to create conformance testing tools automatically. The principle mechanism behind conformance testing is a message profile, an XML representation of the processing rules, and unambiguous descriptions of HL7 messages to constrain the allowed set of options. Similar profiles among vendors are more likely to interoperate. The NIST test system architecture utilizes actors that run on independent threads of executing Java code and can be configured to substitute an arbitrary HL7 application. These actors send messages to one another, and test cases are successful when all actions are complete and all assertions are satisfied. These tests, however, are not comprehensive enough to prove the absence of errors, which suggests that they do not guarantee systems to be interoperable. Still, conformance testing is the only way to ascertain if the system requirements have been correctly implemented, so testing laboratories will correct their implementations until they pass all the tests and receive certification.

**Intra-facility (meso-tier) interoperability**

Within a healthcare facility, HL7 is easily supported by the majority of health information technology systems, including legacy systems. Migration to a new EHR, however, can result in the loss of legacy data. Due to the sheer
volume of information, each facility must prioritize basic essentials such as medications, allergies, and diagnoses; other data may be left behind.

Point-of-care (micro-tier) interoperability
Patients benefit from the data fluidity made possible through HL7 since healthcare providers get direct access to patient information and can store/display it as needed for patient care. Consider the use case of blood work performed for a patient: HL7 can electronically transmit the blood work results to the doctor, and the doctor can synchronously make the results available for patient review. Furthermore, the standard facilitates user-initiated informational updates. Each system using HL7 v2 can be highly variable, with vaguely defined user roles that are subject to vendor choice. This feature allows for variation “on which messages are used for a given set of clinical functions when two applications attempt to use the HL7 v2 standard.”

Consolidated-Clinical Document Architecture
Developed by Health Level 7 International (HL7), the C-CDA is “an implementation guide that specifies a library of templates and prescribes their use for a set of specific document types.” C-CDA is a proven data exchange method in different forms of interoperability.

The first version of the C-CDA implementation guide of HL7, introduced in 2011, included “a library of CDA templates, incorporating and harmonizing previous efforts from Health Level Seven (HL7), IHE, and Health Information Technology Standards Panel (HITSP).” C-CDA incorporates both structured and unstructured formats to provide comprehensive patient recordkeeping. Aside from Continuity of Care Document (CCDs), the C-CDA library includes XML templates for the following C-CDA document types: Care Plan, Consultation Note, Diagnostic Imaging Reports, Discharge Summary, History and Physical, Operative Note, Procedure Note, Progress Note, Referral Summary, Transfer Summary, Unstructured Document, and Patient-Generated Document. Although consisting of different formats, all these C-CDA documents follow a specific set of principles for consolidation: regulatory requirements prevent document changes for a specific period; organizations must take custody of these documents and handle them with considerable precaution; documents must be legally verified holistically; the default contexts for the documents’ components are required to be instantiated; documents should be readable. These requirements enforce specific guidelines that documents must achieve; these guidelines facilitate transferability and consistency among EHRs.

Inter-facility (macro-tier) interoperability
During Stage 1 of the HITECH Act’s Meaningful use mandate, the CCD and Continuity of Care Record (CCR) were defined as acceptable standards for patient care summaries. To achieve Stage 1 of meaningful use, EHRs were required to include the capability of generating a CCD or CCR with specific patient summary sections as well as “exchange clinical information and patient summary record[s].” When the CMS released the Meaningful Use Stage 2 Notice of Proposed Rulemaking (NPRM) in 2012, the ONC defined C-CDA as the electronic transfer standard for clinical information exchange. Before the ONC’s guidance on C-CDA, the healthcare industry had deployed multiple types of CDA standards with conflicting formats. To minimize these conflicts, C-CDA was developed based on the most frequently used clinical document templates. While CDA is utilized around the world, C-CDA has been implemented across the United States, having been cited in all stages of Meaningful Use 2014 Edition and 2015 Edition.

To further reduce conflicts, automated tools have been developed to test the quality of CDA documents. ONC, for instance, created One Click Scorecard to help providers validate their C-CDA documents. Providers can send a Direct message with a C-CDA payload to the testing service and receive a PDF report card that includes scoring information about the C-CDA.

Intra-facility (meso-tier) interoperability
The implementation of a rule-based decision-making system to detect sensitive patient data using C-CDA records was proven to be successful in achieving meaningful use objectives while remaining compliant with federal and state laws. In Massachusetts, patient records that contain “sensitive” information, such as HIV test results, cannot be electronically transmitted with specific, pre-existing patient consent. The “Enterprise Clinical Rules System” (ECRS) was implemented using a standardized patient model. The ECRS utilized a Patient Factory service that mapped CCD data to the normalized patient model. Since CCDA does not limit the narrative text portion of patient records, both coded data and string searches were executed. Four data types were evaluated for sensitive information: problems identified by individual disease codes, the inclusion of medications related to sensitive diagnoses, laboratory results related to sensitive disease tests, and allergies to medications related to sensitive diagnoses. Researchers at Partners HealthCare System prevented the transmission of sensitive C-CDAs 98.4% of the time.

Point-of-care (micro-tier) interoperability
One provider can use an EHR to generate C-CDA to exchange data with other providers. A study conducted in 2018 discovered that of 401 C-CDA documents, 346 had a total of 1,695 Schematron errors, according to the HL7 Schematron tooling. 77% of the Schematron errors
Digital Imaging and Communications in Medicine
The DICOM messaging standard, also known as National Electrical Manufacturers Association (NEMA) standard PS3, was released in 1993 by the American College of Radiology (ACR) and the NEMA to enable the exchange and management of medical imaging data. DICOM facilitates the interoperability of devices related to medical imaging, including but not limited to scanners and Picture Archiving and Communication Systems (PACS). Based on the client-server model, the DICOM standard defines a format for image files and a network communication protocol that uses TCP/IP. The majority of DICOM versions are both forward and backward-compatible.

Inter-facility (macro-tier) interoperability
Each DICOM application utilizes an identical format for file storage. The DICOM data object format is among the most widely used around the world—this format is “interoperable with the variety of tools readily available to the researcher, as well as commercial clinical imaging and analysis systems (which universally support many aspects of the DICOM standard)."

Since May 2012, DICOM and HL7 have collaborated through the Imaging Integration Working Group to develop use cases and information structures that promote the interoperation of imaging systems, PACS, and associated radiological systems with information systems that use HL7.” Currently, the working group is developing an “imaging implementation guide, profiles, and white papers for FHIR” as well as supporting “FHIR imaging-related resources.” IHE has developed profiles to layer on top of the DICOM standard to facilitate specific medical imaging use cases across systems.

DICOM’s final issue occurs when displaying an image on a device from a different manufacturer, as varying imaging apparatuses use different spans of amplitude with an equal number of allocated bits; images, therefore, have worsened contrast and are underexposed or overexposed.

Intra-facility (meso-tier) interoperability
DICOM is a multipurpose standard offering “several levels of support, such as the support for image exchange for both senders and receivers, the underlying information modal and information management services.” Another issue associated with DICOM is the fact that its format includes executable code; in April 2019, a Cylera Labs analysis found that hackers could inject malware code into DICOM images without detection due to the format’s ability to support hybrid files.

Point-of-care (micro-tier) interoperability
DICOM includes an information model that maps relationships between DICOM objects and clinical terms. Unlike many standards, DICOM embeds information, such as patient identification information, in data sets that store numerous attributes. For each data object, only one attribute can store pixel data, i.e., a medical image. One longstanding limitation of the DICOM standard is its flexibility, namely that it offers the option of including additional fields. This leads to inconsistencies in file storage, with some images being complete and others lacking data.

Integrating the Healthcare Enterprise
Launched in 1998, the IHE initiative was a joint collaboration between the Healthcare Information and Management Systems Society (HIMSS) and the Radiological Society of North America (RSNA) to coordinate “the use of many different standards by layering on the context of healthcare delivery.” The IHE framework utilizes system integration profiles that are based on clinical scenario use cases, considering both the associated actors, i.e., systems, and transaction activities. These profiles outline the pre-existing standards necessary to complete a target use case.

The Radiology Scheduled Workflow (SWF) was the first IHE profile released that integrated the systems utilized during a radiology order. Since then, IHE has developed profiles that span multiple clinical domains, from cardiology to ophthalmology, and is utilized around the world.

Inter-facility (macro-tier) interoperability
When implemented by multiple systems, interoperability is achieved because the standards utilized to complete a clinical process are compatible. “There are many IHE profiles and each user or vendor may support a different set of IHE profiles that fit its business need.” Furthermore, the implementation of IHE in the United States is limited by the lack of “sustained collaboration from all

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Another limitation is that individual vendor databases are often “difficult to access and [require] permission or assistance from vendors to discover.” Moreover, “understanding data structures and mapping data tables to workflow timestamps was difficult without vendor guidance.” The IHE framework does not “provide semantic alignment of data collected in disparate contexts” from different systems. Along with interoperability shortcomings, Query for existing data (QED) has proven to be a difficult task in a cross-community environment. QED is incompatible with XCA, supports a limited set of data types, forces the requester to learn the capabilities of the responder, and fails to audit exchanges.

Intra-facility (meso-tier) interoperability
One limitation of the IHE framework is its customizability. While vendors and users can select the IHE profiles that fit their needs, the process of selecting each set of profiles for every healthcare or business use case is time-consuming and error-prone.

Point-of-care (micro-tier) interoperability
According to the ONC, some of the most frequently used profiles are: audit trail and node authentication (ATNA), cross-community access (XCA), cross-community patient discovery (XCPD), cross-community interchange (XDR), cross-community document sharing (XDS), patient demographics query (PDQ), and patient identity cross-references (PIX). The option of obtaining these data profiles through IHE queries (Figure 3; QED) can be used to classify information into six categories: vital signs, problems/allergies, diagnostic results, medications, immunizations, and professional services. Utilizing HL7 V3 messaging to encode the content, QED may retrieve more than one data type in a single query and is intended for use between clinical systems (requesters) and repositories (responders).

Fast Healthcare Interoperability Resources
Drawing on insights and outcomes from the HL7 v2 messaging standard, the HL7 V3 Reference Information Model, and CDA implementation, HL7 convened the “Fresh Look Task Force” to update interoperability strategies in 2011. Later that year, HL7 released its first draft for the FHIT standard, which represents data as resources. FHIT was specifically developed to provide a resource-oriented RESTful API for health records, “inspired by contemporary Web APIs.” In 2020, ONC published the final rule for the 21st Century Cures Act announcing FHIT R4 as the standard required for Health IT Certification. FHIT is currently in release 6.

Inter-facility (macro-tier) interoperability
The FHIT Directory exists to “achieve wide interoperability (Figure 4).” It consists of a resource database accessible via the FHIT API and stored using Structured Query Language (SQL). The resources are available to represent information and relationships between resources include data similar to those from pre-existing healthcare directories, including Healthcare Service data, medical device data, Organization, Patient, and Practitioner. These resources are available to all systems and can be queried for only the resources that a provider requests, which improves the reliability and stability of the EHR organization.

At first, FHIT supported laboratory result data exchange through “defined data models.” The FHIT resource definitions are well-defined and relevant, including highly-specific resources, such as MedicationPrescription and AdverseReaction, and less specific ones, such as Procedure. Resource definitions span administrative, clinical, financial, and infrastructure domains. Drawing on explicit inter-resource referencing in idiomatic XML and JSON, FHIT generates a data graph of resources.

In the September 2016 Journal of American Medical Informatics Association article “SMART on FHIT: a standards-based, interoperable apps platform for electronic health records,” researchers at Harvard Medical School and Boston Children’s Hospital described the launching a platform development project to “enable medical applications to be written once and run unmodified across different health-care IT systems.” Researchers found that FHIT does not
implement constraints on resource fields, rendering “almost all data optional and most coding decisions open.” Instead, FHIR requires profiles to constrain resource definition “to enable substitutable apps, providing predictability that may also support non-app-oriented interoperability (e.g., peer-to-peer exchange of clinical records).” The lack of constraints on FHIR’s base specification limits the degree of interoperability supported by the standard.

In addition, several healthcare informatics companies are exploring the development of FHIR-based tools. Since January 2018, for example, Apple’s iPhone Health app has allowed individual providers to make electronic medical records available for viewing. Health systems across the United States, including NYU-Langone (New York), Johns Hopkins Medicine (Maryland), OhioHealth (Ohio), Ochsner Health System (Louisiana), Dignity Health (Arizona, California, and Nevada), and others, participated in the Apple program.

At the HIMSS19 Conference, Google Cloud highlighted the role of FHIR in bridging legacy IT systems with analytics and machine learning. The Google Cloud Healthcare API effort is built on aggregating data that is generated using standard frameworks like HL7 v2 and C-CDA, and then translating that data into an interoperable format across systems and devices using FHIR to improve patient information exchange across mobile applications.

At the HIMSS23 Conference, FHIR HL7 was highlighted and many organizations participated to showcase. Many organizations like FDA, NIH including AWS, and Microsoft have many initiatives that are contributing to FHIR implementations. Organizations like AWS, Microsoft, Google, and many more are creating connectors, and FHIR servers to contribute to data exchange and to promote interoperability. For instance, NIH is encouraging the development, and implementation of clinical data elements to leverage Health Level Seven International (HL7®) FHIR®.

Intra-facility (meso-tier) interoperability
FHIR also offers “out-of-the-box” scalability, allowing the system to “be adapted as needed for local requirements using Profiles, Extensions, Terminologies and more.”

Point-of-care (macro-tier) interoperability
FHIR resource definitions can be modified to facilitate data transfer from different devices and sources, from EHRs to wearable monitors, using “specific data payloads with distinct terminologies.” In addition to these and other benefits, FHIR is a composable standard, which means that its “resources can be selected and assembled in various combinations.”

FHIR supports different types of applications, including those that work in an EHR-agnostic manner in any healthcare organization. For example, SMART on FHIR applications leverages the FHIR standard to integrate SMART with existing EHR systems and web portals.

Argonaut
The Argonaut project was launched in 2014 as a joint project of private sector vendors and organizations to “accelerate the use of FHIR and OAuth in health care information exchange.” While groups like HL7 and IHE had already initiated FHIR development projects, Argonaut’s chief goal was to optimize the FHIR development process, including the work undertaken by other standards development groups, and the adoption of the FHIR standard. Argonaut would rapidly develop highly focused FHIR Profiles and a complementary security implementation guide to make available to the

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Fig. 4. Pictorial representation of the FHIR resource for “condition.” FHIR: Fast Healthcare Interoperability Resources.
industry in the spring of 2015. The sponsors selected the Massachusetts eHealth Collaborative as the program’s Project Manager to coordinate its activities.

Inter-facility (macro-tier) interoperability
Argonaut was established in response to a report by the October 2014 JASON Task Force, of the HIT Standards and Policy Committees, that analyzed the state of health IT interoperability in the United States. In the report, the task force recommended that the ONC prioritized the development of public APIs for the FHIR standard as well as a software architecture “to migrate data from legacy systems to a new centrally orchestrated architecture.” With Argonaut, the implementation of new solutions could be faster and executed more efficiently.

Intra-facility (meso-tier) interoperability
In October 2015, the ONC also released a final rule which mandated an API requirement for EHR certification. By December 2016, Argonaut released the Argonaut Data Query Implementation Guide, which facilitated access to the data elements of the Common Clinical Data Set and the CCD storing the Common Clinical Data Set elements. The guide also integrated OAuth 2.0 security features. In June of 2017, Argonaut released the Provider Directory Implementation Guide. Argonaut also released a Scheduling Implementation Guide and a CDS (Clinical Decision Support) Hooks Implementation Guide in the spring of 2018. Argonaut projects initiated in 2018 focus on enhancing the Argonaut Data Query Implementation Guide, the Clinical Notes and Bulk Data Access of Clinical Data projects, and the Simple Assessment Questionnaires. Current projects as of 2021 focus on writing and updating USCDI data, and promoting the adoption of a subscription framework, where clients are actively notified when data changes.

In the case of CDS hooks, FHIR promotes interoperability in the utilization of CDS rules and services. For example, within the EHR, a CDS hook can be triggered. In real-time, clinical data can be retrieved from FHIR-enabled servers, and rules or any third-party CDS services can be executed in the background. The outputs are returned as CDS cards that can be embedded within the EHR, meaning clinicians can stay within their established workflow.

Point-of-care (micro-tier) interoperability
Argonaut’s recommendations have been quickly adopted. In January 2018, Carequality adopted the Argonaut Provider Directory specifications and CommonWell integrated Argonaut specifications into their core services. At the same time, the ONC announced that over 55% of certified EHR vendors were using FHIR APIs. In February 2018, Apple integrated the Argonaut recommendations for FHIR in its iPhone health records app.

Direct
Published in the April 2011 report “Applicability Statement for Secure Health Transport,” the Direct Standard was developed as a “simple, secure, scalable, standards-based way for participants to send authenticated, encrypted health information directly to known, trusted recipients over the internet as part of what was known as the Nationwide Health Information Network,” a set of HIE standards that prioritized information security. The Direct Standard aims to replace mail, e-mail, and fax communications with secure, electronic data transmission and to ensure interoperability between systems when pre-existing records are not interoperable.

The standard emerged as a public-private collaborative effort of the Direct Project, which was launched in March of 2010 to develop a consensus-based HIE standard with the purpose of “establish[ing] universal health addressing and transport for participants (including providers, laboratories, hospitals, pharmacies, and patients) to send encrypted health information directly to cryptographically validated recipients over the internet.” Led by the ONC, the project received support from the Department of Health and Human Services (HHS) and consisted of over 200 participants from 60 individual organizations, including federal organizations, state organizations, and EHR vendors. The standard was updated in 2012 and again in 2015. From 2011 to 2017, the ONC maintained the Direct Standard; by 2017, DirectTrust Standards, an independent organization, accepted the role of maintaining the standard. In March 2019, DirectTrust was granted American National Standards Institute (ANSI) accreditation, and the Direct Standard was announced as an ANSI-approved nationwide standard. Today, DirectTrust Standards evolve to enhance the development of “standards that enhance healthcare interoperability and identity.”

The Direct Standard is built upon the underlying Simple Mail Transfer Protocol (SMTP) standard and relies on the Secure/Multipurpose Internet Mail Extensions (S/MIME) Version 3.2 Message Specification (RFC 5751), using end-to-end encryption.

Inter-facility (macro-tier) interoperability
Two recent pilot projects for the Direct Standard deserve mention here. The first, in Minnesota, involves public health reporting of immunization records from the Hennepin County Medical Center Level 1 Adult and Pediatric Trauma Center to the Minnesota Department of Health. The second, in Rhode Island, involves the exchange of patient data between providers and the direct messaging of clinical information from practice-based EHRs to the Rhode Island HIE for care quality analysis and coordination across care sites. Although recent pilots have proven to be successful, the interoperability of
the Direct Standard relies on the establishment of a secure connection, i.e., trust between a sender and a receiver. The ability to secure a “trusted” connection between two parties can vary based on the security requirements of either party.

The Direct Standard is also largely unscalable, preventing its use with larger HIEs.

**Validated Healthcare Directory**

The launch of the VHDir Implementation Guide was spearheaded by HL7 and ONC in 2017. Based on FHIR Version 4.0, the guide facilitates the exchange of healthcare directory information between local directories and a national reference directory. Specifically, the VHDir Implementation Guide incorporates the “architectural considerations for attesting to, validating, and exchanging data from a central source of validated provider data (i.e. a Validated Healthcare Directory or VHDir), as well as a RESTful FHIR API for accessing data from VHDir.”

According to the HL7 website, the VHDir Guide project is currently in the design phase. The VHDir Guide will integrate and update, as necessary, resources, extensions, profiles, vocabularies, value sets, and operations associated with the FHIR standard; the Argonaut Provider Directory will also be considered. Subsequently, FHIR standards may be modified to support any resulting new requirements, particularly with regard to information exchange methods like pull, push, and publish/subscribe. The validation structure will integrate a variety of metadata, including dates, frequency, methods, source details, and status. This guide will include at least the following information for each entity: (1) care teams, (2) contact information, (3) credentials, (4) demographics, (5) electronic endpoints, (6) groups, (7) health plans, products, and networks, (8) indication of incomplete records due to policy or other reasons, (9) locations, (10) relationships between individual providers and each of the above, (11) relationships between organizations, other organizations and locations, and (12) proxies for individuals and groups of individuals.

The VHDir offers enhanced scalability for local health organizations to tailor their systems to meet specific needs. The VHDir is designed to be a “floor” for the exchange of validated provider data while describing additional data elements and capabilities that support more robust implementations.

Currently, the VHDir consists of the following Validated Healthcare Directory Profiles: VhDir Care Team, VhDir Endpoint, VhDir Healthcare Service, VhDir Insurance Plan, VhDir Location, VhDir Network, VhDir Organization, VhDir Organization Affiliation, VhDir Practitioner, VhDir Practitioner Role, VhDir Restriction, and VhDir Validation. For a given profile to be supported, the mandatory elements, extensions, and terminology are outlined for each profile.

**Quality Reporting Document Architecture**

Originally, HL7 v2 was proposed to be the standard for quality reporting; however, a new standard was necessary to overcome the limitations of HL7 v2. Released in 2009 by HL7, the QRDA standard is used to transfer health information, specifically electronic Clinical Quality Measure (eCQM) data, between systems by constraining CDA.

QRDA documents are constrained within CDA documents, with included data organized according to QRDA category type. The QRDA is XML-based and utilizes the Quality Data Mode (QDM), which is a standard with an “information model that clearly defines concepts used in quality measures and clinical care and is intended to enable” automated data extraction from EHRs. The process by which data is filtered and used to generate QRDA reports is outlined in Figure 5.

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**Fig. 5.** Example QRDA schema. EHR: electronic health records; HQMF: Health Quality Measures Format; QRDA: Quality Reporting Document Architecture;
Inter-facility (macro-tier) interoperability

QRDA reports offer a standardized way for health payers and the government to compare the quality of administered care across organizations. While the standard is maintained and updated by an HL7 working group, CMS develops implementation guides for QRDA compliance.  

QDRA documents contain de-identified EHR data for various quality measurement and reporting initiatives, particularly for Meaningful Use compliance.  

There are three categories (I–III) of QRDA reports. Category I reports deal with data from a single patient for one or more quality reporting metrics. Category II reports involve data from a group of patients for one or more quality reporting metrics. Category III reports rely on data from a single provider, whether that be an individual physician or a hospital system, for one or more quality reporting metrics. The ONC adopted QRDA as the standard of choice for QRDA Categories I and III data reporting. The CMS also adopted QRDA as their standard for the Physician Quality Reporting Initiative (PQRI).

Hospitals and other group providers that use QRDA-compliant EHRs, such as the Epic EMR and other certified vendors, can generate QRDA I documents that contain patient-specific information that is directly related to quality measure reporting for programs such as Core Measures, Physician Quality Reporting Systems, and Inpatient Quality Reporting. Similarly, QRDA III documents, which contain aggregated quality measure data, can be generated and can include eligible provider performance rates to satisfy Meaningful Use reporting requirements.

Intra-facility (meso-tier) interoperability

One limitation of QRDA III is that it does not extract data related to the Promoting Interoperability (PI) metric for some programs.

Point-of-care (micro-tier) interoperability

Another challenge is the fact that, unlike HL7 V2, the standard is inherently “complex, verbose, and difficult.” In addition to these limitations, QRDA is also designed with only EHRs as the source from which to extract data.

Health Quality Measures Format

Meaningful Use Stages 2 and 3 prioritize a dynamic health system that promotes learning from data to improve population health through Clinical Quality Measures (CQMs). In response, HL7 proposed the XML-based HQMF in 2010. A year later, the ONC launched the Query Health Initiative to develop standards that support distributed access for population health queries; HQMF was adopted as the premier standard for defining population health queries. The electronic specifications for CQM reporting from EHRs include “a measure’s structure, metadata, definitions and logic” in the HQMF format.

Also, in 2011, the National Quality Forum (HQF) converted 113 CQMs to eMeasure, or HQMF, format. Together with CMS, the NQF later published the 93 CQMs for Stage 2 of the EHR incentive program reporting as eMeasures. Today, the HQMF standard includes the XML format as well as an HTML and associated value sets.

Inter-facility (macro-tier) interoperability

The HQMF supports population health queries for QRDA responses and formats the vague Quality Data Model (QDA) standard to be interpretable by a computer. The QRDA patient data stored in the EHR is compared to the HQMF criteria, sometimes called eMeasures, to determine whether reporting minimums have been achieved.

Point-of-care (micro-tier) interoperability

One challenge when using HQMF is that the standard provides the syntax, or document structure, “but does not specify where in the EHR the data must be found, so an EHR vendor must map the measure specifications to the data elements in the her.” Thus, it is a time-consuming process to parse HQMF criteria into a database-ready query. Furthermore, HQMF is inherently challenging and open-ended. These features have historically allowed computationally difficult and unrealistic query constructions. Other HQMF challenges include “multiple time relationships on a single criterion, the possibility of nesting time relationships and excerpts, arbitrarily deep nesting of population criteria groups, and the fact that not all population criteria operators are equivalent to logical operators.” Another critical limitation of HQMF is that data that is missing or noisy negatively impacts the standard’s ability to specify behavior.

Health Relationship Trust

The HEART standards group was launched to support security and privacy around HIE and promote patient control of health data. Supported by the Open ID Foundation, HEART examines issues related to patient digital rights, data security, authorization, and authentication. With the expansion of data-sharing APIs, the possibility for patient data sharing across systems exists; however, the necessary patient consent for optimized data sharing does not. Thus, HEART was tasked with developing “profiles of commonly used identity standards for health care and other ‘high trust’ use cases.”

Inter-facility (macro-tier) interoperability

Another challenge is the arrival of the Internet of Medical Things (IoMT), which requires a different set of use cases and solutions to facilitate privacy and security standardization with regard to patient data exchange.
Intra-facility (meso-tier) interoperability
Another challenge for identity solutions is claims-gathering, which varies by application and has different authentication requirements. Chain-link confidentiality and “downstream” resource access have been considered by User Managed Access (UMA).103

Point-of-care (micro-tier) interoperability
One of its first efforts was “defining a set of security profiles that focus on securing patient/consumer RESTful health-related data sharing APIs, such as FHIR.”104

In addition to considering the FHIR standard, HEART profiles build on the following pre-existing security and privacy standards: OpenID Connect (OIDC), OAuth 2.0, and UMA 1.0. HEART profiles allow patients to enable clinical data access permissions and organizations to validate data access requests. HEART profiles also facilitate a protocol for permissions management. There are two types of HEART specifications: mechanical profiles and semantic profiles. Mechanical profiles are designed to “specify and tighten security parameters for using OAuth 2.0, OpenID Connect, and UMA, respectively, in the context of patient-controlled health data exchange. Semantic profiles “prescribe the usage of OAuth and UMA (for example, defining scopes and flows) in combination with health industry-specific APIs.”106

As of March 2019, four HEART specifications have been approved: the HEART Profile for OAuth 2.0, the HEART Profile for FHIR OAuth 2.0 Scopes, the HEART Profile for User-Managed Access 2.0, and the HEART Profile for FHIR UMA 2 Resources.106

One challenge associated with developing HEART profiles, standards, and specifications is that digital patient consent rests on the OAuth 2.0, OIDC, and UMA standards. None of these standards are health IT-specific, which means that the development of profiles that meet health IT requirements for each of these standards is critical. With help from the MIT Consortium for Kerberos and Internet Trust, the ONC, NIST, and the OpenID Foundation, HEART aims to address these issues.104

Prescription Drug Monitoring Program
The PDMP is “an electronic database that tracks controlled substance prescriptions in a state. PDMPs can provide health authorities with timely information about prescribing and patient behaviors that contribute to the epidemic and facilitate a nimble and targeted response.” These are individual state programs that collect and share prescription and use data on federally-controlled substances; states can also elect to track specific prescription drugs, particularly those that are frequently abused.

Inter-facility (macro-tier) interoperability
The PMP Interconnect, an interstate program that allows PDMPs to exchange prescription data securely, currently includes the participation of 48 states, the District of Columbia, and St. Louis County in Missouri.107

New York launched the original PDMP in 1918 for monitoring opium, morphine, heroin, cocaine, and codeine prescriptions. In 1939, California adopted a PDMP. Until 1989, when Oklahoma mandated electronic data communication, PDMPs were paper-based. Through the federal Harold Rogers Prescription Drug Monitoring Grant in 2003, the majority of today’s PDMPs were established.108 Currently, all 50 United States, the District of Columbia, and Guam have PDMPs. Although there’s no evidence to suggest the adoption of PDMPs reduces overall opioid-related harms or crime rates,109 the Centers for Disease Control and Prevention (CDC) states that “evaluations of PDMPs have illustrated changes in prescribing behaviors, use of multiple providers by patients, and decreased substance abuse treatment admissions.”107

Intra-facility (meso-tier) interoperability
One critical issue limiting PDMP interoperability is that each state creates specific requirements for its individual PDMP. For instance, in Nebraska, the PDMP is voluntary and only includes information from ER consultations. Pennsylvania, on the other hand, mandates PDMP registration for all prescribers and reporting on Schedule II–V controlled substances.110

From 2011 to 2013, the ONC oversaw the Enhancing Access to PDMPs using the Health IT project to research and propose new methods for EHR and PDMP interoperability.111 Research suggests that integrating EHRs with PDMPs could increase the frequency of PDMP system use among physicians.112 In 2017, HL7 released the U.S. Meds PDMP FHIR Implementation Guide to provide documentation for how providers can use the FHIR standard to access a patient’s data from a state PDMP.113 In 2018, CMS recommended that single sign-on solutions integrate EHRs with PDMPs. CMS also informed states that this EHR project would be eligible for federal funding under rule 42 CFR for EHR Incentive Programs.114 One recent success attributable to EHR-PDMP integration was reported in April 2019: Henry Ford Health System reported that the utilization of the Epic integration with Michigan’s PDMP saved roughly 250 h of physician time.115

Point-of-care (micro-tier) interoperability
Another issue surrounding PDMP interoperability is the restricted integration with EHRs because PDMPs require providers to log in via a separate access point.116 Moreover, although PDMP reporting is often required, the ONC reported in 2021 that only 62% of controlled substance-prescribing physicians report accessing the PDMP via EHR.117 Regular use of PDMP within the provider community has not been widely adopted, rendering the collected data to
be variable. To expand the use of PDMPs, CMS included PDMP utilization under the Improvement Activities section of the Merit-based Incentive Payment System (MIPS), a section that composes 15% of an individual provider’s MIPS score.

**Policy Changes and Suggestions**

The 21st Century Cures Act mandates access and exchange to electronic health information (EHI) to avoid information blocking that continues to comply with HIPAA rules.

With many technical frameworks already established to achieve interoperability, and ONC’s information blocking regulations promoting patient access and data exchange; and with TEFCA now live, the U.S. government ought to move forward to mandate and introduce policies to advance interoperability and data exchange.

TEFCA has taken center stage at HIMSS23 with many panel discussions. The TEFCA framework can be expanded to many use cases to reduce friction around data exchange to achieve interoperability. The federal government should consider initiating the following policy responses:

1. Ensure that the roles of regulator and regulated are delineated, so there do not exist any entrenched interests through information blocking
2. Allocate more funds to healthcare providers for system installation and employee training
3. Mandate providers, EHR Vendors, and other healthcare entities that are entitled to EHI data exchange to stay in compliance, and to exchange data using developed standards
4. Funding open architecture middleware development programs that will help EHR vendors to easily integrate with disparate systems

Response 3 will be difficult to implement because EHR vendors’ resistance to interoperability has significantly delayed HIE progress in the past few years. The upfront cost of purchasing and installing EHR data systems typically ranges from $15,000 to $70,000 per provider and can thus be in the hundreds of millions of dollars for a large hospital system. Paying these installation fees, along with added operational fees, puts a disproportionate burden on smaller providers. In small multi-physician practices, it’s estimated that the EHR installation team will require more than 600 h to build the system and each physician will need an average of 134 h to familiarize themselves. During this implementation period, which can last longer than a year, it is generally anticipated that the practice will see up to 50% fewer patients. These factors dissuade smaller clinics from adopting interoperable EHR systems. The government’s allocation of ‘wasteful spending’ towards EHR implementation and employee training would allow these clinics to adopt these interoperable systems.

ICD-10-CM was adopted by the U.S. 25 years after its release in 1990. This delay was caused by technical and cost concerns, politics, and opposition from the American Medical Association (AMA). Many WHO member states, however, adopted ICD-10 in 1994, only 4 years after its release. ICD-10 was a necessary update from ICD-9 due to the large increase in different codes and new diagnoses, as well as the added specificity regarding cause, manifestation, location, severity, and type of injury/disease. With gradual adoption over 25 years, larger clinics may adopt these standards before others. By mandating a window of five years for providers and EHR vendors to update their standards to meet new medical classifications, systems across the U.S. will interoperate much faster.

Consolidating power at the federal level on HIEs and establishing government-owned EHR vendors would be an obvious solution to force interoperability by disempowering state regulations and private EHR vendors; however, the necessary infrastructure and resulting resistance make this solution infeasible.

An alternative would be providing government funding for open architecture middleware development programs to allow different systems to interoperate, and improve the scalability of interoperability operations. Open architecture middleware refers to “a data exchange framework composed of open and standard components and interfaces” that allows new and legacy EHR systems to communicate with each other. Middleware has been successful in other industries, as proven by credit card point-of-sale terminals that can be connected across global retail chains and banks. This technology can also be extended to make disparate EHR systems interoperable.

**Current Trends, Options, and Conclusion**

In the US, large government healthcare providers, such as the Department of Defense (DoD), Department of Veterans Affairs (VA), Indian Health Services (IHS), and the Department of Justice’s Bureau of Prisons (BOP) provide direct health care to tens of millions of patients but still lack interoperable EHRs. While the VA previously utilized its own EHR system which was the sole system to continue to function properly at the time of Hurricane Katrina, it is transitioning to a commercial EHR system (Oracle CERNER). While the decision was announced to migrate to the new EHR recently in October 2022, Department of Veteran Affairs announced it was delaying EHE deployments of Oracle EHR until June 2023.

Health IT standards have been historically developed in parallel; many standards development efforts have been isolated and inconsistent. EHR vendors have constructed their business plans based on the
intellectual property prospects of these systems, namely proprietary software systems, that “manage the data for insurance reimbursement and care delivery purposes.” Cloud EHR APIs are also proprietary. As such, EHR companies have implemented unique versions of the FHIR API. EHR vendors “can keep clients they might otherwise lose if they make it difficult to move data to another vendor’s system.” The 21st Century Cures Act mandates that all EHR vendors meet the new EHI criteria to prevent information blocking and encourage the access, exchange, and use of EHI. EHR vendors must meet the full scope of EHI criteria by the end of 2023, with some criteria mandated by the end of 2022. Allowing EHI export capabilities will enable healthcare providers to migrate to their preferred EHR and choose an interoperable EHR for easy and seamless access to EHI. HL7 FHIR APIs will create a complete interoperability solution for healthcare by using standard and widespread technologies, increasing access to meaningful information, reducing information blocking, and making it easier to implement solutions quickly.

Interoperability initiatives must not be one-time efforts; they must be dynamic and collaborative. While government, industry, and academic efforts are becoming increasingly collaborative, there is still no central organization or platform for best-practice interoperability standards to be established and implemented by all participating bodies.

The information on symptoms, diseases, drugs, remedies, and other aspects of healthcare should be available to relevant organizations and not be constrained by organizational or political boundaries. To address an increasing need for accessing and researching data from diverse sources and environments, the U.S. must develop and implement effective mechanisms to surmount organizational, national, and other political boundaries concerning diverse types of healthcare information.

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Bharath Perugu provided guidance during the rework phase of the original manuscript; took part in the overall editing process for the manuscript; and contributed to the policy sections of the articles, adding information on current interoperability frameworks such as TEFCA.

Varun Wadhwa and Jin Kim participated in drafting the initial copy of the manuscript, involving conducting a literature review of interoperability frameworks in the U.S. and abroad. Jenny Cai edited the original draft under the guidance of Bharath Perugu, Amar Gupta, and Bruce Allen Hecht, designed original figures for the paper, and conducted and drafted a literature review of semantic mediation architectures for interoperability. She was also responsible for correspondence during the review and copyediting process, involving splitting up the original manuscript into a series of three articles and drafting any incomplete sections. Audrey Shin aided in conducting a systematic literature review of semantic mediation architectures for interoperability. Amar Gupta conceived the importance of this topic and the paper, supervised the entire process of research and writing of this manuscript, and contributed to the technical, strategic, and policy aspects. He first wrote a proposal on the critical need to address Healthcare Interoperability issues in 1992 based on his work on the Integration of Heterogeneous Distributed Information Systems for a major agency of the US Government and his IEEE book on this topic.

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**Chatgpt and Chatbots**

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**Appendix 1: Acronyms**

**Organizational Bodies**

- **ACR**: American College of Radiology, https://www.acr.org/
- **CIMI**: Clinical Information Modeling Initiative, https://www.hl7.org/Special/Committees/cimi/index.cfm
- **CLSI**: Clinical & Laboratory Standards Institute, https://clsi.org/
- **CMS**: Centers for Medicare & Medicaid Services, https://www.cms.gov/
- **HEART**: Health Relationship Trust Working Group, https://openid.net/wg/heart/
- **HIMSS**: Health Information and Management Systems Society, https://www.himss.org/
- **HIMSS**: Health Information and Management Systems Society www.himss.org
- **HIS**: Health Information System
- **HL7**: Health Level Seven, www.hl7.org
- **ICD**: International Classification of Diseases by the WHO, https://www.who.int/standards/classifications/classification-of-diseases
- **ICTs**: Innovations in Information and Communication Technologies
- **IEEE**: Institute of Electrical and Electronics Engineers, www.ieee.org
- **IICC**: The IVD Industry Connectivity Consortium, https://ivdconnectivity.org/
- **ISO**: International Organization for Standardization
- **NIST**: National Institute of Standards and Technology
- **ONC**: Office of the National Coordinator for Health Information Technology, https://www.healthit.gov/
- **RSNA**: Radiological Society of North America, https://www.rsna.org/
- **SDO**: Standards Developing Organisations, https://www.nist.gov/
- **SHEILD**: Systemic Harmonization and Interoperability Enhancement for Lab Data, https://mdic.org/program/
- **SHIELD**: Systemic Harmonization and Interoperability Enhancement for Lab Data, https://mdic.org/program/
- **SDO**: Standards Developing Organisations, www.nist.gov/
- **SNOMED CT**: “Systematized Nomenclature of Medicine,” www.snomed.org
- **UCUM**: Unified Code for Units of Measure
- **USCDI**: United States Core Date Interoperability

**Data-related Terminology**

- **API**: Application Programming Interface
- **CDA**: Clinical Document Architecture
- **EHR**: Electronic Health Record
- **HQMF**: Health Quality Measure Format

**Nomenclatures**

- **ICD-10**: International Classification of Diseases
- **LOINC**: Logical Observation Identifiers Names and Codes
- **SNOMED CT**: “Systematized Nomenclature of Medicine,” www.snomed.org
- **UCUM**: Unified Code for Units of Measure
- **USCDI**: United States Core Date Interoperability

**Legal Initiatives**